

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Judge Maureen Tighe, Presiding
Courtroom 302 Calendar**

Tuesday, November 15, 2016

Hearing Room 302

8:30 AM

1:16-12166 Inessa V Avakova

Chapter 7

#0.01 Reaffirmation Agreement with
Toyota Motor Credit Corporation

Docket No: 24

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Petition date: 7/2716

Was Reaffirmation Agreement filed w/in 60 days of the conclusion of the 1st 341(a) meeting as required by LR 4008-1? Yes

Discharge?: No

Property: 2015 Toyota Camry

Debtor's valuation of property (Sch. B): \$18,000

Amount to be reaffirmed: \$20,096.54

APR: 2.9% (fixed)

Contract terms: \$462.86 per month for 44 months

Monthly Income (Schedule I): \$3,747.

Monthly expenses: (Schedule J): \$3,717

Disposable income: \$30

Sec. 524(k) disclosures received in writing prior to Debtor's signing the agreement? Yes

If disposable income is insufficient to make payments, then there is a rebuttable presumption of undue hardship. Did Debtor explain how he/she will be able to afford the payments in Part D?

Debtor lists the payment for this debt on Sch. J, but does not explain how she will afford this payment.

Debtor has a right to rescind agreement anytime prior to discharge, or until 12/14/16, whichever is later.

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CONT... Inessa V Avakova

Chapter 7

Disposition: reaffirmation agreement is _____.

RULING MAY BE MODIFIED AT HEARING.

Party Information

Debtor(s):

Inessa V Avakova

Represented By
Elena Steers

Trustee(s):

Diane Weil (TR)

Pro Se

United States Bankruptcy Court
Central District of California
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8:30 AM

1:16-11658 Jorge A. Gomez

Chapter 13

#0.02 Evidentiary Hearing Re:
Chapter 13 Case and Plan

Docket No: 1

*** VACATED *** REASON: Issues related to good faith resolved - hm

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Jorge A. Gomez

Represented By
Arsen Pogosov
Yuri Voronin

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
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Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:11-19406 Julian Cirsch and Daphna Sharon Cirsch

Chapter 13

#38.00 Motion to Dismiss Case (Expiration of Plan)

Docket No: 86

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Julian Cirsch

Represented By
Lauren S Hurr - DISBARRED -
Jeffrey J Hagen

Joint Debtor(s):

Daphna Sharon Cirsch

Represented By
Lauren S Hurr - DISBARRED -
Jeffrey J Hagen

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
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Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:11-24613 Yadira E Sandoval

Chapter 13

#39.00 Motion RE: Objection to Claim Number 3 by Claimant
U.S. BANK, NATIONAL ASSOCIATION, et al.
Served by SELECT PORTFOLIO SERVICING, INC.
its Successors and/or Assigns

Docket No: 94

***** VACATED *** REASON: Motion withdrawn 11/1/16 - jc**

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Yadira E Sandoval

Represented By
Kevin T Simon

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
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Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:12-15501 Michael Anthony Scarlett

Chapter 13

#40.00 Motion to Dismiss Case for
Failure to Make Plan Payments

Docket No: 32

***** VACATED *** REASON: Motion withdrawn 10/17/16 - jc**

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Michael Anthony Scarlett

Represented By
Christopher D Cantore

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
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Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:12-17847 Anthony Bustos Evangelista, II and Leonila Sebastian Evangeli Chapter 13

#41.00 Motion to Dismiss Case for
Failure to Make Plan Payments

Docket No: 40

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Anthony Bustos Evangelista II

Represented By
Hasmik Jasmine Dzhanszyan

Joint Debtor(s):

Leonila Sebastian Evangelista

Represented By
Hasmik Jasmine Dzhanszyan

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
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Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:12-20647 Irma J Inda and Fernando Inda

Chapter 13

#42.00 Motion to Dismiss Case for
Failure to Make Plan Payments

fr. 9/27/16

Docket No: 100

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Irma J Inda

Represented By
R Grace Rodriguez

Joint Debtor(s):

Fernando Inda

Represented By
R Grace Rodriguez

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

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Hearing Room 302

11:00 AM

1:13-15425 Laurie D Meeks

Chapter 13

#43.00 Motion to Dismiss Case for Failure
to Make Plan Payments

fr. 9/27/16

Docket No: 26

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Laurie D Meeks

Represented By
Steven A Alpert

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

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11:00 AM

1:14-10061 Takao Kuroda

Chapter 13

#44.00 Motion to Dismiss Case for Failure to Make Plan Payments

Docket No: 76

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Takao Kuroda

Represented By
Stella A Havkin

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

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11:00 AM

1:15-11660 Tamika Piller

Chapter 13

#45.00 Motion to Dismiss Case for Failure
to Make Plan Payments

Docket No: 34

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Tamika Piller

Represented By
R Grace Rodriguez
R Grace Rodriguez

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
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Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:15-13157 Elissa Ann Wilson

Chapter 13

#46.00 Motion to Dismiss Case for Failure to Make Plan Payments

Docket No: 22

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Elissa Ann Wilson

Represented By
Jeffrey J Hagen

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
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Hearing Room 302

11:00 AM

1:16-10433 Andreas Andreasyan

Chapter 13

#47.00 Motion to vacate dismissal

Docket No: 36

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Motion GRANTED. NO APPEARANCE REQUIRED.

Party Information

Debtor(s):

Andreas Andreasyan

Represented By
Scott Kosner

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
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Hearing Room 302

11:00 AM

1:16-11093 Kamel M. Ballout

Chapter 13

#48.00 Motion RE: Objection to Claim Number 5 by
Claimant PAUL DUMONT

Docket No: 27

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Service: Proper

Objection: Debtor objects to Claimant Cavalry SPVI, LLC.'s unsecured credit card claim as barred by the four years statute of limitation. Cal. Civ. Code §337.

- Claim #1-3
 - Filed 9/22/15- \$23,998.78 (unsecured)
 - Description: repair expenses incurred by Claimant as a tenant

Opposition: None as of November 10, 2016

Disposition: GRANT. NO APPEARANCE REQUIRED.

Party Information

Debtor(s):

Kamel M. Ballout

Represented By
R Grace Rodriguez

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
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1:16-11093 Kamel M. Ballout

Chapter 13

#49.00 Motion RE: Objection to Claim Number 3 by
Claimant MIKE SARIEDDINE

Docket No: 29

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Kamel Ballout ("Debtor") filed for chapter 13 relief on April 12, 2016. On June 17, 2016, Mike Sarieddine ("Claimant") timely filed a proof of claim in the amount of \$106,152.85 based on a April 17, 2014 default judgment in the California Superior Court ("State Court") case, Mike Sarieddine v. Kamel Ballout, LC 100739 (the "Judgment"). An Abstract of Judgment was recorded in the Los Angeles County Recorders Office thereafter. Debtor's schedules show Claimant's lien as second in line and fully secured on the real property located at 19126 Lassen Street, Northridge, CA 91324 (the "Lassen Property").

On February 17, 2016, Debtor filed a Motion for Order Vacating and Setting Aside Default and Default Judgment. ("Motion to Vacate"). Opposition, Exh. A. Claimant filed his opposition. After a hearing on March 17, 2016, the State Court entered an order denying the motion, finding that "Kamel Ballot was validly served with the Complaint," "that the Judgment is not void on its face," and "that the Judgment Debtor waited an unreasonably long time to bring this motion, and the motion is untimely." Id. at Exh. B.

A proof of claim is deemed allowed unless a party in interest objects under § 502(a) and constitutes "prima facie evidence of the validity and amount of the claim" pursuant to Bankruptcy Rule 3001(f). See also Fed. R. Bankr. P. 3007. The filing of an objection to a proof of claim "creates a dispute which is a contested matter" within the meaning of Bankruptcy Rule 9014 and must be resolved after notice and opportunity for hearing upon a motion for relief. See Adv. Comm. Notes to Fed. R. Bankr. P. 9014.

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Kamel M. Ballout

Chapter 13

Upon objection, the proof of claim provides "some evidence as to its validity and amount" and is "strong enough to carry over a mere formal objection without more." Wright v. Holm (In re Holm), 931 F.2d 620, 623 (9th Cir.1991) (quoting 3 Collier on Bankruptcy § 502.02, at 502-22 (15th ed.1991)); *see also* Ashford v. Consolidated Pioneer Mort. (In re Consol. Pioneer Mort.), 178 B.R. 222, 226 (9th Cir. BAP 1995), *aff'd*, 91 F.3d 151, 1996 WL 393533 (9th Cir.1996). To defeat the claim, the objector must come forward with sufficient evidence and "show facts tending to defeat the claim by probative force equal to that of the allegations of the proofs of claim themselves." In re Holm, 931 F.2d at 623.

"If the objector produces sufficient evidence to negate one or more of the sworn facts in the proof of claim, the burden reverts to the claimant to prove the validity of the claim by a preponderance of the evidence." In re Consol. Pioneer, 178 B.R. at 226 (*quoting In re Allegheny Int'l, Inc.*, 954 F.2d 167, 173-74 (3d Cir.1992)). The ultimate burden of persuasion remains at all times upon the claimant. *See In re Holm*, 931 F.2d at 623.

Debtor objects to Sarriedine's claim, arguing that: (1) res judicata does not apply as judgment were entered by default; (2) the judgment was obtained by fraud in that Claimant misrepresented the amount of money he lent to Debtor and the declaration of service; (3) the bankruptcy court has the power to vacate judgments procured by fraud; (4) the proof of claim is defective as it does not contain any affidavit or declaration authenticating the attached documents; and (5) a settlement meeting held on February 15, 2016 where Claimant and Debtor, along with other parties, settled the State Court Judgment for \$15,000.

1. Res Judicata

Debtor's argument that default judgments do not invoke the same preclusive effect as more extensively litigated judgments is without merit. Under the Full Faith and Credit Act, federal courts must give state judicial proceedings the same full faith and credit "as they have by law or usage in the courts of [the] State." 28 U.S.C. §1728. This requires federal courts to apply res judicata rules of a state where the judgment was rendered. Robi v. Five Platters, Inc., 838 F.2d 318, 233 (9th Cir. 1988)(citing Parsons Steel, Inc. v. First Alabama Bank, 474 U.S. 518, 519, (1986)). Here, we apply the res judicata rules of California to the State Court Judgment.

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CONT... **Kamel M. Ballout**

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Under California law, default judgments are considered final and res judicata as to all issues raised in the complaint under California law. Murray v. Alaska Airlines, Inc., 59 Cal. 4th 860, 871 (2010)(citing Fitzgerald v. Herzer, 78 Cal. App. 2d 127, 132 (1947); see also Ely v. Gray, 224 Cal. App. 3d 1257, 1261 n. 3 (1990)).

Therefore, the Court must give preclusive effect to following issues were raised in the State Court: (1) the Judgment was entered by default by Court Judgment under Cal. Code. Civ. P. §585(b); (2) the Judgment entitled Claimant to damages in total of \$87,196.60; Proof of Claim no. 3-1, 5-7. Debtor's objection to claim seeks to re-litigate a former judgment between the same parties involving the same cause of action. To permit Debtor an opportunity to re-litigate the above issues would disrupt federal-state court comity.

2. Rooker-Feldman Doctrine

The Rooker-Feldman doctrine prohibits federal district and circuit courts from reviewing state court judgments. Where a party did not actually present its federal claims in state court, Rooker-Feldman forecloses lower federal court jurisdiction over claims that are "inextricably intertwined" with the claims adjudicated in a state court. See District of Columbia Court of Appeals v. Feldman, 460 U.S. 462, 483 n. 16 (1983). A federal claim is inextricably intertwined with the state-court claims "if the federal claim succeeds only to the extent that the state court wrongly decided the issues before it." Hill v. Town of Conway, 193 F.3d 33, 39 (1st Cir.1999); Sheehan v. Marr, 207 F.3d 35, 39-40 (1st Cir.2000); see also In re Spookyworld, Inc. v. Town of Berlin, et al (In re Spookyworld, Inc.), 266 B.R. 1, 13-14 (Bankr.D.Mass.2001). The doctrine is applicable in the bankruptcy context. Audre, Inc. v. Casey (In re Audre), 216 B.R. 19 (B.A.P. 9th Cir. 1997). The Ninth Circuit law is clear that the doctrine applies to judgments from any state court. Worldwide Church of God v. McNair, 805 F.2d 888, 890 (9th Cir. 1986).

As exception to the Rooker-Feldman doctrine applies where the state court proceeding is a legal nullity and *void ab initio*. Kalb v. Feuerstein, 308 U.S. 433 (1940); Audre, 216 B.R. at 29. Here, Debtor argues despite the Judgment being adjudicated in State Court, the Court here can still grant relief on equitable grounds based on extrinsic fraud – that because Claimant willfully withheld the existence of the summons, complaint, and judgment from Debtor, the Court should sustain the

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CONT... Kamel M. Ballout
objection to claim.

Chapter 13

Yet these allegations were raised and considered in Debtor's Motion to Vacate. Opposition, Exh. A, 7-9 (Specifically, Debtor had already argued that the Judgment is void because of Claimant's failure to serve summons pursuant to Cal. Code Civ. P. §413.10, and that Claimant "committed extrinsic fraud by willfully withholding the existence of the summons and complaint and the judgment from Ballout.") Even after consideration of the motion and oral argument, the State Court entered an order denying the motion, expressly finding that "Kamel Ballot was validly served with the Complaint," "that the Judgment is not void on its face," and "that the Judgment Debtor waited an unreasonably long time to bring this motion, and the motion is untimely." Opposition, Exh. B. This Court is therefore precluded by the Rooker-Feldman doctrine from revisiting these issues. The bankruptcy court cannot act as a court of appeal from the Judgment or orders entered by the State Court.

3. Alleged Settlement

Debtor asserts that there a meeting was held on February 15, 2016 where Claimant and Debtor, along with other parties, verbally settled the State Court Judgment for \$15,000. Claimant concedes that a meeting was held on that date, but contends that he did not agree to a settlement. As Debtor fails to substantiate this hearsay statement with more than just her own declaration attesting to the verbal settlement, it is insufficient to dispute the prima facie validity of the claim. See Holm, 931 F.2d at 623 (requiring sufficient evidence and "show facts tending to defeat the claim by probative force equal to that of the allegations of the proofs of claim themselves").

4. Power to Vacate Judgments Procured by Fraud

Debtor argues that the bankruptcy court has an inherent power to vacate judgments on proof that a fraud upon the court has been committed. To support this proposition, Debtor cites to a string of cases. Yet none of the cases cited extend this inherent power to a federal court vacating a *state court* judgment. See Levander v. Prober (In re Levander), 180 F.3d 1114 (9th Cir. 1999)(a bankruptcy court amended *its own order* upon finding that the corporation misled the Court in its deposition); Chambers v. NASCO, Inc., 501 U.S. 32 (1991)(holding that the federal court has the

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inherent power to vacate its *own judgment* upon proof that fraud has been perpetuated upon the court").

Without more support, Debtor's "inherent power" argument fails. Debtor's attempt broaden this limited power is misguided. It is a roundabout attempt to raise issues that it failed to impress upon the State Court and failed to assert in an appeal.

5. Attachment of Declaration

Citing no law, Debtor asserts that the Proof of Claim is inadequate because it does not contain an affidavit or declaration authenticating the attached documents. To the extent that such a requirement exists, Claimant has attached Saredidine's declaration attesting to the State Court judgment and the recorded Abstract of Judgment. Opposition, Saredidine Decl. ¶2-5

OBJECTION to claim OVERRULED.

Party Information

Debtor(s):

Kamel M. Ballout

Represented By
R Grace Rodriguez

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
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11:00 AM

1:16-11704 Sabrina Pirnejad

Chapter 13

#50.00 Motion to Avoid Lien Junior Lien with
Deutsche Bank National Trust Co

Docket No: 30

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Service: Proper

Property Address: 5050 Serrania Ave., Woodland Hills CA 91364

First trust deed: \$936,421 (M&T Bank)

Second deed: \$174,309 (Deutsche Bank national Trust Co.) – **To be Avoided**

Fair market value per appraisal: \$930,000

No opposition filed as of November 10, 2016

Motion GRANTED. NO APPEARANCE REQUIRED.

Party Information

Debtor(s):

Sabrina Pirnejad

Represented By
Scott D Olsen

Movant(s):

Sabrina Pirnejad

Represented By
Scott D Olsen

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
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Hearing Room 302

11:00 AM

1:16-12616 Kervin Linton

Chapter 13

#51.00 Motion to Avoid Lien with 20 Cap Fund I LLC
Served By FCI Lender Services

Docket No: 17

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Creditor 20 Cap Fund I, LLC. ("Creditor"), as holder of 2nd TD, opposed the Motion. Creditor alleges Debtor undervalued the property and requests a continuance so that it can obtain its own appraisal.

APPEARANCE is Waived. Hearing continued to **January 24, 2016 at 11:00 a.m.** Creditor is to file its appraisal three weeks before the hearing. The parties will discuss a briefing schedule at the next hearing once all appraisals are submitted. Debtor to give notice of continued hearing.

Party Information

Debtor(s):

Kervin Linton

Represented By
Julie J Villalobos

Movant(s):

Kervin Linton

Represented By
Julie J Villalobos

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
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Hearing Room 302

11:00 AM

1:16-12945 Shawn Motameni

Chapter 13

#52.00 Motion in Individual Case for Order Imposing a Stay or Continuing the Automatic Stay as the Court Deems Appropriate.

Docket No: 11

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

On October 13, 2016, Debtor filed this chapter 13 case. Debtor has one previous bankruptcy case that was dismissed within the previous year. The First Filing, 12-bk-17262-MB, was a chapter 13 that was filed on 8/13/12 and dismissed on 9/2/16 for failure to make plan payments.

Debtors now move for an order continuing the automatic stay as to all creditors. Debtors argue that the present case was filed in good faith notwithstanding the dismissal of the previous case for failure to make plan payments. Due to Debtor's father's passing and income issues, he fell behind on plan payments. Debtor claim that the presumption of bad faith is overcome as to all creditors per 11 U.S.C. 362(c)(3)(C)(i) because there has been a substantial change in their financial affairs as he is now able to secure steady employment.

Service proper. No opposition filed.
MOTION GRANTED. NO APPEARANCE REQUIRED.

Party Information

Debtor(s):

Shawn Motameni

Represented By
Anil Bhartia

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

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1:12-18090 Salvador Morales

Chapter 13

#53.00 Motion to Dismiss Case for Failure to Make
Plan Payments

fr. 10/25/16

Docket No: 86

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Salvador Morales

Represented By
Ali R Nader

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
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1:14-11086 Mary Heineman

Chapter 13

#54.00 Motion to Dismiss Case for
Failure to Make Plan Payments

fr. 10/25/16

Docket No: 52

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Mary Heineman

Represented By
Tamar Terzian

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
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11:00 AM

1:15-10010 Raul Mendoza, Jr.

Chapter 13

#55.00 Motion to Dismiss Case for
Failure to Make Plan Payments

fr. 10/25/16

Docket No: 18

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Raul Mendoza Jr.

Represented By
Rebecca Tomilowitz
Rebecca Tomilowitz

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

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11:00 AM

1:15-11575 Betty Joyce Gray

Chapter 13

#56.00 Motion to Dismiss Case for
Failure to Make Plan Payments

fr. 10/25/16

Docket No: 26

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Betty Joyce Gray

Represented By
Brett F Bodie

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
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1:15-12222 Erlinda Padilla Martinez

Chapter 13

#57.00 Motion to Dismiss Case for Failure to Make
Plan Payments

fr. 10/25/16

Docket No: 42

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Erlinda Padilla Martinez

Represented By

Michelle A Marchisotto

Michelle A Marchisotto

Michelle A Marchisotto

Michelle A Marchisotto

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

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1:15-13417 Isabelle Josephine Merheje

Chapter 13

#58.00 Motion to Dismiss Case for Failure to Make
Plan Payments

fr. 10/25/16

Docket No: 55

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Isabelle Josephine Merheje

Represented By
Kevin T Simon

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

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San Fernando Valley
Judge Maureen Tighe, Presiding
Courtroom 302 Calendar**

Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:15-14026 Lissette Rivera

Chapter 13

#59.00 Motion to Dismiss Case for
Failure to Make Plan Payments

fr. 10/25/16

Docket No: 40

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Lissette Rivera

Represented By
Luis G Torres
Luis G Torres
Luis G Torres

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Judge Maureen Tighe, Presiding
Courtroom 302 Calendar**

Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:15-13910 Jay A Moritz

Chapter 13

#60.00 Motion to Dismiss Case for Failure to Make
Plan Payments

fr. 10/25/16

Docket No: 38

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Jay A Moritz

Represented By
David Samuel Shevitz

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Judge Maureen Tighe, Presiding
Courtroom 302 Calendar**

Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:15-12716 Lautala Tupou

Chapter 13

#61.00 Motion to Dismiss Case for
Failure to Make Plan Payments

fr.10/25/16

Docket No: 37

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Lautala Tupou

Represented By
Luis G Torres
Luis G Torres
Luis G Torres

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Judge Maureen Tighe, Presiding
Courtroom 302 Calendar**

Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:15-11803 George Richard Gonzales and Martha Lucia Gonzales

Chapter 13

#62.00 Motion to Dismiss Case for Failure
to Make Plan Payments

fr. 8/23/16, 10/25/16

Docket No: 49

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Creditor(s):

Ocwen Loan Servicing, LLC

Represented By
Leslie M Klott
Keith Labell

Debtor(s):

George Richard Gonzales

Represented By
Michelle A Marchisotto
Michael Smith

Joint Debtor(s):

Martha Lucia Gonzales

Represented By
Michelle A Marchisotto
Michael Smith

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

US Trustee(s):

United States Trustee (SV)

Pro Se

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Judge Maureen Tighe, Presiding
Courtroom 302 Calendar**

Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:15-10216 Timothy Charles Chizmar

Chapter 13

#63.00 Motion to Dismiss Case for Failure to Make
Plan Payments

fr. 10/25/16

Docket No: 50

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Timothy Charles Chizmar

Represented By
Kevin T Simon

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Judge Maureen Tighe, Presiding
Courtroom 302 Calendar**

Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:14-15032 James Morrissey

Chapter 13

#64.00 Motion to Dismiss Case for
Failure to Make Plan Payments

fr. 10/25/16

Docket No: 54

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

James Morrissey

Represented By
Ali R Nader

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Judge Maureen Tighe, Presiding
Courtroom 302 Calendar**

Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:13-15891 Glenn Ormond

Chapter 13

#65.00 Motion to Dismiss Case for Failure to Make
Plan Payments

fr. 10/25/16

Docket No: 48

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Glenn Ormond

Represented By
Clifford Bordeaux

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Judge Maureen Tighe, Presiding
Courtroom 302 Calendar**

Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:12-16476 Michael M Gans

Chapter 13

#66.00 Motion to Dismiss Case for
Failure to Make Plan Payments

fr. 10/25/16

Docket No: 87

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Michael M Gans

Represented By
Simon J Dunstan

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Judge Maureen Tighe, Presiding
Courtroom 302 Calendar**

Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:12-16186 Ilona Geller

Chapter 13

#67.00 Motion to Dismiss Case for Infeasibility
of Plan

fr. 8/25/15; 10/27/15, 2/23/16, 5/24/16; 8/23/16,
10/25/16,

Docket No: 105

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Ilona Geller

Represented By
Alla Tenina

Movant(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Judge Maureen Tighe, Presiding
Courtroom 302 Calendar**

Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:11-24459 Trdat Khachik Ohanian

Chapter 13

#68.00 Motion to Dismiss Case for Failure to Make Plan Payments

fr. 8/23/16; 9/27/16, 10/25/16

Docket No: 114

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Trdat Khachik Ohanian

Represented By
Vahe Khojayan

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Judge Maureen Tighe, Presiding
Courtroom 302 Calendar**

Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:11-24455 Warren Johnson and Alicia Davis

Chapter 13

#69.00 Motion to Dismiss Case for Failure to Make
Plan Payments

fr. 4/26/16, 6/21/16; 8/23/16, 10/25/16

Docket No: 77

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Warren Johnson

Represented By
Nathan A Berneman

Joint Debtor(s):

Alicia Davis

Represented By
Nathan A Berneman

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Judge Maureen Tighe, Presiding
Courtroom 302 Calendar**

Tuesday, November 15, 2016

Hearing Room 302

11:00 AM

1:12-13380 Monet R Davis

Chapter 13

#70.00 Motion to Dismiss Case for Failure
to Make Plan Payments

fr. 8/23/16, 9/27/16

Docket No: 77

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Monet R Davis

Represented By
Devin Sawdayi

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se