

THE HONORABLE CRAIG A. GARGOTTA, CHIEF U.S. BANKRUPTCY JUDGE

WESTERN DISTRICT OF TEXAS

ERICA BENITES GIESE, PARTNER

JACKSON WALKER LLP

1

## FEDERAL BANKRUPTCY CASES TITLE 11, ET. SEQ.

- Cases can bring about a positive outcome for individuals and companies overwhelmed by debt
- Reasons for filing discharge or restructure of debt; preservation of assets; divorce; illness; loss of employment; rising interest rates; availability of credit.
- Types of debtors private citizen, small business owner, corporation, limited liability company, partnership, sole proprietorship

### U.S. TRUSTEE PROGRAM

- Part of the Department of Justice (such as the FBI and USAO)
  - "To promote the integrity of the bankruptcy system for the benefit of debtors, creditors, and the public"
- 28 U.S.C. § 586(a)(3)(F) authority to refer matters to USAOs
  - Any action which may constitute a crime
- USTO may uncover fraud (e.g. tax, bankruptcy)
- USTO writes a letter to the USAO and FBI which includes general information about the basis for referral
- EOUST Office of Criminal Enforcement
  - Oversees and coordinates enforcement efforts and strengthens ability to detect, refer, and assist in prosecution of criminal violations

\_

#### INITIATING A CRIMINAL INVESTIGATION

- Referral by U.S. Trustee or Bankruptcy Judge to U.S. Attorney's Office and FBI
  - Pursuant to 18 U.S.C. § 3057
- · FBI opens the matter on its own
- Referral from U.S. Attorney's Office as a result of a current investigation
- Tip to FBI from a citizen
- Tip or report to U.S. Trustee by individual
- · Tip by debtor employee or unhappy spouse or partner
- FBI has primary investigative responsibility
- Can coordinate with Internal Revenue Service (Criminal Division)

# WHAT TO KNOW ABOUT THE GOVERNMENT'S PROCESS

- Request for Information --- Administrative (AG's offices and sections with oversight may seek records)
- Civil Investigative Demand --- Civil (from AG, DOJ)
- Subpoena --- Criminal (IRS-CID, FBI, DOJ)
- Subject, Target, Witness
- Do not ignore them
- If you are a company or financial institution, you should not respond yourself
  - · May inadvertently hand over documents which could create some exposure

\_

#### COMMON TYPES OF BANKRUPTCY FRAUD, 18 U.S.C. § 152

- False statements on Petition
- False documentation in support of Petition
- Concealment of assets in anticipation of filing Petition
- Transfer of assets in anticipation of filing Petition
- Commission of Tax Fraud as the basis for filing Petition
- "Bust-outs" running up debt (credit cards) with no intention of paying them
- There is an interplay between 18 U.S.C. § 152 which provides criminal punishments for fraudulent concealment (and other violations) and 11 U.S.C. § 727 which outlines activity that would prohibit discharging debts
  - In re Moschella, No. 03-47690-DML-7, 2004 WL 6081712, 5 (Bankr. N.D. Tex. Aug. 9, 2004) (highlighting that the language found in § § 152 and 727 is "virtually the same").
  - See In re Nicolosi, 86 B.R. 882, 888 (Bankr. W.D. La. 1988) (explaining how the bankruptcy process is designed for the "honest debtor" and the actions that void Chapter 11 discharges of debt under 11 U.S.C. § 727 could be the same fraudulent concealment that could expose an individual to criminal penalties under § 18 U.S.C. 152).





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Representing the Bad Guy in a Bankruptcy Case

Also available as part of the eCourse 2024 eConference on Consumer Bankruptcy Practice

First appeared as part of the conference materials for the 2024 Consumer Bankruptcy Practice session "Representing the Bad Guy in a Bankruptcy Case"