

# A FRAUDULENT CHAPTER 7 BANKRUPTCY (BKPT. CT. FL. TAMPA DATE 07/11/2014 REF. # 1408053CED) IS LISTED ON MY CREDIT REPORT AND IS FRAUD.

A fraudulent Chapter 7 bankruptcy (bkpt ct fl tampa date filed 07/11/2014 reference : 1408053ced) is listed on my credit report and needs to be removed.

A chapter 13 had been appearing on my credit report prior to this chapter 7 and has already been removed by Linda Yerger. She assisted in removing the chapter 13 once the proper authorities: department of justice/ fraud department /in both Washington and Tampa were alerted to the fraud, criminal activity, and corruption involved. I received an apology email in October of 2014 from Linda Yerger confirming the removal of the bankruptcy off my credit report, however now a chapter 7 is appearing on my credit report that is just as fraudulent and needs to be removed. As per the bankruptcy code of Florida multiple infractions demand a removal of this fraudulent bankruptcy. These 10 infractions of the law create this fraudulent bankruptcy and are listed below:

1. Lies of my mental capacity and age. I am Mary Jean Ziska. I have never given in writing or in a verbal agreement that I agreed to the filing of either a chapter 13 or a chapter 7 bankruptcy. I am a 48 year old woman and not under the age of 18 or involved in a full fledged guardianship determined by the court system for a minor child. I am also not incapacitated. I am not incompetent. I presently have and have had ( 2014) a limited guardian who was supposed to assist ONLY with two separate areas: a.- defense of lawsuits and b.-the ability to assist in contracts. As per filing of the chapter 13 or chapter 7 bankruptcy Patrick Weber was the limited guardian in July 2014. Lawyer Larry Piviach was the guardianship lawyer in July 2014. Neither of these men were ever consulted about the bankruptcy being created nor did they authorized in writing the authority for anyone including Linda Yerger or Marin Gregory to start/ file or complete any form of bankruptcy using my name my address or my personal information.

\*These actions were and still are in violation of the bankruptcy code and grounds for dismissal and removal of the chapter 7 bankruptcy for Mary Jean Ziska on my public records and my credit reports.

2. As per violating the legal rules for filing a bankruptcy [www.uscourts.gov](http://www.uscourts.gov) :

“ bankruptcy begins when a debtor files a petition with the bankruptcy court. A petition may be filed by an individual/ by spouses together/ or by a corporation. “!

According to this rule contained within the bankruptcy code, neither Linda Yerger nor Marion Gregory fit the criteria for even filing a chapter 13 or chapter 7 bankruptcy using my name, my address, or any of my personal and individual, identifying information. Neither Marion Gregory nor Linda Yerger filed as an individual ( meaning the person and individual of Mary Jean Ziska) or filed as my spouse or filed in the name of a corporation. A stranger or unauthorized person is not allowed to file a bankruptcy using my name, my address, or any of my individual and personal identifying information. I am stating in writing that I ( Mary Jean Ziska ) ... I have never met with Linda Yerger! Never hired Linda Yerger to file a bankruptcy! Never given Linda Yerger any financial compensation to perform any legal services for me! I have never seen / been sent / or discussed any completed legal documents created or filed by Marion Gregory or Linda Yerger concerning these fraudulent bankruptcies!

①