UNITED STATES BANKRUPTCY COURT

Eastern District of California

Honorable Michael S. McManus Bankruptcy Judge Sacramento, California

November 16, 2016 at 9:30 a.m.

1. 12-33201-A-7 JOEL/RUTH JACKSON 16-2198

STATUS CONFERENCE

9-21-16 [1]

JACKSON ET AL V. NAVIENT CORP.

Tentative Ruling: None. Appearances required. The status report filed by the defendant indicates that the plaintiff has communicated an intention to dismiss the adversary proceeding. If requested by the plaintiff and agreed by the answering defendant the court will enter a dismissal order.

2. 10-43402-A-13 JOHN/NANCY ENRIGHT 16-2179

STATUS CONFERENCE

9-1-16 [1]

ENRIGHT ET AL V. FIRST MARBLEHEAD

Tentative Ruling: Appearances required. The complaint has been served and an answer has been filed. The parties, however, failed to file a joint discovery plan and confer regarding initial disclosures as ordered by the court. Therefore, the parties shall appear and explain this failure and the court will determine if any sanction is appropriate or required.

3. 09-44733-A-7 ROBERT WIEMER 16-2174

STATUS CONFERENCE

8-26-16 [1]

GOURLEY V. WIEMER, JR.

Final Ruling: No appearances. The summons and complaint were served on November 3. No responsive pleading has been filed. Therefore, the conference is continued to December 14, 2016 at 9:30 AM. If the defendant appears, the plaintiff shall give notice of the continued conference to the defendant within three days of the response.

4. 16-22654-A-7 MARC LIM

16-2157

CONTINUED STATUS CONFERENCE

5-3-16 [1]

SEQUOIA SALES, INC. V. LIM'S PRODUCE ET AL

Tentative Ruling: None. Appearances required.

5. 12-38363-A-7 WILLIAM ST CLAIR

CONTINUED STATUS CONFERENCE

8-1-16 [1]

ST. CLAIR V. MARTIN ET AL

Tentative Ruling: None. Appearances required.

6. 13-23065-A-13 STEVE BISSETT AND STATUS CONFERENCE 16-2197 KIMBERLY HEATHERSHAW 9-20-16 [1] BISSETT ET AL V. CALIF. COMM. CREDIT UNION

Tentative Ruling: Appearances required. The complaint has been served and an answer has been filed. The parties, however, failed to file a joint discovery plan and confer regarding initial disclosures as ordered by the court. Therefore, the parties shall appear and explain this failure and the court will determine if any sanction is appropriate or required.

7. 15-23876-A-7 RUBEN REYNOSO CONTINUED STATUS CONFERENCE 15-2195 10-1-15 [1] BELL V. REYNOSO, JR.

Final Ruling: No appearances. The proceeding was dismissed on November 10, 2016.

8. 16-25586-A-7 TIFFANY PINTILY STATUS CONFERENCE 16-2176 8-30-16 [1] U.S. TRUSTEE V. PINTILY

Final Ruling: No appearances. A default judgment was entered on October 18, 2016. The status conference will not be conducted.

9. 14-29391-A-7 ENRIQUE QUILES STATUS CONFERENCE 16-2195 9-16-16 [1] HOPPER V. MARK J. RICE

Tentative Ruling: Appearances required. The time to respond to the complaint has expired without a response being filed. Therefore, if the matter has been settled, the plaintiff shall file a motion to approve the compromise. If it has not been settled, the plaintiff shall request entry of a default. If nothing is filed within 30 days, the proceeding will be dismissed without prejudice.