To All Bankruptcy Practitioners in the Middle District of Georgia:

Last week this court sent out a Mail Blast detailing, among other things, the language now required in orders regarding judicial lien motions in accordance with § 522(f)(1)(A). Today, we are advising that the judges also wish to extend this similar language to orders regarding non-PMSI lien motions as well in accordance with § 522(f)(1)(B).

The following is the desired language offered by the judges of this court:

IT IS FURTHER ORDERED AND ADJUDGED that upon the discharge of the debtor in the above-styled case, the fixing of the non-possessory, non-purchase money security interest of the respondent in (i) household furnishings, household goods, wearing apparel, appliances, books, animals, crops, musical instruments, or jewelry that are held primarily for the personal, family or household use of the debtor or a dependent of the debtor; (iii) implements, professional books, or tools, of the trade of the debtor or the trade of a dependent of the debtor; or (iii) professionally prescribed health aids of the debtor or a dependent of the debtor is avoided, subject to reinstatement under 11 U.S.C. § 349 upon dismissal of the case.