Good morning,

I would like to suggest that the various bankruptcy courts across the United States allow individuals who have separated from their spouses be allowed to obtain their 1/2 of the unclaimed funds that have been deposited in the courts under both names. Almost all of the courts will only issue unclaimed funds in the names of both the husband & wife. Neither of the ex-spouses can obtain their half alone. Since more than 1/2 of marriages do not survive something as stressful as bankruptcy it seems unfair that only a joint check in both names can be paid as unclaimed funds. It should not be that much of a hardship for a clerk's office to request that the U.S. treasury pay 1/2 of a claim?

Sincerely,

Stephen C Brown

Shadow Investigations