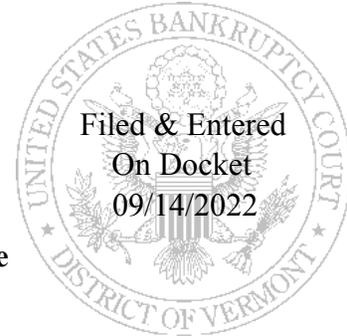


**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF VERMONT**



---

**In re:**

**Gary L. Moore and,  
Angela L. Moore  
Debtors.**

**Chapter 7 Case  
# 19-10095**

---

*Appearances:*

*Jeffery Dieffenbach  
Newport, Rhode Island  
Pro Se*

*Paul A. Levine, Esq.  
Albany, New York  
Chapter 7 Trustee*

*Lisa M. Penpraze  
Office of the United States Trustee  
Albany, New York*

*Raymond J. Obuchowski, Esq.  
Bethel, Vermont  
Individually and for Debtors Gary and  
Angela Moore*

*John J. Kennelly, Esq.  
Pratt Vreeland Kennelly Martin & White, Ltd.  
For Raymond J. Obuchowski, Esq.*

**ORDER**  
**DENYING CREDITOR JEFFREY DIEFFENBACH'S MOTION FOR SANCTIONS**

For the reasons set forth in the memorandum of decision of even date, THE COURT FINDS the Movant has failed to establish that the imposition of sanctions under Fed. R. Bankr. P. 9011 is appropriate.

IT IS HEREBY ORDERED that Creditor Jeffrey Dieffenbach's Motion for Sanctions against Debtors Gary and Angela Moore and their Attorney Raymond Obuchowski (doc. #57) is denied in its entirety.

SO ORDERED.

September 14, 2022  
Burlington, Vermont

  
\_\_\_\_\_  
Hon. Heather Z. Cooper  
United States Bankruptcy Judge