

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

In re: Case No. 14-41603
ANTHONY DETTORE, Involuntary Chapter 7
Alleged Debtor. Judge Thomas J. Tucker

ORDER DISMISSING CASE

On February 5, 2014, the sole petitioning creditor, Gary Kubicki (“Kubicki”), filed a involuntary chapter 7 bankruptcy petition against the alleged debtor, Anthony Dettore (“Alleged Debtor”), commencing this involuntary bankruptcy case. On March 3, 2014, the Court entered an order entitled “Order Regarding Failure of Petitioning Creditor to File a Proper Certificate Showing Timely Service of the Summons and Involuntary Petition on the Alleged Debtor” (Docket # 6, the “March 3 Order”). The March 3 Order required that no later than March 11, 2014, Kubicki file a certificate of service showing service on the Alleged Debtor of the summons and the involuntary petition.¹ The March 3 Order further stated that if this deficiency was not corrected by March 11, 2014, “the Court may dismiss this case without further notice or hearing.”

Kubicki did not file the required certificate of service by the March 11, 2014 deadline, and to date still has not filed it. Kubicki has filed nothing in this case to show that he served the summons and involuntary petition on the Alleged Debtor.

Accordingly,

IT IS ORDERED that the involuntary bankruptcy petition (Docket # 1), and this involuntary bankruptcy case, are dismissed, effective immediately.

Signed on March 12, 2014

/s/ Thomas J. Tucker
Thomas J. Tucker
United States Bankruptcy Judge

¹ As the March 3 Order stated, under Fed.R.Bankr.P. 1010(a) and 7004(e), these items were due to be served on the Alleged Debtor no later than 14 days after the summons was originally issued; *i.e.*, no later than February 19, 2014.