

**United States Bankruptcy Court
Central District of California
Los Angeles
Judge Sheri Bluebond, Presiding
Courtroom 1539 Calendar**

Tuesday, January 26, 2021

Hearing Room 1539

10:00 AM
2:00-00000

Chapter

#0.00 All hearings scheduled for today will be conducted remotely, using ZoomGov video and audio.

Parties in interest and members of the public may connect to the video and audio feeds, free of charge, using the connection information provided below.

Individuals may participate by ZoomGov video and audio using a personal computer (equipped with camera, microphone and speaker), or a handheld mobile device (such as an iPhone or Android phone). Individuals may opt to participate by audio only using a telephone (standard telephone charges may apply).

Neither a Zoom nor a ZoomGov account is necessary to participate and no pre-registration is required **but you must still notify Chambers at [Chambers SBluebond@cacb.uscourts.gov](mailto:SBluebond@cacb.uscourts.gov) of your appearance**". The audio portion of each hearing will be recorded electronically by the Court and constitutes its official record.

For more information on appearing before Judge Bluebond by ZoomGov, please see the information on the Court's website at:

<https://www.cacb.uscourts.gov/judges/honorable-sheri-bluebond> under the tab, "Telephonic Instructions."

1/26/21 - Hearing conducted by ZOOMGov.

Video/audio web address: <https://cacb.zoomgov.com/j/1600855030>

ZoomGov meeting number: 160 085 5030

Password: 796678

Telephone conference lines: 1 (669) 254 5252 or 1 (646) 828 7666
(when prompted, enter meeting number and password shown above)

Docket 0

Courtroom Deputy:

**United States Bankruptcy Court
Central District of California
Los Angeles
Judge Sheri Bluebond, Presiding
Courtroom 1539 Calendar**

Tuesday, January 26, 2021

Hearing Room 1539

10:00 AM

CONT...

Chapter

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

**United States Bankruptcy Court
Central District of California
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Tuesday, January 26, 2021

Hearing Room 1539

10:00 AM

2:20-10512 Byron Jimenez

Chapter 7

#1.00 Notice of motion and motion for relief from the automatic stay with supporting declarations PERSONAL PROPERTY RE: 2018 Toyota Corolla iM VIN# JTNKARJE5JJ571219

MOVANT: TOYOTA LEASE TRUST

Docket 27

***** VACATED *** REASON: 1/14/21 - VOLUNTARY DISMISSAL OF MOTION FILED.**

Courtroom Deputy:

1/26/21 - Hearing conducted by ZOOMGov.

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ZoomGov Appearance by:

Tentative Ruling:

Motion has been withdrawn by movant. Off calendar. No appearance necessary.

Party Information

Debtor(s):

Byron Jimenez

Represented By
Jaime A Cuevas Jr.

Movant(s):

Toyota Lease Trust, as serviced by

Represented By
Austin P Nagel

**United States Bankruptcy Court
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CONT... Byron Jimenez

Chapter 7

Trustee(s):

Wesley H Avery (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
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Tuesday, January 26, 2021

Hearing Room 1539

10:00 AM

2:20-19852 Jeanett Chavez

Chapter 7

#2.00 Notice of motion and motion for relief from the automatic stay with supporting declarations PERSONAL PROPERTY RE: 2015 Scion tC * VIN # JTKJF5C71FJ007480

MOVANT: TOYOTA MOTOR CREDIT CORPORATION

Docket 9

Courtroom Deputy:

1/26/21 - Hearing conducted by ZOOMGov.

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ZoomGov meeting number: 160 085 5030

Password: 796678

Telephone conference lines: 1 (669) 254 5252 or 1 (646) 828 7666
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ZoomGov Appearance by:

1/25/21 - Austin P. Nagel, (925) 660-9895

Tentative Ruling:

Grant with waiver of Rule 4001(a)(3).

Party Information

Debtor(s):

Jeanett Chavez

Represented By
Rex Tran

Movant(s):

TOYOTA MOTOR CREDIT

Represented By
Kirsten Martinez

**United States Bankruptcy Court
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CONT... Jeanett Chavez

Chapter 7

Trustee(s):

John J Menchaca (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
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Tuesday, January 26, 2021

Hearing Room 1539

10:00 AM

2:20-20471 Manuel Salgado

Chapter 7

#3.00 Notice of motion and motion for relief from the automatic stay with supporting declarations PERSONAL PROPERTY RE: 2015 Toyota Camry VIN# 4T1BF1FK9FU047028

MOVANT: TOYOTA MOTOR CREDIT CORPORATION

Docket 8

Courtroom Deputy:

1/26/21 - Hearing conducted by ZOOMGov.

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ZoomGov Appearance by:

1/25/21 - Austin P. Nagel, (925) 660-9895

Tentative Ruling:

Grant with waiver of Rule 4001(a)(3).

Party Information

Debtor(s):

Manuel Salgado

Represented By
Kian Mottahedeh

Movant(s):

TOYOTA MOTOR CREDIT

Represented By
Austin P Nagel

**United States Bankruptcy Court
Central District of California
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10:00 AM

CONT... Manuel Salgado

Chapter 7

Trustee(s):

Jason M Rund (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
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Tuesday, January 26, 2021

Hearing Room 1539

2:00 PM

2:19-22668 Lydia C Gutierrez

Chapter 7

Adv#: 2:20-01069 Leslie v. Gutierrez et al

#200.00 Pretrial Conference re: 11 (Recovery of money/property - 542 turnover of property),(14 (Recovery of money/property - other)) Complaint by Sam S. Leslie against Alvaro J. Gutierrez, Luis E. Gutierrez, Crystal Adilene Yanez

fr. 6-2-20, 9-8-20, 10-6-20

Docket 1

***** VACATED *** REASON: 1/15/21 - ADV. DISMISSED**

Courtroom Deputy:

1/26/21 - Hearing conducted by ZOOMGov.

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ZoomGov Appearance by:

Tentative Ruling:

Set discovery cutoff for October 30, 2020. Continue status conference to September 8, 2020 at 2:00 p.m. Parties should file updated joint status report not later than August 25, 2020. Plaintiff should lodge scheduling order with these dates.
APPEARANCES WAIVED ON JUNE 2, 2020.

6/4/20 -- Court approved scheduling order with the following dates:

Cont'd status conference -- September 8, 2020 at 2:00 pm

L/D to file joint status report -- August 25, 2020

L/D to complete discovery -- October 30, 2020

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CONT... Lydia C Gutierrez

Chapter 7

8/25/20 -- Court approved stipulation continuing hearing to October 6, 2020 at 2:00 p.m. OFF CALENDAR FOR SEPTEMBER 8, 2020.

Tentative Ruling for October 6, 2020:

Set deadline for filing pretrial motions and pretrial conference for approximately 90 days. Order parties to complete a day of mediation prior to date of pretrial conference.

10/9/20 -- Court approved scheduling order with the following dates:

L/D to file pretrial motions -- November 30, 2020

L/D to lodge joint pretrial order -- January 12, 2021

Pretrial conference -- January 26, 2021 at 2:00 p.m.

L/D to complete mediation -- December 31, 2020

L/D to lodge order appointing mediators -- October 23, 2020

10/23/20 -- Court approved order appointing mediators.

1/12/21 -- Court entered order approving settlement pursuant to which defendants will make a lump sum payment and monthly payments through December of 2022.

1/15/21 -- Court approved stipulation re dismissal. OFF CALENDAR. NO APPEARANCE REQUIRED.

Party Information

Debtor(s):

Lydia C Gutierrez

Pro Se

Defendant(s):

Alvaro J. Gutierrez

Represented By
Grace White

Luis E. Gutierrez

Represented By
Grace White

Crystal Adilene Yanez

Represented By
Grace White

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CONT... Lydia C Gutierrez

Chapter 7

Plaintiff(s):

Sam S. Leslie

Represented By
Toan B Chung

Trustee(s):

Sam S Leslie (TR)

Represented By
Toan B Chung

**United States Bankruptcy Court
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Tuesday, January 26, 2021

Hearing Room 1539

2:00 PM

2:19-15575 Walter Steven Nevarez

Chapter 7

Adv#: 2:19-01271 Elizabeth K.. Beaver Recovable Trust v. Nevarez

#201.00 Motion for Default Judgment against Walter Steven Nevarez

fr. 1-12-21

Docket 56

Courtroom Deputy:

1/26/21 - Hearing conducted by ZOOMGov.

Video/audio web address: <https://cacb.zoomgov.com/j/1600855030>

ZoomGov meeting number: 160 085 5030

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ZoomGov Appearance by:

1/26/21 - Anton Richardson

Tentative Ruling:

Tentative Ruling for January 12, 2021:

Judge Bluebond was not served with a copy of the motion (which is 665 pages). Movant should have copy of papers delivered to Judge Bluebond. Continue hearing to January 26, 2021 at 2:00 p.m. to give court an opportunity to review and work up motion.

Appearances waived on January 12, 2021.

Tentative Ruling for January 26, 2021:

Grant motion. Enter judgment declaring amounts due under state court judgment nondischargeable under bankruptcy code sections 523(a)(2)(A), (a)(4) and (a)(6).

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CONT... Walter Steven Nevarez

Chapter 7

Party Information

Debtor(s):

Walter Steven Nevarez

Represented By
Richard A Avetisyan

Defendant(s):

Walter Steven Nevarez

Pro Se

Movant(s):

Elizabeth K.. Beaver Recovable

Represented By
Anton R E Richardson

Plaintiff(s):

Elizabeth K.. Beaver Recovable

Represented By
Anton R E Richardson

Trustee(s):

Edward M Wolkowitz (TR)

Pro Se

**United States Bankruptcy Court
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Tuesday, January 26, 2021

Hearing Room 1539

2:00 PM

2:19-15575 Walter Steven Nevarez

Chapter 7

Adv#: 2:19-01271 Elizabeth K.. Beaver Recovable Trust v. Nevarez

#202.00 Status Conference re: 62 (Dischargeability - 523(a)(2), false pretenses, false representation, actual fraud)) (67 (Dischargeability - 523(a)(4), fraud as fiduciary, embezzlement, larceny)) ,(68 (Dischargeability - 523(a)(6), willful and malicious injury)) Complaint by Elizabeth K. Beaver Recovable Trust against Walter Steven Nevarez

fr. 10-15-19, 1-28-20, 5-5-20, 8-4-20, 10-6-20, 11-17-20, 1-12-21

Docket 1

Courtroom Deputy:

1/26/21 - Hearing conducted by ZOOMGov.

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ZoomGov Appearance by:

1/26/21 - Anton Richardson

Tentative Ruling:

Tentative Ruling for October 15, 2019:

(Unilateral status reports are to be accompanied by a declaration.)

Explain to defendant the consequences of failing to participate in preparation of joint status report and failure to comply with local rules. Does defendant intend to employ counsel to represent him in this matter or will he be representing himself? Hearing required.

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CONT... Walter Steven Nevarez

Chapter 7

Final Ruling for October 15, 2019:

Continue status conference to January 28, 2020 at 2:00 p.m. Parties are to file joint status report not later than January 14, 2020.

Tentative Ruling for January 28, 2020:

Once again, plaintiff has filed a unilateral status report without an accompanying declaration. Impose sanctions of \$150 on counsel for plaintiff for failing to supply this declaration. Issue order to show cause why defendant's answer should not be stricken and plaintiff permitted to proceed by way of default based on defendant's failure to participate in preparation of joint status report.

2/5/20 -- Court approved scheduling order setting following dates:

Cont'd status conference -- May 5, 2020 at 2:00 p.m.
L/D to file joint status report -- April 21, 2020
L/D to lodge order appointing mediators -- February 28, 2020
L/D to complete mediation -- May 5, 2020

3/3/20 -- Court approved order appointing mediators.

Tentative Ruling for May 5, 2020:

Plaintiff's counsel seems to be confused about the meaning of question 5 on the status report form. The term "Claims Documents" is defined in question A(1) of the form and refers to the complaint and counterclaim and not to any proof of claim filed in the case.

Court cannot read defendant's response to question E(1) on the status report. The handwriting is too small and the quality of the photocopy is poor. What is defendant trying to say?

Court ordered parties to participate in a mediation. Court understands that the parties are not able to attend a mediation in person, but have they discussed with the mediator the prospect of conducting a virtual mediation via Zoom or some other video

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Walter Steven Nevarez

Chapter 7

platform? (The mediator filed a certificate of completion, stating that a mediation did take place during the week of March 23, 2020. Plaintiff reports that the mediator spoke to each of the parties separately on the phone, but that no mediation took place.)

Plaintiff represents that it plans to bring a motion for summary judgment. Is the plaintiff in a position to do that now, or does plaintiff need to conduct some discovery first?

Hearing required.

5/6/20 -- Court approved scheduling order with following dates:

Plaintiff is to provide defendant with copies of documents on which claims are based.
Parties shall file joint status report not later than July 21, 2020.
Parties shall complete a day of mediation by person or by video by August 4, 2020.
Status conference continued to August 4, 2020 at 2:00 p.m.

Tentative Ruling for August 4, 2020:

Court is reluctant to impose sanctions on defendant for not participating in this adversary proceeding after he filed chapter 13 bankruptcy on June 30, 2020, as an automatic stay arose upon the filing of the new bankruptcy case. Plaintiff should obtain relief from stay in chapter 13 bankruptcy case to proceed with this adversary proceeding. (The outcome of this proceeding is still relevant in that debtor will not obtain a discharge in his chapter 13 case, having received one in this chapter 7 case.) Once plaintiff has obtained relief from stay, court will renew order directing defendant to participate in mediation and will impose sanctions if debtor fails to do so.

Final Ruling for August 4, 2020:

Continue status conference to October 6, 2020 at 2:00 p.m. Parties should file joint status report by September 22, 2020. Court will extend deadline to complete mediation to October 6, 2020. Plaintiff should move for relief from stay to authorize the continuation of this litigation. Scheduling order should say that, once relief from stay has been granted, mediation should be completed by extended date, and court will enforce its order that mediation be completed by this date once relief from stay has

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CONT... Walter Steven Nevarez

Chapter 7

been granted. Plaintiff should lodge scheduling order.

Tentative Ruling for October 6, 2020:

Relief from stay was granted in debtor's chapter 13 case on September 18, 2020 and order included waiver of 14-day stay. Impose sanctions of \$150 on debtor for failing to participate in preparation of joint status report. Did mediation proceed on October 1, 2020 as scheduled? Hearing required. If defendant failed to appear at mediation, impose additional sanctions of \$250 and issue order to show cause why his answer to complaint should not be stricken and plaintiff entitled to proceed by way of default. Set hearing on OSC for same date as a continued status conference.

Tentative Ruling for November 17, 2020:

If court concludes that defendant's answer to complaint should be stricken based on his failure to cooperate in the adjudication of this action, set deadline for plaintiff to bring motion for default judgment and continue status conference to date of hearing on motion for default judgment. Deny request for further monetary sanctions.

12/1/20 -- Court entered an order striking defendant's answer to complaint and authorizing plaintiff to proceed by way of default.

12/1/20 -- Court entered scheduling order setting following dates:

L/D for plaintiff to file motion for default judgment -- December 22, 2020
Hearing on motion for default judgment and status conference -- January 12, 2020 at 2:00 p.m. (No joint status report is required.)

Tentative Ruling for January 12, 2021:

Continue status conference to January 26, 2021 at 2:00 p.m. to be heard concurrently with motion for default judgment.

Tentative Ruling for January 26, 2021:

If Court grants motion for default judgment, take status conference off calendar. If Court does not grant motion for default judgment, continue status conference to coincide with date of

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2:00 PM

CONT... **Walter Steven Nevarez**
continued hearing on default judgment motion.

Chapter 7

Party Information

Debtor(s):

Walter Steven Nevarez

Represented By
Richard A Avetisyan

Defendant(s):

Walter Steven Nevarez

Pro Se

Plaintiff(s):

Elizabeth K.. Beaver Recovable

Represented By
Anton R E Richardson

Trustee(s):

Edward M Wolkowitz (TR)

Pro Se

**United States Bankruptcy Court
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Tuesday, January 26, 2021

Hearing Room 1539

2:00 PM

2:20-12042 Mark Abbey Slotkin

Chapter 7

Adv#: 2:20-01672 Miller v. SLOTKIN DEFECTIVE TRUST OF DECEMBER 14, 2012 et al

#203.00 Order to Show Cause Why a Preliminary Injunction Should Not Be Issued

Docket 14

Courtroom Deputy:

1/26/21 - Hearing conducted by ZOOMGov.

Video/audio web address: <https://cacb.zoomgov.com/j/1600855030>

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ZoomGov Appearance by:

1/21/21 - Luke Eaton, (213)928-9838

1/22/21 - Robyn Sokol, (818)827-9000

1/22/21 - Jessica Wellington (818)827-9000

Listen only:

Elise D. Miller, (213) 617-5234

Tentative Ruling:

Rulings on Evidentiary Objections

Objections to Miller Declaration

1. Overrule objection. With exception of first phrase, which is there for context, the rest is not hearsay. Statements by party opponent are not hearsay under the federal rules.
2. Overrule to the extent that trustee is explaining the basis for her concern. Sustain to the extent that she is trying to prove the truth of the matter

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CONT... Mark Abbey Slotkin

Chapter 7

asserted.

3. See ruling for objection no. 2.

4. Overrule. See ruling for objection no. 1.

5. Overrule.

6. See ruling for objection no. 2.

7. Court understands this as a statement about the trustee's concerns as to what might happen in the future. Trustee has personal knowledge as to her concerns. This is not evidence as to what will actually happen in the future. Trustee is not clairvoyant. Overrule.

Objections to Mehra Declaration

1. Sustain.

2. Sustain.

3. Overrule.

4. Overrule.

5. Overrule.

Tentative Ruling on Merits

Court is satisfied that trustee has carried her burden of proof to establish that she has a strong likelihood of success on the merits. Notwithstanding the absence of legal title in the debtor, he is the only party exercising control over the assets in question and has used them for his own benefit. He has treated the assets for all purposes as if they are his to do with as he sees fit. As to the likelihood of irreparable injury, court agrees that, absent injunctive relief, there is a high likelihood that the assets or their value will be dissipated and that the trustee will be unable to recover them. As to the balance of the equities, purpose of injunction is to maintain the status quo for the benefit of all concerned. If debtor is concerned that relief requested will damage the value of the assets, he will need to explain in more concrete terms what he would still like to be able to do after entry of a preliminary injunction. As to the public interest, maintaining the status quo would preserve the value of the assets for affected third parties. Grant motion. Enter preliminary injunction prohibiting debtor from disposing of, dissipating, transferring or encumbering assets that are the subject of this action.

Party Information

**United States Bankruptcy Court
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CONT... Mark Abbey Slotkin

Chapter 7

Debtor(s):

Mark Abbey Slotkin

Represented By
Leslie A Cohen

Defendant(s):

Robert Mayman

Represented By
David S Mayes

TO BE NAMED TRUSTEE OF

Represented By
David S Mayes

TO BE NAMED TRUSTEE OF

Represented By
David S Mayes

TO BE NAMED TRUSTEE OF

Represented By
David S Mayes

LOREN MARKEN AS TRUSTEE

Pro Se

LOREN MARKEN AS TRUSTEE

Pro Se

LOREN MARKEN AS TRUSTEE

Pro Se

SAVANNAH SLOTKIN

Represented By
David S Mayes

INTENTIONALLY DEFECTIVE

Pro Se

SLOTKIN DEFECTIVE TRUST OF

Represented By
David S Mayes

SLOTKIN DEFECTIVE TRUST OF

Represented By
David S Mayes

MARK ABBEY SLOTKIN

Represented By
David S Mayes

748 DETROIT MANOR LLC

Represented By
David S Mayes

14257 CHANDLER MANOR LLC

Represented By
David S Mayes

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CONT... **Mark Abbey Slotkin**
17841 PALORA MANOR LLC

Represented By
David S Mayes

Chapter 7

Plaintiff(s):

Elissa Miller

Represented By
Robyn B Sokol

Trustee(s):

Elissa Miller (TR)

Represented By
Robyn B Sokol

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2:20-12042 Mark Abbey Slotkin

Chapter 7

Adv#: 2:20-01672 Miller v. SLOTKIN DEFECTIVE TRUST OF DECEMBER 14, 2012 et al

#204.00 Status Conference re: 13 (Recovery of money/property - 548 fraudulent transfer),(14 (Recovery of money/property - other)) Complaint by Elissa Miller against Slotkin Defective Trust of December 14, 2012, Slotkin Defective Trust of April 12, 2010, Intentionally Defective Slotkin Family Children's Trust Dated January 1, 1997, Savannah Slotkin, Loren Marken as Trustee of Slotkin Defective Trust of December 14, 2012, Loren Marken as Trustee of Slotkin Defective Trust of April 12, 2010, Loren Marken as Trustee of the Intentionally Defective Slotkin Family Children's Trust dated January 1, 1997, To Be Named Trustee of Slotkin Defective Trust of April 12, 2010, To Be Named Trustee of Slotkin Defective Trust of December 14, 2012, To Be Named Trustee of Intentionally Defective Slotkin Family Children's Trust Dated January 1, 1997, Robert Mayman, 17841 Palora Manor LLC, 14257 Chandler Manor LLC, 748 Detroit Manor LLC, Mark Abbey Slotkin

Docket 1

Courtroom Deputy:

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ZoomGov Appearance by:

1/22/21 - Robyn Sokol, (818)827-9000

1/22/21 - Jessica Wellington (818)827-9000

Listen only:

Elise D. Miller, (213) 617-5234

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CONT... Mark Abbey Slotkin

Chapter 7

Tentative Ruling:

Revisit status of action after conclusion of hearing on motion for preliminary injunction.

Party Information

Debtor(s):

Mark Abbey Slotkin

Represented By
Leslie A Cohen

Defendant(s):

Robert Mayman

Represented By
David S Mayes

TO BE NAMED TRUSTEE OF

Represented By
David S Mayes

TO BE NAMED TRUSTEE OF

Represented By
David S Mayes

TO BE NAMED TRUSTEE OF

Represented By
David S Mayes

LOREN MARKEN AS TRUSTEE

Pro Se

LOREN MARKEN AS TRUSTEE

Pro Se

LOREN MARKEN AS TRUSTEE

Pro Se

MARK ABBEY SLOTKIN

Represented By
David S Mayes

748 DETROIT MANOR LLC

Represented By
David S Mayes

14257 CHANDLER MANOR LLC

Represented By
David S Mayes

17841 PALORA MANOR LLC

Represented By
David S Mayes

SAVANNAH SLOTKIN

Represented By

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Mark Abbey Slotkin

Chapter 7

David S Mayes

INTENTIONALLY DEFECTIVE

Pro Se

SLOTKIN DEFECTIVE TRUST OF

Represented By
David S Mayes

SLOTKIN DEFECTIVE TRUST OF

Represented By
David S Mayes

Plaintiff(s):

Elissa Miller

Represented By
Robyn B Sokol

Trustee(s):

Elissa Miller (TR)

Represented By
Robyn B Sokol

**United States Bankruptcy Court
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Tuesday, January 26, 2021

Hearing Room 1539

2:00 PM

2:20-17904 Richard Marks

Chapter 7

Adv#: 2:20-01669 Delco Products, LLC v. Marks

#205.00 Defendant's Motion to Dismiss Adversary Proceeding for Failure to State a Claim for Relief

Docket 6

Courtroom Deputy:

1/26/21 - Hearing conducted by ZOOMGov.

Video/audio web address: <https://cacb.zoomgov.com/j/1600855030>

ZoomGov meeting number: 160 085 5030

Password: 796678

Telephone conference lines: 1 (669) 254 5252 or 1 (646) 828 7666
(when prompted, enter meeting number and password shown above)

ZoomGov Appearance by:

1/25/21 - Fredric J. Greenblatt, (818) 992-1188

1/25/21 - Christopher J. Langley, (714) 515-5656

Tentative Ruling:

According to status report, parties have agreed that plaintiff should file amended complaint. Therefore, grant motion with leave to amend. If complaint has not yet been filed, set deadline for filing complaint. Set deadline for defendant to respond to amended complaint.

Party Information

Debtor(s):

Richard Marks

Represented By
Christopher J Langley

**United States Bankruptcy Court
Central District of California
Los Angeles
Judge Sheri Bluebond, Presiding
Courtroom 1539 Calendar**

Tuesday, January 26, 2021

Hearing Room 1539

2:00 PM

CONT... Richard Marks

Chapter 7

Defendant(s):

Richard Marks

Represented By
Christopher J Langley

Movant(s):

Richard Marks

Represented By
Christopher J Langley

Plaintiff(s):

Delco Products, LLC

Represented By
Fredric J Greenblatt

Trustee(s):

Wesley H Avery (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
Judge Sheri Bluebond, Presiding
Courtroom 1539 Calendar**

Tuesday, January 26, 2021

Hearing Room 1539

2:00 PM

2:20-17904 Richard Marks

Chapter 7

Adv#: 2:20-01669 Delco Products, LLC v. Marks

#206.00 Status Conference 62 (Dischargeability - 523(a)(2), false pretenses, false representation, actual fraud))(68 (Dischargeability - 523(a)(6), willful and malicious injury)) Complaint by Delco Products, LLC against Richard Marks

Docket 2

Courtroom Deputy:

1/25/21 - Amended Complaint filed.

1/26/21 - Hearing conducted by ZOOMGov.

Video/audio web address: <https://cacb.zoomgov.com/j/1600855030>

ZoomGov meeting number: 160 085 5030

Password: 796678

Telephone conference lines: 1 (669) 254 5252 or 1 (646) 828 7666

(when prompted, enter meeting number and password shown above)

ZoomGov Appearance by:

1/25/21 - Frederick Greenblatt, (818)992-1188

Tentative Ruling:

Set discovery cutoff for late April 2021 and continued status conference for approximately same time frame.

Party Information

Debtor(s):

Richard Marks

Represented By
Christopher J Langley

Defendant(s):

Richard Marks

Represented By
Christopher J Langley

**United States Bankruptcy Court
Central District of California
Los Angeles
Judge Sheri Bluebond, Presiding
Courtroom 1539 Calendar**

Tuesday, January 26, 2021

Hearing Room 1539

2:00 PM

CONT... Richard Marks

Chapter 7

Plaintiff(s):

Delco Products, LLC

Represented By
Fredric J Greenblatt

Trustee(s):

Wesley H Avery (TR)

Pro Se