



5. We understand that if we had received any other documents, and had not responded to them **that we would lose all of our personal property listed as exempt in our schedules.**

6. We have sent in an amended schedule "C" to provide L.D. Fitzgerald with an exemption per item that was listed in our original schedules?

7. Public Court records reflect that some judges appear to be engulfed in a never ending quest to deny Debtors the ability to contract under the local rule cited above.

The Court records reflect that some judges may totally ignore the local rules that allow an attorney to "unbundle" his services.

LBR 9010.1(e)(2) reads:

... While such person may seek outside assistance in preparing court documents for filing, that person is expected to personally participate in all aspects of the litigation, including court appearances.

Pro se debtors can seek limited services from an attorney, as I have done in relation to the above referenced matter. This response has been prepared for my approval and signature by Mr. Tom Hale, Esq., so the Court has full notice of that fact.

8. Furthermore, I.C. §3-301(3) PROHIBITS AN ATTORNEY FROM APPEARING AS A CLIENT'S ATTORNEY OF RECORD WITHOUT EXPRESS AUTHORITY. An attorney cannot take over a client's case without permission.

9. We have been informed that it is a matter of public record that the Honorable Judge Jim D. Pappas over the last decade has had a strong bias toward Mr. Tom Hale, Esq., and consequently has required Mr. Tom Hale to file numerous MOTIONS TO RECUSE for the "appearance of impropriety" that have been grudgingly granted.

10. In addition, Judge Jim D. Pappas has alleged to have been intellectually and judicially dishonest by continuing to file numerous § 329 motions that are expensive, overly burdensome, retaliatory, and EXTREMELY STRESSFUL to the debtors and Mr. Tom Hale, Esq., which required a PETITION FOR WRIT OF MANDAMUS AND INJUNCTIVE RELIEF, CASE NO. CIV 01-0193, TO BE FILED IN THE DISTRICT COURT, according to the public records.

11. The law is well established that a Judge's bias toward a party will bar that Judge from issuing ORDERS affecting the party in ANY WAY. Inevitably the bias operates to deprive the party of a fair hearing or trial, Garcia v. Superior Court, 156 Cal. App. 3d 670, 687-688, 203 Cal. Rptr. 290 (1984) and Ex parte Large, 501 So. 2d 1208, 1210 (Ala. 1986).

12. These are preliminary facts that are found in the public record and are cited only out of concern that the Trustee's Objection, WHICH WAS NEVER RECEIVED BY US, may be a mere pretext to bring an issue involving Mr. Hale's contract for limited services before Judge Pappas, for purposes completely unrelated to whether our exemptions are properly listed in my schedules.

MOTION TO VACATE, OR RECONSIDER ORDER - 3

13. We have contacted Mr. Hale under the local rule cited above and he has agreed to represent me in any appeals of this matter if the Trustee's objection is not denied. I am familiar with the fees charged by licensed attorneys in the State of Idaho, and Mr. Hale's hourly fee of \$125.00 is less than the hourly fee charged by most attorneys in the Federal District Courts of Idaho, a fact we don't dispute.

14. It is our understanding from discussions, and printed documentation provided by Mr. Hale that the ethical rules once fully explained also allow us to proceed pro se after seeking limited advice and legal counsel.

15. Even after we have signed a contract for limited legal services it is our understanding that some judges may still be unpersuaded that we are competent to contract for limited legal services. We believe that we are competent to contract and seek relief from our debts by filing this Chapter 7 bankruptcy pro se.

Debtors pray that any Orders be entered in favor of said Debtors and against Movant, denying the relief to Movant whatsoever and for such further relief as is just and proper.

DATED January 11, 2002.

  
\_\_\_\_\_  
CAMILLE THOMPSON

CERTIFICATE OF SERVICE

I hereby certify that, on this day, a true and correct copy of the foregoing was MAILED, to the following parties:

L.D. FITZGERALD  
P.O. BOX 1060  
POCATELLO, ID 83204

Dated January 11, 2002.

*Camille Thompson*  
CAMILLE THOMPSON

UNITED STATES BANKRUPTCY COURT  
DISTRICT OF IDAHO

U.S. COURTS

01 NOV 16 10:10:55

IN RE: )  
)  
)  
THOMPSON, CHAD & )  
THOMPSON, CAMILLE )  
)  
DEBTORS )

CHAPTER 7  
Case No. 01-41848-7

CAMERON S. BURKE  
CLERK  
IDAHO

ORDER TO AMEND SCHEDULES  
and/or TO FILE REQUIRED LISTS  
or STATEMENTS

TO: DEBTOR(S) AND DEBTOR(S) ATTORNEY:

YOU ARE HEREBY NOTIFIED that the documents filed by you in the above matter are deficient as follows:

AMEND SCHEDULE "F" TO PROVIDE CORRECT AMOUNT OF CLAIM.

YOU ARE DIRECTED TO CORRECT THE SAME AS SOON AS POSSIBLE.

YOU ARE FURTHER INFORMED that under the United States Bankruptcy Code, a discharge does not release a debtor from debts which have not been properly scheduled with the name and address of the creditor in time for proof and allowance of claims, unless unscheduled creditors have actual knowledge of the bankruptcy proceeding in time to file their claims. A failure to file proper schedules when directed to do so is a violation of a court order and grounds for objection to discharge.

An original and a number of copies of the amendments, lists or statements, consistent with the copies required under District of Idaho Local Bankruptcy Rule 1007.3, must be filed with the Clerk on official forms with proper headings, together with the applicable amendment fee.

DATED:

NOV 16 2001

CAMERON S BURKE, Clerk  
U.S. BANKRUPTCY COURT

By *[Signature]*  
Deputy

QUESTIONS REGARDING THIS ORDER ARE TO BE DIRECTED TO THE TRUSTEE  
L.D. FITZGERALD, TRUSTEE  
PO BOX 6199  
POCATELLO ID 83205-6199  
(208) 233-0500 (Phone 8:30am-12pm/1-5pm Mon-Th.)  
(208) 233-0500 (Phone 8:30am-12pm/1-4pm Friday)  
(208) 233-1339 (Fax 8:30am-12pm/1-5pm)

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Case: 01-41848 Form id: 122 Ntc Date: 11/16/2001 Off: 4 Page : 1  
Total notices mailed: 4

Debtor Thompson, Chad 1230 12th St, Idaho Falls, ID 83404  
Debtor Thompson, Camille 1230 12th St, Idaho Falls, ID 83404  
Trustee Fitzgerald, L D POB 6199, Pocatello, ID 83205-6199  
United States Trustee, POB 110, Boise, ID 83701

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF IDAHO

U.S. COURTS

02 JAN - 8 11 30 25

IN RE:

CASE NO: 01-41848-7

THOMPSON, CHAD &  
CAMILLE

ORDER DISALLOWING  
CLAIM OF EXEMPTION

CLERK  
CLERK  
CLERK

The Trustee in the above entitled case requested that the Court not allow certain exemptions claimed by the debtor pursuant to Idaho Code Section 11-605. Notice of the Trustee's request was sent to the debtor and a request for Hearing has not been made within the time period allowed in the notice.

Based on the forgoing and good cause appearing therefore the following exemptions are DISALLOWED to the extent of the objection:

- 1. EXEMPTIONS IN SCHEDULE "C" #1 AND #7

DATE: JAN - 8 2002

BY ORDER OF THE COURT

CAMERON S BURKE, CLERK  
U.S. Bankruptcy Court

By: *Dana Storer*  
DEPUTY

CERTIFICATE OF MAILING

The undersigned hereby certifies that a copy of the foregoing instrument was mailed to the addresses of the debtor(s) and attorney of record as shown in the records of the above court by placing the same in the U. S. Post Office, Postage prepaid, this \_\_\_\_\_ day of \_\_\_\_\_ 2001

JAN - 8 2002

By: *Dana Storer*

ASSISTANT U.S. TRUSTEE, PO BOX 110, BOISE ID 83701  
LD FITZGERALD, TRUSTEE, PO BOX 6199, POCATELLO ID 83205-6199  
CHAD & CAMILLE THOMPSON, 1030 E. 12<sup>TH</sup>, IDAHO FALLS ID 83404