

Motions to Reconsider to Reopen or Reinstate a Case

The Trustee will consent to motions to reconsider or reopen cases provided the debtor can bring the case current *through the month of the hearing on the motion*. The debtor should remit funds to the Trustee prior to the hearing in time for the funds to post, or electronically, with proof of the electronic submission provided to the Trustee within 24 hours prior to the hearing.

The Trustee will no longer accept checks in any form at the hearing as proof of payment. Payments MUST be made electronically.

The Trustee does not generally object to motion to reconsider or reopen solely to convert.

Please be advised these requirements are separate from those of chambers. At this time, chambers requires debtors to be present at the hearing on the motion, and may require some explanation or testimony. Motions to reconsider are rarely granted if the dismissal is with prejudice.