

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

In the matter of:

Case No. 99-51514-WS

JOSEPH EDWARD KLOIAN,

Chapter 7

Debtor.

Honorable Walter Shapero

**ORDER DENYING DEBTOR'S MOTION TO SET ASIDE/VACATE ORDER OF
JANUARY 8, 2007, APPROVING RETENTION OF
US LOCATOR SERVICE CORPORATION**

Debtor, having moved on various grounds to set aside/vacate the Court's Order of January 8, 2007, Granting Motion of Chapter 7 Trustee to Retain US Locator Service Corporation ("Order"), the Court having held a hearing thereon;

It is hereby concluded and ordered as follows;

(1) The Motion is denied for the reasons set forth by the Trustee as articulated at the hearing, and because it appears that applicable procedural rules incident to the entry of the Order were either complied with, or the persons or entities who were entitled to prior notification, if any, having now had notice, do not now object to the Order; and

(2) At such time as the Trustee seeks to pay compensation to US Locator Service Corporation, or said entity itself seeks compensation, pursuant to the Order, such shall be the subject of a duly noticed hearing thereon before the Court; and in connection therewith the Court will take into account the following, among other relevant considerations:

A. The provisions of the Order and the agreement referenced therein between the Trustee and US Locator Service Corporation, including the specific incorporation therein of the Rules of Professional Conduct adapted by the New Hampshire Supreme Judicial Court; Rule 1.5 of which relates to Fees and the factors to be considered in determining the reasonableness of a fee as set forth therein;

