

receipt on the enclosed copy of this letter.

- X Certified copies of the notice of appeal, docket sheet and judgment and/or order appealed enclosed.
- X This is not the first notice of appeal. Other notices were filed on: 10/27/2008 (USCA Case Number 08-16148-GG).

There is no transcript.

- X The court reporter is Susan C. Baker.
- X There is sealed material.

Other: .

Fee paid on .

Appellant has been leave to file in forma pauperis.

- This is a bankruptcy appeal. The Bankruptcy Judge is .
- The Magistrate Judge is .
- X The District Judge is Thomas W. Thrash, Jr.

This is a **DEATH PENALTY** appeal.

Sincerely,

James N. Hatten District Court Executive and Clerk of Court

By: /s/ Kimberly Carter Deputy Clerk

UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING 56 Forsyth Street, N.W. Atlanta, Georgia 30303

John Ley Clerk of Court For rules and forms visit www.call.uscourts.gov

FILED IN CLERK'S OFFICE

ILS.D.C. Atlanta

JUL 1 2011

JAMES N. HATTEN, CLERK By Perus Clerk

June 30, 2011

Richard P. Decker Hallman & Wingate, LLC 166 ANDERSON ST SE STE 210 MARIETTA, GA 30060-2588

F. Edwin Hallman Jr. Hallman & Wingate, LLC 166 ANDERSON ST SE STE 210 MARIETTA, GA 30060-2588

Zachary M. Wilson III Hallman & Wingate, LLC 166 ANDERSON ST SE STE 210 MARIETTA, GA 30060-2588

Richard Anthony Wingate Hallman & Wingate, LLC 166 ANDERSON ST SE STE 210 MARIETTA, GA 30060-2588

Appeal Number: 11-12922-D Case Style: Maureen Toffoloni v. LFP Publishing Group, LLC, et al District Court Docket No: 1:08-cv-00421-TWT

The referenced case has been docketed in this court. Please use the appellate docket number noted above when making inquiries.

Attorneys who wish to participate in this appeal must be properly admitted either to the bar of this court or for this particular proceeding pursuant to 11th Cir. R. 46-1. An attorney not yet properly admitted must file an appropriate application for admission within fourteen (14) days from this date. In addition, all attorneys (except court-appointed counsel) who wish to participate in this appeal must complete and return an appearance form within fourteen (14) days. <u>Application for Admission to the Bar and Appearance of Counsel Form</u> are available on the Internet at <u>www.call.uscourts.gov</u>. The clerk may not accept motions or other filings from an attorney until that attorney files an appearance form. <u>See</u> 11th Cir. R. 46-5.

11th Cir. R. 33-1(a) requires appellant to file a Civil Appeal Statement in most civil appeals. You

must file an original and one copy of a completed Civil Appeal Statement, with service on all other parties, within 14 days from the date of this letter. Civil Appeal Statement forms are available on the Internet at <u>www.call.uscourts.gov</u>, and as provided by 11th Cir. R. 33-1(a).

We have not yet received the <u>Certificate of Interested Persons and Corporate Disclosure Statement</u> (CIP) required by FRAP 26.1 and the accompanying circuit rules. The rules provide that the certificate must be filed by every appellant [and cross-appellant] with this court within 14 days after the date the appeal is docketed in this court, or along with the filing in this court by any party of any motion, petition, or pleading, whichever occurs first. The rules further provide that on the same day a paper certificate is served, the party filing it must also complete the court's web-based certificate at the "Electronic Filing" link of the court's website, <u>www.call.uscourts.gov</u>, by electronically providing the information required for that form. Only the ticker symbols for publicly traded corporations that are listed on the paper CIP must be entered in the web-based system. If your CIP does not include any publicly traded corporations, you are required to go to the website and simply click the button indicating that you have no publicly traded corporations to report. Pro se parties are **not required or authorized** to complete the web-based certificate.

You are hereby notified that the clerk is not authorized to submit to the court any brief (except for the reply brief of an appellant or cross-appellant), petition, answer, motion or response that does not contain the certificate, but may receive and retain the papers pending supplementation of the papers with the required certificate. You are also hereby notified that failure to submit the required certificate will result in your document(s) being returned unfiled which may ultimately result in dismissal of your appeal.

Pursuant to Eleventh Circuit Rule 42-1(b) you are hereby notified that upon expiration of (14) days from this date, this appeal will be dismissed by the clerk without further notice unless the default(s) noted below have been corrected:

File a <u>Transcript Order Form</u>, as required by Fed.R.App.P. 10(b)(1); a Transcript Information Form is available from the district court clerk. Appellant is required to file and serve copies of the form in accordance with the instructions included on the form. UNLESS A TRANSCRIPT IS ORDERED, APPELLANT'S BRIEF MUST BE SERVED AND FILED WITHIN 40 DAYS FROM June 27, 2011. See 11th Cir. R. 12-1 and 31-1.

Sincerely,

JOHN LEY, Clerk of Court

Reply to: Mildred Norwood, D Phone #: (404) 335-6185