UNITED STATES BANKRUPTCY COURT

Eastern District of California
Honorable W. Richard Lee
Hearing Date: Thursday, July 23, 2015
Place: Department B – Courtroom #12
Fresno, California

INSTRUCTIONS FOR PRE-HEARING DISPOSITIONS

- 1. The following rulings are tentative. The tentative ruling will not become the final ruling until the matter is called at the scheduled hearing. Pre-disposed matters will generally be called, and the rulings placed on the record at the end of the calendar. Any party who desires to be heard with regard to a pre-disposed matter may appear at the hearing. If the party wishes to contest the tentative ruling, he/she shall notify the opposing party/counsel of his/her intention to appear. If no disposition is set forth below, the hearing will take place as scheduled.
- 2. Submission of Orders:

Unless the tentative ruling expressly states that the court will prepare a civil minute order, then the tentative ruling will only appear in the minutes. If any party desires an order, then the appropriate form of order, which conforms to the tentative ruling, must be submitted to the court. When the debtor(s) discharge has been entered, proposed orders for relief from stay must reflect that the motion is denied as to the debtor(s) and granted only as to the trustee. Entry of discharge normally is indicated on the calendar.

3. Matters Resolved Without Opposition:

If the tentative ruling states that no opposition was filed, and the moving party is aware of any reason, such as a settlement, why a response may not have been filed, the moving party must advise Vicky McKinney, the Calendar Clerk, at (559) 499-5825 by 4:00 p.m. the day before the scheduled hearing.

4. Matters Resolved by Stipulation:

If the parties resolve a matter by stipulation after the tentative ruling has been posted, but **before the formal order is entered on the docket**, the **moving party** may appear at the hearing and advise the court of the settlement or withdraw the motion. Alternatively, the parties may submit a stipulation and order to modify the tentative ruling together with the proposed order resolving the matter.

5. Resubmittal of Denied Matters:

If the moving party decides to re-file a matter that is denied without prejudice for any reason set forth below, the moving party must file and serve a new set of pleadings with a new docket control number. It may not simply re-notice the original motion.

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

9:00 A.M.

1. 15-10118-B-7 JOHN CHRISTENSEN
15-1052 DTD-1
FIRST NATIONAL BANK OF OMAHA
V. CHRISTENSEN
DONALD DUNNING/Atty. for mv.

MOTION FOR ENTRY OF DEFAULT JUDGMENT 6-16-15 [$\underline{11}$]

This matter was fully noticed in compliance with the Local Rules and there is no opposition. Accordingly, the respondent's default will be entered and the motion will be granted without oral argument for cause shown. The motion for relief under 11 U.S.C. §523(a)(2)(A) is granted. The well-pled facts and evidence establish that the defendant, John Christensen, used the plaintiff's credit card and incurred the subject charges under circumstances constituting actual fraud. The plaintiff shall submit a proposed order and judgement. No appearance is necessary.

2. 15-10432-B-7 WILLIE/MICHELLE JONES
15-1051
JONES V. JONES, JR. ET AL
KYLA JONES/Atty. for pl.
RESPONSIVE PLEADING

STATUS CONFERENCE RE: COMPLAINT 4-20-15 [1]

3. 15-10734-B-7 DANIEL GARCIA
15-1067
HAWKINS V. GARCIA
ROBERT HAWKINS/Atty. for pl.

STATUS CONFERENCE RE: COMPLAINT 5-20-15 [1]

It appears the defendant's default has been entered. The status conference will be dropped from calendar and may be reset by any party on 10 days' notice. No appearance is necessary. The clerk of the court may close the adversary proceeding without notice in 90 days unless the adversary proceeding has been concluded or set for a further status conference within that time. Either party may request an extension of this time up to 30 days by ex parte application for cause. After the adversary proceeding has been closed, the parties will have to file an application to reopen the adversary proceeding if further action is required. The court will prepare and enter a civil minute order.

4. 14-16135-B-7 GILBERT FLORES 15-1064 FORD MOTOR CREDIT COMPANY V. FLORES AUSTIN NAGEL/Atty. for pl.

STATUS CONFERENCE RE: COMPLAINT 5-20-15 [**1**]

This status conference will be dropped from calendar. The record does not show that the complaint and summons were served on the pro se defendant with form EDC 3-101 as required by Local Bankruptcy Rule 7004-1(a). The complaint needs to be properly served with a reissued summons and form EDC 3-101 within 21 days. No appearance is needed.

5. <u>14-15437</u>-B-7 FRANCISCO GARCIA AND DULCE JIMENEZ HAWKINS V. GARCIA ET AL ROBERT HAWKINS/Atty. for pl.

STATUS CONFERENCE RE: COMPLAINT 5-20-15 [1]

It appears the defendants' default has been entered. The status conference will be dropped from calendar and may be reset by any party on 10 days' notice. No appearance is necessary. The clerk of the court may close the adversary proceeding without notice in 90 days unless the adversary proceeding has been concluded or set for a further status conference within that time. Either party may request an extension of this time up to 30 days by ex parte application for cause. After the adversary proceeding has been closed, the parties will have to file an application to reopen the adversary proceeding if further action is required. The court will prepare and enter a civil minute order.

<u>14-13546</u>-B-7 MARICELA ZEPEDA <u>15-1061</u> RHT-2 6. HAWKINS V. ZEPEDA ROBERT HAWKINS/Atty. for mv.

MOTION TO DISMISS ADVERSARY PROCEEDING/NOTICE OF REMOVAL 6-24-15 [16]

This matter was fully noticed in compliance with the Local Rules and there is no opposition. Accordingly, the motion will be granted without oral argument for cause shown. The adversary proceeding will be dismissed. court will prepare and enter a civil minute order. No appearance is necessary.

13-16155-B-7 MICHAEL WEILERT AND CONTINUED STATUS CONFERENCE RE: AMENDED COMPLAINT 7. BRIAN L. GWARTZ AND CHERYL A. 8-28-14 [47] SKIGIN, CO-TRUSTEES V. WEILERT CHERYL SKIGIN/Atty. for pl. RESPONSIVE PLEADING

13-16155-B-7 MICHAEL WEILERT AND MOTION FOR SUMMARY JUDGMEN GENEVIEVE DE MONTREMARE CAS-4 AND/OR MOTION FOR SUMMARY 8. SKIGIN, CO-TRUSTEES V. WEILERT CHERYL SKIGIN/Atty. for mv.

MOTION FOR SUMMARY JUDGMENT ADJUDICATION 5-28-15 [73]

9. <u>14-16074</u>-B-7 HEATHER VASQUEZ <u>15-1066</u> HAWKINS V. VASQUEZ ROBERT HAWKINS/Atty. for pl. STATUS CONFERENCE RE: COMPLAINT 5-20-15 [1]

This status conference will be dropped from calendar. The record does not show that the complaint and summons were served on the pro se defendant with form EDC 3-101 as required by Local Bankruptcy Rule 7004-1(a). Further, the complaint does not designate which subsection of 11 U.S.C. §727(a) is applicable to the alleged facts. Finally, the prayer for relief seeks revocation of the discharge even though the discharge has not yet been entered. The complaint needs to be amended and properly served with a reissued summons and form EDC 3-101 within 21 days. No appearance is necessary.

1. 14-11606-B-7 GORDON/CYNTHIA SAITO MOTION TO SELL PFT-1 6-18-15 [22]

PETER FEAR/MV
THOMAS ARMSTRONG/Atty. for dbt.
PETER FEAR/Atty. for mv.

This matter was fully noticed in compliance with the Local Rules and there is no opposition. Accordingly, the motion will be granted without oral argument for cause shown. The moving party shall submit a proposed order. No appearance is necessary.

2. <u>13-11123</u>-B-7 MARIO/RACHEL GUTIERREZ FLG-6
JAMES SALVEN/MV
ALBERT GARCIA/Atty. for dbt.
PETER FEAR/Atty. for mv.

MOTION TO APPROVE SECOND INTERIM DISTRIBUTION 6-18-15 [98]

This matter was fully noticed in compliance with the Local Rules and there is no opposition. Accordingly, the respondents' default will be entered and the motion will be granted without oral argument for cause shown. The moving party shall submit a proposed order. No appearance is necessary.

3. 14-14033-B-7 CHRISTINE PUENTES
PFT-2
PETER FEAR/MV
GARY HUSS/Atty. for dbt.
PETER FEAR/Atty. for mv.

MOTION TO SELL 6-18-15 [33]

This matter was fully noticed in compliance with the Local Rules and there is no opposition. Accordingly, the motion will be granted without oral argument for cause shown. The moving party shall submit a proposed order. No appearance is necessary.

4. 15-10257-B-7 JUAN CALVILLO
KAZ-1
JPMORGAN CHASE BANK, NATIONAL
ASSCIATION/MV
MARK ZIMMERMAN/Atty. for dbt.
KRISTIN ZILBERSTEIN/Atty. for mv.

MOTION FOR RELIEF FROM AUTOMATIC STAY 6-15-15 [27]

This motion for relief from stay was fully noticed in compliance with the Local Rules and there was no opposition. The motion will be granted without oral argument for cause shown. The automatic stay is terminated as it applies to the movant's right to enforce its remedies against the subject property under applicable nonbankruptcy law. The proposed order shall specifically describe the property or action to which the order relates. If the motion involves a foreclosure of real property in California, then the order shall also provide that the bankruptcy proceeding has been finalized for purposes of Cal. Civil Code § 2923.5 to the extent that it applies. If the notice and motion requested a waiver of Rule 4001(a)(3), that relief will be granted. Unless the court expressly orders otherwise, the proposed order shall not include any other relief. If the prayer for relief includes a request for adequate protection, and/or a request for an award of attorney fees, those requests will be denied without prejudice. Adequate protection is unnecessary in light of the relief granted herein. A motion for attorney fees pursuant to 11 U.S.C. § 506(b), or applicable nonbankruptcy law, must be separately noticed and separately briefed with appropriate legal authority and supporting documentation. No appearance is necessary.

5. <u>15-11463</u>-B-7 JAIME HERNANDEZ JRL-1 JAIME HERNANDEZ/MV

JERRY LOWE/Atty. for dbt. RESPONSIVE PLEADING

6. 14-15764-B-7 DANIEL/LEAH GARZA
RDW-1
CAM IX TRUST/MV
ROBERT WILLIAMS/Atty. for dbt.
REILLY WILKINSON/Atty. for mv.

7. <u>13-13472</u>-B-7 MICHAEL/KAREN DEMEUSY DRJ-4

JAMES MILLER/Atty. for dbt.

CONTINUED MOTION FOR CONTEMPT AND/OR MOTION FOR SANCTIONS FOR VIOLATION OF THE AUTOMATIC STAY 6-10-15 [26]

CONTINUED MOTION FOR RELIEF FROM AUTOMATIC STAY 5-4-15 [43]

MOTION FOR COMPENSATION FOR DAVID R. JENKINS, TRUSTEES ATTORNEY(S)
5-12-15 [51]

This matter was fully noticed in compliance with the Local Rules and there is no opposition. Accordingly, the motion will be granted without oral argument for cause shown. The moving party shall submit a proposed order. No appearance is necessary.

15-10294-B-7 VERENICE WARREN 8. VVF-1 AMERICAN HONDA FINANCE CORPORATION/MV VARDUHI PETROSYAN/Atty. for dbt. VINCENT FROUNJIAN/Atty. for mv.

MOTION FOR RELIEF FROM AUTOMATIC STAY 6-19-15 [40]

This motion for relief from the automatic stay will be denied as moot. debtor is an individual. The record does not show that the personal property collateral for this secured claim was redeemed or surrendered within the applicable time set by § 521(a)(2). Similarly, the record does not reflect that the loan was reaffirmed or that the movant denied a request to reaffirm the loan on the original contract terms. pursuant to 11 U.S.C. § 362(h), the collateral is no longer property of the estate and the automatic stay has already terminated by operation of law. Movant may submit an order denying the motion, and confirming that the automatic stay has already terminated on the grounds set forth above. No attorney fees will be awarded in relation to this motion. No appearance is necessary.

13-16155-B-7 MICHAEL WEILERT AND CONTINUED MOTION TO EMPLOY DANIEL B. SPITZER AS SPECIAL 9. JAMES SALVEN/MV

COUNSEL 6-11-15 [393]

RILEY WALTER/Atty. for dbt. PETER FEAR/Atty. for mv.

This matter was fully noticed in compliance with the Local Rules and there is no opposition. Accordingly, the respondent(s) default will be entered and the motion will be granted without oral argument for cause shown. moving party shall submit a proposed order. No appearance is necessary.

10. 13-16062-B-7 MICHAEL WEILERT, M.D., INC. ROBERT HAWKINS/MV

CONTINUED MOTION TO COMPROMISE CONTROVERSY/APPROVE SETTLEMENT AGREEMENT WITH PATHOLOGY ASSOCIATES 6-4-15 [95]

RILEY WALTER/Atty. for dbt. ROBERT HAWKINS/Atty. for mv. 1. <u>15-11460</u>-B-7 JAVIER/JOSEPHINE GALLARDO

PRO SE REAFFIRMATION AGREEMENT WITH TOYOTA MOTOR CREDIT CORPORATION 6-30-15 [18]

1. <u>15-10004</u>-B-13 LARRY VALENCIA TCS-2 LARRY VALENCIA/MV TIMOTHY SPRINGER/Atty. for dbt. RESPONSIVE PLEADING CONTINUED MOTION TO VALUE COLLATERAL OF NCEP, LLC 5-20-15 [27]

2. <u>14-10121</u>-B-13 GREGORY/ERIKA IRELAND FLG-3

MOTION FOR COMPENSATION BY THE LAW OFFICE OF FEAR LAW GROUP, P.C. FOR PETER L. FEAR, DEBTORS ATTORNEY(S)
6-17-15 [55]

PETER FEAR/Atty. for dbt.

This matter was fully noticed in compliance with the Local Rules and there is no opposition. Accordingly, the motion will be granted without oral argument for cause shown. The moving party shall submit a proposed order. No appearance is necessary.

3. <u>15-10822</u>-B-13 STEVE VALDIVIESO
TGM-1
KARON VALDIVIESO/MV

MOTION TO EXTEND DEADLINE TO FILE A COMPLAINT OBJECTING TO DISCHARGEABILITY OF A DEBT 6-10-15 [57]

DAVID JENKINS/Atty. for dbt. TRUDI MANFREDO/Atty. for mv.

This matter was fully noticed in compliance with the Local Rules and there is no opposition. Accordingly, the respondent(s) default will be entered and the motion will be granted without oral argument for cause shown. The bar date in Rule 4007(c) shall be extended for the moving party to September 15, 2015. The moving party shall submit a proposed order. No appearance is necessary.

4. 15-10024-B-13 LAO CHA
DRJ-4
LAO CHA/MV
DAVID JENKINS/Atty. for dbt.

MOTION TO CONFIRM PLAN 6-8-15 [57]

The motion to confirm or modify a chapter 13 plan was fully noticed in compliance with the Local Rules and there is no opposition. The motion will be granted without oral argument for cause shown. The debtor(s) shall submit a proposed confirmation order for approval to the chapter 13 trustee. The confirmation order shall include the docket control number of the motion and it shall reference the plan by the date it was filed. No appearance is necessary.

5. 10-64628-B-13 STEVEN/MARY FULMER
THA-2
STEVEN FULMER/MV
THOMAS ARMSTRONG/Atty. for dbt.

MOTION TO MODIFY PLAN 6-17-15 [209]

The motion to confirm or modify a chapter 13 plan was fully noticed in compliance with the Local Rules and there is no opposition. The motion will be granted without oral argument for cause shown. The debtor(s) shall submit a proposed confirmation order for approval to the chapter 13 trustee. The confirmation order shall include the docket control number of the motion and it shall reference the plan by the date it was filed. No appearance is necessary.

6. 14-11928-B-13 RICHARD KELLY
MAZ-2
RICHARD KELLY/MV
MARK ZIMMERMAN/Atty. for dbt.

MOTION TO MODIFY PLAN 6-9-15 [77]

The motion to confirm or modify a chapter 13 plan was fully noticed in compliance with the Local Rules and there is no opposition. The motion will be granted without oral argument for cause shown. The debtor(s) shall submit a proposed confirmation order for approval to the chapter 13 trustee. The confirmation order shall include the docket control number of the motion and it shall reference the plan by the date it was filed. No appearance is necessary.

7. <u>11-61329</u>-B-13 SHERREY DEAVER
MHM-2
MICHAEL MEYER/MV
PETER BUNTING/Atty. for dbt.
MICHAEL MEYER/Atty. for mv.

MOTION TO RECONVERT CASE FROM CHAPTER 13 TO CHAPTER 7 6-24-15 [89]

This matter was fully noticed in compliance with the Local Rules and there is no response. Accordingly, the respondent's default will be entered and the motion will be granted without oral argument for cause shown. The case will be reconverted to chapter 7 for cause shown. The court will prepare and enter a civil minute order. No appearance is necessary.

8. 15-11732-B-13 FABIAN SISNEROS

JHW-1

TD AUTO FINANCE LLC/MV

RICHARD STURDEVANT/Atty. for dbt.

JENNIFER WANG/Atty. for mv.

OBJECTION TO CONFIRMATION OF PLAN BY TD AUTO FINANCE LLC 6-10-15 [20]

The objection has been withdrawn. No appearance is necessary.

9. 15-11734-B-13 GEORGE SOUSA
15-1062
U.S. TRUSTEE V. SOUSA
ROBIN TUBESING/Atty. for pl.

STATUS CONFERENCE RE: COMPLAINT 5-15-15 [1]

This matter will be dropped from calendar. The defendant's default has been entered and a further status conference is not required. No appearance is necessary.

10. 15-11734-B-13 GEORGE SOUSA
15-1062 UST-1
U.S. TRUSTEE V. SOUSA
ROBIN TUBESING/Atty. for mv.

MOTION FOR ENTRY OF DEFAULT JUDGMENT 6-25-15 [11]

This matter was fully noticed in compliance with the Local Rules and there is no opposition. Accordingly, the respondent's default will be entered and the motion will be granted in part and denied in part, without oral argument for cause shown. The request for dismissal of the main case will be denied as moot. The main case has already been dismissed based on the debtor's failure to pay the filing fee. The request for injunctive relief will be granted. Based on the well-pled facts in the complaint and evidence offered in support of the motion, the court is persuaded that the debtor is a serial filer and that this bankruptcy was not filed in good faith. The United States Trustee shall submit a proposed order and judgment. No appearance is necessary.

11. 14-15042-B-13 RANDA TARVIN
VRP-1
RANDA TARVIN/MV
VARDUHI PETROSYAN/Atty. for dbt.

MOTION TO CONFIRM PLAN 6-4-15 [61]

The motion to confirm or modify a chapter 13 plan was fully noticed in compliance with the Local Rules and there is no opposition. The motion will be granted without oral argument for cause shown. The debtor shall submit a proposed confirmation order for approval to the chapter 13 trustee. The confirmation order shall include the docket control number of the motion and it shall reference the plan by the date it was filed. No appearance is necessary.

12. <u>15-10643</u>-B-13 GAYLENE RUSSELL MHM-1
MICHAEL MEYER/MV
VARDUHI PETROSYAN/Atty. for dbt.

MOTION TO DISMISS CASE 6-24-15 [26]

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules and there is no opposition. Accordingly, the debtor's default will be entered and the motion will be granted without oral argument. The case will be dismissed for cause shown, including the inability to conclude the meeting of creditors and the inability to confirm chapter 13 plan that provides for the filed tax claims. The court will prepare and enter a civil minute order. No appearance is necessary.

13. <u>15-12443</u>-B-13 THOMAS FLORES
RCO-1
EVERBANK/MV
JONATHAN DAMEN/Atty. for mv.
DISMISSED

MOTION FOR RELIEF FROM AUTOMATIC STAY 6-23-15 [10]

This matter will be dropped from calendar without a disposition. The case has already been dismissed. No appearance is necessary.

14. 15-11844-B-13 JEANETTE MORGAN MDE-1
THE BANK OF NEW YORK MELLON/MV
ANDY WARSHAW/Atty. for dbt.

MARK ESTLE/Atty. for mv.

OBJECTION TO CONFIRMATION OF PLAN BY THE BANK OF NEW YORK MELLON 6-22-15 [15]

15. <u>14-15549</u>-B-13 PEDRO PEREZ SL-1 PEDRO PEREZ/MV SCOTT LYONS/Atty. for dbt.

MOTION TO CONFIRM PLAN 5-29-15 [28]

The motion to confirm or modify a chapter 13 plan was fully noticed in compliance with the Local Rules and there is no opposition. The motion will be granted without oral argument for cause shown. The debtor(s) shall submit a proposed confirmation order for approval to the chapter 13 trustee. The confirmation order shall include the docket control number of the motion and it shall reference the plan by the date it was filed. No appearance is necessary.

16. <u>13-16471</u>-B-13 JASVINDER SHERGILL GH-4 JASVINDER SHERGILL/MV GARY HUSS/Atty. for dbt.

MOTION TO MODIFY PLAN 6-2-15 [62]

The motion to confirm or modify a chapter 13 plan was fully noticed in compliance with the Local Rules and there is no opposition. The motion will be granted without oral argument for cause shown. The debtor(s) shall submit a proposed confirmation order for approval to the chapter 13 trustee. The confirmation order shall include the docket control number of the motion and it shall reference the plan by the date it was filed. No appearance is necessary.

17. 12-16782-B-13 DWIGHT/MARISSA ROSENQUIST MOTION TO DISMISS CASE MHM-4 5-28-15 [82]
MICHAEL MEYER/MV
MARC VOISENAT/Atty. for dbt.

The chapter 13 trustee's motion to dismiss was fully noticed in compliance with the Local Rules and there is no opposition. Accordingly, the debtors' default will be entered and the motion will be granted without oral argument. The case will be dismissed for cause shown as set forth in the moving papers. The court will prepare and enter a civil minute order. No appearance is necessary.

18. <u>14-13391</u>-B-13 VERNON/SYLVIA MILLER MOTION TO MODIFY PLAN 6-2-15 [<u>49</u>]
VERNON MILLER/MV
MARK ZIMMERMAN/Atty. for dbt.

The motion to confirm or modify a chapter 13 plan was fully noticed in compliance with the Local Rules and there is no opposition. The motion will be granted without oral argument for cause shown. The debtor(s) shall submit a proposed confirmation order for approval to the chapter 13 trustee. The confirmation order shall include the docket control number of the motion and it shall reference the plan by the date it was filed. No appearance is necessary.

19. <u>12-19594</u>-B-13 NICOLE DAVIS MOTION TO MODIFY PLAN TCS-5 6-3-15 [<u>63</u>] NICOLE DAVIS/MV TIMOTHY SPRINGER/Atty. for dbt.

The motion to confirm or modify a chapter 13 plan was fully noticed in compliance with the Local Rules and there is no opposition. The motion will be granted without oral argument for cause shown. The debtor(s) shall submit a proposed confirmation order for approval to the chapter 13 trustee. The confirmation order shall include the docket control number of the motion and it shall reference the plan by the date it was filed. No appearance is necessary.

20. 15-11896-B-13 CHRISTINE WOODS
ETW-1
GRYPHON SOLUTIONS, LLC/MV
DAVID JENKINS/Atty. for dbt.
EDWARD WEBER/Atty. for mv.

MOTION FOR RELIEF FROM AUTOMATIC STAY 6-17-15 [15]

21. 15-11896-B-13 CHRISTINE WOODS
ETW-2
GRYPHON SOLUTIONS, LLC/MV
DAVID JENKINS/Atty. for dbt.
EDWARD WEBER/Atty. for mv.

OBJECTION TO CONFIRMATION OF PLAN BY GRYPHON SOLUTIONS, LLC 6-17-15 [21]

22. <u>14-13650</u>-B-13 JAMES STEWART TCS-2
JAMES STEWART/MV

MOTION FOR DECLARATORY RELIEF FOR VIOLATION OF A CONFIRMED PLAN 7-9-15 [33]

TIMOTHY SPRINGER/Atty. for dbt.

, , 10 [<u>90</u>]

23. <u>15-10822</u>-B-13 STEVE VALDIVIESO LRP-5 STIPULATION TO EXTEND DEADLINES AND CONTINUE HEARING RELATIVE TO SETTLEMENT DISCUSSIONS AND REFERRAL TO B.D.R.P. 7-6-15 [75]

DAVID JENKINS/Atty. for dbt.

1. 15-10705-B-11 CHARLOTTE SALWASSER KDG-1

WEST COAST GROWERS, INC./MV

MOTION TO COMPROMISE CONTROVERSY/APPROVE SETTLEMENT AGREEMENT WITH CHARLOTTE ELLEN SALWASSER, WEST COAST GROWERS, INC., KERI SALWASSER, K&G ENTERPRISES, INC. AND THE GROWERS 7-2-15 [404]

THOMAS ARMSTRONG/Atty. for dbt. HAGOP BEDOYAN/Atty. for mv.

This matter will be continued to August 27, 2015, at 2:30 p.m. Except as provided below, no further matters will be heard in this case until the court rules on the motion to disqualify the debtor's counsel below. court terminates the services of debtor's counsel, the court intends to issue an OSC regarding conversion of this case to chapter 7. will prepare and enter a civil minute order. No appearance is necessary.

2. 15-10705-B-11 CHARLOTTE SALWASSER TAA-1 GEORGE SALWASSER/MV THOMAS ARMSTRONG/Atty. for dbt. JAMES MAKASIAN/Atty. for mv. RESPONSIVE PLEADING

MOTION TO DISQUALIFY THOMAS H. ARMSTRONG AS A TRIAL COUNSEL 6-25-15 [<u>369</u>]

This matter has been fully briefed and neither party has filed a separate statement of disputed material facts in compliance with LBR 9014-1(f)(1)B). The court deems the matter to be suitable for resolution on the printed record without oral argument. Accordingly, the hearing will be dropped from calendar and the motion will be deemed submitted. No appearance is necessary.

15-10705-B-11 CHARLOTTE SALWASSER 3. THA-18 CHARLOTTE SALWASSER/MV THOMAS ARMSTRONG/Attv. for dbt. RESPONSIVE PLEADING

FINAL HEARING RE: MOTION TO SELL 6-4-15 [325]

This matter was continued and set for a final hearing in order to give the objecting party, George Salwasser, an opportunity to submit further briefing with evidence in support of his opposition. Nothing further has been filed in opposition to the sale. Accordingly, the motion will be granted for the reasons stated at the initial hearing. The moving party shall submit a proposed order.

4. 15-10039-B-12 ANGELA PIMENTEL DRJ-3 ANGELA PIMENTEL/MV DAVID JENKINS/Atty. for dbt.

MOTION TO CONFIRM CHAPTER 12 PLAN 6-11-15 [39]

15-11079-B-11 WEST COAST GROWERS, INC. MOTION FOR COMPENSATION BY THE 5. A CALIFORNIA CORPORATION

LAW OFFICE OF KLEIN, DENATALE, GOLDNER, COOPER, ROSENLIEB & KIMBALL, LLP FOR HAGOP T. BEDOYAN, DEBTORS ATTORNEY(S) 6-19-15 [293]

HAGOP BEDOYAN/Atty. for dbt.

15-11079-B-11 WEST COAST GROWERS, INC. A CALIFORNIA CORPORATION 6. WEST COAST GROWERS, INC. A CALIFORNIA CORPORATION/MV

MOTION TO COMPROMISE CONTROVERSY/APPROVE SETTLEMENT AGREEMENT WITH CHARLOTTE ELLEN SALWASSER, KERI SALWASSER, K&G ENTERPRISES, INC., AND THE GROWERS 7-2-15 [316]

HAGOP BEDOYAN/Atty. for dbt.

This matter will be continued to August 27, 2015, at 2:30 p.m. Except as provided above, no further matters involving the Charlotte Salwasser case will be heard until the court rules on the motion to disqualify Charlotte Salwasser's counsel above. The court will prepare and enter a civil minute order. No appearance is necessary.

7. 15-11079-B-11 WEST COAST GROWERS, INC. CONTINUED MOTION FOR ORDER KDG-5 A CALIFORNIA CORPORATION WEST COAST GROWERS, INC. A CALIFORNIA CORPORATION/MV

AUTHORIZING DEBTOR-IN-POSSESSION TO MAKE FIRST INTERIM DISTRIBUTION TO 2014 GROWERS 4-23-15 [117]

HAGOP BEDOYAN/Atty. for dbt. RESPONSIVE PLEADING