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## UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF VIRGINIA LYNCHBURG DIVISION

In re: JACQUELINE JENETT	)	Case No. 04-64570
CARRINGTON,	)	
Debtor,	)	
	)	Adv. No. 05-06033
W. CLARKSON MCDOW, JR., United	)	
States trustee	)	
	)	
Plaintiff,	)	
	)	
v.	)	
	)	
JACQUELINE JENETT CARRINGTON,	)	
	)	
Defendant.	)	
	)	

## **MEMORANDUM**

This matter came before the court on a request by the plaintiff, the United States trustee, for entry of default. The request will be denied without prejudice for the following reasons.

First, the affidavit accompanying the request is not signed by counsel. This court requires that pleadings, even those such as certificates of service and affidavits in support of entry of default be signed by the pleading party or counsel for the pleading party.

Second, if the court were to accept the affidavit as properly executed, the summons expired before it was served. A summons must be served within ten (10) days after it is issued. See Fed. R. Bankr. P. 7004(e). According to the affidavit, the summons issued "on or about" April 26, 2005, and was served along with the complaint on May 21, 2005. Accordingly, the summons was serve

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about 25 days after it was issued.

Third, the affidavit does not affirm that the summons and complaint were served on the

defendant on a date certain. Rather, the affidavit states that the record indicates that the summons

and complaint were served on the defendant. The two statements are not the same. One affirms that

the summons and complaint were actually served on a date certain, while the other only affirms that

the docket indicates that such is the case.

Fourth, while the affidavit does affirm that the date by which the defendant was required to

answer or otherwise respond to the complaint has passed, the affidavit does not affirm what that date

was.

Finally, the affidavit does not affirm that service was made on a date certain, rather it affirms

that service was made "on or about" a date certain. Because a summons must be served within 10

days of issuance, the affidavit must include the date on which service was actually effected so that

the Clerk may calculate if the summons is timely served.

**ORDER** 

For the foregoing reasons, the request for entry of default is denied without prejudice.

So ORDERED.

Upon entry of this memorandum and order, the Clerk shall forward to copy to the United

States Trustee.

Entered on this <u>20<sup>TH</sup></u> day of October, 2005.

William E. Anderson

United States Bankruptcy Judge

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