

IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

MICHAEL J. QUILLING, as Receiver
for Megafund Corporation and
Lancorp Financial Group, LLC

Plaintiff,

VS.

GARY McDUFF, ET AL.

Defendants.

§
§
§
§
§
§
§
§
§
§

NO. 3-06-CV-0959-L

ORDER

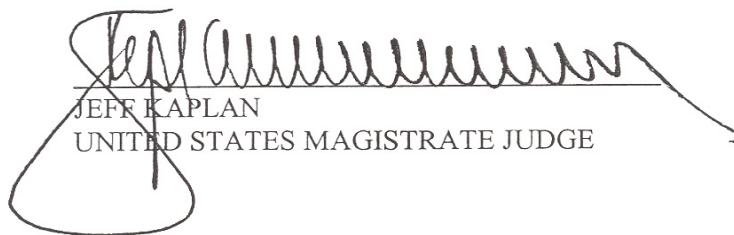
Defendants Gary Lynn McDuff and Shannon M. McDuff, appearing *pro se*, have filed pleadings entitled: (1) Notice of Surety-Act and Bond [Doc. #8]; (2) Amended and Updated Commercial Affidavit of Facts [Doc. #9]; and (3) Waiver of Perjury-Immunity [Doc. #10]. Whatever ostensible purpose these largely unintelligible pleadings may serve, they do not constitute a responsive pleading or an answer under the federal rules of civil procedure. Defendants must file either an appropriate motion under Fed. R. Civ. P. 12(b), or an answer that complies with the requirements of Fed. R. Civ. P. 8(b), within 20 days after being served with the summons and complaint. If they fail to do so, plaintiff may seek entry of a default and a default judgment in accordance with Fed. R. Civ. P. 55(a) & (b).

No further warnings will be given to defendants. Any pleading tendered to the clerk that does not comply with the requirements of the federal rules will be stricken from the record.

The clerk is directed to list the address of Gary Lynn McDuff and Shannon M. McDuff, 1314 Minchen Drive, Deer Park, Texas 77536, on the docket and provide them with a copy of this order.

SO ORDERED.

DATED: June 29, 2006.



JEFF KAPLAN
UNITED STATES MAGISTRATE JUDGE