

----- X  
In re:

NATALIE M. WILLIAMS

Chapter 13  
Case No. 01-40029(CB)  
Judge Robert Drain

----- X  
vs.

NEW YORK STATE HIGHER EDUCATION SERVICES CORPORATION,  
EDUCATIONAL CREDIT MANAGEMENT CORP.,  
UNIVERSITY OF MEDICINE AND DENTISTRY OF NEW JERSEY,  
INTERNAL REVENUE SERVICE  
NEW YORK STATE TAX AND FINANCE  
----- X

**MOTION FOR PLAINTIFF'S DESCRIPTION OF THE CASE HISTORY TO BE ENTERED  
INTO THE RECORD**

**Abstract:**

Ms. Williams' argument for hardship discharge, her exposé of the excessive charges wrongly demanded by her creditors, her charge that the Government reneged on its promise and obligation to repay Teacher Student Loans by failing to fund Teacher Loan Forgiveness Programs, her objection to the reclassification of loan type on her student loans, her attempts at negotiating settlements with creditors and her reflections on the case in light of changes to the Bankruptcy Laws are all included in the following Plaintiff's Case History Description.

**Plaintiff's Case History is attached below:**

**Case # 01-40029 (CB); Case # 03 Civ 4165**

**PLAINTIFF'S DESCRIPTION OF CASE HISTORY**

The decisions of made by the Courts and the rationale of guarantee agencies is criticized by pro se plaintiff for a number of reasons.

**The Loan Types taken by Ms. Williams are NOT FFELP loans,**  
they were GSI and SLS Loans