

David Adams <david@dhadams.com>

12/12/2007 02 42 PM

Please respond to <david@dhadams.com> To <rules_comments@ao.uscourts gov>

CC

Subject Bankruptcy Appeal Period

07-BR-017

I believe that the proposed 14 day period is equitable and will not impose a burden on the Bankruptcy system. However, I consider the potential of a 30 day period to note an appeal to be disruptive to the system. Too much moves along in Bankruptcy cases according to the operable statutes and Rules to allow that length of time before an appeal can be perfected. Irreparable harm and irreversible events could occur in that time period before an appeal is perfected. Just one Judge's opinion. Thanks