Proposed Rule Changes Jonathan Leventhal

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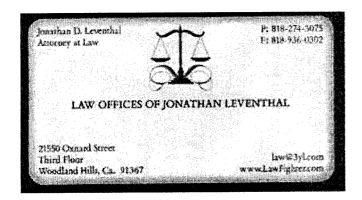
I am a bankruptcy attorney practicing in the Central District of California.

I have the following comments to the proposed rule changes:

- Rule 3001: I feel it is imperative that all proof of claims should include evidence of the debt in
 the form of the last statement. Furthermore, I think that any claim by a creditor must include a
 copy of the debtor's signature to the original card agreement. Far to0 often my clients are being
 held for debt that was incurred by a parent who merely gave them an additional card to use for
 the benefit of an elderly parent.
- 2. Rule 3002.1: It is my opinion that the holder of a mortgage must provide to the debtor and the debtor's counsel statement of all charges and fees. It is very difficult to object to a claim without an itemization of what the charges are for.

Respectfully submitted,

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