UNITED STATES BANKRUPTCY COURT

Eastern District of California

Honorable Michael S. McManus Bankruptcy Judge Sacramento, California

January 20, 2016 at 9:30 a.m.

1. 15-25308-A-13 LARRY PERKINS 15-2213 PADILLA V. PERKINS STATUS CONFERENCE 11-4-15 [1]

Final Ruling: The motion to dismiss filed by the defendant will be dismissed without prejudice. It was not set on the court's law and motion calendar. It was set on a calendar reserved for status conferences.

The defendant has seven days to set the motion on a correct hearing date or to answer the complaint. At least 28 days of notice shall be given of a hearing on a re-set motion to dismiss. A response to the motion shall be filed and served 14 days prior to the hearing.

If an answer or a motion is not timely re-set for hearing, the plaintiff may request entry of a default.

The status conference will be continued to March 16, 2016 at 9:30 a.m. In the interim, no discovery is authorized.

2. 15-26214-A-7 SHARON WILSON STATUS CONFERENCE 15-2225 11-23-15 [1] WILSON V. WILSON

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. 09-45026-A-13 WAYNE/TONI WALLACE STATUS CONFERENCE 15-2126 6-14-15 [1] WALLACE ET AL V. OCWEN LOAN, ETC., ET AL.,

Tentative Ruling: Appearances required. The extended time to respond to the complaint has expired without a response being filed. Therefore, if the matter has been settled, the plaintiff shall file the dismissal or judgment required by the settlement. 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.

4.	15-28640-A-13	CHARLES/MARYLOU HODGE	STATUS CONFERENCE
	15-2219		11-19-15 [1]
	HODGE ET AL V.	SETERUS, INC., ET AL.,	

Final Ruling: No appearances. The conference will be continued to January 25

at 10:00 a.m. to coincide with the hearing set by the plaintiff on a motion to dismiss. At the hearing, if the debtor opposes the motion to dismiss, the debtor shall also be prepared to address whether the proceeding should be dismissed because the underlying case has been dismissed.

5. 10-36946-A-13 MICHAEL/THERESA SNOW STATUS CONFERENCE 15-2215 11-9-15 [1] SNOW ET AL V. BANK OF AMERICA ET AL.,

Tentative Ruling: Appearances required. The complaint has been served and an answer has been filed. The parties, however, failed to file a discovery plan 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.

6. 15-26171-A-7 THEODORE/JANNA BLALOCK STATUS CONFERENCE 15-2223 11-21-15 [1] BLALOCK ET AL V. USA, ET AL.,

Final Ruling: According to the docket, this proceeding was served on November 25. The time to file and serve a response has expired and the court has not granted any extension. Therefore, the plaintiff shall file an application for entry of a default within 30 days.

7.14-31073-A-7FASIL HAYAT AND NURGUSSTATUS CONFERENCE15-2167NAZIR8-19-15 [6]HAYAT ET AL V. U.S. DEPT. OF EDUC., ET AL.,

Tentative Ruling: Appearances required.

The discovery plan filed November 3 will be approved.

The parties shall appear at a continued status conference on June 15, 2016 at 9:30 AM for the assignment of a trial date.

8. 15-26281-A-7 STEPHEN TRUMAN STATUS CONFERENCE 15-2216 11-13-15 [1] MGM GRAND HOTEL, L.L.C. V. TRUMAN

Tentative Ruling: None. Appearances required.