UNITED STATES BANKRUPTCY COURT

Eastern District of California

Honorable Ronald H. Sargis Chief Bankruptcy Judge Sacramento, California

January 21, 2021 at 11:00 a.m.

1. <u>10-27435</u>-E-7 THOMAS GASSNER 19-2038

GASSNER V. GASSNER ET AL

CONTINUED STATUS CONFERENCE

RE: AMENDED COMPLAINT

7-12-19 [20]

Plaintiff's Atty: Holly A. Estioko

Defendant's Atty:

Scott G. Beattie [Carol L. Gassner; Alfred M. Gassner]

Charles L. Hastings [Laura Strombom]

Adv. Filed: 3/12/19

Answer: 4/11/19 [Laura Strombom]

4/11/19 [Alfred M. Gassner; Carol L. Gassner]

Amd. Cmplt. Filed: 7/12/19

Answer: 8/5/19 [Alfred M. Gassner; Carol L. Gassner]

8/13/19 [Laura Strombom]

Amd. Answer: 8/13/19 [Alfred M. Gassner; Carol L. Gassner]

8/26/19 [Alfred M. Gassner; Carol L. Gassner]

Nature of Action:

Sanctions for willful violation of automatic stay (against Settlors and Strombom)

Other (e.g. other actions that would have been brought in state court if unrelated to bankruptcy case)

Declaratory judgment Injunctive relief - other

Notes:

Continued from 9/3/20. In light of the related adversary proceeding *Husted v. MEPCO, et al.*, the court has stayed this Adversary Proceeding pending further order of the court.

The Status Conference is continued to 2:00 p.m. on xxxxxxx , 2021.

JANUARY 21, 2021 CONTINUED STATUS CONFERENCE

On January 14, 2021, Plaintiff Georgene Gassner, Plaintiff, filed an updated Status

Conference Statement. Dckt. 134. Plaintiff reports that she believes the court should continue to stay this Adversary Proceeding pending the litigation of related Adversary Proceeding 19-2006 which is being prosecuted by the Chapter 7 Trustee.

Plaintiff reports that there may be other persons that Plaintiff may be asserting violated the automatic stay in the Thomas Gassner bankruptcy case. These persons are identified as Jennifer Gassner-Tracy, Alfred Karl Gassner, MEPCO, and Mis Pasadena Properties, LLC. When the stay is lifted as to this Adversary Proceeding, Plaintiff may seek to amend the complaint to add them as parties.

At the Status Conference, **XXXXXXX**

FINAL RULINGS

2. <u>09-22754</u>-E-13 VAN/KATHLEEN GORDON <u>20-2148</u> PGM-1 GORDON ET AL V. U.S. BANK N.A. MOTION FOR ENTRY OF DEFAULT JUDGMENT 12-18-20 [20]

WITHDRAWN BY M.P.

Final Ruling: No appearance at the January 21, 2021 hearing is required.

The Motion for Entry of Default Judgment was dismissed without prejudice, and the matter is removed from the calendar.

Van C. Gordon and Kathleen J. Gordon, Plaintiff-Debtor having filed a Notice of Dismissal, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i) and Federal Rules of Bankruptcy Procedure 9014 and 7041, the Motion for Entry of Default Judgment was dismissed without prejudice, and the matter is removed from the calendar.