

UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF LOUISIANA
LAFAYETTE-OPELOUSAS DIVISION

FILED
SEP 13 2002
U.S. BANKRUPTCY COURT
WESTERN DISTRICT OF LOUISIANA

IN RE:

THE BELL FAMILY TRUST
DEBTOR

CASE NO. 02BK-60477

AFFIDAVIT OF H. GLENN MARCANTEL, JR.

Now before the undersigned notary duly qualified in and for the Parish of Evangeline Parish, Louisiana, personally came and appeared H. Glenn Marcantel, Jr., Attorney at Law, who after being duly sworn did depose and state that he does not hold or represent any interest adverse to the estate of The Bell Family Trust and that he is a disinterested person in connection with the proposed representation of the trustee set forth in the Application to Employ Attorney filed by W. Simmons Sandoz and noticed for hearing on October 8, 2002.

The undersigned applicant has represented certain of the beneficiaries of The Bell Family Trust in connection with litigation substantially based upon the same acts and inaction expected to be made the subject of evaluation and potential litigation by the trustee on behalf of the estate. Applicant has no other connection with the debtor, creditors or any other party in interest, their respective attorneys or accountants, the United States Trustee or any person employed in the office of the

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EXHIBIT
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United States Trustee to the best of his knowledge, information and belief.

Signed in Ville Platte, Louisiana this 11th day of September, 2002

[Signature]
WITNESS

[Signature]
WITNESS

[Signature]
H. GLENN MARCANTEL, JR.

Kimberly S. Vidrine
NOTARY

State of Louisiana
Parish of Evangeline
Commission expires with life

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UNITED STATES BANKRUPTCY COURT

WESTERN DISTRICT OF LOUISIANA

LAFAYETTE-OPELOUSAS DIVISION

2002 SEP 19 AM 11:39

U.S. DISTRICT COURT
WEST. DISTRICT OF LOUISIANA

IN RE:

THE BELL FAMILY TRUST
Debtor

CASE NO. 02BK-50477

Affidavit Of Jeffrey Ackermann

Now before the undersigned notary duly qualified in and for the Parish of Lafayette, State of Louisiana, personally came and appeared Jeffrey Ackermann of Durio, McGoffin, Stagg & Ackermann who after being duly sworn did depose and state that neither he nor any one in his firm to his knowledge holds or represents an interest adverse to the estate of The Bell Family Trust and that they are disinterested persons in connection with the proposed representation of the trustee set forth in the Application to Employ Attorney filed W. Simmons Sandoz and Notice for hearing October 8, 2002.

The undersigned applicant has represented certain of the beneficiaries of The Bell Family Trust in connection with litigation substantially based upon the same acts and inaction expected to be made the subject of evaluation and potential litigation by the trustee on behalf of the estate. Applicant has no other connection with the debtor, creditors or any other party in interest, their respective attorneys or

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accountants, the United States Trustee or any person employed in the office of the
United States Trustee to the best of his knowledge, information and belief.

Signed Lafayette, Louisiana this 9th day of September 2002.

Sue LeBlanc
witness

Jeffery McKernan
Jeffery McKernan

Janice Brescia
witness

Notary

State of _____
Parish/County of _____
Commission Expires _____

PADina/Jeffery McKernan PMS/Roby Bell, et al In re: Bell v. See Bell, et al Pleading Affidavit

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2.

By letter dated dated September 12, 2005, counsel for Bell Family Trust through W. Simmons Sandoz, Trustee, asked counsel for Mary Susan Bell and Sue Bell Holdings, L.L.C. to execute the Act Translative of Title. No such Act Translative of Title has been received, and mover does not anticipate receiving one from Mary Susan Bell.

3.

Accordingly, Bankruptcy Rule 7070 specifically allows this Court to enter Judgment divesting the title of any party investing title in others whenever the real or personal property involved is within the jurisdiction of the Court.

4.

Although Mary Susan Bell and Sue Bell Holdings, L.L.C, have appealed the Judgment attached as Exhibit 1, the appeal was not bonded, nor has any stay of proceedings issued.

5.

Furthermore, Bell Family Trust through W. Simmons Sandoz, Trustee, seeks to preserve, maintain and actually put the property to productive use during the pendency of the appeal, including but not limited to agricultural, recreational and mineral usage. Such use will preserve the property for whatever party is successful on the appeal.

6.

Furthermore, placing Bell Family Trust through W. Simmons Sandoz, Trustee, entitled to property will prevent any efforts by Mary Susan Bell to place the property beyond the reach of this Court and/or Bell Family Trust.

