Moore v. Caine et al

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	U.S. DISTRICT CONTRIBUTION.Y. ★ JUN 1 6 2015 ★
ANDRE MOORE,	BROOKLYN OFFICE
Plaintiff,	ORDER 15 CV 2062 (CBA)(LB)
-against-	20 0 1 2002 (0003)(22)
LIEUTENANT CAINE and LALCHAN SINGH	
Defendants.	v
BLOOM, United States Magistrate Judge:	A
Plaintiff, who is proceeding pro se, requests a	certificate of Defendants' default and in an
attached affirmation asserts that Defendants have been serv	ved with the complaint and summons but have

attached affirmation asserts that Defendants have been served with the complaint and summons but have failed to appear or respond. (ECF Nos. 6, 7.) However, the U.S. Marshals Service is effecting service of the complaint and summons on Plaintiff's behalf and has not yet filed proof of service. Until proof of service on both defendants is filed, any request for default must be denied.

SO ORDERED.

/S/ Judge Lois Bloom LOIS BLOOM United States Magistrate Judge

Dated: June 16, 2015 Brooklyn, New York