The order below is hereby signed.

Signed: June 17, 2017



UNITED STATES BANKRUPTCY COURT

SMartin Teelfol

In re)		
)		
LATRICIA LEE HARDY,)	Case No. 16-00280	
)	(Chapter 7)	
Debtor.)	Not for publication in	
)) West's Bankruptcy Reporter.	
			HEARING

MEMORANDUM DECISION AND ORDER

RE DEBTOR'S CROSS MOTION FOR SUMMARY JUDGMENT

AND DISMISSAL OF DEBTOR'S INVOLUNTARY CHAPTER 7 CASE THAT

WAS REQUESTED BY CREDITOR, ALL CREDIT CONSIDERED MORTGAGE, INC.

The debtor, LaTricia Hardy, has filed a Cross Motion for

Summary Judgement And Dismissal Of Debtor's Involuntary Chapter 7

Case That Was Requested by Creditor, All Credit Considered

Mortgage, Inc. (Dkt. No. 200). For reasons explained at length
in the Memorandum Decision and Order re Motion for Summary

Judgment Filed by All Credit Considered Mortgage, Inc. Regarding
the Debtor's Objection to its Claim of this date, none of the
contentions raised in the Cross Motion have merit. In short,
this is not an involuntary case, as it was commenced as a

voluntary case; the appeal in the District of Columbia Court of
Appeals does not preclude this court's adjudicating the validity
of All Credit Considered Mortgage, Inc.'s claim; and abstention

is inappropriate as to the litigation in this court over the validity of the claim. It is thus

ORDERED that the debtor's Cross Motion for Summary Judgement
And Dismissal Of Debtor's Involuntary Chapter 7 Case That Was
Requested by Creditor, All Credit Considered Mortgage, Inc. (Dkt.
No. 200) is DENIED.

[Signed and dated above.]

Copies to: Debtor; recipients of e-notification of orders.