

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF MISSOURI**

In re

PATRIOT COAL CORPORATION, et al.,

Debtors in Possession.

Case No. 12-51502

Chapter 11

(Jointly Administered)

NOTICE OF APPEARANCE AND REQUEST FOR SERVICE

The undersigned hereby files this Notice of Appearance and Request for Service as counsel for COLE & CRANE REAL ESTATE TRUST, LITTLE COAL LAND COMPANY, KAY FORD JAMES HEIRS/THE KAY COMPANY, and SERVICE PUMP & SUPPLY CO., INC., creditors in the above-styled case, and requests that his name and address and contact information be added to **MASTER SERVICE LIST NO. 2 MAY 9, 2013** [Doc. 3956] in the above-styled cases and every list of any other selected groups of persons to whom any notice is given in this case. The undersigned further requests that all orders, notices, motions, operating reports, applications, schedules, requests, complaints, answers, demands, replies, correspondence, disclosure statements, plans of reorganization, and every other pleading and response thereto, including any amendment, whether formal or informal, written or oral, by mail, delivered, telecopies or otherwise, be served upon him at the following address:

Charles I. Jones, Jr., Esq.
Campbell Woods, PLLC
P. O. Box 2393
Charleston, WV 25328-2393
304.346.2391
304.346.2433 Fax
cjones@campbellwoods.com

The undersigned was admitted to practice *pro hac vice* by order of this Court entered January 29, 2013 [Doc. 2467], a copy of which is attached as Exhibit A.

/s/ Charles I. Jones, Jr.
Charles I. Jones, Jr., Esq.
WV Bar No. 1913, KY Bar No. 83923
CAMPBELL WOODS, PLLC
300 Summers Street, Suite 1350 (ZIP 25301)
Post Office Box 2393
Charleston, West Virginia 25328-2393
304/346-2391 (fax 304/346-2433)
cjones@campbellwoods.com

SO ORDERED
Jan 29, 2013
Kathy A. Surratt - States
KATHY A. SURRETT-STATES
United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MISSOURI

In re

PATRIOT COAL CORPORATION, et al.,
Debtors in Possession.

Case No. 12-51502
Chapter 11
(Jointly Administered)

VERIFIED MOTION FOR ADMISSION *PRO HAC VICE*

Pursuant to the Local Rules of the United States Bankruptcy Court for the Eastern District of Missouri, and Rule 12.01(E) of the local rules of the United States District Court for the Eastern District of Missouri, I, Charles I. Jones, Jr., move to be admitted *pro hac vice* to the bar of this Court for the purpose of representing COLE & CRANE REAL ESTATE TRUST, LITTLE COAL LAND COMPANY, KAY FORD JAMES HEIRS/THE KAY COMPANY, and SERVICE PUMP & SUPPLY CO., INC. in the instant matter. In support of this motion, I submit the following information as required by Rule 12.01(E):

- a. *Full name of the movant-attorney;*
Charles I. Jones, Jr.
- b. *Address and telephone number of the Movant-attorney;*
Campbell Woods, PLLC
300 Summers St., Suite 1350 (ZIP 25301)
P. O. Box 2393
Charleston, WV 25328-2393
(304) 346-2391
- c. *Name of the firm or letterhead under which the Movant practices;*
Campbell Woods, PLLC
- d. *Name of the law school(s) Movant attended and the date(s) of graduation therefrom;*
West Virginia University College of Law (1975)

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EASTERN DISTRICT
ST. LOUIS, MISSOURI 63101-1102

Exhibit A

- e. *State and federal bars of which the Movant is a member, with dates of admission and registration numbers, if any;*

West Virginia State Bar (1975) - WV Bar No. 1393
Kentucky Bar Association (08/28/1991) - KY Bar No. 83923
United States District Court for the Southern District of West Virginia (05/20/1975)
United States District Court for the Northern District of West Virginia (~1987)
United States District Court for the Eastern District of Kentucky (12/20/1991)
United States District Court for the Western District of Kentucky (11/04/2009)
United States Court of Appeals for the Fourth Circuit (11/16/1992)

- f. Movant is a member in good standing of all bars of which Movant is a member, and Movant is not under suspension or disbarment from any bar;
- g. Movant does not reside in the Eastern District of Missouri, is not regularly employed in this District, and is not regularly engaged in the practice of law in this District.

Movant attests under penalty of perjury to the truth and accuracy of the foregoing facts, and respectfully requests that this motion be granted and that movant be admitted pro hac vice to the bar of this Court and be allowed to appear in the instant matter.

Dated: January 22 ,2013
Charleston, West Virginia

Signature of Applicant



Charles I. Jones, Jr.

Charles I. Jones, Jr., Esq.
WV Bar No. 1913, KY Bar No. 83923
CAMPBELL WOODS, PLLC
300 Summers Street, Suite 1350 (ZIP 25301)
P. O. Box 2393
Charleston, WV 25328-2393
304.346.2391 (fax 304.346.2433)
cjones@campbellwoods.com

CERTIFICATE OF SERVICE

The undersigned, Charles I. Jones, Jr., does hereby certify that the foregoing
VERIFIED MOTION FOR ADMISSION *PRO HAC VICE* will be served by the Court's
CM/ECF system on those listed for this case to receive notice by CM/ECF.

Done on *Tuesday, January 22, 2013.*

/s/ Charles I. Jones, Jr.

CERTIFICATE OF SERVICE

The undersigned, of counsel for COLE & CRANE REAL ESTATE TRUST, LITTLE COAL LAND COMPANY, KAY FORD JAMES HEIRS/THE KAY COMPANY, and SERVICE PUMP & SUPPLY CO., INC., does hereby certify that the foregoing NOTICE OF APPEARANCE AND REQUEST FOR SERVICE will be served by the Court's CM/ECF system on those listed for this case to receive notice by CM/ECF contemporaneously with filing.

Done on *Friday, May 10, 2013*

/s/ Charles I. Jones, Jr.

Charles I. Jones, Jr., Esq.
WV Bar No. 1913, KY Bar No. 83923
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