#### UNITED STATES BANKRUPTCY COURT

Eastern District of California

Honorable Robert S. Bardwil Bankruptcy Judge Sacramento, California

December 19, 2017 at 10:00 a.m.

#### INSTRUCTIONS FOR PRE-HEARING DISPOSITIONS

1. Matters resolved without oral argument:

Unless otherwise stated, the court will prepare a civil minute order on each matter listed. If the moving party wants a more specific order, it should submit a proposed amended order to the court. In the event a party wishes to submit such an Order it needs to be titled 'Amended Civil Minute Order.'

If the moving party has received a response or is aware of any reason, such as a settlement, that a response may not have been filed, the moving party must contact Nancy Williams, the Courtroom Deputy, at (916) 930-4580 at least one hour prior to the scheduled hearing.

- The court will not continue any short cause evidentiary hearings scheduled below.
- 3. If a matter is denied or overruled without prejudice, the moving party may file a new motion or objection to claim with a new docket control number. The moving party may not simply re-notice the original motion.
- 4. If no disposition is set forth below, the matter will be heard as scheduled.

1.	17-21803-D-13	WILLIAM/MAGDALENA MERCER	MOTION TO MODIFY PLAN
	JCK-4		11-6-17 [69]

## Final ruling:

The relief requested in the motion is supported by the record and no timely opposition to the motion has been filed. Accordingly, the court will grant the motion by minute order and no appearance is necessary. The moving party is to lodge an order confirming the plan, amended plan, or modification to plan, and shall use the form of order which is referenced in LBR 3015-1(e). The order is to be signed by the Chapter 13 trustee approving its form prior to the order being submitted to the court.

2. 17-24814-D-13 GUADALUPE ESQUIVEL MOTION TO CONFIRM PLAN TOG-1 10-27-17 [47]

Final ruling:

This case was dismissed on November 27, 2017. As a result the motion will be denied by minute order as moot. No appearance is necessary.

3. 17-26123-D-13 CHARITY SEYMOUR OBJECTION TO DEBTOR'S CLAIM OF EXEMPTIONS 11-6-17 [23]

Final ruling:

This case was dismissed on November 21, 2017. As a result the objection will be overruled by minute order as moot. No appearance is necessary.

4. 16-21825-D-13 JUAN/NADINE MORGA MOTION TO MODIFY PLAN CLH-7 11-6-17 [129]

5. 17-20829-D-13 ALBERTO DELAROSA AND MOTION TO CONFIRM PLAN PGM-1 ESPERANZA LOREDO 11-7-17 [149]

6. MJD-1

17-26232-D-13 ANTON/VERANIKA LOVE

MOTION TO CONFIRM PLAN 10-26-17 [14]

Final ruling:

The relief requested in the motion is supported by the record and no timely opposition to the motion has been filed. Accordingly, the court will grant the motion by minute order and no appearance is necessary. The moving party is to lodge an order confirming the plan, amended plan, or modification to plan, and shall use the form of order which is referenced in LBR 3015-1(e). The order is to be signed by the Chapter 13 trustee approving its form prior to the order being submitted to the court.

7. PGM-4

17-23333-D-13 SONIA MCDADE-THREADGILL

MOTION TO CONFIRM PLAN 11-7-17 [79]

8. 17-26534-D-13 RICHARD NYE RDG-2

OBJECTION TO CONFIRMATION OF PLAN BY RUSSELL D. GREER 11-20-17 [25]

9. RDG-2

17-26337-D-13 RADHEY/LILLIAM SHYAM

OBJECTION TO CONFIRMATION OF PLAN BY RUSSELL D. GREER

11-20-17 [23]

Final ruling:

This case was dismissed on November 27, 2017. As a result the objection will be overruled by minute order as moot. No appearance is necessary.

10. 15-23544-D-13 FRANCISCO MORA OAG-2

MOTION TO MODIFY PLAN 11-7-17 [64]

## Final ruling:

The relief requested in the motion is supported by the record and no timely opposition to the motion has been filed. Accordingly, the court will grant the motion by minute order and no appearance is necessary. The moving party is to lodge an order confirming the plan, amended plan, or modification to plan, and shall use the form of order which is referenced in LBR 3015-1(e). The order is to be signed by the Chapter 13 trustee approving its form prior to the order being submitted to the court.

11. 17-26044-D-13 CAROLL THOMPSON RDG-4

OBJECTION TO DEBTOR'S CLAIM OF EXEMPTIONS

11-13-17 [36]

Final ruling:

This is the trustee's objection to the debtor's claims of exemptions. On December 1, 2017, the debtor filed an amended Schedule C. As a result of the filing of the amended Schedule C, the objection is moot. The objection will be overruled as moot by minute order. No appearance is necessary.

12. 17-24065-D-13 MARY CRUZ HCS-3

MOTION FOR COMPENSATION FOR GARY R. FARRAR, CHAPTER 7 TRUSTEE 11-21-17 [47]

13. 17-24065-D-13 MARY CRUZ HCS-4

MOTION FOR COMPENSATION BY THE LAW OFFICE OF HERUM/CRABTREE/SUNTAG TRUSTEE'S ATTORNEY (S) 11-21-17 [54]

Final ruling:

The matter is resolved without oral argument. The court's records indicate that no timely opposition has been filed. The record establishes, and the court finds, that the fees and costs requested are reasonable compensation for actual, necessary, and beneficial services under Bankruptcy Code § 330(a). As such, the court will grant the motion. Moving party is to submit an appropriate order. No appearance is necessary.

14. 16-26868-D-13 MARILYN GLORIA RDG-2

CONTINUED MOTION TO DISMISS CASE 11-6-17 [32]

15. 17-26777-D-13 MARLENE DOUGLAS PGM-1

MOTION TO VALUE COLLATERAL OF S & S AUTO SALES, INC. 11-21-17 [21]

Final ruling:

The matter is resolved without oral argument. The court's records indicate that no timely opposition has been filed and the relief requested in the motion is supported by the record. As such the court will grant the motion and, for purposes of this motion only, sets the creditor's secured claim in the amount set forth in the motion. Moving party is to submit an order which provides that the creditor's secured claim is in the amount set forth in the motion. No further relief is being afforded. No appearance is necessary.

16. 17-26777-D-13 MARLENE DOUGLAS PGM-2

MOTION TO VALUE COLLATERAL OF FRANCHISE TAX BOARD 11-21-17 [26]

Final ruling:

The matter is resolved without oral argument. The court's records indicate that no timely opposition has been filed and the relief requested in the motion is supported by the record. As such the court will grant the motion and, for purposes of this motion only, sets the creditor's secured claim in the amount set forth in the motion. Moving party is to submit an order which provides that the creditor's secured claim is in the amount set forth in the motion. No further relief is being afforded. No appearance is necessary.

17. 17-26580-D-13 ANTHONY MOORE

EGS-2

OBJECTION TO CONFIRMATION OF PLAN BY GUILD MORTGAGE COMPANY

11-24-17 [35]

## Final ruling:

This case was dismissed on November 27, 2017. As a result the motion will be denied by minute order as moot. No appearance is necessary.

18. 17-26580-D-13 ANTHONY MOORE RDG-1

OBJECTION TO CONFIRMATION OF PLAN BY RUSSELL D. GREER 11-20-17 [30]

#### Final ruling:

This case was dismissed on November 27, 2017. As a result the motion will be denied by minute order as moot. No appearance is necessary.

19. 17-26083-D-13 ROSA FLORES RDG-3

OBJECTION TO DEBTOR'S CLAIM OF EXEMPTIONS 11-6-17 [19]

# Final ruling:

The matter is resolved without oral argument. The court's record indicates that no timely opposition/response has been filed. The objection is supported by the record. The court will issue a minute order sustaining the trustee's objection to debtor's claim of exemptions. No appearance is necessary.

20. 17-21688-D-13 ROBIN/DONA JOHNSTON SSA-3

MOTION FOR COMPENSATION FOR STEVEN S. ALTMAN, CREDITORS ATTORNEY 11-17-17 [94]

21. 17-24097-D-13 ISAAC ARISTA AKA-2

MOTION TO CONFIRM PLAN 11-4-17 [41]

## Final ruling:

The relief requested in the motion is supported by the record and no timely opposition to the motion has been filed. Accordingly, the court will grant the motion by minute order and no appearance is necessary. The moving party is to lodge an order confirming the plan, amended plan, or modification to plan, and shall use the form of order which is referenced in LBR 3015-1(e). The order is to be signed by the Chapter 13 trustee approving its form prior to the order being submitted to the court.

MOTION FOR TEMPORARY WAIVER OF THE CREDIT COUNSELING REQUIREMENT 11-22-17 [7]

Final ruling:

This case was dismissed on December 11, 2017. As a result the motion will be denied by minute order as moot. No appearance is necessary.