

**United States Bankruptcy Court
District of New Jersey
U.S. Post Office & Courthouse Building
401 Market Street
P.O. Box 2067
Camden, New Jersey 08101
(856) 361-2300**

June 4, 2024

Steven J. Stringfellow
Progressing Solutions, NPO

In re: BowFlex Inc.
Case No. 24-12364 (ABA)

Dear Mr. Stringfellow:

This will acknowledge receipt of your recent e-mails in response to our letter, dated May 14, 2024.

As previously explained, exceptions to discharge, if applicable, require the filing of an adversary proceeding ("Complaint") and a fee. The Complaint must be properly served under Federal Rule of Bankruptcy Procedure 7004. The Court cannot take action unless the appropriate documents are properly filed and served.

With respect to your e-filing inquiry, please note that, in the District of New Jersey, access to the filing of documents on the Bankruptcy Court's filing system is limited to registered users who must be attorneys duly licensed under New Jersey law and admitted to practice in the District Court of New Jersey. The Bankruptcy Court's local rules do not provide e-filing privileges to individual creditors or debtors and, therefore, all documents must be filed by conventional means. Moreover, documents may not be e-mailed to Chambers or the Clerk's Office for filing by the Court as a means to circumvent the rules.

In light of the above, you must file documents by mail (regular or expedited) or hand delivery to the Court's Clerk's Office address in Camden, New Jersey. For your convenience, the street and delivery addresses are listed below:

Street Address:
U.S. Post Office and Courthouse
401 Market Street
Camden, NJ 08101

Mailing Address:
U.S. Bankruptcy Court,
District of New Jersey
PO Box 2067
Camden, NJ 08101

Please note that any further communication by e-mail to Chambers or the Clerk's Office is prohibited. Any further requests relating to the pending case must be in writing and delivered in the manner described above.

Again, we strongly urge you to consult an attorney to determine your rights. Your e-mails and this letter will be placed on the Court's docket. Please be guided accordingly.

Very truly yours,
/s/ Jeanne A. Naughton
Clerk of Court, U.S.B.C.

Cc:
Hon. Michael B. Kaplan, Chief Judge, U.S.B.C.
Hon. Andrew B. Altenburg, Jr., U.S.B.C.

From: [TD MHI](#)
To: [Sean Quigley](#)
Subject: Re: FW: Request: Hearing for Exception to Discharge - Plaintiff Steven J Stringfellow, Harris County, TX
Date: Monday, June 3, 2024 6:43:49 PM
Attachments: [Gmail - Tort Claim Request for Pro Se eFile Access for Filing Petition.pdf](#)

CAUTION - EXTERNAL:

Hellow again, just providing some more encouragement for the court in the form of correspondence with the US Court for the Western District of Texas showing similar lines of logic.

On Sun, Jun 2, 2024 at 10:21 AM TD MHI <tdmhi333@gmail.com> wrote:

I have attempted to file via the PACER system, which is not functioning. I had registered for the Court's efile via the PACER system. I recall now that I may need to be manually added as had to be done for the US Southern District of Texas Court where I had another case.

Please review the email correspondence regarding that e-file activation and the corresponding Order. I have also included the documents which need to be e-filed. The logic follows thusly: if a judge can choose to not grant e-file under due process, then they can choose to accept filings via email. Otherwise, the Judge may grant e-file priveledges. Please note that the Plaintiff may not accept having to file via post due the fact that caveat for recession is more federated by progress through secession's extenuation in my party, The Exit Party (of Secession) being a federal form of recession in recession towards progress...in that denying myself such priveldges would not serve such prefederal extenuation being aligned to (also being the only one to wit).

On Sun, Jun 2, 2024 at 6:40 AM TD MHI <tdmhi333@gmail.com> wrote:

I found the below online, such information would be more constitutional than not, thanks. You just never know who it is, you know...I could be the author of a website for a party documenting government disorganization, etc, such as this one:

<https://theexitparty.wixsite.com/exitparty/my-blog>

Thank you though and I will be filing the adversaryh proceeding today

Requirements to Initiate an Adversary Proceeding

An adversary proceeding (AP) is commenced by the filing of a Complaint. A Complaint is a formal, written statement in which the initiating party, (i.e., the Plaintiff) presents the facts as he or she believes them to be and demands relief to which he or she is entitled under the law. Each Complaint is unique and there is no specific or official form provided by the court.

The Complaint usually consists of five main parts:

- The case caption which identifies the Court, bankruptcy case and case number, and party information for the adversary.

- The narrative statement identifying the name and location of the parties involved in the AP as well as description of the transaction or other relationship between the parties that gives rise to the complaint.
- The jurisdiction or reason your case is being filed in this bankruptcy court.
- The allegations or claims that you are making against the Defendant.
- The relief you are seeking from the Court. This can be money or something you want the judge to make the Defendant do or stop doing. This information is usually written in the last paragraph of the Complaint.

In addition to the Complaint, you must complete and submit the Adversary Proceeding Cover Sheet ([Form B 1040](#)) with the Complaint. If filing electronically (registered CM/ECF users only), you must include the Cover Sheet as an attachment to the Complaint.

On Mon, May 27, 2024 at 7:04 AM TD MHI <tdmhi333@gmail.com> wrote:

There are no adversary proceeding forms available for download. I've logged into the e-file system but I cannot find the case using the case number for the query.

Please send me the adversary proceeding form and also the correct, full case number.

Thank you

On Wed, May 15, 2024 at 9:38 AM Sean Quigley <Sean_Quigley@njb.uscourts.gov> wrote:

Dear Mr. Stringfellow:

Please see attached response from the Court, which has also been docketed. Please be guided accordingly.

Sean Quigley
U.S. Bankruptcy Court
Camden, New Jersey

From: TD MHI <tdmhi333@gmail.com>
Sent: Wednesday, May 8, 2024 10:28 PM
To: Suzanne Sweeney <Suzanne_Sweeney@njb.uscourts.gov>
Subject: Request: Hearing for Exception to Discharge - Plaintiff Steven J Stringfellow, Harris County, TX

CAUTION - EXTERNAL:

Hello,

Plaintiff Steven J Stringfellow of Harris County, TX from the JP 4-1 Court requests a hearing for exception to discharge under 11 USC 523 Sec (c)(1).

Please review the following attachment for further information and also kindly inform me whether or not the court may accept a hearing by submission for it. If so, please instruct me on if I should prepare a notice for the Court and where to find the docket or if you could just process one for me from good date.

Thank you

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