



**Peter
McCabe/DCA/AO/USCOURT
S**

08/29/2005 08:54 PM

To "James Ishida" <James_Ishida@ao.uscourts.gov>

cc "J Rabiej" <John_Rabiej@ao.uscourts.gov>

bcc

Subject Fw: Bankruptcy Abuse Prevention/Consumer Protection Act

Terry Dunn

From: Terry Dunn

Sent: 08/29/2005 12:09 PM

To: Peter McCabe

Cc: Jim Waldron

Subject: Re: Bankruptcy Abuse Prevention/Consumer Protection Act

Peter - Sorry to bother, but I'm presuming there is a typo on pg 8 of the redline version of the Interim Rules re 1007[c]. On line 79 word ",or" is stricken, and while I would be totally thrilled if that were intentional so that the words "within 15 days thereafter," could go too, I suspect it sadly should actually stay in. Am I correct that those 3 characters should not have been stricken, or did the rules comm. give us a well deserved bone?

I will say that it looks like you folks did some very fine work. So far the only thing I am terribly sad about is that one can now file an app. to pay fees in installments even tho they have paid an atty. or BPP. Same re the IFP app of course. What a crock [a legal term in OR]!

Take care! Terry

ps Why no OF for a cert. re the initial briefing?