Proposed Bankruptcy Rules 3001 and 3002.1 John R. Cantrell Jr.

09-BK-045

Rules\_Comments 02/10/2010 10:50 AM

I am writing in support of the proposed changes to the bankruptcy rules. Debtors need the information required by these rules to decide if claims are valid or not. If creditors are going to be allowed to file claims without paying any filing fee for those claims, then they should at least be required to submit sufficient information for the debtor to be able to determine if the claims are valid. Debtors also need to be able to exit bankruptcy upon completion of a 13 without having to worry if a mortgage lender has added undisclosed charges to their account that will impede their fresh start.

Sincerely, John R. Cantrell, Jr. Cantrell Law Firm PC PO Box 1276 Goose Creek, SC 29445-1276 843-797-2454 voice 309-213-0922 fax

Member, NACBA (www.nacba.org)

Member, SCBLA (www.scbla.org)

Member, NACA (www.naca.net)

Graduate, Bankruptcy Boot Camp August 2006, June 2008, and November 2008

http://www.maxbankruptcybootcamp.com/

This message may contain information that is confidential and privileged. It is intended exclusively for use of the individual or entity to whom it is addressed, any other dissemination, distribution or copying is strictly forbidden and may be illegal under state & federal law. If you receive this communication in error please notify us immediately by e-mail or by telephone at the number above and by deleting the original and any copies. Thank You!