

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

Tuesday, December 20, 2016

Hearing Room 1539

10:00 AM

2:16-23532 Antonio Andrade Rodriguez and Maria Del Socorro Andrade Chapter 7

#1.00 Notice of motion and motion for relief from the automatic stay with supporting declarations PERSONAL PROPERTY RE: 2015 NISSAN QUEST, VIN JN8AE2KP6F9126190

MOVANT: TD AUTO FINANCE, LLC.

Docket No: 8

Courtroom Deputy:

12/13/16 - Jennifer Wang, (714) 431-1058, has been approved for telephonic appearance on 12/20/16 @ 10am

Tentative Ruling:

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

Party Information

Debtor(s):

Antonio Andrade Rodriguez

Represented By
Omar Zambrano

Joint Debtor(s):

Maria Del Socorro Andrade

Represented By
Omar Zambrano

Movant(s):

TD Auto Finance LLC

Represented By
Jennifer H Wang

Trustee(s):

Rosendo Gonzalez (TR)

Pro Se

**United States Bankruptcy Court
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Tuesday, December 20, 2016

Hearing Room 1539

10:00 AM

2:16-23880 Bill Jefferson

Chapter 7

#2.00 Notice of motion and motion for relief from the automatic stay with supporting declarations UNLAWFUL DETAINER RE: 2284 Jasmine Avenue, Upland, CA 91784

MOVANT: WESCOM CREDIT UNION

Docket No: 10

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Motion contains insufficient evidence of a scheme to hinder, delay or defraud and movant is now the owner of property, which, at least in the opinion of the BAP, makes movant ineligible for relief under section 362(d)(4).

Grant motion without waiver of Rule 4001(a)(3).

Party Information

Debtor(s):

Bill Jefferson

Pro Se

Movant(s):

Wescom Credit Union

Represented By
Karel G Rocha

Trustee(s):

John J Menchaca (TR)

Pro Se

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10:00 AM

2:16-24304 Alejandra Dominique Cenicerros

Chapter 7

#3.00 Notice of motion and motion for relief from the automatic stay with supporting declarations PERSONAL PROPERTY RE: 2014 Audi A7 3.0t Prm-P A - * VIN# WAUWGAF2EN082639

MOVANT: VW CREDIT, INC.

Docket No: 12

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

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

Party Information

Debtor(s):

Alejandra Dominique Cenicerros

Represented By
Daniel F Jimenez

Movant(s):

VW Credit, Inc.,

Represented By
Erin M McCartney

Trustee(s):

Richard K Diamond (TR)

Pro Se

**United States Bankruptcy Court
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10:00 AM

2:16-13852 East Coast Foods, Inc.

Chapter 11

#4.00 Notice of motion and motion for relief from automatic stay with supporting declarations ACTION IN NON-BANKRUPTCY FORUM RE: Dorothy Lacey; Dietrich Lacey v. Roscoe's House of Chicken & Waffles; Docket No. BC539265; Superior Court of the State of Ca, County of Los Angeles

MOVANT: DOROTHY LACEY

fr. 9-27-16

Docket No: 166

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Tentative Ruling for September 27, 2016:

Issue order to show cause re appointment of a trustee. Court has no confidence in the accuracy of information provided by debtor's principal. Either testimony concerning operation of Long Beach store is inaccurate or there may be grounds to substantively consolidate the debtor with one or more of its affiliates. Continue hearing on motion for relief from stay for approximately 90 days to give trustee an opportunity to express his or her views concerning the relief sought by movants.

Final Ruling for September 27, 2016:

Continue hearing to December 20, 2016 at 10:00 a.m. Movant should serve and file notice of continuance.

Tentative Ruling for December 20, 2016:

If the movant wants to establish that the Long Beach location is owned by the debtor, the bankruptcy court is the forum in which to bring such litigation. This Court has exclusive jurisdiction to determine what is, and is not, property

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CONT... East Coast Foods, Inc.
of the bankruptcy estate.

Chapter 11

Hearing required.

Party Information

Debtor(s):

East Coast Foods, Inc.

Represented By
Vahe Khojayan

Movant(s):

Dorothy Lacey

Represented By
Lesley Davis

Dietrich Lacey

Represented By
Lesley Davis

Trustee(s):

Bradley D. Sharp (TR)

Represented By
Zev Shechtman
Uzzi O Raanan ESQ
John N Tedford

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10:00 AM

2:15-27833 BGM Pasadena, LLC

Chapter 11

#5.00 Motion to Approve Compromise of Controversy settling the pending State Court Action

fr. 12-1-16

Docket No: 448

Courtroom Deputy:

12/19/16 - James Tiemstra, (510)987-8000, has been approved for telephonic appearance on 12/20/16 @ 10am

Tentative Ruling:

Regardless of whether the Court is required to approve related settlement agreement between parties not before the Court, Court would like responses to the questions raised in the opposition. Court would like a description of the larger global settlement of which this is a part before being called upon to evaluate the proposed settlement.

Hearing required.

Party Information

Debtor(s):

BGM Pasadena, LLC

Represented By
James A Tiemstra
Lisa Lenherr

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10:30 AM

2:16-24862 Nasty Gal Inc.

Chapter 11

#50.00 Debtor's Emergency Motion for Order Authorizing and Approving:

(A) Use of Cash Collateral

(B) Grant of Adequate Protection to Secured Creditor

fr 11-14-16, 12-6-16

Docket No: 6

Courtroom Deputy:

12/19/16 - Stuart Komrower, (201)525-6331, has been approved for telephonic appearance on 12/20/16 @ 10:30am

Tentative Ruling:

Tentative Ruling for November 14, 2016:

How was notice of this motion served? Has debtor filed a proof of service?

According to moving papers, debtor has the following capital structure:

3 classes of common stock (A, B & C)

3 classes of preferred stock (A, B & C)

(C resulted from \$4M equity infusion in February of 2015 from Stamos & Johnson)

In November of 2015, Debtor obtained a senior lien from Hercules for \$15M. Debtor claims it has always been current on payments, but debtor is currently paying interest only at the default rate of 13 percent per annum. (What was the event of default?)

In April of 2016, Debtor obtained a \$5M unsecured convertible bridge loan from Stamos Capital that can be converted into Class D preferred (with a 3x liquidation preference) when debtor issues Class D preferred shares.

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CONT... **Nasty Gal Inc.**

Chapter 11

According to the declaration of Joe Scirocco in support of the first day motions, for the year ended 1/31/15, the debtor had EBITDA of negative \$6.3M. For the year ended 1/30/16, the debtor's EBITDA was negative \$15.4M. Through August of 2016, the debtor reports EBITDA of negative \$3.3M. And the debtor projects that, for the year ended 1/27/17, it will have EBITDA of negative \$1.4M.

Debtor asserts that, if it is permitted to use cash collateral in accordance with its budget through February 4, 2017, its cash will increase by approximately \$3.5M with only a \$2M diminution in inventory. (During the 4-week interim period, debtor represents that its cash will increase by \$3.1M with only a \$1.3M decrease in inventory.)

What will be happening to the debtor's payables during this period? The recurring cash infusions and persistent negative EBITDA suggests that the debtor's operations had a pretty significant cash burn rate prepetition. What happened that enabled the debtor to turn that around so that it no longer has a negative cash flow?

Was there any particular event or occurrence that occasioned the bankruptcy filing?

Hearing required.

Final Ruling for November 14, 2016:

Court authorized use of cash collateral on interim basis. See orders entered November 15, 2016 -- docket nos. 48 and 52 -- for terms.

Tentative Ruling for December 6, 2016:

Objections filed by Prologis and 523 West 6th Street are not oppositions to debtor's request for authority to use cash collateral. If lessors would like the court to grant other relief, such as ordering the debtor to pay rent for the stub period, they will need to bring their own motions seeking such relief or object to a motion that bears on this issue. Overrule objections.

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CONT... **Nasty Gal Inc.**

Chapter 11

Objection from Hercules makes reference to the debtor's "latest budget" and how it differs from the budget attached to the original motion. Hercules also refers to a second interim stipulation. The Court has not seen either of these documents. The Court denied the debtor's motion to file its budget under seal. Has the debtor filed an updated budget? If not, is it seeking authority to use cash collateral in accordance with the original budget? What is the Court being asked to approve at this point? How has the debtor's actual performance varied, if at all, from what the debtor projected at the emergency hearing?

Hearing required.

Final Ruling for December 6, 2016:

As debtor didn't file revised budget, only budget before court is original 13-week budget. Court approved on interim basis continued use of cash collateral through December 20, 2016, in accordance with same budget (modified to reflect usage during authorized period) in accordance with second interim stipulation. See December 6 order for additional terms. Hearing continued to December 20, 2016 at 10:30 a.m.

Tentative Ruling for December 20, 2016:

What, if anything, has transpired since last hearing? No new budget or stipulation has been filed.

Party Information

Debtor(s):

Nasty Gal Inc.

Represented By
Scott F Gautier
Kevin Meek
Lorie A Ball

Movant(s):

Nasty Gal Inc.

Represented By
Scott F Gautier
Kevin Meek

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CONT... Nasty Gal Inc.

Lorie A Ball

Chapter 11

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10:30 AM

2:16-24862 Nasty Gal Inc.

Chapter 11

#51.00 Debtor's Emergency Motion for Entry of Order Authorizing Maintenance Administration and Continuation of Certain Customer Programs

fr. 11-15-16, 12-6-16

Docket No: 15

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

What, if anything, has transpired on this matter? Do the UST and the Committee still oppose this motion? Hearing required.

Party Information

Debtor(s):

Nasty Gal Inc.

Represented By
Scott F Gautier
Kevin Meek
Lorie A Ball

Movant(s):

Nasty Gal Inc.

Represented By
Scott F Gautier
Kevin Meek
Lorie A Ball

**United States Bankruptcy Court
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Hearing Room 1539

2:00 PM

2:14-30748 Paisano Meats, Inc.

Chapter 7

Adv#: 2:16-01164 Wolkowitz, Chapter 7 Trustee v. Lopez et al

■
#200.00 Pre-Trial Conference re: 13 (Recovery of money/property - 548 fraudulent transfer)),(14 (Recovery of money/property - other)),(11 (Recovery of money/property - 542 turnover of property)),(02 (Other (e.g. other actions that would have been brought in state court if unrelated to bankruptcy))),(91 (Declaratory judgment))
Complaint by Edward M Wolkowitz, Chapter 7 Trustee against Yesenia Lopez, Alexis Wholesale, Inc.

Docket No: 1

***** VACATED *** REASON: CONT'D. TO 2/14/17 @ 2PM**

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

12/7/16 -- court continued pretrial conference to February 14, 2017 at 2:00 p.m. in light of parties' proposed settlement. OFF CALENDAR FOR DECEMBER 20, 2016.

Party Information

Debtor(s):

Paisano Meats, Inc.

Represented By
Jeffrey S Shinbrot

Defendant(s):

Alexis Wholesale, Inc.

Represented By
Baruch C Cohen

Yesenia Lopez

Represented By
Baruch C Cohen

Plaintiff(s):

Edward M Wolkowitz, Chapter 7 Trust

Represented By
Marc Weitz

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CONT... Paisano Meats, Inc.

Chapter 7

Trustee(s):

Edward M Wolkowitz (TR)

Represented By
Marc Weitz

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Tuesday, December 20, 2016

Hearing Room 1539

2:00 PM

2:15-21993 Ronnie Chism

Chapter 7

Adv#: 2:15-01562 Yeldell v. Chism

■

#201.00 Status Conference re: 62 (Dischargeability - 523(a)(2), false pretenses, false representation, actual fraud). Complaint by Eric Yeldell against Ronnie Chism
fr. 12-29-15, 3-29-16, 4-12-16, 8-30-16, 11-1-16

Docket No: 1

***** VACATED *** REASON: 11/8/16 -- Court approved stipulation
resolving action. OFF CALENDAR. NO APPEARANCE REQUIRED.**

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Impose sanctions on counsel for parties of \$50 each for failing to serve copy of status report on judge as required by local rules and court manual. Set discovery cutoff for late February and final status conference shortly thereafter. Require parties to complete a day of mediation prior to date of continued status conference.

1/5/16 -- Court signed scheduling order setting following dates:

Discovery cutoff -- March 15, 2016
Cont'd status conference -- March 29, 2016 at 2:00 p.m.
L/D to file joint status report -- March 15, 2016
L/D to lodge order appointing mediators -- January 15, 2016
L/D to complete a day of mediation -- March 29, 2016

1/19/16 -- Court signed order appointing mediators.

Tentative Ruling for March 29, 2016:

Where is the joint status report that should have been filed by March 15, 2016? Have the parties completed discovery? Have they participated in mediation? Hearing required.

3/28/16 -- Court approved stipulation continuing hearing to April 12, 2016 at

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CONT... **Ronnie Chism**

Chapter 7

2:00 p.m. OFF CALENDAR FOR MARCH 29, 2016.

Tentative Ruling for April 12, 2016:

Mediator reports that matter has settled. What is the structure of the parties' settlement? Hearing required.

Tentative Ruling for August 30, 2016:

Plaintiff reports that he will be moving for entry of judgment pursuant to the parties' stipulation. When does plaintiff anticipate that he will be in a position to file that motion? Hearing required.

NOTE: Counsel for defendant has requested a continuance of the status conference, which is not inconsistent with above tentative ruling. Counsel reports that defendant has filed a new chapter 13 bankruptcy case. Court has not verified this information. Discuss with parties consequences of such a filing.

Final Ruling for August 30, 2016:

Court recommended that plaintiff obtain relief from stay before asking for entry of judgment based on debtor's default. Continue status conference to November 1, 2016 at 2:00 p.m. as a holding date. Joint status report waived.

Tentative Ruling for November 1, 2016:

What, if anything, has transpired since last status conference? Has plaintiff obtained relief from stay?

11/8/16 -- Court approved stipulation resolving action. OFF CALENDAR. NO APPEARANCE REQUIRED.

Party Information

Debtor(s):

Ronnie Chism

Represented By
Dana M Douglas

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2:00 PM

CONT... **Ronnie Chism**

Chapter 7

Defendant(s):

Ronnie Chism

Represented By
Dana M Douglas

Plaintiff(s):

Eric Yeldell

Represented By
Jason Wallach

Trustee(s):

Elissa Miller (TR)

Pro Se

**United States Bankruptcy Court
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Tuesday, December 20, 2016

Hearing Room 1539

2:00 PM

2:16-17211 Jose A Orellana

Chapter 7

Adv#: 2:16-01411 United States Trustee (LA) v. Orellana et al

■
#202.00 Status Conference re: 41 (Objection / revocation of discharge - 727(c),(d),(e)))
Complaint by United States Trustee (LA) against Jose A Orellana, Angelica
Dora Segovia

fr. 11-8-16

Docket No: 1

*** VACATED *** REASON: CONT'D. TO 1/24/17 @ 2PM

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Set deadline for plaintiff to file motion for default judgment. Continue status conference to coincide with hearing on default judgment motion.

12/6/16 -- Court granted UST's ex parte motion to continue hearing. Hearing continued to January 24, 2017 at 2:00 p.m. OFF CALENDAR FOR DECEMBER 20, 2016.

Party Information

Debtor(s):

Jose A Orellana	Pro Se
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Defendant(s):

Angelica Dora Segovia	Pro Se
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Jose A Orellana	Pro Se
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Joint Debtor(s):

Angelica Dora Segovia	Pro Se
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Plaintiff(s):

United States Trustee (LA)	Represented By Ron Maroko
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CONT... Jose A Orellana

Chapter 7

Trustee(s):

Jason M Rund (TR)

Pro Se

**United States Bankruptcy Court
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Hearing Room 1539

2:00 PM

2:16-19172 John Georges

Chapter 7

Adv#: 2:16-01461 IP Financial, LLC v. Georges

▪
#203.00 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 IP Financial, LLC against John Georges

Docket No: 1

***** VACATED *** REASON: CONT'D. TO 2/7/17 @ 2PM**

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

12/6/16 -- At hearing held this date, Court continued status conference to February 7, 2017 at 2:00 p.m. OFF CALENDAR FOR DECEMBER 20, 2016.

Party Information

Debtor(s):

John Georges

Represented By
David S Hagen

Defendant(s):

John Georges

Represented By
David S Hagen

Plaintiff(s):

IP Financial, LLC

Represented By
Jerome Bennett Friedman

Trustee(s):

David A Gill (TR)

Pro Se

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2:00 PM

2:16-19192 Frank Dan Sigala

Chapter 7

Adv#: 2:16-01464 Avery v. Sigala

▪
#204.00 Status Conference re: 41 (Objection / revocation of discharge - 727(c),(d),(e)))
Complaint by Wesley H. Avery against Frank Dan Sigala

Docket No: 1

***** VACATED *** REASON: 12/15/16 - STIPULATED JUDGMENT
ENTERED**

Courtroom Deputy:

12/13/16 - Chad Haes, (949) 333-7777, has been approved for telephonic
appearance on 12/20/16 @ 2pm

Tentative Ruling:

12/15/16 -- court entered judgment pursuant to stipulation. APPEARANCES
WAIVED.

Party Information

Debtor(s):

Frank Dan Sigala

Represented By
William Radcliffe

Defendant(s):

Frank Dan Sigala

Pro Se

Plaintiff(s):

Wesley H. Avery

Represented By
Chad V Haes

Trustee(s):

Wesley H Avery (TR)

Represented By
Chad V Haes
Richard A Marshack

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Tuesday, December 20, 2016

Hearing Room 1539

2:00 PM

2:16-21306 Anibal Valdez

Chapter 7

Adv#: 2:16-01469 Gonzalez v. Valdez

■
#205.00 Motion to Dismiss Adversary Proceeding

Docket No: 4

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Only factual allegation in complaint is that debtor failed to disclose that he owns a business entitled "Chapin Express." That sounds like a contention that the debtor filed false schedules, which would be a basis to bar his discharge under section 727(a)(4). Is this what plaintiff had in mind? The prayer seeks to have plaintiff's debt excepted from discharge, but the only allegation is one on which the debtor's discharge might be barred entirely. Plaintiff needs to select the code section under which he intends to proceed and file an amended complaint that lays out the elements of his claim.

Grant with leave to amend.

Party Information

Debtor(s):

Anibal Valdez

Represented By
Michael H Colmenares

Defendant(s):

Anibal Valdez

Represented By
David Jacob

Movant(s):

Anibal Valdez

Represented By
David Jacob

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CONT... Anibal Valdez

Chapter 7

Plaintiff(s):

Rodolfo Gonzalez

Pro Se

Trustee(s):

David M Goodrich (TR)

Pro Se

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2:16-21306 Anibal Valdez

Chapter 7

Adv#: 2:16-01469 Gonzalez v. Valdez

■

#206.00 Status Conference re: 65 (Dischargeability - Other) Complaint by Rodolfo Gonzalez against Anibal Valdez

Docket No: 1

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Revisit status of action after conclusion of hearing on motion to dismiss.

Party Information

Debtor(s):

Anibal Valdez

Represented By
Michael H Colmenares

Defendant(s):

Anibal Valdez

Represented By
David Jacob

Plaintiff(s):

Rodolfo Gonzalez

Pro Se

Trustee(s):

David M Goodrich (TR)

Pro Se

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2:00 PM

2:15-17418 Xiao Hua Sun

Chapter 7

Adv#: 2:15-01429 Solarfennel Corp. v. Sun et al

■
#207.00 Plaintiff's Motion For Summary Judgment of Issue of Collateral Estoppel

Docket No: 37

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Grant. Default judgments in California are still entitled to collateral estoppel effect. The fact that there were multiple claims in the complaint is not dispositive in light of the fact that the judgment itself says that the plaintiff elected its remedy and is proceeding under the fraud cause of action. The judgment is clearly one for fraud. Plaintiff pleaded that debtor represented that defendant would promptly pay amount due and that, at the time Sun made this representation, he knew it was false and that he made the representations with the intention of inducing plaintiff's reliance and that plaintiff did in fact rely on these representations (being unaware of the falsity of the statements -- i.e., he relied justifiably) and delivered the solar panels without any initial payment, resulting in damage.

Party Information

Debtor(s):

Xiao Hua Sun

Represented By
Charles R Sutton

Defendant(s):

Lianlian Zhou

Represented By
Charles R Sutton
Richard McAndrew

Xiao Hua Sun

Represented By
Charles R Sutton
Richard McAndrew

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CONT... **Xiao Hua Sun**

Chapter 7

Joint Debtor(s):

Lianlian Zhou

Represented By
Charles R Sutton

Movant(s):

Solarfennel Corp.

Represented By
Richard McAndrew

Plaintiff(s):

Solarfennel Corp.

Represented By
Richard McAndrew

Trustee(s):

David A Gill (TR)

Pro Se

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2:15-17418 Xiao Hua Sun

Chapter 7

Adv#: 2:15-01429 Solarfennel Corp. v. Sun et al

#208.00 Pretrial Conference re: 67 (Dischargeability - 523(a)(4), fraud as fiduciary, embezzlement, larceny)) Complaint by Solarfennel Corporation against Xiao Hua Sun and Lianlian Zhou

fr. 10-13-15, 2-9-16, 5-3-16, 8-9-16, 8-30-16, 10-4-16, 11-8-16

Docket No: 1

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

In the future, parties should use court form for joint status reports. Why will it take until May to complete discovery? Discuss with parties the prospect of participating in mediation.

11/10/15 -- Court signed scheduling order setting following dates:

Cont'd status conference -- February 9, 2016 at 2:00 p.m.
L/D to file joint status report (on court form) -- January 12, 2016
L/D to lodge order appointing mediators -- November 9, 2015
L/D to complete mediation -- February 9, 2016

12/15/15 -- Court signed order appointing mediators.

Tentative Ruling for February 9, 2016:

When is the mediation scheduled to occur? Set discovery cutoff and continued status conference date.

4/25/16 -- Court signed scheduling order setting following dates:

Cont'd status conference -- May 3, 2016 at 2:00 p.m.
Discovery cutoff -- March 31, 2016

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CONT...

Xiao Hua Sun

Chapter 7

L/D to file joint status report -- April 19, 2016.

Tentative Ruling for May 3, 2016:

Set matter for pretrial conference. Give parties enough time before pretrial conference to conduct further mediation if they wish to do so.

Final Ruling for May 3, 2016:

Court set deadline of June 28, 2016 as last day to file pretrial motions and set pretrial conference for August 9, 2016 at 2:00 p.m. Parties are to lodge joint pretrial order not later than July 26, 2016. Plaintiff must lodge scheduling order.

Tentative Ruling for August 9, 2016:

Impose sanctions of \$150 on counsel for plaintiff for failing to lodge scheduling order. Where is pretrial order that should have been lodged by July 26, 2016?

8/5/16 -- Court approved scheduling order setting following dates:

L/D to file pretrial motions -- June 28, 2016

L/D to lodge pretrial order -- July 26, 2016

Pretrial Conference -- August 9, 2016 at 2:00 p.m.

Tentative Ruling for August 30, 2016:

Plaintiff filed a stipulation re dismissal of Lian Lian Zhou. Was any consideration paid in exchange for this dismissal? This is a 727 action. Was notice served on anyone or any opportunity given for anyone to substitute in as plaintiff in this action? Where is the pretrial order that should have been lodged two weeks ago?

Hearing required.

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CONT... **Xiao Hua Sun**

Chapter 7

Tentative Ruling for October 4, 2016:

Form of pretrial order still does not comply with Local Bankruptcy Rule 7016-1 (b). Why not? Order parties to hire a mediator to assist them in preparing a proposed joint pretrial order that comports with the court's local bankruptcy rules.

Tentative Ruling for November 8, 2016:

Judge's name is misspelled on Exhibit List. Parties should upload a "clean" (rather than "redlined") version of the joint pretrial order. Form of order otherwise appears fine.

Tentative Ruling for December 20, 2016:

Revisit status of action after conclusion of related matters on calendar.

Party Information

Debtor(s):

Xiao Hua Sun

Represented By
Charles R Sutton

Defendant(s):

Lianlian Zhou

Represented By
Charles R Sutton
Richard McAndrew

Xiao Hua Sun

Represented By
Charles R Sutton
Richard McAndrew

Joint Debtor(s):

Lianlian Zhou

Represented By
Charles R Sutton

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

Tuesday, December 20, 2016

Hearing Room 1539

2:00 PM

CONT... Xiao Hua Sun

Chapter 7

Plaintiff(s):

Solarfennel Corp.

Represented By
Richard McAndrew

Trustee(s):

David A Gill (TR)

Pro Se