

07-BR-005

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cc

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Subject

The 14 day proposal is a reasonable accommodation between the two camps on this issue. I would oppose a 30 day rule based on the grounds parties often need to know if the order is final. 30 days is just too long a period of time to wait in the bankruptcy world. Uniformity regarding procedures in the civil and bankruptcy areas of practice is appropriate, so long as it does not do a disservice to one over the other.