UNITED STATES BANKRUPTCY COURT

Eastern District of California

Honorable Christopher M. Klein Chief Bankruptcy Judge Sacramento, California

March 3, 2015 at 1:30 P.M.

1. <u>15-20510</u>-C-13 ROBERT GRAHAM ADR-1 Pro Se MOTION FOR RELIEF FROM AUTOMATIC STAY AND/OR MOTION FOR ADEQUATE PROTECTION 1-30-15 [9]

ALVERNAZ INVESTMENTS LLC VS. CASE DISMISSED 2/6/15

Final Ruling: No appearance at the March 3, 2015 hearing is required.

The case having previously been dismissed, the Motion is dismissed as moot.

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 Motion to Dismiss having been presented to the court, the case having been previously dismissed, and upon review of the pleadings, evidence, arguments of counsel, and good cause appearing,

IT IS ORDERED that the Motion is
dismissed as moot, the case having been
dismissed.

2. <u>13-30349</u>-C-13 DAVID MOODY PPR-1 Jared Day

BANK OF AMERICA, N.A. VS.

MOTION FOR RELIEF FROM AUTOMATIC STAY 1-27-15 [47]

Final Ruling: No appearance at the March 3, 2015 hearing is required.

The case having previously been dismissed, the Motion is dismissed as moot.

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 Motion to Dismiss having been presented to the court, the case having been previously dismissed, and upon review of the pleadings, evidence, arguments of counsel, and good cause appearing,

 ${\bf IT}$ ${\bf IS}$ ${\bf ORDERED}$ that the Motion is dismissed as moot, the case having been dismissed.
