

UNITED STATES BANKRUPTCY COURT

Eastern District of California

Honorable Michael S. McManus

Bankruptcy Judge

Sacramento, California

May 18, 2016 at 9:30 a.m.

-
1. 15-27612-A-7 ELENA MAZUR CONTINUED STATUS CONFERENCE
15-2254 12-28-15 [1]
FRANK'S QUALITY MEATS, INC. V. MAZUR

Tentative Ruling: Appearance required. Consistent with the order of March 17, 2016, the plaintiff shall appear and show cause why this complaint should not be dismissed pursuant to Fed. R. Bankr. P. 7004(a)(1) and Fed. R. Civ. P. 4(m) given that the complaint was filed on December 28, 2015, more than 120 days will have passed without service of the complaint with a summons. Rule 4(m) permits the court to dismiss a complaint if not served within 90 days after it is filed absent good cause for the failure to do so.

2. 12-28413-A-7 F. RODGERS CORPORATION CONTINUED STATUS CONFERENCE
14-2115 4-25-14 [1]
MCGRANAHAN V. BEAR PROPERTIES L.L.C.

Final Ruling: No appearances. The complaint was previously dismissed.

3. 15-20014-A-7 SAQIB ABBAS CONTINUED STATUS CONFERENCE
15-2124 6-11-15 [1]
PEGASUS INFOTECH INC. V. ABBAS

Tentative Ruling: Appearances required for trial setting.

4. 15-26214-A-7 SHARON WILSON CONTINUED STATUS CONFERENCE
15-2225 2-3-16 [12]
WILSON V. WILSON

Final Ruling: No appearances. The complaint was previously dismissed.

5. 15-29917-A-7 PAUL/TINA FARROW STATUS CONFERENCE
16-2055 3-21-16 [1]
HERNANDEZ V. FARROW ET AL

Tentative Ruling: Appearances required. The discovery plan filed by the parties is not approved because it is a partial plan at best. The discovery plan must identify all discovery to be conducted.

6. 15-28737-A-7 CHARLES/PENNY MCLANE STATUS CONFERENCE
16-2042 3-7-16 [1]
GOLDEN 1 CREDIT UNION V. MCLANE ET AL

Final Ruling: No appearances. The parties have executed a stipulation to settle this matter. Counsel for the plaintiff has lodged an order approving the settlement. Because the settlement does not involve the bankruptcy estate,

May 18, 2016 at 9:30 a.m.

the court will not approve the settlement because its approval is not required. Therefore, counsel shall lodge the dismissal or judgment required by the settlement.

7. 15-27448-A-7 JOHN/SHAWNTA ODUM STATUS CONFERENCE
16-2036 2-23-16 [1]
RESIDENCE INN BY MARRIOTT, L.L.C.
ET AL V. ODUM ET AL

Final Ruling: No appearances. The plaintiff's request to continue the conference to June 15, 2016 at 9:30 is granted. A discovery conference shall be held no later than May 25 and the parties shall make their initial disclosures and shall file a discovery plan no later than June 1. The plaintiff shall give notice of the continuance and the extended deadlines.

8. 12-34957-A-13 FINN HORVE STATUS CONFERENCE
16-2050 3-14-16 [1]
HORVE V. WELLS FARGO BANK, N.A.

Final Ruling: No appearances. The plaintiff has applied to the clerk for entry of a default. Once a default is entered, the court will set a deadline for the plaintiff file a motion for a default judgment.

9. 15-23164-A-7 JF MCCRAY PLASTERING, STATUS CONFERENCE
16-2038 INC. 3-2-16 [1]
SMITH V. MCCRAY

Final Ruling: No appearances. The trustee/plaintiff's request to continue the conference to June 15, 2016 at 9:30 is granted. The trustee shall give notice of the continuance.

10. 15-29484-A-13 MARY LACANDOLA STATUS CONFERENCE
16-2041 3-3-16 [1]
WORLD'S FOREMOST BANK V. LACANDOLA

Final Ruling: No appearances. A default judgment has been entered.