

**UNITED STATES BANKRUPTCY COURT**

U.S. DISTRICT COURT

**DISTRICT OF IDAHO**

03 FEB 24 PM 12:16

**Case Number: 98-30117**  
**Chapter 13**

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IN RE  
Robin Ann Sullivan  
534-76-9303

**ORDER DISCHARGING DEBTOR  
AFTER COMPLETION OF CHAPTER 13 PLAN**

It appearing that the debtor is entitled to a discharge,

IT IS ORDERED:

The debtor is granted a discharge under section 1328(a) of title 11, United States Code (the Bankruptcy Code).

**DATED:** February 24, 2003

**BY THE COURT**

Terry L. Myers  
United States Bankruptcy Judge

**SEE NEXT PAGE FOR IMPORTANT INFORMATION**

*Set forth all names, including trade names, used by the debtor within the last 6 years (Federal Rule of Bankruptcy Procedure 1005)*

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EXPLANATION OF BANKRUPTCY DISCHARGE  
IN A CHAPTER 13 CASE

This court order grants a discharge to the person named as the debtor after the debtor has completed all payments under the chapter 13 plan. It is not a dismissal of the case.

Collection of Discharged Debts Prohibited

The discharge prohibits any attempt to collect from the debtor a debt that has been discharged. For example, a creditor is not permitted to contact a debtor by mail, phone or otherwise, to file or continue a lawsuit, to attach wages or other property, or to take any other action to collect a discharged debt from the debtor *[In a case involving community property:]* [There are also special rules that protect certain community property owned by the debtor's spouse, even if that spouse did not file a bankruptcy case.] A creditor who violates this order can be required to pay damages and attorney's fees to the debtor.

However, a creditor may have the right to enforce a valid lien, such as a mortgage or security interest, against the debtor's property after the bankruptcy, if that lien was not avoided or eliminated in the bankruptcy case. Also a debtor may voluntarily pay any debt that has been discharged.

Debts that are Discharged

The chapter 13 discharge order eliminates a debtor's legal obligations to pay a debt that is discharged. Most, but not all, types of debts are discharged if the debt is provided for by the chapter 13 plan or is disallowed by the court pursuant to section 502 of the Bankruptcy Code.

Debts that are Not Discharged

Some of the common types of debts which **are not** discharged in a chapter 13 bankruptcy case are:

- a. Debts that are in the nature of alimony, maintenance, or support;
- b. Debts for most student loans;
- c. Debts for most fines, penalties, forfeitures, or criminal restitution obligations;
- d. Debts for most personal injury or death caused by the debtor's operation of a motor vehicle while intoxicated;
- e. Debts provided for under section 1322(b)(5) of the Bankruptcy Code and on which the last payment is due after the date on which the final payment under the plan was due; and
- f. Debts for certain consumer purchases made after the bankruptcy case was filed if prior approval by the trustee of the debtor's incurring the debt was practicable but was not obtained.

**This information is only a general summary of the bankruptcy discharge. There are exceptions to these general rules. Because the law is complicated, you may want to consult an attorney to determine the exact effect of the discharge in this case.**

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Total notices mailed: 3

Debtor Sullivan, Robin Ann 1413 Elm St, Clarkston, WA 99403  
Aty Haight, G W POB 962, Coeur d'Alene, ID 83814  
Trustee Zimmerman, C Barry POB 1240, Coeur d'Alene, ID 83816-1240

I hereby certify that a copy of the attached  
document was mailed or hand delivered  
to the named persons of this certificate  
of mailing.

Dated: 2/24/03

Signed: 