UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NEW YORK
------In re

MARY E. MITCHELL

07-00193 B

Debtor

DECISION & ORDER

Thomas J. Gaffney, Esq. 80 West Huron Street Buffalo, New York 14202 Trustee

David F. Butterini, Esq. 2746 Delaware Avenue Kenmore, New York 14217 Attorney for the Debtor

Bucki, U.S.B.J.

The trustee has moved to dismiss this bankruptcy case for the reason that the debtor failed to file all of the payment advices related to employment during the sixty days prior to the filing of her petition. On the grounds stated hereafter, this motion is denied.

Pursuant to 11 U.S.C. § 521(i)(1), a bankruptcy case "shall be automatically dismissed" whenever "an individual debtor in a voluntary case under chapter 7 or 13 fails to file all of the information required under subsection (a)(1)" of section 521. Subsection (a)(1) includes a requirement that the debtor file "copies of all payment advices or other evidence of payment received within 60 days before the date of the filing of the petition, by the debtor from any employer of the debtor." In the present instance, Mary E. Mitchell filed her petition for relief under chapter 7 of the Bankruptcy Code on January 16, 2007. Then, on February 16, she filed payment advices for wages earned during periods that began on October 26, 2006, and that ended on December 20,

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2006. Contending that the debtor was further obliged to file payment advices

for the period between December 20 and January 16, the trustee has now

moved to dismiss the debtor's petition.

The filed payment advices indicate that Mitchell's employer disbursed its

payroll every two weeks for a period that ended two weeks earlier. For

example, among the payment advices that Ms. Mitchell has filed with this court,

the most recent is dated January 4, 2007, and refers to the payment of salary

earned during the period that began on December 7, 2006, and that ended on

December 20, 2006. Inasmuch as the employer paid salary every two weeks,

the next subsequent payment advice would be distributed on January 18, 2007,

a date subsequent to the commencement of Mitchell's bankruptcy.

Section 521(a)(1)(B)(iv) mandates the filing only of those payment

advices that the debtor "received within 60 days before the date of the filing of

the [bankruptcy] petition." Even though the filed payment advices did not refer

to any wages earned during the 27 days immediately prior to commencement

of this bankruptcy case, the debtor nonetheless satisfied the requirement to file

the payment advices that she received during that period. Hence, the motion

to dismiss will be denied. The trustee may still seek the turnover of additional

payment advices, but any such turnover obligation will not create a basis for

automatic dismissal pursuant to 11 U.S.C. § 521(i).

So ordered.

Dated:

Buffalo, New York April 27, 2007 /s/ CARL L. BUCKI U.S.B.J.