

United States Bankruptcy Court
Eastern District of Virginia
Norfolk and Newport News Divisions

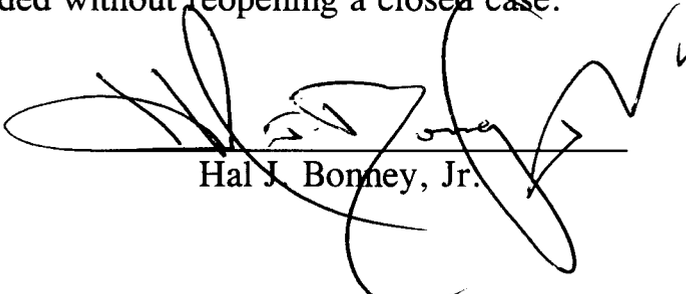
In re: Adding Creditors in A No-Asset Case

Standing Order

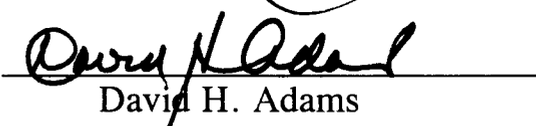
At NORFOLK, as of the 1st day of September, 1994

It appearing expeditious and that the concept of judicial economy will be furthered, it is accordingly

ADJUDGED, ORDERED and DECREED that, effective as of the 1st day September, 1994, upon proper completion and filing of a Certificate and Affidavit for Adding Creditors to Schedules in a Closed Case in the form attached hereto, along with the accompanying documents required therein, a creditor or creditors may be added without reopening a closed case.



Hal J. Bonney, Jr.



David H. Adams

**UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF VIRGINIA**

_____ Division

In re

Case No.

Debtor(s)

Chapter 7

**CERTIFICATE AND AFFIDAVIT
FOR ADDING CREDITORS TO SCHEDULES
IN A CLOSED CASE**

1. The undersigned *pro se* debtor(s) or the undersigned member of the bar of this Court, who represents the debtor(s) herein, hereby certifies that:

a. The above-captioned case was filed under or converted to Chapter 7 of the Bankruptcy Code ("Chapter 7") and remained a case under Chapter 7 until closing;

b. After filing under or conversion to Chapter 7, a notice of no dividend, contained in the notice of the first meeting of creditors, was sent to creditors listed on the schedules, informing them that they need not file claims in the above-captioned case;

c. The Chapter 7 Trustee has filed a report of no distribution and since that filing no further assets of the estate have been administered; and

d. The purpose of filing this Certificate is to amend the schedules to add only the pre-petition creditor(s) listed on the attached sheet. In addition, due notice has been sent to such creditor(s), and no response has been received by the debtor(s) within the thirty (30) day notice period.

2. That the debtor(s) signing below, under penalty of perjury, further certifies that:

a. Such debtor(s) did not intentionally omit the creditor(s) listed on the attached sheet from the schedules filed in the above-captioned case; and

b. Such debtor(s) did not intend to hinder, delay or defraud said creditor(s).

COUNSEL FOR DEBTOR(S)

(Signature)

Debtor

(Printed Name)

Joint Debtor

Dated: _____

(Typed Name(s))