

UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF INDIANA  
HAMMOND DIVISION AT LAFAYETTE

IN RE: CASE NO. 03-40519 )  
 )  
ANNARE L. LOUBSER )  
 )  
Debtor )  
 )  
 )  
ANNARE L. LOUBSER )  
 )  
Plaintiff )  
 )  
vs. ) PROC. NO. 06-4015  
 )  
 )  
ALEXANDER R. PALA )  
R. DENNIS HOOVER )  
 )  
Defendants )

**DECISION AND ORDER DENYING  
MOTIONS TO COMPEL AND MOTIONS FOR CONTEMPT**

At Fort Wayne, Indiana, on July 28, 2006.

Since contempt is the appropriate remedy for the failure to obey a subpoena related to third-party discovery, the motions to compel discovery of White County Abstract & Title Company, Chase Manhattan Mortgage Corporation, Indiana Abstract & Title Company, and GMAC Mortgage filed by the plaintiff on June 27, 2006 are DENIED. Fed. R. Bankr. P. Rule 9016; Fed. R. Civ. P. Rule 45(e).

The motions for contempt of court against GMAC Mortgage, Chase Manhattan Mortgage Corporation, Indiana Abstract & Title Co., filed by the plaintiff on June 27, 2006 are denied for the failure to describe the conduct complained of with sufficient particularity as required by the Federal Rules of Bankruptcy Procedure. Fed. R. Bankr. P. Rule 9013 (a motion shall state both the relief

sought and the grounds therefor “with particularity”). Cf., In re Minton, 2006 WL 533352 (Bankr. N.D. Ind. 2006).

SO ORDERED.

/s/ Robert E. Grant  
Judge, United States Bankruptcy Court