

**UNITED STATES BANKRUPTCY COURT
DISTRICT OF MASSACHUSETTS
Proceeding Memorandum/Order**

In Re: Veronica T. Jumps

Case Number 06-40677 (JBR)
Chapter 13

#19 Debtor's Motion to Extend The Automatic Stay and #24 Objection of Chase Home Finance, LLC
Lawson Williams for Debtor
Andrew S. Harmon for Chase Home Finance, LLC

COURT ACTION:

Show Cause Order _____ Released _____ Enforced _____
_____ Granted _____ Approved _____ Moot _____
_____ Denied _____ Denied Without Prejudice _____
_____ Withdrawn in Open Court _____
_____ Sustained _____ Overruled _____
_____ Continued to _____
_____ Proposed Order to be Submitted by _____
_____ Stipulation to be Submitted by _____
_____ Taken Under Advisement _____

DECISION SET OUT MORE FULLY BY COURT AS FOLLOWS:

#19 DENIED.

DEBTOR'S MOTION TO "EXTEND" THE STAY ARISES UNDER SECTION 362(c)(3)(A) and (B), WHICH REQUIRES THE MOTION BE FILED AND NOTICE AND HEARING TAKE PLACE "BEFORE THE EXPIRATION" OF 30 DAYS AFTER THE FILING OF THE CASE. HERE THE MOTION WAS FILED ON THE 30TH DAY, AND THUS IT WAS NOT POSSIBLE TO GIVE NOTICE AND HOLD A HEARING PARTICULARLY SINCE NO EMERGENCY MOTION WAS FILED. SECTION 362(c)(4)(B) RELIEF WAS NOT SOUGHT IN THE MOTION. THE ISSUE OF "GOOD FAITH" IS NOT DEALT WITH, AS THAT ONLY ARISES IF THE COURT HAS THE POWER TO GRANT THE MOTION, WHICH IT DOES NOT AFTER THE 30 DAY PERIOD.

SO ORDERED:



Dated 06/06/2006

**Joel B. Rosenthal
United States Bankruptcy Judge**