



Nobody
<nobody@uscbgov.ao.dcn>

10/18/2004 03:15 PM

To Rules_Support@ao.uscourts.gov

cc

Subject Submission from <http://www.uscourts.gov/rules/submit.html>

RECEIVED
10/18/04

04-BK-018

Salutation: Mr.
First: John
MI: G
Last: Redwine
Org: Knoxville TVA Employees Credit Union
MailingAddress1: PO Box 15994
MailingAddress2:
City: Knoxville
State: Tennessee
ZIP: 37901
EmailAddress: jredwine@tvacreditunion.com
Phone: 865-544-5686
Fax: 865-544-5474
Bankruptcy: Yes
Comments:

As to debtors bringing their documentation to court, I cannot imagine why they should have special priveledge in not supporting their claims. As a creditor, it is unreal how many schedules we find to be inaccurate for any number of reasons. Although we may not be able to review the documents under the new rules, the trustee could certainly question the things that a legitimate creditor would have interest in knowing. A creditor can listen to a trustee's comments and learn a lot. A 2004 is extremely expensive and many loan balances do not support the expense of a 2004 as the playing field is so unlevel. Demanding proof to support their schedules is not an unreasonable demand on a debtor that has every advantage already. The only ones it will have an adverse effect upon are the debtors who do not want to tell the truth.

submit2: Submit Comment

HTTP Referer: <http://www.uscourts.gov/rules/submit.html>
HTTP User Agent: Mozilla/4.0 (compatible; MSIE 6.0; Windows NT 5.1)
Remote Host:
Remote Address: 10.213.201.7
