

IN RE: )  
 )  
Chapter 7 Trustee Auditor )  
 )  
 )  
 )

ORDER DIRECTING A CERTAIN PITTSBURGH DIVISION CHAPTER 7 TRUSTEE TO  
RETAIN AN AUDITOR

WHEREAS, questions concerning the filing of papers and the handling of funds by John J. Morgan, Trustee, have arisen; and

WHEREAS, an Estate Administrator has made a preliminary inquiry into the handling of bankruptcy estates by John J. Morgan, Trustee;

It is hereby ORDERED and DIRECTED that:

- (1) An independent certified public accountant examine the books and records of John J. Morgan;
- (2) John J. Morgan be given the opportunity to select an accountant of his choice, subject to the approval of the Court. Should John J. Morgan fail to obtain court approval of his choice of accountant within twenty days of the date of this Order, the Court shall immediately appoint an accountant.
- (3) Theodore S. Hopkins, the Clerk of Bankruptcy Court, meet with the prospective accountant before John J. Morgan's selection is approved, to discuss details of the audit;
- (4) Theodore S. Hopkins provide John J. Morgan and the accountant with a list of all cases filed under the Bankruptcy Reform Act in which John J. Morgan has served as trustee;
- (5) After the Court approves his selection, the accountant perform his audit forthwith;
- (6) The accountant examine receipts and disbursements, in cases filed under the Bankruptcy Reform Act in which John J. Morgan has served as trustee;
- (7) The accountant report his findings directly to the Court;
- (8) John J. Morgan cooperate fully with the accountant, and make all of his books and records available to the accountant, upon request; and
- (9) The fees and expenses of the accountant be borne by John J. Morgan, according to terms which Mr. Morgan is directed to disclose to the court.

Date: September 28, 1982

BY THE COURT

*Gerald K. Gibson*  
\_\_\_\_\_  
Gerald K. Gibson  
U.S. Bankruptcy Judge

*Joseph L. Cosetti*  
\_\_\_\_\_  
Joseph L. Cosetti  
U.S. Bankruptcy Judge