

**UNITED STATES BANKRUPTCY COURT
DISTRICT OF MAINE**

**STANDING ORDER REGARDING ELECTRONIC
TRANSCRIPT POLICY**

In compliance with the policy on electronic availability of transcripts, access to every electronic transcript filed with the court will initially be restricted to court users and case participants to allow interested parties the opportunity to review the transcript and file a request for redaction, requesting that personal data identifiers be redacted prior to the transcript being made available to the public. The cost of any such redactions shall be the sole responsibility of the requesting party. It is the responsibility of the parties to monitor the docket for the filing of the transcript.

Within ten (10) calendar days of the filing of the official transcript on the docket, each party shall inform the court, by filing a Request for Redaction with the Clerk, of the party's intent to redact personal data identifiers from the electronic transcript of the court proceeding. Such personal data identifiers are:

Social security numbers
Financial account numbers
Names of minor children
Dates of birth
Home addresses of the individuals

If no such Request is filed within the allotted time, the court will assume redaction of personal data identifiers from the transcript is not necessary and the transcript will be made electronically available on the eleventh calendar day unless the court, for good cause related to the application of the Judicial Conference Policy on Privacy and Public Access to Electronic Case files, finds that a transcript should not be made available electronically for a period of up to 60 days.

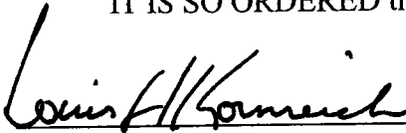
If timely Request for Redaction is filed by any party following the filing of the official transcript with the clerk's office, the official transcript is not to be made remotely electronically available to the general public until the redaction occurs. Within 21 calendar days of the filing of the transcript, or longer if the court so orders, the parties shall submit to the court a statement indicating the location of the personal data identifiers in the transcript by including the page and paragraph or line where the personal data identifiers are located. **PARTIES ARE REMINDED NOT TO INCLUDE IN THEIR PUBLIC FILING THE INFORMATION THEY WANT REDACTED.** The court reporter/transcriber shall partially redact the personal data identifiers from the transcript as follows:

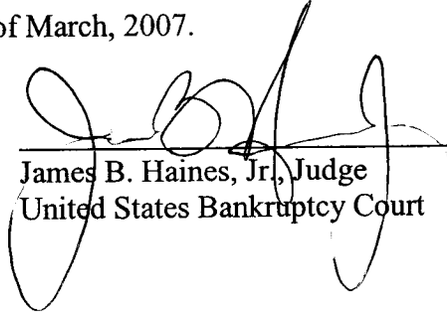
Social security numbers to the last four digits
Financial account numbers to the last four digits

Names of minor children to the initials
Dates of birth to the year
Home addresses of the individuals to the city and state

During the 21 day period, or longer if the court so orders, attorneys may file a motion with the court for any redactions to the transcripts other than those specified above [the personal data identifiers]. The redaction of any material other than the personal data identifiers requires a separate motion and court approval. The transcript shall not be electronically disseminated until the court has ruled on any such motion.

IT IS SO ORDERED this 23rd day of March, 2007.


Louis H. Kornreich, Chief Judge
United States Bankruptcy Court


James B. Haines, Jr., Judge
United States Bankruptcy Court