

UNITED STATES BANKRUPTCY COURT
Eastern District of California

Honorable Ronald H. Sargis
Bankruptcy Judge
Modesto, California

October 19, 2023 at 2:30 p.m.

FINAL RULINGS

1. [22-21864-E-11](#) **DAVID FOYIL** **CONTINUED STATUS CONFERENCE RE:**
[CAE-1](#) **VOLUNTARY PETITION**
7-28-22 [\[1\]](#)

DEBTOR DISMISSED: 09/24/23

Final Ruling: No appearance at the October 19, 2023 Status Conference is Required.

Debtor's Atty: David Foyil

Notes:

[UST-1] Order granting United States Trustee's motion to dismiss filed 9/24/23 [Dckt 167]

<p>The Bankruptcy Case having been dismissed (Order; Dckt. 167), the Status Conference is concluded and removed from the Calendar.</p>

DEBTOR DISMISSED: 09/24/23

Final Ruling: No appearance at the October 19, 2023 hearing is required.

The Bankruptcy Case having been dismissed (Order; Dckt. 167), **the Motion to Value is dismissed without prejudice.**

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 Value the Secured Claim of the Internal Revenue Service having been presented to the court, the Bankruptcy 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 without prejudice.

3. [22-21864](#)-E-11 DAVID FOYIL
[DEF-5](#) Pro Se

CONTINUED MOTION TO VALUE
COLLATERAL OF CALIFORNIA
FRANCHISE TAX BOARD
4-20-23 [[108](#)]

DEBTOR DISMISSED: 09/24/23

Final Ruling: No appearance at the October 19, 2023 hearing is required.

The Bankruptcy Case having been dismissed (Order; Dckt. 167), **the Motion to Value is dismissed without prejudice.**

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 Value the secured claim of the California Franchise Tax Board having been presented to the court, the Bankruptcy 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 without prejudice.

DEBTOR DISMISSED: 09/24/23

Final Ruling: No appearance at the October 19, 2023 hearing is required.

The Bankruptcy Case having been dismissed (Order; Dckt. 167), **the hearing on the Amended Disclosure Statement is concluded and removed from the Calendar.**

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 hearing on the Amended Disclosure Statement having been scheduled, the Bankruptcy Case having been previously dismissed, and upon review of the pleadings, evidence, arguments of counsel, and good cause appearing,

IT IS ORDERED that the hearing on the Amended Disclosure Statement is concluded and removed from the Calendar.