

UNITED STATES BANKRUPTCY COURT

Eastern District of California

Honorable Ronald H. Sargis

Chief Bankruptcy Judge

Modesto, California

January 11, 2018, at 2:00 p.m.

1. [16-90500-E-11](#) ELENA DELGADILLO

**CONTINUED STATUS CONFERENCE RE:
VOLUNTARY PETITION
6-9-16 [1](#)**

Debtor's Atty: Len Reid Reynoso

The Status Conference is Continued to 2:00 p.m. on [xxxxxxx](#), 2018.

Notes:

Continued from 8/10/17

Operating Report filed: 9/8/17; 10/2/17; 10/25/17; 11/21/17

[HSM-14] Application for Order Authorizing Trustee to Employ Real Estate Agent filed 8/23/17 [Dckt 214];
Order granting filed 8/25/17 [Dckt 228]

[HSM-15] Trustee's Motion for Approval of Sale of Real Property [5319 Bancroft Avenue, Oakland, CA] filed 8/24/17 [Dckt 219]; Order granting filed 10/1/17 [Dckt 239]; Amended Order granting filed 10/10/17 [Dckt 245]

[HSM-12] Order granting Motion for Allowance of Administrative Expense filed 8/25/17 [Dckt 227]

[HSM-16] First Interim Application for Allowance of Compensation and Reimbursement of Expenses to Counsel for the Chapter 11 Trustee filed 9/8/17 [Dckt 230]; Order granting filed 10/22/17 [Dckt 247]

[HSM-17] Trustee's Motion for Approval of Sale of Real Property [4121 E 17th Street, Oakland, CA] filed 11/14/17 [Dckt 251]; Order granting filed 12/14/17 [Dckt 287]

[HSM-18] Trustee's Motion for Approval of Sale of Real Property [9115 International Blvd., Oakland, CA] filed 11/14/17 [Dckt 260]; heard 12/19/17; order continuing to 1/11/18 at 10:30 a.m. filed 12/21/17 [Dckt 293]

January 11, 2018, at 2:00 p.m.

- Page 1 of 16 -

Final Ruling: No appearance at the January 11, 2018 Status Conference is required.

Debtors' Atty: Peter L. Fear

The Status Conference is continued to 2:00 p.m. on January 24, 2019.

Notes:

Continued from 6/29/17

Status Report of Chapter 12 Trustee filed 12/15/17 [Dckt 259]

Chapter 12 Status Report filed 12/28/17 [Dckt 261]

JANUARY 11, 2018 STATUS CONFERENCE

The Chapter 12 Trustee filed his Status Report on December 15, 2017. Dckt. 259. He reports that the Plan Administrator Debtors are not in default in the Plan payments. He further reports the specific amounts that have been disbursed on creditor claims under the Plan, which total \$389,366.50 to date.

The Plan Administrator Debtors filed their Status Report on December 28, 2017. Dckt. 261. The Plan Administrator Debtors report that in addition to making the Plan payments, several objections to priority claims were filed and those objections sustained. Additionally, the Plan Administrator Debtors have resolved by stipulation the County property tax claim. The Plan is on track to complete by the end of 2018.

The Reports demonstrating the continued performance of the Plan, the court continues the Status Conference to 2:00 p.m. on January 24, 2019.

JANUARY 26, 2017 STATUS CONFERENCE

The Chapter 12 Plan in this case was confirmed on July 24, 2016. No post-confirmation motions have been filed, and no post-confirmation reports have been filed by the Chapter 12 Trustee or the Plan Administrator Debtors. It appearing that the case is proceeding, the court continues the Status Conference to avoid the parties incurring unnecessary costs and expenses.

The court shall issue a minute order substantially in the following form holding that:

Findings of Fact and Conclusions of Law are stated in the Civil Minutes for the hearing.

The Post-Confirmation Chapter 12 Status Conference having been scheduled, the Chapter 12 Trustee and the Plan Administrator Debtors having filed their respective Status Reports stating that the Plan is being performed, no reports or pleadings filed indicating that any post-confirmation issues have arisen to be addressed at the Status Conference, and upon review of the pleadings, evidence, and good cause appearing,

IT IS ORDERED that the Chapter 12 Status Conference is continued to 2:00 p.m. on January 24, 2019.

3. [16-90634-E-7](#) **LESTER/ANA RODRIGUEZ** **PRE-TRIAL CONFERENCE RE:**
[16-9018](#) **CHAIREZ V. RODRIGUEZ ET AL** **COMPLAINT FOR DETERMINATION OF**
 DISCHARGEABILITY OF DEBT
 4-7-17 [34]

Plaintiff's Atty: Wilber Manuel Salgado
Defendant's Atty: Mario Blanco

The Pretrial Conference is XXXXXXXXXXXXXXXXXXXXXXXXXXXX.
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Adv. Filed: 11/14/16

Answer: none

Amd. Cmplt. Filed: 4/7/17

Answer: 6/1/17

Nature of Action:

Dischargeability - false pretenses, false representation, actual fraud

Dischargeability - willful and malicious injury

Notes:

Scheduling Order -

Last day to make initial disclosures 7/13/17

Close of discovery 9/22/17

Dispositive motions heard by 11/10/17

Defendants' Pre-Trial Conference Statement filed 1/4/18 [Dckt 59]

SUMMARY OF COMPLAINT

The First Amended Complaint alleges that Margarita Chairez, Plaintiff, is a former employee of Defendant-Debtor and obtained an award from the California Labor Commissioner in November 2013. The

Labor Commission Award for Plaintiff is in the amount of \$10,711.97. The Labor Commission findings include a willful and intentional failure to pay Plaintiff wages that were due.

SUMMARY OF ANSWER

Lester Rodriguez and Ana Rodriguez, “Defendant-Debtor” have filed an Answer that admits and denies specific allegations in the First Amended Complaint. The Answer also asserts four affirmative defenses.

FINAL BANKRUPTCY COURT JUDGMENT

Plaintiff alleges in the First Amended Complaint that jurisdiction for this Adversary Proceeding exists pursuant to 28 U.S.C. §§ 1334 and 157, and that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(I) and (O). First Amended Complaint ¶¶ 1, 2, Dckt. 34. In their Answer, Lester Rodriguez and Ana Rodriguez, Defendant-Debtor, admit the allegations of jurisdiction and core proceedings. Answer ¶ 1, Dckt.52. To the extent that any issues in the existing Complaint as of the Status Conference at which the Pre-Trial Conference Order was issued in this Adversary Proceeding are “related to” matters, the parties consented on the record to this bankruptcy court entering the final orders and judgment in this Adversary Proceeding as provided in 28 U.S.C. § 157(c)(2) for all issues and claims in this Adversary Proceeding referred to the bankruptcy court.

The court shall issue a Trial Setting in this Adversary Proceeding setting the following dates and deadlines:

- A. Evidence shall be presented pursuant to Local Bankruptcy Rule 9017-1.
- B. **Plaintiff** shall lodge with the court and serve their Direct Testimony Statements and Exhibits on or before -----, **2018**.
- C. **Defendant** shall lodge with the court and serve their Direct Testimony Statements and Exhibits on or before -----, **2018**.
- D. The Parties shall lodge with the court, file, and serve Hearing Briefs and Evidentiary Objections on or before -----, **2018**.
- E. Oppositions to Evidentiary Objections, if any, shall be lodged with the court, filed, and served on or before -----, **2018**.
- F. The Trial shall be conducted at ----**x.m. on -----, 2018**.

The Parties in their respective Pretrial Conference Statements, Dckts. -----, -----, and as stated on the record at the Pretrial Conference, have agreed to and establish for all purposes in this Adversary Proceeding the following facts and issues of law:

Plaintiff

Defendant

<p>Jurisdiction and Venue:</p> <ol style="list-style-type: none"> Admitted Core and Consent to Non-Core Determined by Bankruptcy Judge. Venue Admitted Proper. 	
<p>Undisputed Facts:</p> <ol style="list-style-type: none"> None Filed. 	<p>Undisputed Facts:</p> <ol style="list-style-type: none"> Stated as “Admitted in Answer”
<p>Disputed Facts:</p> <ol style="list-style-type: none"> None Filed 	<p>Disputed Facts:</p> <ol style="list-style-type: none"> “All Facts Denied in Answer”
<p>Disputed Evidentiary Issues:</p> <ol style="list-style-type: none"> None Filed 	<p>Disputed Evidentiary Issues:</p> <ol style="list-style-type: none"> None
<p>Relief Sought:</p> <ol style="list-style-type: none"> None Filed 	<p>Relief Sought:</p> <ol style="list-style-type: none"> Nondischargeability of Wages
<p>Points of Law:</p> <ol style="list-style-type: none"> None Filed 	<p>Points of Law:</p> <ol style="list-style-type: none"> 11 U.S.C. §§523(a)(2)(A) and 523(a)(6); <i>Grogan v. Garner</i>, 498 U.S. 279, 291 (1991); <i>Snoke v. Riso (In re Riso)</i>, 978 F.2d 1151, 1154 (9th Cir. 1992); <i>Britton v. Price (In re Britton)</i>, 950 F.2d 602, 604 (9th Cir. 1991); <i>Yourish v. California Amplifier</i>, 191 F.3d 983, 993 (9th Cir. 1999); <i>In re Kirsh</i>, 973 F.2d 1452, 1459 (9th Cir. 1992); <i>Carrillo v. Su (In re Su)</i>, 290 F. 3d 1140 (9th Cir. 2002).

Abandoned Issues: 1. None Filed	Abandoned Issues: 1. None
Witnesses: 1. None Filed	Witnesses: 1. Lester Rodriguez (debtor) 2. Ana Marcela Rodriguez (joint debtor) 3. Maria de Jesus Gutierrez 4. Jesus Madrid 5. Margarita Chairez (plaintiff)
Exhibits: 1. None Filed	Exhibits: 1. Exhibits Not Specifically Identified
Discovery Documents: 1. None Filed	Discovery Documents: 1. None
Further Discovery or Motions: 1. None Filed	Further Discovery or Motions: 1. None
Stipulations: 1. None Filed	Stipulations: 1. None
Amendments: 1.	Amendments: 1. None
Dismissals: 1. None Filed	Dismissals: 1. None

Agreed Statement of Facts: 1. None Filed	Agreed Statement of Facts: 1. None
Attorneys' Fees Basis: 1. None Filed	Attorneys' Fees Basis: 1. 11 U.S.C. § 523(d)
Additional Items 1. None Filed	Additional Items 1. The parties have met and conferred regarding a settlement, with Defendant-Debtors that a settlement would be concluded. Plaintiff has not produced (as of the filing of the Pretrial Conference Statement) a settlement agreement.
Trial Time Estimation: None Filed	Trial Time Estimation: One-Half Day.

4. [16-90736](#)-E-11 **RONALD/SUSAN SUNDBURG** **CONTINUED STATUS CONFERENCE RE:
VOLUNTARY PETITION
8-11-16 [1]**

Final Ruling: No appearance at the January 11, 2018 Status Conference is required.

Debtors' Atty: Stephan Brown

The Status Conference is continued to 2:00 p.m. on April 26, 2018.

Notes:

Continued from 9/7/17

Operating Report filed: 9/14/17; 10/14/17; 11/16/17; 11/29/17 [three periodic reports for 12/31/16, 9/5/16, and 6/30/17]; 12/14/17

[TBG-7] Motion to Extend Authority to Use Cash Collateral filed 9/19/17 [Dckt 117]

Debtors in Possession's Disclosure Statement filed 9/28/17 [Dckt 121]

Debtors in Possession's Plan of Reorganization, Dated September 28, 2017 filed 9/28/17 [Dckt 122]

[TBG-8] Motion for Order approving disclosure statement filed 9/28/17 [Dckt 123]

[TBG-5] Order granting use of cash collateral filed 10/3/17 [Dckt 133]; continued hearing set for 11/30/17 at 10:30 a.m.

[TBG-5] Order granting use of cash collateral filed 12/6/17 [Dckt 155]; continued hearing set for 3/8/18 at 10:30 a.m.

Debtors in Possession's Amended Plan of Reorganization, Dated December 8, 2017 filed 12/8/17 [Dckt 157]
Debtors in Possession's Disclosure Statement filed 12/8/17 [Dckt 159]; Order approving filed 12/17/17 [Dckt 164], set for hearing 2/15/18 at 2:00 p.m.

Status Report filed 12/27/17 [Dckt 169]

JANUARY 11, 2018 STATUS CONFERENCE

The confirmation hearing on the proposed Chapter 11 Plan is set for February 15, 2018. The court continues the Status Conference until sufficiently after the confirmation hearing to allow for the filing of post-confirmation motions or scheduling of other matters if the plan is not confirmed.

5. [12-93049](#)-E-11 **MARK/ANGELA GARCIA** **CONTINUED STATUS CONFERENCE RE:
VOLUNTARY PETITION
11-30-12 [1](#)**

Final Ruling: No appearance at the January 11, 2018 Status Conference is required.

Debtors' Atty: Mark J. Hannon

The Status Conference is continued to 2:00 p.m. on June 7, 2018.

Notes:

Continued from 8/24/17 to allow the Parties to have in place the compensation methodology for the plan administrator and have the case administratively closed before that time.

Operating Reports filed: 9/19/17, 10/17/17, 10/17/17 [quarterly report]

JANUARY 11, 2018 STATUS CONFERENCE

The replacement Plan Administrator filed his Status Report on January 5, 2018. Dckt. 970. He reports that the sale of Debtor's residence (which the court previously identified as a limited liability company in which Debtor Mark Garcia is the managing member) has closed, with \$25,000 deposited with the Clerk of the Court as previously ordered.

While there have been a few "bumps" (as identified by the Chapter 11 Trustee), the Plan is being performed.

There being no issues identified to be addressed at the Status Conference and it appearing that the Plan is being performed, the Status Conference is continued.

6. [15-90358-E-7](#) **LAWRENCE/JUDITH SOUZA** **STATUS CONFERENCE RE:**
[17-9017](#) **COMPLAINT**
THE GOLDEN 1 CREDIT UNION V. **10-23-17 [1]**
SOUZA ET AL

Plaintiff's Atty: Jeannie Kim
Defendant's Atty: David C. Johnston

Adv. Filed: 10/23/17
Answer: 11/25/17

Nature of Action:
Dischargeability - false pretenses, false representation, actual fraud

The Status Conference is XXXXXXXXXXXXXXXXXXXX.
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Notes:

JANUARY 11, 2018 STATUS CONFERENCE

SUMMARY OF COMPLAINT

Golden One Credit Union ("Plaintiff") has filed a Complaint (Dckt. 1) to have its debt determined nondischargeable pursuant to 11 U.S.C. § 523(A)(2)(C)[cash advances]. It is alleged that on March 2, 2015, Defendant-Debtors obtained a cash advance of \$2,267.29. On April 10, 2015 Defendant-Debtors commenced their bankruptcy case (thirty-nine days after the date of the advance).

SUMMARY OF ANSWER

Lawrence and Judith Souza, the Defendant-Debtors, filed an Answer (Dckt. 8) that admits and denies specific allegations in the Complaint. The Answer also states six affirmative defenses.

FINAL BANKRUPTCY COURT JUDGMENT

Plaintiff alleges in the Complaint that jurisdiction for this Adversary Proceeding exists pursuant to 28 U.S.C. §§ 1334 and 157(b)(2), and that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A), (I), and (J). Complaint ¶ 2, Dckt. 1. In their Answer, Defendant-Debtors admit the allegations of jurisdiction and core proceedings. Answer ¶ 1, Dckt. 8. **To the extent that any issues in the existing Complaint as of the Status Conference at which the Pre-Trial Conference Order was issued in this Adversary Proceeding are “related to” matters, the parties consented on the record to this bankruptcy court entering the final orders and judgment in this Adversary Proceeding as provided in 28 U.S.C. § 157(c)(2) for all issues and claims in this Adversary Proceeding referred to the bankruptcy court.**

ISSUANCE OF PRE-TRIAL SCHEDULING ORDER

The court shall issue a Pre-Trial Scheduling Order setting the following dates and deadlines:

- a. Plaintiff alleges in the Complaint that jurisdiction for this Adversary Proceeding exists pursuant to 28 U.S.C. §§ 1334 and 157(b)(2), and that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A), (I), and (J). Complaint ¶ 2, Dckt. 1. In their Answer, Defendant-Debtors admit the allegations of jurisdiction and core proceedings. Answer ¶ 1, Dckt. 8. **To the extent that any issues in the existing Complaint as of the Status Conference at which the Pre-Trial Conference Order was issued in this Adversary Proceeding are “related to” matters, the parties consented on the record to this bankruptcy court entering the final orders and judgement in this Adversary Proceeding as provided in 28 U.S.C. § 157(c)(2) for all issues and claims in this Adversary Proceeding referred to the bankruptcy court.**
- b. Initial Disclosures shall be made on or before -----, **2018.**
- c. Expert Witnesses shall be disclosed on or before -----, **2018**, and Expert Witness Reports, if any, shall be exchanged on or before -----, **2018.**
- d. Discovery closes, including the hearing of all discovery motions, on -----, **2018.**
- e. Dispositive Motions shall be heard before -----, **2018.**
- f. The Pre-Trial Conference in this Adversary Proceeding shall be conducted at ----- **p.m. on -----, 2018.**

7. [17-90577-E-7](#) **WILSON SARHAD**
[17-9019](#)
GARCIA V. SARHAD

STATUS CONFERENCE RE:
COMPLAINT
11-6-17 [1]

Plaintiff's Atty: Michael R. Dennis
Defendant's Atty: David C. Johnston

Adv. Filed: 11/6/17
Answer: 12/3/17

Nature of Action:
Dischargeability - willful and malicious injury
Objection/revocation of discharge

The Status Conference is XXXXXXXXXXXXXXXXXX.

Notes:
Joint Discovery Plan filed 1/3/18 [Dckt 10]

SUMMARY OF COMPLAINT

Leonani Garcia ("Plaintiff") filed a Complaint (Dckt. 1) to have Plaintiff's debt determined nondischargeable pursuant to 11 U.S.C. § 523(a)(6) and that Defendant-Debtor be denied a discharge pursuant to 11 U.S.C. § 727(a)(2) [property of the debtor]. Plaintiff alleges that she obtained a state court judgment for failure to pay wages, harassment, and punitive damages. Further, Plaintiff alleges that an abstract of judgment was recorded in Stanislaus County in May 14, 2014, and a Notice of Judgment Lien filed with the Secretary of State on July 9, 2014.

It is further alleged that W.S. Towing, Inc., one of the two judgment debtors, was converted by Defendant-Debtor to a partnership two months before the commencement of a prior Chapter 13 bankruptcy case in 2014. The Complaint alleges further conduct relating to contentions that assets of W.S. Towing, Inc., one of Plaintiff's two state court judgment debtors (for which the judgment lien had been filed with the Secretary of State) were transferred into Defendant-Debtor's partnership or Defendant-Debtor.

The allegations continue, asserting that Defendant-Debtor purports to no longer have these business assets, but purports to have transferred them to his non-debtor wife.

SUMMARY OF ANSWER

Wilson Sarhad ("Defendant-Debtor") has filed an Answer (Dckt. 8) that admits and denies specific allegations in the Complaint. Defendant-Debtor also asserts seven affirmative defenses.

FINAL BANKRUPTCY COURT JUDGMENT

Plaintiff alleges in the Complaint that jurisdiction for this Adversary Proceeding exists pursuant to 28 U.S.C. §§ 1334 and 157(b)(2), and 11 U.S.C. § 523 and § 727 and that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(I) [and J]. Complaint ¶ 1, Dckt. 1. In his Answer, Defendant-Debtor admits the allegations of jurisdiction and core proceedings, and consents to the bankruptcy judge issuing final orders and judgments. Answer ¶ 1, Dckt. 8. To the extent that any issues in the existing Complaint as of the Status Conference at which the Pre-Trial Conference Order was issued in this Adversary Proceeding are “related to” matters, the parties consented on the record to this bankruptcy court entering the final orders and judgment in this Adversary Proceeding as provided in 28 U.S.C. § 157(c)(2) for all issues and claims in this Adversary Proceeding referred to the bankruptcy court.

JOINT DISCOVERY PLAN

Plaintiff and Defendant-Debtor filed a Joint Discovery Plan on January 3, 2018. Dckt. 10. The parties note that discovery should be limited, with the focus being on the effect given the state court judgment.

ISSUANCE OF PRE-TRIAL SCHEDULING ORDER

The court shall issue a Pre-Trial Scheduling Order setting the following dates and deadlines:

- a. Plaintiff alleges in the Complaint that jurisdiction for this Adversary Proceeding exists pursuant to 28 U.S.C. §§ 1334 and 157(b)(2), and 11 U.S.C. § 523 and § 727 and that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(I) [and J]. Complaint ¶ 1, Dckt. 1. In his Answer, Defendant-Debtor admits the allegations of jurisdiction and core proceedings, and consents to the bankruptcy judge issuing final orders and judgments. Answer ¶ 1, Dckt. 8. To the extent that any issues in the existing Complaint as of the Status Conference at which the Pre-Trial Conference Order was issued in this Adversary Proceeding are “related to” matters, the parties consented on the record to this bankruptcy court entering the final orders and judgement in this Adversary Proceeding as provided in 28 U.S.C. § 157(c)(2) for all issues and claims in this Adversary Proceeding referred to the bankruptcy court.
- b. Initial Disclosures shall be made on or before -----, **2018**.
- c. Expert Witnesses shall be disclosed on or before -----, **2018**, and Expert Witness Reports, if any, shall be exchanged on or before -----, **2018**.
- d. Discovery closes, including the hearing of all discovery motions, on -----, **2018**.
- e. Dispositive Motions shall be heard before -----, **2018**.
- f. The Pre-Trial Conference in this Adversary Proceeding shall be conducted at ----- **p.m. on -----, 2018**.

Debtor's Atty: David C. Johnston

Notes:

Debtor's Chapter 11 Status Report filed 12/30/17 [Dckt 16]

[DCJ-1] Application of Debtor in Possession for Authorization to Employ Attorney filed 1/4/18 [Dckt 18];
Order granting filed 1/4/18 [Dckt 21]

JANUARY 11, 2017 STATUS CONFERENCE

STATUS CONFERENCE SUMMARY

This Chapter 11 case was filed on December 1, 2017. The Schedules and Statement of Financial Affairs were filed on December 19, 2017. The Status Report states that Debtor in Possession is operating as property of the estate two related businesses. The primary business is a 16-bed in-patient drug and alcohol abuse behavior modification program in Fresno, California. This is not a "medical treatment facility." The Estate is also operating an out-patient program in Modesto, California.

Debtor was incorporated in 2014 and purchased the Fresno, California property. The purchase obligation has matured, with Debtor and seller creditor entering into a forbearance agreement for a period, with the seller creditor ultimately setting a foreclosure sale for the Fresno property.

The Status Conference Report discusses problems with Debtor refinancing relating to tax liens asserted against the former president of Debtor. Debtor in Possession intends to file an adversary proceeding to obtain a judicial determination of the extent, validity, and priority of any such tax liens for obligations of the former president of Debtor.

SUMMARY OF SCHEDULES

Real Property Schedule A/B	FMV		
Unidentified 16 Bed Facility	\$500,000		

Personal Property Schedule A/B	FMV		
Bank Accounts	\$1,768		
Accounts Receivable	\$168,002		
Office Equipment	\$10,000		
Furniture, Equipment	\$30,000		

Secured Claims Schedule D	TOTAL CLAIM AMOUNT	FMV	UNSECURED CLAIM PORTION
Fresno County Tax Collector	(\$28,153)	\$500,000	
Loeb/Griffin/Radford	(\$380,000)	Above Property	

PRIORITY UNSECURED CLAIMS SCHEDULE E	TOTAL CLAIM AMOUNT	PRIORITY	GENERAL UNSECURED
California EDD	(\$31,000)	(\$20,000)	(\$11,000)
Internal Revenue Service	(\$40,000)	(\$30,000)	(\$10,000)

GENERAL UNSECURED CLAIMS SCHEDULE F			GENERAL UNSECURED
Total			(\$15,352)

STATEMENT OF FINANCIAL AFFAIRS

Question 1 Income

2017 YTD	\$667,219	
2016	\$313,364	
2015	\$45,635	

Question 2 Non-Business Income

None

Question 3 Payments within 90 days

None

Question 4 Payments within one year to insider

Creditor	Amount	
Wages and repayment of loan for state taxes	\$35,500	

9. [17-90492-E-7](#) JED GLADSTEIN
[17-9020](#)
GLADSTEIN V. SALLIE MAE ET AL

STATUS CONFERENCE RE:
COMPLAINT
11-12-17 [[1](#)]

Final Ruling: No appearance at the January 11, 2018 Status Conference is required.

Plaintiff's Atty: Randall K. Walton

Defendant's Atty:

Robert S. Lampl [Navient Solutions, LLC fka Sallie Mae, Inc.]

Unknown [U.S. Dept. of Education]

Adv. Filed: 11/12/17

Answer:

12/6/17 [Navient Solutions, LLC fka Sallie Mae, Inc.]

Nature of Action:

Dischargeability - student loan

The Status Conference is continued to 2:00 p.m. on March 8, 2018, the court having granted Plaintiff leave to file the First Amended Complaint by January 15, 2018.

Notes:

Ex Parte Application and Stipulation and Order Granting Leave to File First Amended Complaint to Add a Party Defendant filed 1/3/18 [Dckt 12]; Order approving filed 1/4/18 [Dckt 14]