

IN THE UNITED STATES DISTRICT AND BANKRUPTCY COURT
FOR THE DISTRICT OF IDAHO

FILED
DISTRICT COURT
FEB 25 1985
CAMPBELL S. CLARK

IN THE MATTER OF PUBLIC ACCESS TO)
THE COURT'S DATA BASE) General Order # 85

This matter coming to the court upon the application of the Clerk of Court, and

The Court being informed that Congress, pursuant to Public Law 101-515, section 404, authorized the Judicial Conference of the United States to charge appropriate fees for electronic access to the court's electronic data base, and

The Judicial Conference having approved a \$1 per minute fee for access to the court's electronic data base, and

The Court taking notice that the assessment of this fee may adversely affect services rendered to members of the bar and public, and,

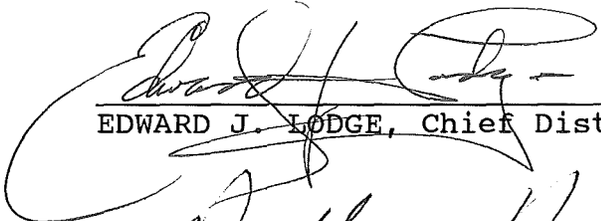
The Court being aware that Public Law 101-515, Section 404, provides that:

"...the Court may, for good cause, exempt persons or classes of persons from the fees, in order to avoid unreasonable burdens and to promote public access to such information."

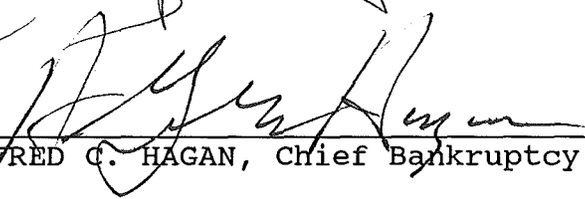
And, the Court being interested in promoting public access to all court documents, NOW THEREFORE,

Pursuant to the authority of Public Law 101-515, the court exempts all classes of persons from these fees to avoid unreasonable burdens and to promote public access to such information, until such time as the impact upon customer services has been evaluated and the mechanism to collect these fees is electronically in place.

Dated this 3rd day of December, 1992.



EDWARD J. LODGE, Chief District Judge



ALFRED C. HAGAN, Chief Bankruptcy Judge