Formatted for Electronic Distribution

Not for Publication

UNITED STATES BANKRUPTCY COURT DISTRICT OF VERMONT

In re:

LYLE H. EDWARDS, JR., Debtor

Appearances:

Gleb Glinka, Esq. Glinka & Schwidde Cabot, VT For the Debtor Nancy J. Creswell, Esq. Office of the U.S. Attorney Burlington, VT For Farm Service Agency (FSA)

Case # 03-10018 Chapter 13



Jan Sensenich, Esq. Chapter 13 Trustee White River Junction, VT Pro Se

ORDER DENYING FSA'S MOTION TO DISMISS

This order is entered in conjunction with the Court's Memorandum of Decision Denying FSA's Motion to Dismiss of even date.

Having found that the Debtor's filing for bankruptcy relief under chapter 13 of the Bankruptcy Code was not in bad faith, pursuant to 11 U.S.C. § 1307(c), as more fully discussed in said Memorandum of Decision, IT IS HEREBY ORDERED that FSA's Motion to Dismiss for Bad Faith is denied.

IT IS FURTHER ORDERED that the confirmation hearing on Debtor's Amended Chapter 13 Plan, tentatively scheduled to begin at <u>9:30 AM on August 28, 2003, in the Burlington, Vermont Federal</u> <u>Courthouse</u>, shall proceed. The Court shall consider evidence relating to FSA's Objection to Confirmation at that hearing.

SO ORDERED.

Colleen A. Brown United States Bankruptcy Judge

Rutland, Vermont August 26, 2003