TITLE 11—BANKRUPTCY

This title was enacted by Pub. L. 95-598, title I, §101, Nov. 6, 1978, 92 Stat. 2549

11(9)(1)

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Editorial Notes

AMENDMENTS

2005—Pub. L. 109–8, title VIII, §801(b), title X, §1007(d), Apr. 20, 2005, 119 Stat. 145, 188, substituted "Adjustments of Debts of a Family Farmer or Family Fisherman with Regular Annual Income" for "Adjustment of Debts of Family Farmers with Regular Annual Income" in item for chapter 12 and added item for chapter 15.

1994—Pub. L. 103-394, title V, §501(d)(39), Oct. 22, 1994, 108 Stat. 4147, struck out item for chapter 15, "United States Trustees".

1986—Pub. L. 99–554, title II, $\S257(a)$, Oct. 27, 1986, 100 Stat. 3114, added item for chapter 12.

TABLE I

This Table lists the sections of former Title 11, Bankruptcy, and indicates the sections of Title 11, as revised by Pub. L. 95–598 which cover similar and related subject matter.

Title 11	Title 11
Former Sections	New Sections
1(1)-(3) 1(4) 1(4) 1(5)-(7) 1(8) 1(9), (10) 1(11) 1(12), (13) 1(14) 1(15), (16) 1(17) 1(18) 1(19) 1(20)-(22) 1(23) 1(24) 1(25), (26) 1(27) 1(28), (29) 1(29a) 1(30) 1(31) 1(31) 1(32) 1(33), (34) 1(35)	Rep. 101(12) Rep. 101(18) Rep. 101(8) Rep. 101(9) Rep. 101(11) Rep. 101(17), (18) Rep. 101(26) Rep. 101(30) 101(31) Rep. 101(34) Rep. 101(38) 101(40) Rep. 101(24) Rep. 101(24) Rep. 101(27)

 $^{^{\}rm 1}\,\mathrm{So}$ in original. Does not conform to chapter heading.

11(a)(1)	109(a)
11(a)(2) 11(a)(2A)	502(j)
11(a)(2A)	505(a), (b)
11(a)(3) (4)	Rep.
11(a)(5)	721
11(a)(5) 11(a)(6)	Rep.
11(a)(7) 11(a)(8)	363
11(a)(8)	350
11(a)(9)–(14)	Rep.
11(a)(15)	105
11(a)(16)	Rep.
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11(a)(18) 11(a)(19), (20) 11(a)(21) 11(a)(22)	303(i)
11(a)(19), (20)	Rep.
11(a)(21)	543(b), (c)
11(a)(22) 11(b)	305(a)(2)
21	Rep.
22	303(h) 109(b)
22(a)	301
22(b)	303(a)
23(a)	Rep.
23(a) 23(b)	303(b)
23(c)–(f)	Rep.
23(g)	723
23(h)–(k)	Rep.
24	522
95(a)(1)	343, 521(4)
25(9)(2)	Rep.
25(a)(3)	521(2)
25(a)(4)	521(3)
25(a)(3) 25(a)(4) 25(a)(5) 25(a)(6)	521(3)
25(a)(b)	521(2) 521(2)
25(a)(1)	521(2) 521(1)
25(a)(7) 25(a)(8), (9) 25(a)(10) 25(a)(11)	343 344
25(a)(11)	343, 344 521(3)
25(D)	Rep.
26	541(a)
27, 28	Rep.
29(a)	362
29(b)–(d)	Rep.
29(a)	108(a), (b) 108(c)
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32(a)	727(a)(10), 1141(d)(4)
32(a) 32(b) 32(c)(1) 32(c)(2)	727(c)
32(c)(1)	727(a)(2), (4)
32(c)(2)	727(a)(3)
32(C)(3)	727(a)(4)
32(c)(4)	727(a)(2)
32(c)(6)	727(a)(8), (9) 727(a)(6)
32(c)(7)	727(a)(5)
32(c)(7) 32(c)(8)	Rep.
32(d), (e)	Rep.
32(f)	524(a)
32(g), (h)	Rep.
33	727(d), (e), 1328(e)
34	524(e)
35(a)(2)	523(a)(1) 523(a)(2)
35(a)(3)	523(a)(3)
35(a)(4)	523(a)(4)
a=) ()=(/a)	Rep.
35(a)(5), (6)	
35(a)(5), (6)	523(a)(5)
35(a)(5), (6) 35(a)(7) 35(a)(8)	523(a)(5) 523(a)(6)
34 35(a)(1) 35(a)(2) 35(a)(3) 35(a)(4) 35(a)(5), (6) 35(a)(7) 35(a)(8) 35(b)	523(a)(5) 523(a)(6) 523(b), 349(a)
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35(c)	523(a)(5) 523(a)(6) 523(b), 349(a) 523(c) 362
35(c)	523(a)(5) 523(a)(6) 523(b), 349(a) 523(c) 362 Rep.
35(c)	523(a)(5) 523(a)(6) 523(b), 349(a) 523(c) 362 Rep. 303(d)
35(c) 35(c)(4) 41(a) 41(b) 41(c)-(e) 41(f)	523(a)(5) 523(a)(6) 523(b), 349(a) 523(c) 362 Rep. 303(d) Rep. 301
35(c)	523(a)(5) 523(a)(6) 523(b), 349(a) 523(c) 362 Rep. 303(d) Rep. 301 T. 28 §1480
35(c) 35(c)(4) 41(a) 41(b) 41(c)-(e) 41(f) 42 43	523(a)(5) 523(a)(6) 523(b), 349(a) 523(c) 362 Rep. 303(d) Rep. 301 T. 28 §1480 Rep.
35(c) 35(c)(4) 41(a) 41(b) 41(c)-(e) 41(f) 42 43	523(a)(5) 523(a)(6) 523(b), 349(a) 523(c) 362 Rep. 303(d) Rep. 301 T. 28 §1480 Rep. 343
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35(c) 35(c)(4) 41(a) 41(b) 41(c)-(e) 41(f) 42 43	523(a)(5) 523(a)(6) 523(b), 349(a) 523(c) 362 Rep. 303(d) Rep. 301 T. 28 §1480 Rep. 343
35(c) 35(c)(4) 41(a) 41(b) 41(c)-(e) 41(f) 42 43 44(a) 44(b)-(f) 44(g)	523(a)(5) 523(a)(6) 523(b), 349(a) 523(c) 362 Rep. 303(d) Rep. 301 T. 28 §1480 Rep. 343 Rep. 549(c)

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52, 53	Rep.	107(d)(1)(a)–(c)	Rep. 101(26)
55	T. 28 §1475 Rep.	107(d)(1)(e) 107(d)(2)	Rep. 548(a)
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72(e) 73	327(c) 321	107(d)(5) 107(d)(6)	548(d)(1) 548(c), 550, 551
74	325, 703(a) 704(1)	107(d)(7) 107(e), (f)	Rep. Rep.
75(a)(2) 75(a)(3)	345 704(2)	108	502(b)(3), 553 303(e)
75(a)(4)	Rep.	109(b)	303(i)
75(a)(5)	Rep.	109(c)	Rep. 303(g), 543(b), (c)
75(a)(7) 75(a)(8)	704(4)	110(a) 110(a)(3)	541(a) 541(b)
75(a)(9) 75(a)(10)	704(5) 704(6)	110(a)(5) 110(b)	522(d)(7), (8) 365
75(a)(11), (12) 75(a)(13)	Rep.	110(c) 110(d)(1)	541(e), 544(a) 549(a)
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76(a), (b)	Rep.	110(e)	544(b)
76(e)	326(a), 330 Rep.	110(f) 110(g)–(i)	363 Rep.
76(e)	326(d) Rep.	111, 112 201, 202	Rep. (See former 501–1103)
76a 77	330 107	202a-204 205(a)	Rep. Rep.
78(a)	Rep. 322(a)	205(b)	
78(c)	322(b)(1)	205(c)(2)	1166
78(d) 78(e)	322(b)(2) Rep.	205(c)(3)–(5) 205(c)(6)	1169
78(f), (g) 78(h)	322(b)(2) Rep.	205(c)(7)–(13) 205(d)	Rep. Rep.
78(i)	322(c) Rep.	205(e)	1173
78(m)	322(d) Rep.	205(j)	1168
78(n)	Rep.	205(k), (<i>l</i>)	101(33)
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93(f)	502(b) 502(d)	206, 207 208	(See former 501–1103) Rep.
93(h)	506(a), (b)	301–303	Rep.
93(j)	501(b), 509 724(a)	401(1)	Rep.
93(k) 93(<i>l</i>), (m)	502(j) Rep.	401(3) 401(4)	Rep.
93(n) 93a	501(a), 726(a)(3) Rep.	401(5)	101(11)
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95(b)	303(b)	401(9)	Rep.
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95(f) 95(g)	303(c) 303(j), 707	402(a)	Rep. 901
95(h)	Rep. 547	402(b)(3) 402(c)	Rep. 904
96(a)(4) 96(b)	547(e)(1)(B) 550, 551	402(d)	921(b) 903
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96(e)(2) 96(e)(3)	753	405(c) 405(d)	Rep. 923
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105(d)	508 Rep.	414(b)(5)	Rep. 943(b)(4)
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558		676 701, 702	Rep. Rep.
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565 566	Rep. 107	707(1) 707(2)	101(9) 101(4), (11)
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567(2)	Rep. 1106(a)(4)(A)	711, 712 713(1)	Rep. 365
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569 570	1106(a)(5) 1121	721–728 731–733	Rep. Rep.
571-574	Rep.	734	341
575 576	1125(d) 1125(b)	735 735(3)	341 1128(a)
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579 580		736(2)	501(a) 343
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587 588	1106 1107(a)	737(2) 737(3)	1129(a)(9) 1128(a)
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590 591	Rep. 327	739(1)(a)	1103(c)(2) 1103(c)(3)
596	501(a), 1111	739(1)(f)	1104(c)(5)
597 598	1122 501(a)	739(2) 741	503(b)(4), 1103(a) Rep.
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606	1109(b)	754, 755	Rep.
607 608	1109 1109(a)	755a 756	501(a) Rep.
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621(2)	1129(a)(7), (11)	768–770	Rep.
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624(1)	1141(a)	786	1144
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792 793(a)	Rep. 1145(a)	923	Rep.
793(b)	1145(b)	926 1001, 1002	Rep. Rep.
794 795	Rep. 346(j)(1)	1006(1)	101(4)
796 797	346(j)(5)	1006(2) 1006(3)	101(9) 101(12), 109(e)
799	Rep.	1006(4)	101(11)
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806(1) 806(2)	Rep. 101(4)	1006(7)	Rep.
806(3), (4)	Rep.	1006(8) 1007	101(24), 109(e) Rep.
806(5) 806(6)	101(9) 101(12), 109(d)	1011, 1012	Rep.
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815, 816	Rep.	1033(5) 1036	1324 1303
821–827 828	Rep. 362	1037	Rep.
831	Rep.	1041–1044 1046(1)	Rep. 1322(b)(1)
832 833	1104(a) Rep.	1046(2)	1322(b)(2)
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836(3)	343 1104(a)	1051	1325(a)(3)
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843 844	348 1107(a)	1056(a)(2)	1325(a)(6)
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846 851	364 501(a), 1111	1056(b)	502(b)
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853 854	Rep. 501(a)	1059	1326(a)
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858 859	502(b)(7) Rep.	1062	Rep.
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861(4)	1123(b)(2) Rep.	1068, 1069	Rep.
861(7)	1123(b)(4)	1071 1076	1330 108(c)
861(8) 861(9)	Rep. 1123(a)(3)	1077–1079	Rep.
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861(11)	Rep. 1123(a)(5)	1101–1103	Rep.
861(13)	1123(b)(5)	1200-1255	Rep.
866 867	Rep. 1129(a)(3)	m. r	BLE II
868	Rep.		
869 870	1127(a), (b) 1127(d)		etions of revised Title 11,
871	1127(c)	=	tes the sections of former imilar and related subject
872(1) 872(2)	1129(a)(1) 1129(a)(7), (11)	· · · · · · · · · · · · · · · · · · ·	tter.
872(3)	1129(a)(2)		
872(5)	1129(a)(3) 1129(a)(4)	Title 11	Title 11
873(1)	1141(a)	New Sections	Former Sections
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874	1141(c) 1142(b)	101(4)	103, 401(1), 506(1), 707(2), 806(2), 1006(1)
876	1142(b) 1141(d)(1)-(3)	101(5)–(7)	1000(1)
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916 917	108(c) 362	101(26) 101(27)	1(19), 107(d)(1)(d)
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TABLE II—	-CONTINUED	TABLE II—	-CONTINUED
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Statutory Notes and Related Subsidiaries

ENACTING CLAUSE

Pub. L. 95-598, title I, §101, Nov. 6, 1978, 92 Stat. 2549, provided in part: "The law relating to bankruptcy is codified and enacted as title 11 of the United States Code, entitled 'Bankruptcy', and may be cited as 11 U.S.C. §—."

REPEALS

Pub. L. 95-598, title IV, §401(a), Nov. 6, 1978, 92 Stat. 2682, provided that: "The Bankruptcy Act [act July 1, 1898, ch. 541, 30 Stat. 544, as amended] is repealed."

EFFECTIVE DATE

Pub. L. 95–598, title IV, $\S402$, Nov. 6, 1978, 92 Stat. 2682, as amended by Pub. L. 98–249, $\S1(a)$, Mar. 31, 1984, 98 Stat. 116; Pub. L. 98–271, $\S1(a)$, Apr. 30, 1984, 98 Stat. 163; Pub. L. 98–299, $\S1(a)$, May 25, 1984, 98 Stat. 214; Pub. L. 98–325, $\S1(a)$, June 20, 1984, 98 Stat. 268; Pub. L. 98–353, title I, $\S13$, 121(a), July 10, 1984, 98 Stat. 343, 345; Pub. L. 98–454, title X, $\S1001$, Oct. 5, 1984, 98 Stat. 1745, provided that:

"(a) Except as otherwise provided in this title [sections 401 to 411], this Act [for classification to the Code, see Tables] shall take effect on October 1, 1979.

"(b) Except as provided in subsections (c) and (d) of this section, the amendments made by title II [sections 201 to 252] of this Act shall not be effective.

"(c) The amendments made by sections 210, 214, 219, 220, 222, 224, 225, 228, 229, 235, 244, 245, 246, 249, and 251 of this Act shall take effect on October 1, 1979.

"(d) The amendments made by sections 217, 218, 230, 247, 302, 314(j), 317, 327, 328, 338, and 411 of this Act shall take effect on the date of enactment of this Act [Nov. 6 1978]

"(e) [Repealed. Pub. L. 98-454, title X, §1001, Oct. 5, 1984, 98 Stat. 1745]."

[Amendment of section 402(b) of Pub. L. 95–598, set out above, by section 113 of Pub. L. 98–353 effective June 27, 1984, see section 122(c) of Pub. L. 98–353, set out as an Effective Date note under section 151 of Title 28, Judiciary and Judicial Procedure.]

SAVINGS PROVISION

Pub. L. 95–598, title IV, \$403, Nov. 6, 1978, 92 Stat. 2683, as amended by Pub. L. 98–353, title III, \$382, July 10, 1984, 98 Stat. 364, provided that:

"(a) A case commenced under the Bankruptcy Act, [act July 1, 1898, ch. 541, 30 Stat. 544, as amended], and all matters and proceedings in or relating to any such case, shall be conducted and determined under such Act as if this Act had not been enacted, and the substantive rights of parties in connection with any such bankruptcy case, matter, or proceeding shall continue to be governed by the law applicable to such case, matter, or proceeding as if the [this] Act had not been enacted.

"(b) Notwithstanding subsection (a) of this section, sections 1165, 1167, 1168, 1169, and 1171 of title 11 of the United States Code, as enacted by section 101 of this Act, apply to cases pending under section 77 of the Bankruptcy Act ([former] 11 U.S.C. 205) on the date of enactment of this Act [Nov. 6, 1978] in which the trustee has not filed a plan of reorganization.

"(c) The repeal [of the Bankruptcy Act] made by section 401(a) of this Act does not affect any right of a referee in bankruptcy, United States bankruptcy judge, or survivor of a referee in bankruptcy or United States bankruptcy judge to receive any annuity or other payment under the civil service retirement laws.

"(d) The amendments made by section 314 of this Act [for classification to the Code, see Tables] do not affect the application of chapter 9, chapter 96, section 2516, section 3057, or section 3284 of title 18 of the United States Code to any act of any person—

"(1) committed before October 1, 1979; or

"(2) committed after October 1, 1979, in connection with a case commenced before such date.

"(e) Notwithstanding subsection (a) of this section—

"(1) a fee may not be charged under section 40c(2)(a) of the Bankruptcy Act [former 11 U.S.C. 68(c)(2)(a)] in a case pending under such Act after September 30, 1979, to the extent that such fee exceeds \$200,000;

"(2) a fee may not be charged under section 40c(2)(b) of the Bankruptcy Act in a case in which the plan is confirmed after September 30, 1978, or in which the final determination as to the amount of such fee is made after September 30, 1979, notwithstanding an earlier confirmation date, to the extent that such fee exceeds \$100.000:

"(3) after September 30, 1979, all moneys collected for payment into the referees' salary and expense fund in cases filed under the Bankruptcy Act shall be collected and paid into the general fund of the Treasury; and

"(4) any balance in the referees' salary and expense fund in the Treasury on October 1, 1979, shall be transferred to the general fund of the Treasury and the referees' salary and expense fund account shall be closed."

Pub. L. 98-353, title III, §381, July 10, 1984, 98 Stat. 364, provided that: "This subtitle [(§§381, 382) amending section 403(e) of Pub. L. 95-598, set out above] may be cited as the 'Referees Salary and Expense Fund Act of 1984'."

HISTORY OF BANKRUPTCY ACTS

The bankruptcy laws were revised generally and enacted as Title 11, Bankruptcy, by Pub. L. 95–598, Nov. 6, 1978, 92 Stat. 2549.

Earlier bankruptcy laws included the following acts: Apr. 4, 1800, ch. 19, 2 Stat. 19, repealed Dec. 19, 1803, ch. 6, 2 Stat. 248.

Aug. 19, 1841, ch. 9, 5 Stat. 440, repealed Mar. 3, 1843, ch. 82, 5 Stat. 614.

Mar. 2, 1867, ch. 176, 14 Stat. 517, the provisions of which were incorporated in Rev. Stat. Title LXI, §§ 4972 to 5132, were materially amended June 22, 1874, ch. 390, 18 Stat. 178, and were repealed June 7, 1878, ch. 160, 20 Stat. 99.

The Bankruptcy Act of July 1, 1898, ch. 541, 30 Stat. 544, as amended, sometimes called the Nelson Act, repealed by Pub. L. 95–598.

The Chandler Act of July 22, 1938, ch. 575, 52 Stat. 883, which revised the Bankruptcy Act generally and materially amended the provisions covering corporate reorganizations, repealed by Pub. L. 95-598

NATIONAL BANKRUPTCY REVIEW COMMISSION

Pub. L. 103–394, title VI, Oct. 22, 1994, 108 Stat. 4147, established the National Bankruptcy Review Commission to (1) investigate and study issues and problems relating to title 11, United States Code, (2) evaluate the advisability of proposals and current arrangements with respect to such issues and problems, (3) solicit divergent views of all parties concerned with the operation of the bankruptcy system, and (4) prepare and submit to the Congress, the Chief Justice, and the President a report not later than 2 years after the date of its first meeting, and provided for termination of the Commission 30 days after submission of the report which was submitted on Oct. 20, 1997.

COMMISSION ON THE BANKRUPTCY LAWS OF THE UNITED STATES

Pub. L. 91–354, §§1–6, July 24, 1970, 84 Stat. 468, as amended by Pub. L. 92–251, Mar. 17, 1972, 86 Stat. 63; Pub. L. 93–56, §1, July 1, 1973, 87 Stat. 140, established the Commission on the Bankruptcy Laws of the United States, to study and recommend changes to this title, which ceased to exist 30 days after the date of submission of its final report which was required prior to July 31, 1973.

CHAPTER 1—GENERAL PROVISIONS

Sec.

101. Definitions.