

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Wallace, Presiding
Courtroom 225 Calendar**

Tuesday, December 8, 2020

Hearing Room 225

2:00 PM

6:14-19238 Healthcare Industry Self Insurance Program of Cali

Chapter 7

#1.00

Hrg. on Fourth Interim Application For Award Of Compensation And Reimbursement Of Expenses Of Danning, Gill, Israel & KrasnofF, LLP, As General Counsel To Chapter 7 Trustee, Period: 11/1/2019 to 10/31/2020, Fee: \$167,088.50, Expenses: \$5,488.32

(Tele. appr. Muhammed Hussain, speciality appearing for Special Counsel Encore Law Group)

(Tele. appr. George Schulman, rep. chapter 7 trustee)

Docket 552

Tentative Ruling:

In view of the Pandemic, in-person appearances at hearings are expressly prohibited at the time, and any person who is required to appear at a hearing or who desires to appear at a hearing must appear telephonically through CourtCall. If a tentative ruling states "Appearances not required", this does not mean that appearances are prohibited, but if a person desires to appear, such appearance must be telephonic and cannot be in person. Persons appearing telephonically are highly encouraged to use a landline for higher reception and clarity, and the use of speaker phones is prohibited.

TELEPHONIC APPEARANCES REQUIRED.

The compensation is approved on an interim basis as to Danning, Gill, Israel & Krasnoff, LLP, with fees in the amount of \$167,088.50 and expenses in the amount of \$15,413.21.

Full payment of these amounts is approved.

APPLICANT TO LODGE A SINGLE ORDER COVERING ALL

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Courtroom 225 Calendar**

Tuesday, December 8, 2020

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**CONT... Healthcare Industry Self Insurance Program of Cali
PROFESSIONALS VIA LOU WITHIN 7 DAYS.**

Chapter 7

Party Information

Debtor(s):

Healthcare Industry Self Insurance

Represented By
Hutchison B Meltzer

Trustee(s):

Howard B Grobstein (TR)

Represented By
Richard K Diamond
Steven J Schwartz
George E Schulman
Jeffrey B Ellis
John N Tedford IV
Justin P Karczag

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6:14-19238 Healthcare Industry Self Insurance Program of Cali

Chapter 7

#2.00

Hrg on Second Interim Application for Compensation and Reimbursement of Expenses for Grobstein Teeple LLP, Accountant, Period: 10/14/2018 to 10/30/2020, Fee: \$27,742.00, Expenses: \$3.06

(Tele. appr. Muhammed Hussain, speciality appearing for Special Counsel Encore Law Group)

(Tele. appr. George Schulman, rep. chapter 7 trustee)

Docket 546

Tentative Ruling:

In view of the Pandemic, in-person appearances at hearings are expressly prohibited at the time, and any person who is required to appear at a hearing or who desires to appear at a hearing must appear telephonically through CourtCall. If a tentative ruling states "Appearances not required", this does not mean that appearances are prohibited, but if a person desires to appear, such appearance must be telephonic and cannot be in person. Persons appearing telephonically are highly encouraged to use a landline for higher reception and clarity, and the use of speaker phones is prohibited.

APPEARANCES NOT REQUIRED.

The compensation is approved on an interim basis as to Grobstein Teeple, LLP, with fees in the amount of \$27,742.00 and expenses in the amount of \$3.06.

Full payment of these amounts is approved.

DANNING, GILL, ISRAEL & KRASNOFF, LLP TO LODGE ORDER VIA LOU WITHIN 7 DAYS.

Party Information

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CONT... Healthcare Industry Self Insurance Program of Cali

Chapter 7

Debtor(s):

Healthcare Industry Self Insurance

Represented By
Hutchison B Meltzer

Movant(s):

Grobstein Teeple LLP

Pro Se

Trustee(s):

Howard B Grobstein (TR)

Represented By
Richard K Diamond
Steven J Schwartz
George E Schulman
Jeffrey B Ellis
John N Tedford IV
Justin P Karczag

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6:14-19238 Healthcare Industry Self Insurance Program of Cali

Chapter 7

#3.00

Hrg. on Application for Interim Award of Compensation and Reimbursement of Expenses for Encore Law Group LLP, Special Counsel, Period: 6/30/2018 to 10/31/2020, Fee: \$102,400.00, Expenses: \$424.86

(Tele. appr. Muhammed Hussain, speciality appearing for Special Counsel Encore Law Group)

(Tele. appr. George Schulman, rep. chapter 7 trustee)

Docket 547

Tentative Ruling:

In view of the Pandemic, in-person appearances at hearings are expressly prohibited at the time, and any person who is required to appear at a hearing or who desires to appear at a hearing must appear telephonically through CourtCall. If a tentative ruling states "Appearances not required", this does not mean that appearances are prohibited, but if a person desires to appear, such appearance must be telephonic and cannot be in person. Persons appearing telephonically are highly encouraged to use a landline for higher reception and clarity, and the use of speaker phones is prohibited.

TELEPHONIC APPEARANCES REQUIRED.

The compensation is approved on an interim basis as to Encore Law Group, LLP, with fees in the amount of \$120,400.00 and expenses in the amount of \$424.86.

Full payment of these amounts is approved.

DANNING, GILL, ISRAEL & KRASNOFF, LLP TO LODGE ORDER VIA LOU WITHIN 7 DAYS.

Party Information

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CONT... Healthcare Industry Self Insurance Program of Cali

Chapter 7

Debtor(s):

Healthcare Industry Self Insurance

Represented By
Hutchison B Meltzer

Movant(s):

Encore Law Group LLP

Represented By
Justin P Karczag

Trustee(s):

Howard B Grobstein (TR)

Represented By
Richard K Diamond
Steven J Schwartz
George E Schulman
Jeffrey B Ellis
John N Tedford IV
Justin P Karczag

**United States Bankruptcy Court
Central District of California
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Tuesday, December 8, 2020

Hearing Room 225

2:00 PM

6:17-19513 Terry Lee Fleming, Sr

Chapter 11

#4.00

CONT Hrg. on Debtor's Motion filed 1/6/20 omnibus objection to claims 7, 8, 9 & 10

(Cont. from 7/21/20)

(Tele. appr. Martin Eliopulos, rep. creditor Havasu Lakeshore Investments)

Docket 432

Tentative Ruling:

In view of the Pandemic, in-person appearances at hearings are expressly prohibited at the time, and any person who is required to appear at a hearing or who desires to appear at a hearing must appear telephonically through CourtCall. If a tentative ruling states "Appearances not required", this does not mean that appearances are prohibited, but if a person desires to appear, such appearance must be telephonic and cannot be in person. Persons appearing telephonically are highly encouraged to use a landline for higher reception and clarity, and the use of speaker phones is prohibited.

APPEARANCES NOT REQUIRED.

A timely-filed proof of claim constitutes *prima facie* evidence of the claim's validity and amount. To defeat the claim, the objecting party must come forward with countervailing evidence equal or greater in probative force to the probative force of the evidence in the proof of claim. *Wright v. Holm (In re Holm)*, 931 F.2d 620 (9th Cir. 1991). If the objecting party is successful in this regard, the burden of proof then shifts to the claimant to prove up its claim by a preponderance of the evidence.

Claim 7

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CONT... Terry Lee Fleming, Sr

Chapter 11

Claim 7, filed by Havasu Lakeshore Investments, LLC ("HLI") is based upon a state court judgment against the debtor Terry Lee Fleming, Sr. ("Debtor") in the amount of \$3,659,343.00 (this does not include post-judgment interest). An appeal of the judgment was dismissed, and the Supreme Court of California denied review. Debtor objects to Claim 7 on the ground that it is the subject of a pending adversary proceeding, and he purports to incorporate all the arguments and objections to the claim set forth in the adversary proceeding.

The Court determines that, at the present time, evidence proffered by Debtor fails to satisfy the standard established in *Wright v. Holm*. The objection is overruled without prejudice. It may be reasserted if Debtor is successful in the aforementioned adversary proceeding.

Claim 8

Claim 8 is a \$200,000 claim of HLI related to an appeal bond posted by Debtor with the Clerk of the Riverside County Superior Court in accordance with that Court's order staying execution and enforcement of a judgment. Debtor objects to Claim 8 on the ground that it is not supported by the treatment accorded to such claim under Debtor's Second Amended Plan of Reorganization Dated November 1, 2018 (the "Second Amended Plan.")

This Court's order confirming the Second Amended Plan has been vacated by the United States Bankruptcy Appellate Panel for the Ninth Circuit. This Court overrules the objection to Claim 8 without prejudice on grounds of mootness.

Claim 9

Claim 9 is a \$40,535 claim of HLI based upon an attorney fee award regarding a frivolous appeal in case no. G054107. Attached to Claim 8 is a copy of the pleading whereby HLI and others sought an imposition of sanctions against Debtor in the California Court of Appeal (4th Appellate District, Division 3) and the declaration of Frederick Reich, Esq. in support thereof. Backup consists of itemized attorney billing records. Debtor objects that Claim 9 is not supported by Debtor's books and

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CONT... Terry Lee Fleming, Sr

Chapter 11

records and notes that no state court has yet awarded the sanctions requested. The state court action in question is currently stayed by reason of the automatic stay.

The Court determines that the evidence set forth in Debtor's objection is not equal in probative force to the evidence in Claim 9. Accordingly, the objection is overruled without prejudice.

Claim 10

Claim 10 is a claim of Jean and Linda Peloquin and others for \$170,785.95 based upon a state court amended judgment in case no. CIV NS 1300018. A copy of the amended judgment is attached as an exhibit to Claim 10. Debtor argues that Claim 10 should be disallowed in its entirety because it is not supported by his books and records and because there is no basis for asserting a claim on behalf of Capital Source Properties.

The reference in Claim 10 to Capital Source Properties is quite possibly a typographical or clerical error. This Court would permit Claim 10 to be amended to correct that type of error. The probative force of the attached amended judgment considerably exceeds the probative force of a declaration that the amended judgment does not agree with Debtor's books and records. This objection is overruled *with* prejudice.

Claim "2.4"

Debtor objects to Claim "2.4," supposedly a claim of J. Victor Construction Profit Sharing Pension Plan (the "JVC Plan") in the amount of \$44,551.40. The Court has been unable to locate any such claim. Claim 2-1 is a claim of American Express Bank, FSB in the amount of \$522.30. Claim 2-4 does not exist. Claim 4 is a claim of a party seemingly totally unrelated to the JVC Plan. This objection is overruled *with* prejudice.

HLI to lodge order.

Party Information

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CONT... Terry Lee Fleming, Sr

Chapter 11

Debtor(s):

Terry Lee Fleming Sr

Represented By
James E Till
Michael B Reynolds

Movant(s):

Terry Lee Fleming Sr

Represented By
James E Till
Michael B Reynolds

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2:00 PM

6:18-13918 Ruben Valdivia

Chapter 7

#5.00

Hrg. on trustee's final report; applications for compensation

**[Larry Simons, chapter 7 trustee]
[Fees; \$2367.50; Expenses; \$504.31]**

**[Attorney for chapter 7 trustee]
[Fees; \$12000.00; Expenses; \$187.52]**

Docket 77

Tentative Ruling:

In view of the Pandemic, in-person appearances at hearings are expressly prohibited at the time, and any person who is required to appear at a hearing or who desires to appear at a hearing must appear telephonically through CourtCall. If a tentative ruling states "Appearances not required", this does not mean that appearances are prohibited, but if a person desires to appear, such appearance must be telephonic and cannot be in person. Persons appearing telephonically are highly encouraged to use a landline for higher reception and clarity, and the use of speaker phones is prohibited.

APPEARANCES NOT REQUIRED.

In a case under chapter 7 or 11, the court may allow reasonable compensation under § 330 to the trustee for the trustee's services, payable after the trustee renders such services, not to exceed 25% on the first \$5,000 or less, 10% on any amount in excess of \$5,000 but not in excess of \$50,000, 5% on any amount in excess of \$50,000 but not in excess of \$1,000,000, and reasonable compensation not to exceed 3% of such moneys in excess of \$1,000,000, upon all moneys disbursed or turned over in the case by the trustee to parties in interest, excluding the debtor, but including holders of secured claims. 11 U.S.C. § 326(a).

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CONT... Ruben Valdivia

Chapter 7

The Court finds that the Trustee's requested compensation meets the requirements of 11 U.S.C. § 326(a) and represents reasonable compensation for actual, necessary services rendered in the administration of this estate.

The compensation is approved as to the Trustee, with fees in the amount of \$2,367.50 and expenses in the amount of \$504.31.

The compensation is approved as to Law Offices of Larry D. Simons, with fees in the amount of \$12,000.00 and expenses in the amount of \$187.52.

The compensation is approved as to Samuel R. Biggs, with fees in the amount of \$1,000.00 and expenses in the amount of \$0.00.

USBC charges are approved in the amount of \$350.00.

CHAPTER 7 TRUSTEE TO LODGE ORDER VIA LOU WITHIN 7 DAYS.

Party Information

Debtor(s):

Ruben Valdivia

Pro Se

Trustee(s):

Larry D Simons (TR)

Represented By
Frank X Ruggier

**United States Bankruptcy Court
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Hearing Room 225

2:00 PM

6:19-16058 Karina Diaz

Chapter 7

#6.00

Hrg. on trustee's final report; applications for compensation

**[Lynda Bui, chapter 7 trustee]
[Fees; \$588.21]**

Docket 21

Tentative Ruling:

In view of the Pandemic, in-person appearances at hearings are expressly prohibited at the time, and any person who is required to appear at a hearing or who desires to appear at a hearing must appear telephonically through CourtCall. If a tentative ruling states "Appearances not required", this does not mean that appearances are prohibited, but if a person desires to appear, such appearance must be telephonic and cannot be in person. Persons appearing telephonically are highly encouraged to use a landline for higher reception and clarity, and the use of speaker phones is prohibited.

APPEARANCES NOT REQUIRED.

In a case under chapter 7 or 11, the court may allow reasonable compensation under § 330 to the trustee for the trustee's services, payable after the trustee renders such services, not to exceed 25% on the first \$5,000 or less, 10% on any amount in excess of \$5,000 but not in excess of \$50,000, 5% on any amount in excess of \$50,000 but not in excess of \$1,000,000, and reasonable compensation not to exceed 3% of such moneys in excess of \$1,000,000, upon all moneys disbursed or turned over in the case by the trustee to parties in interest, excluding the debtor, but including holders of secured claims. 11 U.S.C. § 326(a).

The Court finds that the Trustee's requested compensation meets the requirements of 11 U.S.C. § 326(a) and represents reasonable compensation for actual, necessary services rendered in the administration of this estate.

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CONT... Karina Diaz

Chapter 7

The compensation is approved as to the Trustee, with fees in the amount of \$588.21 and expenses in the amount of \$0.00.

CHAPTER 7 TRUSTEE TO LODGE ORDER VIA LOU WITHIN 7 DAYS.

Party Information

Debtor(s):

Karina Diaz

Represented By
Rex Tran

Trustee(s):

Lynda T. Bui (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
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Hearing Room 225

2:00 PM

6:19-16518 Gamaliel Michel and Elva Michel

Chapter 7

#7.00

Hearing on Trustee's final report; applications for compensation

**[Howard Grobstein, chapter 7 trustee]
[Fees; \$1350.00]**

Docket 33

Tentative Ruling:

In view of the Pandemic, in-person appearances at hearings are expressly prohibited at the time, and any person who is required to appear at a hearing or who desires to appear at a hearing must appear telephonically through CourtCall. If a tentative ruling states "Appearances not required", this does not mean that appearances are prohibited, but if a person desires to appear, such appearance must be telephonic and cannot be in person. Persons appearing telephonically are highly encouraged to use a landline for higher reception and clarity, and the use of speaker phones is prohibited.

APPEARANCES NOT REQUIRED.

In a case under chapter 7 or 11, the court may allow reasonable compensation under § 330 to the trustee for the trustee's services, payable after the trustee renders such services, not to exceed 25% on the first \$5,000 or less, 10% on any amount in excess of \$5,000 but not in excess of \$50,000, 5% on any amount in excess of \$50,000 but not in excess of \$1,000,000, and reasonable compensation not to exceed 3% of such moneys in excess of \$1,000,000, upon all moneys disbursed or turned over in the case by the trustee to parties in interest, excluding the debtor, but including holders of secured claims. 11 U.S.C. § 326(a).

The Court finds that the Trustee's requested compensation meets the requirements of 11 U.S.C. § 326(a) and represents reasonable compensation for actual, necessary services rendered in the administration of this estate.

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CONT... Gamaliel Michel and Elva Michel

Chapter 7

The compensation is approved as to the Trustee, with fees in the amount of \$1,350.00 and expenses in the amount of \$0.00.

CHAPTER 7 TRUSTEE TO LODGE ORDER VIA LOU WITHIN 7 DAYS.

Party Information

Debtor(s):

Gamaliel Michel

Represented By
Roland H Kedikian

Joint Debtor(s):

Elva Michel

Represented By
Roland H Kedikian

Trustee(s):

Howard B Grobstein (TR)

Pro Se

**United States Bankruptcy Court
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Tuesday, December 8, 2020

Hearing Room 225

2:00 PM

6:19-18367 Affordable Auto Repair, Inc.

Chapter 11

#8.00

Hrg. on QuarterSpot, Inc.'s Motion filed 10/28/20 to allow late filed creditor's proof of claim

Docket 141

***** VACATED *** REASON: ORDER APPROVING STIPULATION
FOR ENTERED ON 10/30/20**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Affordable Auto Repair, Inc.

Represented By
Michael Jones
Sara Tidd

Movant(s):

QuarterSpot, Inc.

Represented By
Katrina M Brown

**United States Bankruptcy Court
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Hearing Room 225

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6:19-20052 Ion Tripsea and Estella Tripsea

Chapter 7

#9.00

Hrg. on trustee's final report; applications for compensation

EH__

[Lynda Bui, chapter 7 trustee]

[Fees; \$418.18]

Docket 25

Tentative Ruling:

In view of the Pandemic, in-person appearances at hearings are expressly prohibited at the time, and any person who is required to appear at a hearing or who desires to appear at a hearing must appear telephonically through CourtCall. If a tentative ruling states "Appearances not required", this does not mean that appearances are prohibited, but if a person desires to appear, such appearance must be telephonic and cannot be in person. Persons appearing telephonically are highly encouraged to use a landline for higher reception and clarity, and the use of speaker phones is prohibited.

APPEARANCES NOT REQUIRED.

In a case under chapter 7 or 11, the court may allow reasonable compensation under § 330 to the trustee for the trustee's services, payable after the trustee renders such services, not to exceed 25% on the first \$5,000 or less, 10% on any amount in excess of \$5,000 but not in excess of \$50,000, 5% on any amount in excess of \$50,000 but not in excess of \$1,000,000, and reasonable compensation not to exceed 3% of such moneys in excess of \$1,000,000, upon all moneys disbursed or turned over in the case by the trustee to parties in interest, excluding the debtor, but including holders of secured claims. 11 U.S.C. § 326(a).

The Court finds that the Trustee's requested compensation meets the requirements of 11 U.S.C. § 326(a) and represents reasonable compensation for actual, necessary

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CONT... Ion Tripsea and Estella Tripsea

Chapter 7

services rendered in the administration of this estate.

The compensation is approved as to the Trustee, with fees in the amount of \$418.00 and expenses in the amount of \$0.00.

CHAPTER 7 TRUSTEE TO LODGE ORDER VIA LOU WITHIN 7 DAYS.

Party Information

Debtor(s):

Ion Tripsea

Represented By
Keith Q Nguyen

Joint Debtor(s):

Estella Tripsea

Represented By
Keith Q Nguyen

Trustee(s):

Lynda T. Bui (TR)

Pro Se

**United States Bankruptcy Court
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6:20-11192 Jeffrey Morgan Smith and Roselynn Bautista

Chapter 7

#10.00

Hrg. on trustee's final report; applications for compensation

**[Robert Whitemore, chapter 7 trustee]
[Fees; \$540.75; Expenses; \$132.95]**

Docket 0

Tentative Ruling:

In view of the Pandemic, in-person appearances at hearings are expressly prohibited at the time, and any person who is required to appear at a hearing or who desires to appear at a hearing must appear telephonically through CourtCall. If a tentative ruling states "Appearances not required", this does not mean that appearances are prohibited, but if a person desires to appear, such appearance must be telephonic and cannot be in person. Persons appearing telephonically are highly encouraged to use a landline for higher reception and clarity, and the use of speaker phones is prohibited.

APPEARANCES NOT REQUIRED.

In a case under chapter 7 or 11, the court may allow reasonable compensation under § 330 to the trustee for the trustee's services, payable after the trustee renders such services, not to exceed 25% on the first \$5,000 or less, 10% on any amount in excess of \$5,000 but not in excess of \$50,000, 5% on any amount in excess of \$50,000 but not in excess of \$1,000,000, and reasonable compensation not to exceed 3% of such moneys in excess of \$1,000,000, upon all moneys disbursed or turned over in the case by the trustee to parties in interest, excluding the debtor, but including holders of secured claims. 11 U.S.C. § 326(a).

The Court finds that the Trustee's requested compensation meets the requirements of 11 U.S.C. § 326(a) and represents reasonable compensation for actual, necessary services rendered in the administration of this estate.

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CONT... Jeffrey Morgan Smith and Roselyne Bautista Chapter 7

The compensation is approved as to the Trustee, with fees in the amount of \$540.75 and expenses in the amount of \$132.95.

CHAPTER 7 TRUSTEE TO LODGE ORDER VIA LOU WITHIN 7 DAYS.

Party Information

Debtor(s):

Jeffrey Morgan Smith

Represented By
David L Nelson

Joint Debtor(s):

Roselyne Bautista

Represented By
David L Nelson

Trustee(s):

Robert Whitmore (TR)

Pro Se

**United States Bankruptcy Court
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2:00 PM

6:20-14155 Power Bail Bonds, Inc.

Chapter 11

#11.00

Hrg. on Application for Compensation First Interim for Reid & Hellyer, Debtor's Attorney, Period: 6/15/2020 to 10/31/2020, Fee: \$113,374.00, Expenses: \$2,676.67

(Tele. appr. Corrie Kiekowski, rep. Debtor)

(Tele. appr. Caroline Djang, rep. Caroline Djang)

(Tele. appr. John Mayer)

(Tele. appr. Douglas Plazak rep. Debtor)

(Tele. appr. Cameron Ridley, rep. U.S. Trustee)

(Tele. app. Leonard Shulman, rep. creditor, Lexington National Insurance Corporation)

Docket 195

Tentative Ruling:

In view of the Pandemic, in-person appearances at hearings are expressly prohibited at the time, and any person who is required to appear at a hearing or who desires to appear at a hearing must appear telephonically through CourtCall. If a tentative ruling states "Appearances not required", this does not mean that appearances are prohibited, but if a person desires to appear, such appearance must be telephonic and cannot be in person. Persons appearing telephonically are highly encouraged to use a landline for higher reception and clarity, and the use of speaker phones is prohibited.

TELEPHONIC APPEARANCES REQUIRED.

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CONT... Power Bail Bonds, Inc.

Chapter 11

The Court will grant LNIC's request for judicial notice.

The Court will approve the stipulation between United States Trustee and Reid & Hellyer, APC, and overrule the objection of LNIC.

The compensation is approved on an interim basis as to Reid & Hellyer, APC, with fees in the amount of \$112,856.00 and expenses in the amount of \$2,676.67.

REID & HELLYER, APC TO LODGE ORDER VIA LOU WITHIN 7 DAYS.

Party Information

Debtor(s):

Power Bail Bonds, Inc.

Represented By
Douglas A Plazak
Reid & Hellyer A Pro

Trustee(s):

Caroline Renee Djang

Pro Se

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6:20-14155 Power Bail Bonds, Inc.

Chapter 11

#12.00

Hrg. on Application for Compensation First Interim for John R Mayer, Special Counsel, Period: 6/15/2020 to 10/31/2020, Fee: \$32,947.50, Expenses: \$31.45

(Tele. appr. Corrie Kiekowski, rep. Debtor)

(Tele. appr. Caroline Djang, rep. Caroline Djang)

(Tele. appr. John Mayer)

(Tele. appr. Douglas Plazak rep. Debtor)

(Tele. appr. Cameron Ridley, rep. U.S. Trustee)

(Tele. app. Leonard Shulman, rep. creditor, Lexington National Insurance Corporation)

Docket 197

Tentative Ruling:

In view of the Pandemic, in-person appearances at hearings are expressly prohibited at the time, and any person who is required to appear at a hearing or who desires to appear at a hearing must appear telephonically through CourtCall. If a tentative ruling states "Appearances not required", this does not mean that appearances are prohibited, but if a person desires to appear, such appearance must be telephonic and cannot be in person. Persons appearing telephonically are highly encouraged to use a landline for higher reception and clarity, and the use of speaker phones is prohibited.

TELEPHONIC APPEARANCES REQUIRED.

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CONT... Power Bail Bonds, Inc.

Chapter 11

The compensation is approved on an interim basis as to John R. Mayer, with fees in the amount of \$32,947.50 and expenses in the amount of \$31.15.

Taking into account various adjustments proposed by counsel, \$15,271.15 in fees and \$31.15 in costs shall be paid.

APPLICANT TO LODGE ORDER VIA LOU WITHIN 7 DAYS.

Party Information

Debtor(s):

Power Bail Bonds, Inc.

Represented By
Douglas A Plazak
Reid & Hellyer A Pro

Trustee(s):

Caroline Renee Djang

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Wallace, Presiding
Courtroom 225 Calendar**

Tuesday, December 8, 2020

Hearing Room 225

2:00 PM

6:20-14155 Power Bail Bonds, Inc.

Chapter 11

#13.00

Hrg. on Application for Compensation Interim Fees for Paul Plevin, Sullivan & Connaughton, LLP, Special Counsel for Debtor, Fee: \$ 5,509.50; Expenses: \$25,000.00

EH____

(Tele. appr. Corrie Kiekowski, rep. Debtor)

(Tele. appr. Caroline Djang, rep. Caroline Djang)

(Tele. appr. John Mayer)

(Tele. appr. Douglas Plazak rep. Debtor)

(Tele. appr. Cameron Ridley, rep. U.S. Trustee)

(Tele. app. Leonard Shulman, rep. creditor, Lexington National Insurance Corporation)

Docket 203

Tentative Ruling:

In view of the Pandemic, in-person appearances at hearings are expressly prohibited at the time, and any person who is required to appear at a hearing or who desires to appear at a hearing must appear telephonically through CourtCall. If a tentative ruling states "Appearances not required", this does not mean that appearances are prohibited, but if a person desires to appear, such appearance must be telephonic and cannot be in person. Persons appearing telephonically are highly encouraged to use a landline for higher reception and clarity, and the use of speaker phones is prohibited.

**United States Bankruptcy Court
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CONT... Power Bail Bonds, Inc.

Chapter 11

TELEPHONIC APPEARANCES REQUIRED.

Sustain objection of LNIC and disapprove (without prejudice) the application of Paul, Plevin, Sullivan & Connaughton LLP as untimely. Paul, Plevin will need to re-apply in a timely manner.

LNIC TO LODGE ORDER VIA LOU WITHIN 7 DAYS.

Party Information

Debtor(s):

Power Bail Bonds, Inc.

Represented By
Douglas A Plazak
Reid & Hellyer A Pro

Trustee(s):

Caroline Renee Djang

Represented By
Caroline Djang

**United States Bankruptcy Court
Central District of California
Riverside
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Tuesday, December 8, 2020

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2:00 PM

6:20-14155 Power Bail Bonds, Inc.

Chapter 11

#14.00

CONT. Hrg. on Scheduling Order re Objection to Claim of Lexington National Insurance Company (Claim 16)

From: 10/20/20)

(Tele. appr. Corrie Kiekowski, rep. Debtor)

(Tele. appr. Caroline Djang, rep. Caroline Djang)

(Tele. appr. John Mayer)

(Tele. appr. Douglas Plazak rep. Debtor)

(Tele. appr. Cameron Ridley, rep. U.S. Trustee)

(Tele. appr. Leonard Shulman, rep. creditor, Lexington National Insurance Corporation)

Docket 127

***** VACATED *** REASON: ORDER APPROVING STIPULATION TO
DISMISS OBJECTION TO CLAIM ENTERED ON 10/26/20**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Power Bail Bonds, Inc.

Represented By
Douglas A Plazak
Reid & Hellyer A Pro

Movant(s):

Power Bail Bonds, Inc.

Represented By
Douglas A Plazak

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Wallace, Presiding
Courtroom 225 Calendar**

Tuesday, December 8, 2020

Hearing Room 225

2:00 PM

CONT... Power Bail Bonds, Inc.

Reid & Hellyer A Pro

Chapter 11

Trustee(s):

Caroline Renee Djang

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Wallace, Presiding
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Tuesday, December 8, 2020

Hearing Room 225

2:00 PM

6:20-14155 Power Bail Bonds, Inc.

Chapter 11

#15.00

CONT Hrg. on Chapter 11 Subchapter V Status Conference

From: 10/20/20

(Tele. appr. Corrie Kiekowski, rep. Debtor)

(Tele. appr. Caroline Djang, rep. Caroline Djang)

(Tele. appr. John Mayer)

(Tele. appr. Douglas Plazak rep. Debtor)

(Tele. appr. Cameron Ridley, rep. U.S. Trustee)

(Tele. app. Leonard Shulman, rep. creditor, Lexington National Insurance Corporation)

Docket 0

Tentative Ruling:

In view of the Pandemic, in-person appearances at hearings are expressly prohibited at the time, and any person who is required to appear at a hearing or who desires to appear at a hearing must appear telephonically through CourtCall. If a tentative ruling states "Appearances not required", this does not mean that appearances are prohibited, but if a person desires to appear, such appearance must be telephonic and cannot be in person. Persons appearing telephonically are highly encouraged to use a landline for higher reception and clarity, and the use of speaker phones is prohibited.

TELEPHONIC APPEARANCES REQUIRED.

**United States Bankruptcy Court
Central District of California
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Judge Mark Wallace, Presiding
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Hearing Room 225

2:00 PM

CONT... Power Bail Bonds, Inc.

Chapter 11

The Court will inquire into the Debtor's compliance with UST guidelines and requirements.

The Court will inquire of Ms. Djang whether she has (i) a great deal of confidence, (ii) some confidence, or (iii) little or no confidence in Debtor's estimate that the collection of existing accounts receivable will yield enough cash to pay all creditors 100%.

Next status conference: March 23, 2021 at 9:00 a.m. An updated status report is due March 9, 2021.

COURT TO PREPARE ORDER.

Party Information

Debtor(s):

Power Bail Bonds, Inc.

Represented By
Douglas A Plazak
Reid & Hellyer A Pro

Trustee(s):

Caroline Renee Djang

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Wallace, Presiding
Courtroom 225 Calendar**

Tuesday, December 8, 2020

Hearing Room 225

2:00 PM

6:20-14627 Aurelio Felix Barreto, III
Adv#: 6:20-01179 Whitmore v. Barreto

Chapter 7

#16.00

CONT. Hrg. on Order to Show Cause re: Preliminary Injunction

From: 11/17/20

(Tele. appr. Michelle Marchisotto, rep. Plaintiff)

(Tele. appr. Todd Turoci, rep. Defendants)

Docket 2

Tentative Ruling:

In view of the Pandemic, in-person appearances at hearings are expressly prohibited at the time, and any person who is required to appear at a hearing or who desires to appear at a hearing must appear telephonically through CourtCall. If a tentative ruling states "Appearances not required", this does not mean that appearances are prohibited, but if a person desires to appear, such appearance must be telephonic and cannot be in person. Persons appearing telephonically are highly encouraged to use a landline for higher reception and clarity, and the use of speaker phones is prohibited.

TELEPHONIC APPEARANCES REQUIRED.

The Court will grant the preliminary injunction.

CHAPTER 7 TRUSTEE TO LODGE ORDER VIA LOU WITHIN 7 DAYS.

Party Information

Debtor(s):

Aurelio Felix Barreto III

Represented By
John P O'Connell

**United States Bankruptcy Court
Central District of California
Riverside
Judge Mark Wallace, Presiding
Courtroom 225 Calendar**

Tuesday, December 8, 2020

Hearing Room 225

2:00 PM

CONT... Aurelio Felix Barreto, III

Chapter 7

Defendant(s):

Peggy C Barreto

Pro Se

Plaintiff(s):

Robert Whitmore

Represented By
Michelle A Marchisotto

Trustee(s):

Robert Whitmore (TR)

Represented By
Michelle A Marchisotto