

Sep 19, 2013

Kathy A. Surratt - States
KATHY A. SURRATT-STATES
Chief United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MISSOURI
ST. LOUIS DIVISION

CLERK: US BANKRUPTCY COURT
EASTERN DISTRICT
ST. LOUIS, MISSOURI

2013 SEP 18 PM 12:02

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In re:)
) Case No. 12-51502-659
) Chapter 11
) Jointly Administered
)
PATRIOT COAL CORPORATION, *et al.*,)
)
Debtors.)

VERIFIED MOTION FOR ADMISSION *PRO HAC VICE*

Pursuant to LR 2090(B)(1) of the United States Bankruptcy Court for the Eastern District of Missouri, and Rule 12.01(F) of the local rules of the United States District Court for the Eastern District of Missouri, I, Thomas F. Basile, move to be admitted *pro hac vice* to the bar of this Court for the purpose of representing a number of claimants in the instant matter, all of which are identified on Exhibit 1 and Exhibit 2, attached hereto. In support of this motion, I submit the following information as required by Rule 12.01(F):

a. *Full name of the movant-attorney:*

Thomas F. Basile

b. *Address and telephone number of the movant-attorney:*

**P.O. Box 2149
Charleston, WV 25328-2149
(304) 925-4490 (office); (866) 587-2766 (fax)**

c. *Name of the firm or letterhead under which the movant practices:*

Law Office of Thomas F. Basile

d. *Name of the law school movant attended and the date of graduation therefrom:*

West Virginia University - May 17, 1992

e. *State and federal bars of which the movant is a member, with dates of admission and registration numbers, if any:*

**West Virginia Bar (No. 6116) - Nov. 9, 1992
S.D.W.Va. - Nov. 9, 1992
N.D.W.Va. - Jan. 17, 1997
4th Circuit, USCA - March 21, 2000**

f. *Statement that movant is a member in good standing of all bars of which movant is a member and that movant is not under suspension or disbarment from any bar:*

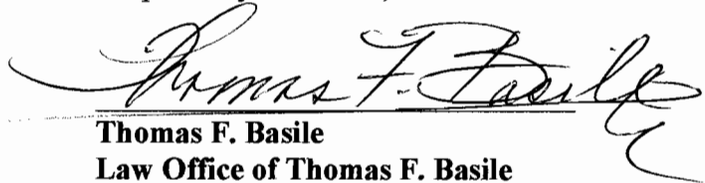
I am a member in good standing of all bars of which I am a member and I am not under suspension or disbarment from any bar.

g. *Statement that movant does not reside in the Eastern District of Missouri, is not regularly employed in this District, and is not regularly engaged in the practice of law in this District.*

I do not reside in the Eastern District of Missouri, am not regularly employed in this District, and do not regularly engage in the practice of law in this District.

I attest under penalty of perjury to the truth and accuracy of the foregoing facts, and respectfully request that this motion be granted and that I be admitted *pro hac vice* to the bar of this Court and be allowed to appear in the instant matter.

Respectfully submitted,



Thomas F. Basile
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EXHIBIT 1

1. Everette and Freda Smith (Claim No. 2580)
2. Jacquelyn A. Whitley (Claim No. 2581)
3. Billy Ray Willard (Claim No. 2582)
4. Teddy and Dorothy Wykle (Claim No. 2583)
5. Jason A., Roncheski, Ella and Olivia Bailey (Claim No. 2584)
6. Newman, Katherine, Jacob and Caleb Brown (Claim No. 2585)
7. Dennis L., Michelle, Larry J. and Travis Cook (2586)
8. William H., Stephanie and Sarah L. Cook (Claim No. 2587)
9. Elizabeth L. and Lindsey L. Kennedy (Claim No. 2588)
10. Onnie Virginia and James Paynter (Claim No. 2589)
11. William D., Jenny, Christopher A., Joshua M. and William N. Lafferty
(Claim No. 2590)
12. Jessica, William and Taylor Stepp (Claim No. 2591)
13. Algie D., Katherine R., Algie J. and Alexis J. Cook (Claim No. 2592)
14. Algie R. and Peggy Ann Cook (Calim No. 2593)
15. Avary H. and Betty J. Bailey (Claim No. 2594)
16. Dennis L. and Brenda K. Cook (Claim No. 2595)
17. William C. and Regina Cook (Claim No. 2596)
18. Maybeth Fraley (Claim No. 2597)
19. Donna Fraley (Claim No. 2598)
20. Westley and Judy Fraley (Claim No. 2599)
21. Doyle and Phyllis Johnson (Claim No. 2600)
22. Glen P. and Mary Johnson (Claim No. 2601)

EXHIBIT 2

- | | | |
|---------------------------------------|---|-----------------------|
| 1. Franklin Stump and Marsha Stump | - | Claim Nos. 2613, 2622 |
| 2. Robert Scarbro and Theresa Scarbro | - | Claim Nos. 2614, 2623 |
| 3. Alfred Price and Willa Price | - | Claim Nos. 2615, 2624 |
| 4. Denver Pettry (Deceased) | - | Claim Nos. 2616, 2625 |
| 5. Kermit Morris and Kathy Morris | - | Claim Nos. 2617, 2627 |
| 6. Debra Pettry | - | Claim Nos. 2618, 2626 |
| 7. Danny Gunnoe and Carol Gunnoe | - | Claim Nos. 2619, 2628 |
| 8. Westley Fraley and Judy Fraley | - | Claim Nos. 2620, 2629 |
| 9. David Evans and Kathy Evans | - | Claim Nos. 2621, 2630 |

Certificate of Service

I, Thomas F. Basile, hereby certify that on the 17th day of September, 2013, a true and exact copy of the foregoing "*Verified Motion For Admission Pro Hac Vice*" was served by facsimile upon counsel of record for each party identified on the document: "Core Party/Non-ECF Service List" as set forth below:

Leonora S. Long, Esq.
U.S. Trustee
Office of the U.S. Trustee
111 S. Tenth Street, Suite 6353
St. Louis, MO 63102
Via Fax: 314-539-2990

Patriot Coal Corporation
c/o GCG, Inc.
P.O. Box 9898
Dublin, OH 43017-5798
Via Fax 855-687-2627
Claims and Noticing Agent for Debtors

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Counsel for Debtors

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Via Fax: 314-259-2020

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Name Thomas F. Basile