

UNITED STATES BANKRUPTCY COURT
DISTRICT OF VERMONT

IN RE:)
)
SERVICE OF AN ORDER ON) **GENERAL ORDER 92-7**
NOTICE AND OPPORTUNITY)
)
)

A party instructed by the Court to serve an "Order on Notice and Opportunity" must do so within five (5) calendar days of the date stamp filed by the Clerk. The issuing party must also file with the Clerk the related Certificate of Service by the objection due date.

Failure to comply with the above will result in the Motion, Application, etc. being dismissed without a hearing. The Motion, Application, etc. may be refiled, and the filing fee paid, if any.

A proposed Order on Notice and Opportunity submitted in the future must contain language similar to the Sample Order, Attachmen 1.

This Order is effective June 16, 1992.

SO ORDERED.

DATED at Rutland, Vermont this 15th day of June, 1992.



Francis G. Conrad
U.S. Bankruptcy Judge

FILED:

JUN 15 1992

T. OMAS J. HARI

Clerk

UNITED STATES BANKRUPTCY COURT
DISTRICT OF VERMONT
2nd Floor, The Opera House
67 Merchants Row, Rutland, Vermont 05701
Mailing address:
P.O. Box 6648
Rutland, VT 05702-6648

Phone: (802) 773-0336 writer's direct dial #
FAX: (802) 773-0315

MEMORANDUM

TO: Movants in Matters Requiring an
Order on Notice and Opportunity*
FROM: Thomas J. Hart, Clerk JH
DATE: June 16, 1992
RE: Shortening the turn around time

This Court amends its policy regarding the quantity of days in which the movant must mail a copy of the Order on Notice and Opportunity ("Order/Notice") to parties, and the quantity of days allowed for objection. The new policy is effective for Order/Notices the Court completes and issues from this date, forward.

The Clerk will insert an objection date calculated as eighteen (18) days from the Order/Notice stamp filed date. Previous policy allowed thirty (30) days.

The movant must mail a copy of the Order/Notice within five (5) calendar days of its stamp filed date. Previous policy allowed ten (10) days

Consistent with the previous policy, the above five (5) days are within the eighteen (18) days from the stamp filing of the Order/Notice.

Future proposed Order/Notices sent to the Court should read five (5) days rather than ten (10).

The Clerk's office has rearranged its procedures and established as a goal that on the same day that the Motion, Application, etc., is received:

1. The incoming documents will be posted to the docket, and fee receipts will be written, where applicable.
2. The Order/Notice will be completed.
3. A copy of the mail matrix will be attached.
4. Items 2 & 3 will be mailed to the movant for service.

* Vermont Local Bankruptcy Rule 9076 states that the Court will process on an Order on Notice and Opportunity basis the following:

Relief From Stay Motion - Stipulated
Relief From Stay Motion - Unstipulated
Lien Avoidance Motion
Stipulation of Settlement - always in an Adversary Proceeding, and in a main case when ordered to do so by the Court
Fee Applications of \$2,000 or more from professionals.

SAMPLE ORDER ON NOTICE AND OPPORTUNITY

**UNITED STATES BANKRUPTCY COURT
DISTRICT OF VERMONT**

IN R^o:) CASE NO. 92-99999
)
)
JOHN A. DOE,)
JANE A. DOE,)
Debtor(s))

[If an Adversary Proceeding, show plaintiff(s), defendant(s) and Adversary Proceeding case number.]

ORDER ON NOTICE AND OPPORTUNITY

A Motion for Relief From Stay having been filed in this Court on
* , by Attorney Susan Jones on behalf of ABC Corp., with regard to
a 1992 Very Fast Car:

IT IS HEREBY ORDERED that ABC Corp., or its designee, is to give notice of this filing by mailing a copy of this Order/Notice to all parties on the enclosed mail matrix and any other party the movant knows to be interested, in accordance with the Rules, within five (5) calendar days of the date of this Order on Notice and Opportunity, and is to certify to the Clerk compliance therewith. Failure to comply will result in the pleading being dismissed without a hearing. The pleading may be refiled, and the filing fee paid, if any.

The Court FURTHER ORDERS that any party who objects to the Motion for Relief From Stay must file with the Clerk, at the address shown in the paragraph below, and serve on the below named movant/attorney for the movant, a written objection or o before 4:00 P.M on * . If no objections are timely filed, the Court may issue an Order approving/granting the Motion for Relief From Stay without further hearing.

IF OBJECTIONS ARE TIMELY FILED, A HEARING WILL BE HELD ON THE MATTER AND ANY OBJECTIONS THERETO. The original document is on file with the Clerk of the U.S. Bankruptcy Court, District of Vermont, The Opera House, 67 Merchants Row, P O. Box 6648, Rutland, Vermont 05702 6648. Copies may be obtained by contacting the movant/attorney for the movant.

DATED at Rutland, Vermont this * day of *, 19* .

Francis G. Conrad
U.S. Bankruptcy Judge

Movant/attorney for the movant:
Susan Jones
Attorney for ABC Corp.
1 Main St., P.O. Box 999
Anywhere, VT 05999

* Leave blank for Clerk to insert date

NOTE: Underscoring of words is for illustration purposes and is not required in the document submitted.