

UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF INDIANA  
HAMMOND DIVISION

IN RE: )  
 )  
BARBARA JEANETTE ANDREWS, ) CASE NO. 12-24339 jpk  
 ) Chapter 7  
Debtor. )

ORDER CONCERNING RECORD NO. 61 NOTICE OF PROPOSED ABANDONMENT  
AND RECORD NO. 62 AMENDED NOTICE OF PROPOSED ABANDONMENT

The above-designated Notices were filed by the debtor, who is proceeding without benefit of counsel, on April 10, 2013. These documents seek to abandon certain property of the debtor or of the debtor's Chapter 7 Bankruptcy Estate. The notices also interestingly state that if an objection is filed to the notices, a "hearing will be held before the Honorable Gloria M. Burns" [whoever she may be].

A Chapter 7 debtor has no control whatsoever over whether property of a Chapter 7 bankruptcy estate is administered or is abandoned: Only the Chapter 7 Trustee has standing to abandon property from a Chapter 7 bankruptcy estate. Some of the property subject to the foregoing "notices" may already have been abandoned from this bankruptcy estate pursuant to motions of creditors having interest in those properties. Whatever the case may be, the Notices are gross violations of Federal Bankruptcy Law, and state no claim whatsoever.

IT IS ORDERED that the record No. 61 and 62 Notices are stricken from the record, and are void for any purpose.

Dated at Hammond, Indiana on April 25, 2013.

/s/ J. Philip Klingeberger  
J. Philip Klingeberger, Judge  
United States Bankruptcy Court

Distribution:  
Debtor, pro se  
Trustee, US Trustee