Judge Wayne Johnson, Presiding Courtroom 304 Calendar

Thursday, October 24, 2019

Hearing Room

304

9:45 AM

6:19-14915 Tina E. Ernst

Chapter 7

#1.00 Hrg re reaffirmation agreement filed 9-12-19 between Debtor and OneMain

Financial in the amount of \$7619.54

RE: 2010 Toyota Camry

FROM: 10-10-19

Docket 10

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Tina E. Ernst Represented By

Linda Roberts-Ross

Trustee(s):

Larry D Simons (TR) Pro Se

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

Thursday, October 24, 2019

Hearing Room

304

10:00 AM

6:19-16968 Leon Richard Mays and Darryl W Daniels

Chapter 7

#2.00 Motion for relief from stay

MERCEDES-BENZ FINANCIAL SERVICES USA VS DEBTORS

Property: 2011 Mercedes-Benz GL350BTC

[Personal Prop] Jennifer H. Wang, attorney/movant

Docket 34

Tentative Ruling:

Party Information

Debtor(s):

Leon Richard Mays Represented By

Edward T Weber

Joint Debtor(s):

Darryl W Daniels Represented By

Edward T Weber

Trustee(s):

Karl T Anderson (TR) Pro Se

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

Thursday, October 24, 2019

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304

<u>10:00 AM</u>

6:19-17252 Adrienne Y. White

Chapter 7

#3.00 Motion for relief from stay

FREEDOM MORTGAGE VS DEBTOR

Property: 1167 West Cornell Street, Rialto, CA 92376

[Real Prop] Dane Exnowski, attorney/movant

Docket 9

Tentative Ruling:

<u>10/24/2019</u>:

None.

Final Ruling. This motion for relief from the automatic stay has been set for hearing on regular notice pursuant to Rule 9013-1(d)(2) of the Local Bankruptcy Rules. Pursuant to Rule 9013-1(h), the failure of the trustee, the debtor and other parties in interest to file written opposition at least fourteen days prior to the hearing is construed as consent to the granting of the motion. *Cf. Ghazali v. Moran*, 46 F.3d 52, 53 (9th Cir. 1995). Furthermore, because the court is granting the relief requested by the moving party and for which a *prima facie* case has been established, an actual hearing is not necessary. *See Boone v. Burk (In re Eliapo)*, 468 F.3d 592, 602 (9th Cir. 2006). Parties who have been properly served with the motion are considered in default and, as a consequence, the matter will be resolved without oral argument. *See* Rule 9013-1(j)(3). No appearance is necessary.

For the reasons set forth in the motion, the Court hereby finds that sufficient grounds exist to grant the motion pursuant to 11 U.S.C. § 362(d)(1) with the following relief:

(1) Termination of the stay to allow movant (and any successors or assigns) to proceed under applicable non-bankruptcy law to enforce its remedies to obtain

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

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10:00 AM

CONT... Adrienne Y. White

Chapter 7

possession of the property, foreclose its lien upon the property and to sell the property.

(2) Waiver of the 14-day stay prescribed by Bankruptcy Rule 4001(a)(3).

Counsel for the moving party shall prepare and upload a proposed order after the date and time of the hearing but no later than seven days thereafter. *See* LBR 9021-1(b)(1)(B) (stating that proposed orders shall be submitted "within 7 days" of the hearing but "must not be lodged prior to the hearing ").

Party Information

Debtor(s):

Adrienne Y. White Represented By

Keith Q Nguyen

Trustee(s):

Arturo Cisneros (TR) Pro Se

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

Thursday, October 24, 2019

Hearing Room

304

10:00 AM

6:19-17506 Cathea Walters

Chapter 7

#4.00 Motion for relief from stay

FINANCIAL SERVICES VEHICLE TRUST VS DEBTOR

Property: 2018 BMW X4 xDrive 28i Sport Utility 4D [Personal Prop] Cheryl A. Skigin, attorney/movant

Docket 12

Tentative Ruling:

<u>10/24/2019</u>:

None.

Final Ruling. This motion for relief from the automatic stay has been set for hearing on regular notice pursuant to Rule 9013-1(d)(2) of the Local Bankruptcy Rules. Pursuant to Rule 9013-1(h), the failure of the trustee, the debtor and other parties in interest to file written opposition at least fourteen days prior to the hearing is construed as consent to the granting of the motion. *Cf. Ghazali v. Moran*, 46 F.3d 52, 53 (9th Cir. 1995). Furthermore, because the court is granting the relief requested by the moving party and for which a *prima facie* case has been established, an actual hearing is not necessary. *See Boone v. Burk (In re Eliapo)*, 468 F.3d 592, 602 (9th Cir. 2006). Parties who have been properly served with the motion are considered in default and, as a consequence, the matter will be resolved without oral argument. *See* Rule 9013-1(j)(3). No appearance is necessary.

For the reasons set forth in the motion, the Court hereby finds that sufficient grounds exist to grant the motion pursuant to 11 U.S.C. §§ 362(d)(1) and 362(d)(2) with the following relief:

(1) Termination of the stay to allow movant (and any successors or assigns) to proceed under applicable non-bankruptcy law to enforce its remedies to obtain possession of the property, foreclose its lien upon the property and to sell the property.

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10:00 AM

CONT... Cathea Walters

Chapter 7

(2) Waiver of the 14-day stay prescribed by Bankruptcy Rule 4001(a)(3).

Counsel for the moving party shall prepare and upload a proposed order after the date and time of the hearing but no later than seven days thereafter. *See* LBR 9021-1(b)(1)(B) (stating that proposed orders shall be submitted "within 7 days" of the hearing but "must not be lodged prior to the hearing ").

Party Information

Debtor(s):

Cathea Walters Represented By

Christopher Hewitt

Trustee(s):

Karl T Anderson (TR) Pro Se

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

Thursday, October 24, 2019

Hearing Room

304

10:00 AM

6:19-17526 William David Robin and Janet Eileen Robin

Chapter 7

#5.00 Motion for relief from stay

NEWREZ VS DEBTORS

Property: 42282 Regents Hiss Circle, Temecula, CA 92592 [Real Prop] Caren J. Castle, attorney/movant

Docket 13

Tentative Ruling:

<u>10/24/2019</u>:

None.

Final Ruling. This motion for relief from the automatic stay has been set for hearing on regular notice pursuant to Rule 9013-1(d)(2) of the Local Bankruptcy Rules. Pursuant to Rule 9013-1(h), the failure of the trustee, the debtor and other parties in interest to file written opposition at least fourteen days prior to the hearing is construed as consent to the granting of the motion. *Cf. Ghazali v. Moran*, 46 F.3d 52, 53 (9th Cir. 1995). Furthermore, because the court is granting the relief requested by the moving party and for which a *prima facie* case has been established, an actual hearing is not necessary. *See Boone v. Burk (In re Eliapo)*, 468 F.3d 592, 602 (9th Cir. 2006). Parties who have been properly served with the motion are considered in default and, as a consequence, the matter will be resolved without oral argument. *See* Rule 9013-1(j)(3). No appearance is necessary.

For the reasons set forth in the motion, the Court hereby finds that sufficient grounds exist to grant the motion pursuant to 11 U.S.C. §§ 362(d)(1) and 362(d)(2) with the following relief:

(1) Termination of the stay to allow movant (and any successors or assigns) to proceed under applicable non-bankruptcy law to enforce its remedies to obtain possession of the property, foreclose its lien upon the property and to sell the property.

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10:00 AM

CONT... William David Robin and Janet Eileen Robin

Chapter 7

- (2) Waiver of the 14-day stay prescribed by Bankruptcy Rule 4001(a)(3).
- (3) The creditor or counsel for the creditor may communicate with the debtor(s) or counsel for the debtor(s) regarding the property that is the subject of this motion and the debt owed to the creditor.

Counsel for the moving party shall prepare and upload a proposed order after the date and time of the hearing but no later than seven days thereafter. *See* LBR 9021-1(b)(1)(B) (stating that proposed orders shall be submitted "within 7 days" of the hearing but "must not be lodged prior to the hearing ").

Party Information

Debtor(s):

William David Robin Represented By

Kristin R Lamar

Joint Debtor(s):

Janet Eileen Robin Represented By

Kristin R Lamar

Trustee(s):

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

Thursday, October 24, 2019

Hearing Room

304

10:00 AM

6:19-17625 Anas Mahmoud Khamis Alzoubi and Ghadeer Awadh Diab

Chapter 7

#6.00 Motion for relief from stay

SNIDER LEASING VS DEBTORS

Property: 2017 Freightilnee Cascadis Tacor; 2017 Vanguard Reefer Trailer;

2016 Freightliner Cascadia Tractor

[Real Prop] Thomas P. Griffin, Jr., attorney/movant

Docket 10

*** VACATED *** REASON: ORDER DENYING MOTION ENTERED

10-17-19

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Anas Mahmoud Khamis Alzoubi Represented By

Keith Q Nguyen

Joint Debtor(s):

Ghadeer Awadh Diab Alzoubi Represented By

Keith Q Nguyen

Trustee(s):

Robert Whitmore (TR) Pro Se

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

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Hearing Room

304

1<u>0:00 AM</u>

6:19-17925 Carlos Gonzalez

Chapter 7

#7.00 Motion for relief from stay

U.S. BANK TRUST VS DEBTOR

Property: 8358 Diamond Place, Rancho Cucamonga, CA 91730 [Real Prop] Christina J. O., attorney/movant

Docket 8

Tentative Ruling:

<u>10/24/2019</u>:

None.

Final Ruling. This motion for relief from the automatic stay has been set for hearing on regular notice pursuant to Rule 9013-1(d)(2) of the Local Bankruptcy Rules. Pursuant to Rule 9013-1(h), the failure of the trustee, the debtor and other parties in interest to file written opposition at least fourteen days prior to the hearing is construed as consent to the granting of the motion. *Cf. Ghazali v. Moran*, 46 F.3d 52, 53 (9th Cir. 1995). Furthermore, because the court is granting the relief requested by the moving party and for which a *prima facie* case has been established, an actual hearing is not necessary. *See Boone v. Burk (In re Eliapo)*, 468 F.3d 592, 602 (9th Cir. 2006). Parties who have been properly served with the motion are considered in default and, as a consequence, the matter will be resolved without oral argument. *See* Rule 9013-1(j)(3). No appearance is necessary.

For the reasons set forth in the motion, the Court hereby finds that sufficient grounds exist to grant the motion pursuant to 11 U.S.C. §§ 362(d)(1) and 362(d)(2) with the following relief:

(1) Termination of the stay to allow movant (and any successors or assigns) to proceed under applicable non-bankruptcy law to enforce its remedies to obtain possession of the property, foreclose its lien upon the property and to sell the property.

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Thursday, October 24, 2019

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10:00 AM

CONT... Carlos Gonzalez

Chapter 7

- (2) Waiver of the 14-day stay prescribed by Bankruptcy Rule 4001(a)(3).
- (3) The creditor or counsel for the creditor may communicate with the debtor(s) or counsel for the debtor(s) regarding the property that is the subject of this motion and the debt owed to the creditor.

Counsel for the moving party shall prepare and upload a proposed order after the date and time of the hearing but no later than seven days thereafter. *See* LBR 9021-1(b)(1)(B) (stating that proposed orders shall be submitted "within 7 days" of the hearing but "must not be lodged prior to the hearing ").

Party Information

Debtor(s):

Carlos Gonzalez Represented By

Sundee M Teeple

Trustee(s):

Karl T Anderson (TR) Pro Se

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

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Hearing Room

304

<u>10:15 AM</u>

6:19-18914 Theresa Johnson

Chapter 13

#8.00 Hrg re status conference

Docket 1

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Theresa Johnson Pro Se

Trustee(s):

Rod Danielson (TR) Pro Se

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

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Hearing Room

304

10:15 AM

6:19-19020 Charles W Friend, Jr

Chapter 13

#8.01 Hrg re status conference

Docket 1

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Charles W Friend Jr Pro Se

Trustee(s):

Rod Danielson (TR) Pro Se

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Thursday, October 24, 2019

Hearing Room

304

<u>10:15 AM</u>

6:19-19111 Terri Contreras

Chapter 13

#8.02 Hrg re status conference

Docket 1

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Terri Contreras Pro Se

Trustee(s):

Rod Danielson (TR) Pro Se

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

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Hearing Room

304

1:30 PM

6:14-20816 John Edward Goraleski

Chapter 7

Adv#: 6:19-01090 United States Trustee for the Central District of v. Goraleski et al

#9.00 Hrg re order to show cause regarding why this adversary proceeding should not be dismissed

Docket 0

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

John Edward Goraleski Represented By

Todd L Turoci

Defendant(s):

Jeannie Lynn Goraleski Pro Se

John Edward Goraleski Pro Se

Joint Debtor(s):

Jeannie Lynn Goraleski Represented By

Todd L Turoci

Plaintiff(s):

United States Trustee for the Central Represented By

Everett L Green

Trustee(s):

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

Thursday, October 24, 2019

Hearing Room

304

1:30 PM

6:14-20816 John Edward Goraleski

Chapter 7

Adv#: 6:19-01090 United States Trustee for the Central District of v. Goraleski et al

#10.00 Hrg re order to show cause regarding why the answer of defendant Jeannie Lynn Goraleski should not be stricken and judgment entered in favor of the plaintiff

Docket 1

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

John Edward Goraleski Represented By

Todd L Turoci

Defendant(s):

Jeannie Lynn Goraleski Pro Se

John Edward Goraleski Pro Se

Joint Debtor(s):

Jeannie Lynn Goraleski Represented By

Todd L Turoci

Plaintiff(s):

United States Trustee for the Central Represented By

Everett L Green

Trustee(s):

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

Thursday, October 24, 2019

Hearing Room

304

1:30 PM

6:14-20816 John Edward Goraleski

Chapter 7

Adv#: 6:19-01090 United States Trustee for the Central District of v. Goraleski et al

#11.00 Status conference re: Complaint to revoke defendants' discharge

FROM: 9-12-19

Docket 1

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

John Edward Goraleski Represented By

Todd L Turoci

Defendant(s):

Jeannie Lynn Goraleski Pro Se

John Edward Goraleski Pro Se

Joint Debtor(s):

Jeannie Lynn Goraleski Represented By

Todd L Turoci

Plaintiff(s):

United States Trustee for the Central Represented By

Everett L Green

Trustee(s):

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Thursday, October 24, 2019

Hearing Room

304

1:30 PM

6:16-19532 Sector111 LLC a Delaware Limited Liability Company

Chapter 7

Adv#: 6:18-01135 Hoiles v. Karl T. Anderson, Chapter 7 Trustee et al

#12.00 Pre-Trial conference re: Complaint for (1) Breach of contract; (2) Turnover; (3)

Conversion

FROM: S/C 9-13-18, P/T 5-9-19, 6-27-19, 8-15-19

Docket 1

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Sector111 LLC a Delaware Limited Represented By

Beth Gaschen

Defendant(s):

Karl T. Anderson, Chapter 7 Trustee Pro Se

InoKinetic Group, LLC Pro Se

Richard Nordeen Pro Se

David Nordeen Pro Se

Forum Capital LLC Pro Se

Plaintiff(s):

Timothy C. Hoiles Represented By

Caroline Djang

Trustee(s):

Karl T Anderson (TR)

Represented By

Thomas J Polis

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

Thursday, October 24, 2019

Hearing Room

304

1:30 PM

6:18-12531 Jason Scott Hukill

Chapter 7

Adv#: 6:18-01209 Hukill v. Hukill

#13.00 Pre-Trial conference re: Complaint to determine dischargeability and in objection

to discharge

FROM: 1-10-19, 1-22-19, S/C 4-11-19. P/T 10-10-19

Docket 1

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Jason Scott Hukill Represented By

Todd L Turoci

Defendant(s):

Jason Scott Hukill Pro Se

Plaintiff(s):

Karen D Hukill Pro Se

Trustee(s):

Arturo Cisneros (TR) Represented By

Kathleen J McCarthy Thomas H Casey

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

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304

1:30 PM

6:18-19790 Linda Rene Basquez

Chapter 7

#14.00 Hrg re application to employ Stuart J. Wald as bankruptcy counsel

FROM: 7-16-19, 9-12-19

Docket 74

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Linda Rene Basquez Represented By

Stuart J Wald

Movant(s):

Linda Rene Basquez Represented By

Stuart J Wald Stuart J Wald

Trustee(s):

Robert Whitmore (TR) Pro Se

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304

<u>1:30 PM</u>

6:18-19790 Linda Rene Basquez

Chapter 7

#15.00 Hrg re final fee application of Stuart J. Wald as counsel for chapter 11 debtor

Docket 131

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Linda Rene Basquez Represented By

Stuart J Wald

Trustee(s):

Robert Whitmore (TR) Represented By

Julie Philippi

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

Thursday, October 24, 2019

Hearing Room

304

1:30 PM

6:19-12751 John Lee Johnson

Chapter 7

Adv#: 6:19-01098 Johnson v. Johnson

#16.00 Hrg re order to show cause regarding why this adversary proceeding should not

be dismissed

Docket 0

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

John Lee Johnson Represented By

James D. Hornbuckle

Defendant(s):

John Lee Johnson Pro Se

Plaintiff(s):

Jodi Johnson Represented By

Jeff Grotke

Trustee(s):

Howard B Grobstein (TR)

Represented By

M Douglas Flahaut Aram Ordubegian

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

Thursday, October 24, 2019

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304

1:30 PM

6:19-12751 John Lee Johnson

Chapter 7

Adv#: 6:19-01098 Johnson v. Johnson

#17.00 Status conference re: Complaint for denial of discharge

FROM: 10-10-19

Docket 1

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

John Lee Johnson Represented By

James D. Hornbuckle

Defendant(s):

John Lee Johnson Pro Se

Plaintiff(s):

Jodi Johnson Represented By

Jeff Grotke

Trustee(s):

Howard B Grobstein (TR)

Represented By

M Douglas Flahaut Aram Ordubegian

Judge Wayne Johnson, Presiding Courtroom 304 Calendar

Thursday, October 24, 2019

Hearing Room

304

1:30 PM

6:16-12757 Victor Herrera

Chapter 7

Adv#: 6:16-01158 Herrera v. Herrera

#18.00 Trial re: Complaint to determine dischargeabily

FROM: 2-23-18, 2-26-18, 7-20-18, 8-23-18, 10-19-18, 11-2-18, 12-7-18, 6-14-19, 6-28-19, 8-1-19, 9-12-19

Docket 1

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Victor Herrera Represented By

Yolanda Flores-Burt

Defendant(s):

Victor Herrera Represented By

Yolanda Flores-Burt

Plaintiff(s):

Maria A. Herrera Represented By

Michael N Berke

Trustee(s):

Karl T Anderson (TR) Pro Se