UNITED STATES BANKRUPTCY COURT Eastern District of California Honorable René Lastreto II Hearing Date: Wednesday, April 11, 2018 Place: Department B - Courtroom #13 Fresno, California

INSTRUCTIONS FOR PRE-HEARING DISPOSITIONS

Each matter on this calendar will have one of three possible designations: No Ruling, Tentative Ruling, or Final Ruling. These instructions apply to those designations.

No Ruling: All parties will need to appear at the hearing unless otherwise ordered.

Tentative Ruling: If a matter has been designated as a tentative ruling it will be called. The court may continue the hearing on the matter, set a briefing schedule or enter other orders appropriate for efficient and proper resolution of the matter. The original moving or objecting party shall give notice of the continued hearing date and the deadlines. The minutes of the hearing will be the court's findings and conclusions.

Final Ruling: Unless otherwise ordered, there will be no hearing on these matters. The final disposition of the matter is set forth in the ruling and it will appear in the minutes. The final ruling may or may not finally adjudicate the matter. If it is finally adjudicated, the minutes constitute the court's findings and conclusions. If the parties stipulate to continue the hearing on the matter or agree to resolve the matter in a way inconsistent with the final ruling, then the court will consider vacating the final ruling only if the moving party notifies chambers before 4:00 p.m. (Pacific time) at least one business day before the hearing date: Department A-Kathy Torres (559)499-5860; Department B-Jennifer Dauer (559)499-5870. If a party has grounds to contest a final ruling under FRCP 60(a)(FRBP 9024) because of the court's error ["a clerical mistake (by the court) or a mistake arising from (the court's) oversight or omission"] the party shall notify chambers (contact information above) and any other party affected by the final ruling by 4:00 p.m. (Pacific time) one business day before the hearing.

Orders: Unless the court specifies in the tentative or final ruling that it will issue an order, the prevailing party shall lodge an order within 14 days of the final hearing on the matter.

THE COURT ENDEAVORS TO PUBLISH ITS RULINGS AS SOON AS POSSIBLE. HOWEVER, CALENDAR PREPARATION IS ONGOING AND THESE RULINGS MAY BE REVISED OR UPDATED AT ANY TIME PRIOR TO 4:00 P.M. THE DAY BEFORE THE SCHEDULED HEARINGS. PLEASE CHECK AT <u>THAT TIME FOR POSSIBLE UPDATES.</u> UNITED STATES BANKRUPTCY COURT

1:30 PM

1. <u>17-10236</u>-B-13 **IN RE: PAUL/KATHLEEN LANGSTON** <u>17-1044</u>

PRE-TRIAL CONFERENCE RE: AMENDED COMPLAINT 7-3-2017 [17]

LANGSTON ET AL V. INTERNAL REVENUE SERVICE GABRIEL WADDELL/ATTY. FOR PL. RESPONSIVE PLEADING

NO RULING.

2. $\frac{16-11855}{16-1096}$ -B-7 IN RE: HARJOT SINGH AND INDERJIT SANDHU

PRE-TRIAL CONFERENCE RE: COMPLAINT
9-29-2016 [1]

RATTAN V. SINGH ET AL EDWARD WRIGHT/ATTY. FOR PL. RESPONSIVE PLEADING

FINAL RULING: There will be no hearing on this matter.

DISPOSITION: Dropped from calendar.

NO ORDER REQUIRED: The parties have stipulated to dismissing this adversary proceeding.

Pursuant to Federal Rule of Civil Procedure 41, applicable in bankruptcy adversary proceedings under Federal Rule of Bankruptcy Procedure 7041, the plaintiff may dismiss an action without a court order by filing a stipulation of dismissal signed by all parties who have appeared.

On March 16, 2018, plaintiff and defendant, the only parties who have appeared in this matter, signed a stipulation of dismissal. Docket #122. Therefore this adversary proceeding is DISMISSED.