

SO ORDERED



DUNCAN W. KEIR
U. S. BANKRUPTCY JUDGE

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF MARYLAND

In re
Shirley Johnson
Debtor

Bankruptcy No.:
07-10059-DK
Chapter 13

* * * * *

W. Clarkson McDow, Jr.,
United States Trustee-Region Four
Plaintiff

v.

Adversary Proceeding No.:07-00669-DK

Jerry Thomas
Defendant

ORDER GRANTING COMPLAINT FOR INJUNCTION, BY DEFAULT
(11 U.S.C. SEC.110)

W.Clarkson McDow, Jr., United States Trustee for Region Four, sued Jerry Thomas to enjoin his conduct as a petition preparer, under the provisions of 11 U.S.C. Sec.110.

The U.S.Trustee has served and certified service of the Summons and Complaint upon the Defendant, and has moved for entry of a judgment by default against him, for failing to timely plead to or oppose the Complaint.

Finding that the U.S.Trustee's motion is appropriate and well-founded, it is hereby ORDERED, that judgment by default is hereby GRANTED; and it is further hereby

ORDERED, that Jerry Thomas be and he is hereby PERMANENTLY ENJOINED from acting as a bankruptcy petition preparer.

cc: Jerry Thomas
601 Pennsylvania Avenue, Suite 900
Washington, D.C. 20007

U.S.Trustee