UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF CALIFORNIA

Honorable Fredrick E. Clement Fresno Federal Courthouse 2500 Tulare Street, 5th Floor Courtroom 11, Department A Fresno, California

PRE-HEARING DISPOSITIONS

DAY:	WEDNESDAY		
DATE :	JUNE 1, 2016		
CALENDAR:	1:30 P.M. CHAPTER 11 AND 9 CASES		

GENERAL DESIGNATIONS

Each pre-hearing disposition is prefaced by the words "Final Ruling," "Tentative Ruling" or "No Tentative Ruling." Except as indicated below, matters designated "Final Ruling" will not be called and counsel need not appear at the hearing on such matters. Matters designated "Tentative Ruling" or "No Tentative Ruling" will be called.

ORAL ARGUMENT

For matters that are called, the court may determine in its discretion whether the resolution of such matter requires oral argument. See Morrow v. Topping, 437 F.2d 1155, 1156-57 (9th Cir. 1971); accord LBR 9014-1(h). When the court has published a tentative ruling for a matter that is called, the court shall not accept oral argument from any attorney appearing on such matter who is unfamiliar with such tentative ruling or its grounds.

COURT'S ERRORS IN FINAL RULINGS

If a party believes that a final ruling contains an error that would, if reflected in the order or judgment, warrant a motion under Federal Rule of Civil Procedure 60(a), as incorporated by Federal Rules of Bankruptcy Procedure 9024, then the party affected by such error shall, not later than 4:00 p.m. (PST) on the day before the hearing, inform the following persons by telephone that they wish the matter either to be called or dropped from calendar, as appropriate, notwithstanding the court's ruling: (1) all other parties directly affected by the motion; and (2) Kathy Torres, Judicial Assistant to the Honorable Fredrick E. Clement, at (559) 499-5860. Absent such a timely request, a matter designated "Final Ruling" will not be called. 1. <u>16-10954</u>-A-11 RST CRANES, INC. UST-1 TRACY DAVIS/MV LEONARD WELSH/Atty. for dbt. ROBIN TUBESING/Atty. for mv. DISMISSED

Final Ruling

The case previously dismissed, the motion is denied as moot.

2. <u>15-10498</u>-A-11 KERN FACULTY MEDICAL GROUP, INC. CONTINUED STATUS CONFERENCE RE: CHAPTER 11 VOLUNTARY PETITION 2-13-15 [<u>1</u>]

MOTION TO DISMISS CASE

5-11-16 [94]

D. GARDNER/Atty. for dbt.

No tentative ruling.

- 3. <u>15-10498</u>-A-11 KERN FACULTY MEDICAL DMG-4 GROUP, INC. CONFIRMATION HEARING RE: AMENDED CHAPTER 11 PLAN FILED BY DEBTOR KERN FACULTY MEDICAL GROUP, INC. 3-2-16 [<u>75</u>]
 - D. GARDNER/Atty. for dbt.

[This matter will be called after item no. 4, First Interim Motion for Compensation by DIP counsel.]

No tentative ruling.

4.	<u>15-10498</u> -A-11	KERN FACULTY MEDICAL	MOTION FOR COMPENSATION FOR D.
	DMG-5	GROUP, INC.	MAX GARDNER, DEBTORS
			ATTORNEY (S)
			5-11-16 [97]
D. GARDNER/Atty. for dbt.		y. for dbt.	—

Tentative Ruling

Application: Allowance of Interim Compensation and Expense
Reimbursement
Notice: LBR 9014-1(f)(2); no written opposition required
Disposition: Approved
Order: Civil minute order

Unopposed motions are subject to the rules of default. Fed. R. Civ. P.55, *incorporated by* Fed. R. Bankr. P. 7055, 9014(c). The default of the responding party is entered. The court considers the record, accepting well-pleaded facts as true. *TeleVideo Sys.*, *Inc.* v. *Heidenthal*, 826 F.2d 915, 917-18 (9th Cir. 1987).

COMPENSATION AND EXPENSES

In this Chapter 11 case, D. Max Gardner, counsel for the debtor in possession, has applied for an allowance of interim compensation and reimbursement of expenses. The application requests that the court allow compensation in the amount of \$8,555.00 and reimbursement of expenses in the amount of \$369.24.

Section 330(a) of the Bankruptcy Code authorizes "reasonable compensation for actual, necessary services" rendered by counsel for the debtor in possession in a Chapter 11 case and "reimbursement for actual, necessary expenses." 11 U.S.C. § 330(a)(1). Reasonable compensation is determined by considering all relevant factors. See id. § 330(a)(3).

The court finds that the compensation and expenses sought are reasonable, and the court will approve the application on an interim basis. Such amounts shall be perfected, and may be adjusted, by a final application for compensation and expenses, which shall be filed prior to case closure.

CIVIL MINUTE ORDER

The court shall issue a civil minute order that conforms substantially to the following form:

Findings of fact and conclusions of law are stated in the civil minutes for the hearing.

D. Max Gardner's application for allowance of interim compensation and reimbursement of expenses has been presented to the court. Having entered the default of respondent for failure to appear, timely oppose, or otherwise defend in the matter, and having considered the well-pleaded facts of the application,

IT IS ORDERED that the application is approved on an interim basis. The court allows interim compensation in the amount of \$8,555.00 and reimbursement of expenses in the amount of \$369.24. The applicant is authorized to draw on any retainer held.

IT IS FURTHER ORDERED that the fees and costs are allowed pursuant to 11 U.S.C. § 331 as interim fees and costs, subject to final review and allowance pursuant to 11 U.S.C. § 330. Such allowed amounts shall be perfected, and may be adjusted, by a final application for allowance of compensation and reimbursement of expenses, which shall be filed prior to case closure.

IT IS FURTHER ORDERED that the debtor in possession is authorized to pay the fees allowed by this order from available funds only if the estate is administratively solvent and such payment will be consistent with the priorities of the Bankruptcy Code.