

1	FINDINGS OF FACT AND CONCLUSIONS OF LAW			
2	A. Lief is not licensed to practice law in the State of Arizona or the District			
3	Courts for the Federal District of Arizona including the U.S. Bankruptcy Courts.			
4	B. Lief is certified by the Arizona Supreme Court as a Certified Legal			
5	Document Preparer (hereinafter "CLDP"). Her certification number is #80112.			
6	C. Lief is a bankruptcy petition preparer as that term is defined by 11 U.S.C.			
7	§ 110(a)(1).			
8	D. Lief is a "Debt Relief Agency" as that term defined in 11 U.S.C.			
9	§ 101(12A). The statutory definition of a Debt Relief Agency specifically includes			
10	bankruptcy petition preparers.			
11	E. On June 11, 2009, in Case No. 2:09-bk-01205-RTB (In re Robert			
12	Tovmasyan), the Court (Hon. Redfield T. Baum) signed an ORDER REQUIRING			
13	BANKRUPTCY PETITION PREPARER CARLA LIEF TO COMPLY WITH 11			
14	U.S.C. §§ 110, 526, 527, and 528 AND NOT TO ENGAGE IN THE			
15	UNAUTHORIZED PRACTICE OF LAW ("Consent Order") (Docket #68). The			
16	Consent Order is attached hereto as an exhibit. The Consent Order was signed by Lief.			
17	Citing In re Gabrielson, 217 B.R. 819 (Bankr.D.Ariz. 1998), the Order specifically			
18	barred Lief from "preparing motions, responses to motions, objections to claims,			
19	responding to the Trustee's Recommendation (including but not limited to Amended or			
20	Modified Plans), or preparing any type of pleading." See Consent Order, paragraph D,			
21	page 2, lines 26 through 27.			
22	F. Subsequent to the entry of the Consent Order, Lief prepared and filed the			
23	following documents in the bankruptcy court for the District of Arizona:			
24	Rodriguez (Administrative Case 2-14-bk-17982-DPC)			
25	1. Motion to Waive Appearance at Meeting of Creditors and			
26	Financial Management Course [Docket Entry #20]			
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1	2.	Motion to Extend Deadline to Pay Filing Fee and Request to		
2		Appear at Hearing Telephonically [Docket Entry #21]		
3	3.	Chapter 13 Plan [Docket Entry #26]		
4	4.	Motion to Reinstate Case [Docket Entry #31]		
5	5.	Request to Continue Status Hearing and Request to Appear at All		
6		Hearings by Telephone [Docket Entry #47]		
7	Rodriguez (Adversary Case 2-15-ap-00293-DPC)			
8	6.	Complaint to Avoid Lien and Discharge Debt Owed to		
9		CitiMortgage, Inc. [Docket Entry #1]		
10	7.	Application for Entry of Default Judgment [Docket Entry #5]		
11	8.	Notice of Lodging Proposed Order [Docket Entry #9]		
12	9.	Motion for Entry of Default Judgment Against CitiMortgage, Inc.		
13		[Docket Entry #10]		
14	Collin	s (Administrative Case 2-15-bk-00785-PS)		
15	10.	Chapter 13 Plan [Docket Entry #18]		
16	11.	Amended Chapter 13 Plan [Docket Entry #34]		
17	G. Lief a	acknowledged to the Court that she prepared the pleadings		
18	referenced in parag	raph F above and that she was not working with, for or under a		
19	licensed attorney in connection with the preparation of such documents.			
20	H. Lief's	conduct and actions in the cases listed in paragraph F above clearly		
21	violated the terms of the Consent Order signed by Lief and entered by the Court in Case			
22	No. 2:09-bk-01205-RTB.			
23	I. Lief's	actions in the cases listed in paragraph F above constitute the		
24	unlawful practice of	of law in this Court and in this State, as well as violations of		
25	11 U.S.C. § 110(e)(2	2)(A).		
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1J. The Court has the authority to enjoin this conduct under 11 U.S.C.2§§ 110(j) and 105.

K. At this Court's November 2, 2015 Order to Show Cause hearing, the
Court enjoined Lief from performing any document preparation work of any kind in
chapter 7 and 13 cases. The Court's Order is reflected in the Minute Entry for the
November 2, 2015 hearing. [Docket Entry #61].

L. At the November 2, 2015 hearing, the Court spoke telephonically with a
man it believed was debtor Santiago Cantu Rodriguez. The speaker was in fact debtor's
son. While Lief was aware of this fact, and the fact that Debtors do not speak English,
she made no effort to clarify to the Court that the speaker was not the Debtor. The
Court finds Lief's actions and inaction were calculated to deceive this Court.

M. Subsequent to the Court's November 2, 2015 injunction, Lief prepared
and filed the following documents with the Bankruptcy Court in the District of Arizona:
Patrick (Administrative Case 2-15-bk-15324-GBN)

1. Chapter 7 Voluntary Petition [Docket Entry #1], filed December 2,

2015.

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2. Amendment to Petition [Docket Entry #4]

- Bankruptcy Petition Preparer's Notice, Declaration, and Signature
 [Docket Entry #5]
 - 4. Declaration of Evidence of Employer's Payments Within 60 Days[Docket Entry #8]
 - Chapter 7 Statement of Your Current Monthly Income [Docket Entry #9]
 - 6. Schedules and Statements [Docket Entry #10]
- 7. Disclosure of Compensation of Bankruptcy Petition Preparer[Docket Entry #11]

1	N.	Lief acknowledged to the Court that she prepared the Patrick pleadings			
2	referenced in paragraph M above and that she was not working with, for or under a				
3	licensed atto	orney ir	a connection with such preparation.		
4	О.	The o	document described in paragraph M line 1 above does not bear the		
5	address or si	ignatur	e of Lief, in violation of 11 U.S.C. § 110(b)(1).		
6	Р.	Subse	equent to this Court's December 7, 2015 hearing, the Court learned		
7	of the follow	ving ca	ses and related documents filed after the November 2, 2015 hearing,		
8	which Lief p	orepare	d for filing with the Court. These cases are as follows:		
9		Fergu	ason (Administrative Case 2-15-bk-14285-MCW)		
10		1.	Chapter 7 Voluntary Petition [Docket Entry #1], filed November 6,		
11			2015		
12		2.	Schedules and Statements [Docket Entry #6]		
13		3.	Disclosure of Compensation of Bankruptcy Preparer [Docket Entry		
14			#7]		
15		4.	Declaration of Evidence of Employers' Payments Within 60 Days		
16			[Docket Entry #12]		
17	Perez/Hoyos (Administrative Case 2-15-bk-14834-DPC)				
18		5.	Chapter 7 Voluntary Petition [Docket Entry #1], filed		
19			November 20, 2015.		
20		6.	Disclosure of Compensation of Bankruptcy Preparer [Docket Entry		
21			#6]		
22		7.	Master Mailing List [Docket Entry #13]		
23		8.	Schedules and Statements [Docket Entry #14]		
24		9.	Master Mailing List [Docket Entry #17]		
25		10.	Schedules and Statements [Docket Entry #20]		
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1	11.	Declaration of Evidence of Employers' Payments Within 60 Days			
2		[Docket Entry #21]			
3	12.	Chapter 7 Statement of Your Current Monthly Income [Docket			
4		Entry #22]			
5	<u>Harri</u>	s (Administrative Case 2-15-bk-14926-GBN)			
6	13.	Chapter 7 Voluntary Petition [Docket Entry #1], filed			
7		November 23, 2015.			
8	14.	Disclosure of Compensation of Bankruptcy Preparer [Docket Entry			
9		#10]			
10	15.	Master Mailing List [Docket Entry #14]			
11	16.	Schedules and Statements [Docket Entry #15]			
12	17.	Schedules and Statements [Docket Entry #19]			
13	18.	Chapter 7 Statement of Your Current Monthly Income [Docket			
14		Entry #20]			
15	19.	Declaration of Evidence of Employers' Payments Within 60 Days			
16		[Docket Entry #21]			
17	Clapi	Clapick (Administrative Case 2-15-bk-15271-BKM)			
18	20.	Chapter 7 Voluntary Petition [Docket Entry #1], filed December 1,			
19		2015.			
20	21.	Declaration of Evidence of Employers' Payments Within 60 Days			
21		[Docket Entry #7]			
22	22.	Disclosure of Compensation of Bankruptcy Preparer [Docket Entry			
23		#8]			
24	23.	Master Mailing List [Docket Entry #9]			
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1	Wilks (Administrative Case 2-15-bk-14137-BMW)			
2	24.	Chapter 7 Voluntary Petition [Docket Entry #1], filed November 4,		
3		2015.		
4	25.	Disclosure of Compensation of Bankruptcy Preparer [Docket Entry		
5		#7]		
6	26.	Master Mailing List [Docket Entry #13]		
7	27.	Schedules and Statements [Docket Entry #16]		
8	28.	Schedules and Statements [Docket Entry #19]		
9	29.	Chapter 7 Statement of Your Current Monthly Income [Docket		
10		Entry #20]		
11	30.	Declaration of Evidence of Employers' Payments Within 60 Days		
12		[Docket Entry #21]		
13	31.	Master Mailing List [Docket Entry #22]		
14	Vela	zco (Administrative Case 2-15-bk-14620-BMW)		
15	32.	Chapter 7 Voluntary Petition [Docket Entry #1], filed		
16		November 16, 2015.		
17	33.	Disclosure of Compensation of Bankruptcy Preparer [Docket Entry		
18		#7]		
19	34.	Master Mailing List [Docket Entry #8]		
20	35.	Schedules and Statements [Docket Entry #19]		
21	36.	Schedules and Statements [Docket Entry #20]		
22	37.	Chapter 7 Statement of Your Current Monthly Income [Docket		
23		Entry #21]		
24	38.	Declaration of Evidence of Employers' Payments Within 60 Days		
25		[Docket Entry #22]		
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1	Krueger (Administrative Case 2-15-bk-15434-PS)
2	39. Chapter 7 Voluntary Petition [Docket Entry #1], filed December 7,
3	2015 at 1:46 p.m.
4	Q. Lief's conduct and actions in the cases listed in paragraphs M and P above
5	are in blatant violation of the terms of the Court's injunction announced at the
6	November 2, 2015 hearing.
7	R. In the Clapick and Krueger cases reference in paragraph P above, Lief
8	failed to file Official Form 119, which is required by the Revised Bankruptcy Forms
9	which became effective on December 1, 2015.
10	S. At the Court's December 7, 2015 hearing on the Injunction Objection,
11	Lief acknowledged her website (<u>www.carlalief.com</u>) continues to have a "Bankruptcy"
12	drop-down tab which states, among other things, "[w]e are a debt relief agency. We
13	help people file for bankruptcy relief under the Bankruptcy Code." This is a direct
14	violation of the Court's injunction announced at the November 2, 2015 hearing.
15	T. Lief's Injunction Objection will be treated by the Court as a request under
16	Bankruptcy Rules 9023 and 9024. The Court finds Lief has failed to satisfy the
17	requirements of either of these Rules.
18	NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED:
19	(A) Lief's Injunction Objection is overruled.
20	(B) Lief is hereby enjoined, effective as of November 2, 2015, from acting or
21	advertising in any way as a Bankruptcy Petition Preparer as defined by 11 U.S.C. § 110
22	under the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005
23	("BAPCPA"), within the District of Arizona for a period not less than one year from
	November 2, 2015.
24	
24 25	(C) By December 31, 2015, Lief will place a statement on her website under

enjoined by this Court from preparing any documents for use under any chapter of the
 Bankruptcy Code, pending further order by this Court.

3 (D) After the one-year period has expired, Lief may file a motion with this
4 Court in this Rodriguez case seeking to reinstate her privileges to act as a Bankruptcy
5 Petition Preparer in the District of Arizona.

6 (E) This Order shall not modify, amend or have any effect on any other
7 orders entered in any court against Lief. This injunction applies to Lief regardless of
8 capacity and she shall not attempt to circumvent the injunction by any entity, person,
9 means, scheme, device, or mechanism.

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DATED AND SIGNED ABOVE

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12 **To be Noticed through the BNC to:**

Carl R. Retter, Esq. 13 4800 N. 68th St., Unit 171 14 Scottsdale, AZ 85251-1138 15 Carla Lief 15251 S. 50th St., #1006 16 Phoenix, AZ 85044 17 Scott Lieske, Esq. 18 Russell A. Brown Chapter 13 Trustee 3838 N. Central Ave., Suite 800 19 Phoenix, AZ 85012-1965 20 Andrew Dudley, Esq. 21 Office of the Chapter 13 Trustee 101 N. 1st Ave., Suite 1775 22 Phoenix, AZ 85003-1927 23 Ilene Lashinsky, Esq.

United States Trustee

Phoenix, AZ 85003

230 N. First Ave., Suite 204

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1	George Prentice, Clerk U.S. Bankruptcy Court, District of Arizona 230 N. First Ave., Suite 101
2 3	Phoenix, AZ 85003
3 4	Brian Karth, Clerk U.S. District Court, District of Arizona
5	401 W. Washington St., Suite 130 SPC 1
6	Phoenix, AZ 85003-2118
7	Hon. George B. Nielsen
8	U.S. Bankruptcy Court, District of Arizona 230 N. First Ave., Suite 101
9	Phoenix, AZ 85003
10	Hon. Paul Sala U.S. Bankruptcy Court, District of Arizona
11	230 N. First Ave., Suite 101
12	Phoenix, AZ 85003
13	Hon. Redfield T. Baum (Recalled) U.S. Bankruptcy Court, District of Arizona
14	230 N. First Ave., Suite 101 Phoenix, AZ 85003
15	
16	Hon. Brenda Moody Whinery U.S. Bankruptcy Court, District of Arizona
17	230 N. First Ave., Suite 101 Phoenix, AZ 85003
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19	Hon. Eddward P. Ballinger, Jr. U.S. Bankruptcy Court, District of Arizona
20	230 N. First Ave., Suite 101 Phoenix, AZ 85003
21	Hon. Madeleine C. Wanslee
22	U.S. Bankruptcy Court, District of Arizona
23	230 N. First Ave., Suite 101 Phoenix, AZ 85003
24	Hon. Brenda K. Martin
25	U.S. Bankruptcy Court, District of Arizona 230 N. First Ave., Suite 101
26	Phoenix, AZ 85003
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1 2 3	Hon. Scott H. Gan U.S. Bankruptcy Court, District of Arizona 230 N. First Ave., Suite 101 Phoenix, AZ 85003
4	State Bar of Arizona 4201 N. 24th St., Suite 100 Phoenix AZ 85015 6266
5	Phoenix, AZ 85015-6266
6	Janet Johnson, Clerk Supreme Court of Arizona
7	1501 W. Washington, Suite 402 Phoenix, AZ 85007-3232
8	Fildenix, AZ 83007-3232
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	SO OF	RDERED.
	Dated	: June 11, 2009
1	Scott A. Lieske, Esq. #016250	$\sim \sim \sim \sim$
2	3838 N. Central Ave., Ste. 800 Phoenix, Arizona 85012	Staling + Foren -
3	(602) 277-8996 (602) 253-8346, facsimile	REDFIELD T. BAUM, SR
4	Attorney for Russell Brown, Chapter 13 Trustee	U.S. Bankruptcy Judge
5		
6	IN THE UNITED STATE	S BANKRUPTCY COURT
7	FOR THE DISTR	ICT OF ARIZONA
8		T. Description We day Charter 12
9	In re	In Proceedings Under Chapter 13
10	ROBERT TOVMASYAN,	Case No. 2-09-BK-01205 RTB
10		ORDER REQUIRING BANKRUPTCY PETITION PREPARER CARLA LIEF
12	Debtor.	TO COMPLY WITH 11 U.S.C. §§ 110, 526, 527, and 528 AND NOT TO ENGAGE
13	2	IN THE UNAUTHORIZED PRACTICE OF LAW
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16		for entry of this Order, and there being good cause
17	for the Court to approve the Order,	
	IT IS ORDERED:	
18	(A) Carla Lief, hereinafter "Lief," is	a bankruptcy petition preparer as defined by 11
19	U.S.C. §110(a)(1) and is a "Debt Relief Agency"	as defined in 11 U.S.C. §101(12A), in this case and
20	other bankruptcy cases.	e
21	(B) Lief shall comply with 11 U.S.C.	§§ 110, 526, 527, and 528 for all future bankruptcy
22	cases; however, this Order is without prejudice	to actions regarding documents prepared in cases
23	already filed.	
24	(C) In connection with soliciting custo	omers for the preparation of bankruptcy documents,
25		or any similar term in any advertising or advertise
26		" or "paralegal" regardless of advertising medium
27		t directed to the general public that Lief provides
28	abou [11 0.5.0. griv(1)]. In any advertisement	and the general public that Ever provides
se 2	09-bk-01205-RTB Doc 68 Filed 06/11/	09 Entered 06/11/09 16:52:05 Desc

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1	bankruptcy assistance services or of the benefits of bankruptcy; or services with respect to credit					
2	defaults, mortgage foreclosures, eviction proceedings, excessive debt, debt collection pressure, or					
3	inability to pay any consumer debt, Lief shall clearly and conspicuously disclose that the services or					
4	benefits are with respect to bankruptcy relief [11 U.S.C. §528(a)(3) and 11 U.S.C. §528(b)(2)(A)].					
5	Lief shall clearly and conspicuously use the following statement in such advertisement: "We are a					
6	debt relief agency. We help people file for bankruptcy relief under the Bankruptcy Code." [11					
7	U.S.C. §528(a)(4) and 11 U.S.C. §528(b)(2)(B)]. Such advertising includes advertising on					
8	billboards, signs, and placards.					
9	(D) Pursuant to 11 U.S.C. §110(e)(2)(A), Lief shall not provide any debtor or potential					
10	bankruptcy debtor any legal advice. Such advice includes, but is not limited to the legal advice					
11	described in 11 U.S.C. §110(e)(2)(B):					
12	• whether to file a bankruptcy petition;					
- 13	• whether commencing a case under Chapter 7, 11, 12, or 13 is appropriate;					
14	• whether the debtor's debts will be discharged in a case under this title;					
15	 whether the debtor will be able to retain the debtor's home, car, or other property after commencing the case; 					
16	 concerning the tax consequences of a bankruptcy case; 					
17	 concerning the dischargeability of tax claims; 					
18	 whether the debtor should promise to repay debts to a creditor or enter into 					
19	a reaffirmation agreement with a creditor to reaffirm a debt;					
20	 concerning how to characterize the nature of the debtor's interests in property or the debtor's debts; or 					
21	 concerning bankruptcy procedures and rights. 					
22	In addition, the <i>Gabrielson</i> decision [217 B.R. 819 (Bankr.D.Ariz. 1998)] has ruled that the					
23	following activities also constitute the provision of legal advice:					
24						
25	 concerning which exemptions are available or proper to claim property as exempt; 					
26	 preparing motions, responses to motions, objections to claims, responding to the Trustee's Recommendation (including but not limited to Amended 					
27	or Modified Plans), or preparing any type of pleading; or					
28	• advocating a position on behalf of the debtor to third parties.					
Case 2	Order Requiring Carla Lief to Comply With 16 15 26, 527, and 528; and 9-09 50 50-RTB Doc 68 Filed 06/11/02- Entered 06/11/1993 and 528; and Main Document Page 2 of 6					

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Lief shall not engage in any activity which may be construed as the practice of law regardless of bankruptcy chapter.

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Case 2

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(E) Lief shall not make any statement, or counsel or advise any debtor or prospective debtor to make a statement in a document filed in a case that is untrue or misleading or that upon the exercise of reasonable care, should have been known by Lief to be untrue or misleading [11 U.S.C. §526(a)(2)].

(F) Lief shall not advise any debtor to incur more debt in contemplation of the filing of a bankruptcy case [11 U.S.C. §526(a)(4)].

Within five days of providing bankruptcy services to a debtor, and prior to any (G) 10 petition being filed, Lief shall execute a written contract with the debtor that explains clearly and conspicuously the services that will be provided, the fees for such services, and the terms of payment 12 [11 U.S.C. §528(a)(1)]. Lief must also provide a copy of the fully executed contract to the debtor 13 [11 U.S.C. §528(a)(2)].

(H) Before preparing any document for filing or accepting any fees from a debtor, Lief 15 shall provide to the debtor a copy of the written notices required by 11 U.S.C. §527(a)(2) and 16 §527(b); and a copy of the written notice set forth in Official Form 19 [11 U.S.C. §110(b)(2)(A)]. 17 In addition, Official Form 19 shall be attached to any document for filing prepared on behalf of the 18 debtor [11 U.S.C. §110(b)(2)(B)(iii)(II)]. "Document for filing" or "document prepared" includes, 19 but is not limited to, the Petition, Statement of Financial Affairs, Schedules A through J, Master 20 Mailing List, Debtor's Statement of Intention, Declaration of Evidence of Employer Payments, 21 Statement of Current Monthly Income and Disposable Income, and Chapter 13 Plan. An amendment 22 to any document is a separate "document for filing." When Lief prepares a bankruptcy document 23 besides an Official Form (such as a master mailing list declaration), she must use and sign Official 24 Form 19 attached to or printed on each document to provide the disclosure information required by 25 § 110. However, the use of Official Form 19 does not avert the proscription against the unlicensed 26 practice of law.

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Filed 06/11/09 Doc 68

Main Document

Order Requiring Carla Lief to Comply With 11 U.S.C. §§ 110, 526, 527, and 528; and actice of Law Entered 06/11709 16

1	(I)	In any	case regardless of which bankruptcy chapter, for <u>each</u> document prepared, and		
2	to comply with	h§110	, Lief shall:		
3		(1)	Sign the document as bankruptcy petition preparer, and print her name and address on the document [11 U.S.C. §110(b)(1)];		
4 5 6		(2)	Place her Arizona Certified Legal Document Preparer number on the document after her signature [11 U.S.C. §110(c)(1) and Local Rule 2090-2(c)];		
7		(3)	No later than the time at which a document for filing is presented for the debtor's signature, furnish to the debtor the original and a copy of the document [11 U.S.C. §110(d)]; and		
8 9		(4)	Not execute or sign any document on behalf of a debtor [11 U.S.C. §110(e)(1)].		
10	(J)	Soon	after Debtor files a petition, or other document she prepared, Lief shall file a		
11	declaration un	der the	penalty of perjury disclosing any fee received from or on behalf of the debtor		
12	within twelve months immediately prior to the filing of the case, and any unpaid fee charged to the				
13	debtor [11 U.S	debtor [11 U.S.C. §110(h)(2)]. The Disclosure shall include a certification that Lief complied with			
14	the notification requirement of 11 U.S.C. §110(h)(1). The Disclosure is to be a document separate				
15	from the debtor's own bankruptcy documents. Independent of the filing of a disclosure statement,				
16	Lief shall fully disclose the fee information required by question number nine in the Statement of				
17	Financial Affairs if she prepared the Statement.				
18	(K)	Lief sl	hall not collect or receive any payment from the debtor for the court fees in		
19	connection wi	th filin	g the petition [11 U.S.C. §110(g)]. This prohibition includes the use of any		
20	runner or messenger service by Lief. The debtor must file the petition.				
21	(L)	Lief sl	hall not charge, receive or be paid more than \$200.00 in any bankruptcy case,		
22	unless she is preparing documents under the direct supervision of an attorney who has hired her as				
23	an independent contractor. However, Lief may file an application for later payment of a higher fee				
24	which the Court may allow after a hearing on the application. If Lief files such an application, she				
25	shall serve a copy on the United States Trustee. Until the Court approves such an application, Lief				
26	shall not accept, charge, receive or be paid more than \$200.00 without a bankruptcy court order. The				
27	fee charged by	Liefis	to include any costs or charges she incurs, such as copying charges, discussion		
28					
Case 2	In re Tovmasyan 2-09-bk-0/205 RTB 99-bK-01205-1	RTB	Order Requiring Carla Lief to Comply With 11 U.S.C. §§ 110, 526, 527, and 528; and not to Engage in the Unauthorized Practice of Law Doc 68 Filed 06/11/09 Entered 06/11/09 16:52:05 Desc Main Document Page 4 of 6		

fees or for literature. In the event that the Bankruptcy Court increases the maximum fee to be
 charged by Bankruptcy Petition Preparers, then Lief does not have to get prior court approval to raise
 her fee, as long as it is not raised beyond the adjusted maximum fee.

4 (M) In connection with the preparation of bankruptcy documents, Lief shall not enter into
5 any fee agreements with attorneys, including the splitting of fees with attorneys, payment of referral
6 fees, or the hiring of an attorney.

7 (N) Lief shall not engage in any conduct that interferes with the proper administration of
8 Title 11, United States Code, including any amendments thereto.

9 (O) Lief shall not do any act or attempt to evade or defeat this Order by any scheme, 10 entity, business organization (e.g., corporation, limited liability company or partnership), device, 11 mechanism, artifice, or the use of an attorney. This Order applies regardless of individual name, 12 capacity, trade name or "front," and whether acting as, by or through an individual, franchisee, 13 franchiser, partner, employee, employer, investor, shareholder or attorney.

(P) Lief shall not put her address on a petition, mailing list, or other documents as being
the debtor's mailing address. The debtor's address shall be only that of the debtor.

(Q) Lief shall make reasonable efforts to be informed of changes to the Official Forms.
Bankruptcy Rule 9009, requires that the Official Forms prescribed by the Judicial Conference of the
United States are to be used except as otherwise authorized. If the Judicial Conference makes
changes to the Official Forms, then Lief shall keep any bankruptcy software and forms current with
the changes.

(R) Pursuant to Local Rule 2090-2(a), should Lief no longer be licensed as a Certified
Legal Document Preparer by the Arizona Supreme Court, then she can no longer act as a bankruptcy
petition preparer.

(S) Judge Redfield T. Baum shall retain jurisdiction over any future allegations of
violations of §§ 110, 526, 527, and/or 528 relating to documents prepared by Lief, regardless of
Chapter or Trustee.

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In re Tovmasyan 2-09-bk-01205 RTB Case 2:09-bk-01205-F

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Main Document

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Order Requiring Carla Lief to Comply With 11 U.S.C. §§ 110, 526, 527, and 528; and not to Engage in the Unauthorized Practice of Law Entered 06/11/09 16:52:05 Desc

1 (T) The continued hearing currently scheduled for June 10, 2009 at 11:00 a.m. is hereby 2 vacated. 3 DATED this day of , 2009. 4 HON. REDFIELD T. BAUM 5 United States Bankruptcy Judge 6 7 8 9 Order accepted and approved: 10 11 12 Carlà Lief AZCLDP #80112 13 14 rown 6/8/2009 15 Russell A. Brown 16 Chapter 13 Trustee 17 18 19 20 21 22 23 24 25 26 27 28 Order Requiring Carla Lief to Comply With Doc 68 Filed 06/11/09 Entered 06/11/09 16:52:05 Desc In re Tovmasyan -09-*6k-01205 R* -bk-0120 Š-RТВ Case 2: Main Document Page 6 of 6