

UNITED STATES BANKRUPTCY COURT
Eastern District of California

Honorable W. Richard Lee
Bankruptcy Judge
Fresno, California

Friday, July 24, 2009

INSTRUCTIONS FOR PRE-HEARING DISPOSITIONS
DEPARTMENT B - FRESNO

1. The following rulings are tentative. The matter will be called and the court's final ruling will generally be placed on the record at the end of the calendar. If no disposition is set forth below, the hearing will take place as scheduled.

2. Matters resolved without oral argument:

If the moving party has received a response or is aware of any reason, such as a settlement, that a timely opposition may not have been filed, the moving party must contact Marlene Medina, the Calendar Clerk, at (559) 499-5825 by 4:00 p.m. the day before the scheduled hearing.

Moving party shall submit an appropriate form of order. When the debtor's discharge has been entered, proposed orders for relief from stay must reflect that the motion is dismissed as to the debtor and granted only as to the trustee. Entry of discharge normally is indicated on the calendar.

If the parties resolve a matter by stipulation after the tentative ruling has been posted, but before the formal order is entered on the docket, the moving party may appear at the hearing and advise the court of the settlement or withdraw the motion. Alternatively, the parties may submit a stipulation and order to modify the court's intended ruling together with the proposed stipulation and order resolving the matter.

3. The court will not continue short cause evidentiary hearings scheduled below.

4. If a matter is denied without prejudice for any reason set forth below, the moving party shall file a new motion or objection to claim with a new docket control number. It may not simply re-notice the original motion.

10:00 A.M.

1. [09-12605](#)-B-13 DAGNY ELDA BECK
MHM #1
PETITION FILED 3/27/09

EVIDENTIARY HEARING -
TRUSTEE'S OBJECTION TO
CONFIRMATION OF CHAPTER 13 PLAN
[[25](#)]

6/29, 6/11
MICHAEL MEYER, TRUSTEE

7/20/09 STIPULATED ORDER
VACATING EVIDENTIARY HEARING

7/20/09 CASE DISMISSED

The evidentiary hearing has been vacated by stipulation and order dated 7/20/09. The case has been dismissed. No appearance is necessary.