

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

Wednesday, July 17, 2024

Hearing Room 1539

11:00 AM
2:00-00000

Chapter

#0.00 All hearings scheduled for today are now simultaneously 1) In person in Courtroom 1539; 2) Via ZoomGov Video; 3) Via ZoomGov Audio. Parties are free to choose any of these options, unless otherwise ordered by the Court. Parties electing to appear in person shall comply with all requirements regarding social distancing, use of face masks, etc. that are in effect at the time of the hearing.

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Hearing conducted by ZOOMGov.

Video/audio web address: <https://cacb.zoomgov.com/j/16161090855>

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

Judge Bluebond seeks to maintain a courtroom environment (both online and in person) in which all persons are treated with dignity and respect, irrespective of their gender identity, expression or preference. To that end, individuals appearing before the Court are invited to identify their preferred pronouns (e.g., he, she, they, etc.) and their preferred honorific (e.g., Mr., Miss, Ms., Mrs., Mx, M, etc.). Individuals may do so by advising the Courtroom Deputy or Judge prior to any appearance and/or, in the case of remote hearings, by providing this information in the person's screen name in ZoomGov.

Docket 0

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

- NONE LISTED -

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11:00 AM

2:16-13852 East Coast Foods, Inc.

Chapter 11

#100.00 Post-Confirmation Scheduling and Case Management Conference in a Chapter 11 Case

fr 5-11-16, 6-7-16, 7-21-16, 7-27-16, 9-28-16, 10-18-16, 11-29-16, 12-7-16, 3-8-17, 6-14-17, 7-11-17, 7-26-17, 8-15-17, 10-18-17, 1-10-18, 2-14-18, 3-1-18, 6-7-18, 10-17-18, 2-6-19, 8-7-19, 9-11-19, 12-11-19, 1-8-20, 1-9-20, 3-18-20, 5-6-20, 8-5-20, 10-21-20, 1-27-21, 5-26-21, 9-1-21, 12-8-21; 3-30-22; 8-2-22; 1-11-23; 5-10-23; 10-18-23; 10-26-23; 3-13-24

Docket 1

***** VACATED *** REASON: CONTINUED TO 1-15-25 AT 11AM.
APPEARANCES WAIVED.**

Courtroom Deputy:

Tentative Ruling:

Tentative Ruling for August 16, 2017:

Court waived the requirement that the trustee file an updated status report in connection with this status conference and set this date as a holding date. Are there any upcoming hearings scheduled in this chapter 11 case?

Final Ruling for August 16, 2017:

Continue status conference to October 18, 2017 at 2:00 p.m. Updated status report should be served and filed not later than October 6, 2017.

Tentative Ruling for October 18, 2017:

Continue case status conference to January 10, 2018 at 2:00 p.m. Disclosure statement should be noticed for same date and time, provided it is filed and served not less than 42 days before this date. Waive requirement of updated status report. APPEARANCES WAIVED ON OCTOBER 18, 2017.

1/9/18 -- Court approved stipulation continuing status conference to **February**

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14, 2018 at 11:00 a.m. OFF CALENDAR FOR JANUARY 10, 2018.

Tentative Ruling for February 14, 2018:

Continue case status conference to March 1, 2018 at 10:00 a.m. to be heard concurrently with other matters on calendar at that date and time. OFF CALENDAR FOR FEBRUARY 14, 2018. NO APPEARANCE REQUIRED.

Tentative Ruling for June 6, 2018:

Revisit status of case after conclusion of hearing on plan confirmation.

Tentative Ruling for October 17, 2018:

Court has reviewed post-confirmation status report. Continue post-confirmation status conference to February 6, 2019 at 11:00 a.m. Plan Trustee should file and serve updated status report not later than January 25, 2019. APPEARANCES WAIVED ON OCTOBER 17, 2018.

Tentative Ruling for February 6, 2019:

Court has reviewed the trustee's status report and updated status report. Discuss with the parties' Mr. Hudson's decision to move the Pico location less than a mile away to a different location on La Brea.

Tentative Ruling for August 7, 2019:

Has Hudson made the second Shortfall Payment yet (\$975,000)? If not, continue status conference until shortly after deadline for cure of this default (August 10, 2019) to see whether default is cured.

What is the status of the dispute with regard to the La Brea Restaurant? The occurrence of another restricted transaction without the trustee's consent constitutes yet another event of default under the plan. (NOTE: There is no meaningful distinction between closing the Pico location and driving it out of business, forcing it to close as unprofitable, by opening a new location less than a mile away on La Brea. No businessperson who was actually

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CONT... East Coast Foods, Inc.

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attempting to operate the Pico location profitably or to fulfill his obligations under the plan in good faith would do this.)

Hearing required.

Tentative Ruling for September 11, 2019:

Court has reviewed the plan trustee's status report. Continue case status conference to December 11, 2019 at 11:00 a.m. Plan trustee should file and serve updated status report not later than December 2, 2019.

Tentative Ruling for December 11, 2019:

Continue case status conference to January 8, 2020 at 11:00 a.m. so that it can be after the foreclosure sale scheduled for December 12, 2019. Plan trustee need not file an updated status report. Counsel for trustee can report orally at the January 8, 2020 conference. APPEARANCES WAIVED ON DECEMBER 11, 2019.

Tentative Ruling for January 9, 2020:

What, if anything, has transpired since the last status report? Did a foreclosure sale occur on December 12? If so, what happened at the sale? Hearing required.

Tentative Ruling for March 18, 2020:

Did the foreclosure proceed on March 16? If not, why not? How will the closure of restaurants in Los Angeles impact the trustee's ability to perform under the confirmed plan? Hearing required.

Final Ruling for March 18, 2020:

Parties have entered into a second amended forbearance agreement, postponing foreclosure to April 15, 2020 in exchange for an additional payment of \$12,500. Continue status conference to May 6, 2020 at 11:00 a.m. Plan trustee should file updated status report addressing plan

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compliance issues not later than April 24, 2020.

Tentative Ruling for May 6, 2020:

Court has reviewed trustee's status report. Continue case status conference to August 5, 2020 at 11:00 a.m. Plan trustee should file updated status report not later than July 24, 2020. APPEARANCES WAIVED ON MAY 6, 2020.

Tentative Ruling for August 5, 2020:

Court has reviewed the plan trustee's status report. Continue status conferences to October 21, 2020 at 11:00 a.m. Reorganized debtor should file updated status report not later than October 9, 2020. APPEARANCES WAIVED ON AUGUST 5, 2020.

Tentative Ruling for October 21, 2020:

Court has reviewed the plan trustee's status report. Continue status conferences to January 27, 2021 at 11:00 a.m. Reorganized debtor should file updated status report not later than January 15, 2021. APPEARANCES WAIVED ON OCTOBER 21, 2020.

Tentative Ruling for January 27, 2021:

Court has reviewed the plan trustee's status report. Continue status conferences to May 26, 2021 at 11:00 a.m. Reorganized debtor should file updated status report not later than May 14, 2021. APPEARANCES WAIVED ON JANUARY 27, 2021.

Tentative Ruling for May 26, 2021:

Court has reviewed the plan trustee's status report. Continue status conferences to September 1, 2021 at 11:00 a.m. Reorganized debtor should file updated status report not later than August 20, 2021. APPEARANCES WAIVED ON MAY 26, 2021.

Tentative Ruling for September 1, 2021:

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Court has reviewed the plan trustee's status report. Continue status conferences to December 8, 2021 at 11:00 a.m. Reorganized debtor should file updated status report not later than November 24, 2021. APPEARANCES WAIVED ON SEPTEMBER 1, 2021.

Tentative Ruling for December 8, 2021:

Court has reviewed the plan trustee's status report. Continue status conferences to March 30, 2022 at 11:00 a.m. Reorganized debtor should file updated status report not later than March 18, 2022. APPEARANCES WAIVED ON DECEMBER 8, 2021.

Tentative Ruling for March 30, 2022:

Court has reviewed the plan trustee's status report. Continue status conferences to August 2, 2022 at 11:00 a.m. Reorganized debtor should file updated status report not later than July 22, 2022. APPEARANCES WAIVED ON MARCH 30, 2022.

Tentative Ruling for August 2, 2022:

Court has reviewed the plan trustee's very detailed and helpful status report. At trustee's suggestion, continue case status conference to January 11, 2023 at 11:00 a.m. Trustee should file updated status report not later than December 30, 2022. APPEARANCES WAIVED ON AUGUST 2, 2022.

Tentative Ruling for January 11, 2023:

Court has reviewed the plan trustee's very detailed and helpful status report. At trustee's suggestion, continue case status conference to May 10, 2023 at 11:00 a.m. Trustee should file updated status report not later than April 28, 2023. APPEARANCES WAIVED ON JANUARY 11, 2023.

Tentative Ruling for May 10, 2023:

Court has reviewed the plan trustee's status report. Continue case status

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conference to October 18, 2023 at 11:00 a.m. Trustee should file updated status report not later than October 6, 2023. APPEARANCES WAIVED ON MAY 10, 2023.

Tentative Ruling for October 26, 2023:

Court has reviewed the plan trustee's status report. Continue case status conference to March 13, 2024 at 11:00 a.m. Trustee should file updated status report not later than March 1, 2024. APPEARANCES WAIVED ON OCTOBER 26, 2023.

Tentative Ruling for March 13, 2024:

Court has reviewed the plan trustee's status report. Continue case status conference to July 17, 2024 at 11:00 a.m. Trustee should file updated status report not later than July 5, 2024. APPEARANCES WAIVED ON MARCH 13, 2024.

Tentative Ruling for July 17, 2024:

Court has reviewed the plan trustee's status report. Continue case status conference to January 15, 2025 at 11:00 a.m. Trustee should file updated status report not later than January 3, 2025. APPEARANCES WAIVED ON JULY 17, 2024.

Party Information

Debtor(s):

East Coast Foods, Inc.

Represented By
Vahe Khojayan
Philip E Strok
Michael Jay Berger

Trustee(s):

Bradley D. Sharp (TR)

Represented By
Zev Shechtman
Uzzi O Raanan ESQ
John N Tedford IV

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Brian Weiss

Represented By

Robert S Marticello

Philip E Strok

Michael Simon

Timothy W Evanston

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2:23-14607 Alvaro Carlos Velasquez

Chapter 11

#101.00 Post Confirmation Scheduling and Case Management Conference in a Chapter 11 Subchapter V Case

fr: 9-6-23; 10-4-23; 11-1-23; 12-6-23; 12-13-23; 1-31-24

Docket 1

Courtroom Deputy:

Tentative Ruling:

Tentative Ruling for October 4, 2023:

The Court has a series of questions and concerns with regard to the form of the debtor's plan that will be discussed on the record at the time of hearing. The plan needs a significant amount of additional information for the Court to be able to determine whether it is feasible and may need briefing on the extent to which the proposed modification of the lien secured by the debtor's primary residence is permissible.

Final Ruling for October 4, 2023:

Parties are discussing consensual resolution. Continue hearing to November 1, 2023 at 11:00 a.m. Court waived the requirement of a written status report.

Tentative Ruling for November 1, 2023:

What, if any, progress has been made since October 4, 2023? Hearing required.

Final Ruling for November 1, 2023:

Continue status conference to December 6, 2023 at 11:00 a.m. Waive

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requirement of status reort if debtor files amended plan by November 29, 2023.

Tentative Ruling for December 6, 2023:

As of December 1, 2023 at 4:00 p.m., the docket did not reflect the filing of either a status report or an amended plan. What is the status of this matter?
Hearing required.

Final Ruling for December 6, 2023:

Continue hearing to December 13, 2023 at 11:00 a.m. to give court and parties an opportunity to review amended plan filed shortly before hearing.

Tentative Ruling for December 13, 2023:

Have the parties made any progress in resolving any remaining issues consensually? (Court has a few stylistic changes to recommend to plan.)
Hearing required.

Tentative Ruling for July 17, 2024:

According to status report, counsel succeeded in reaching debtor on June 24, 2024 and, as of that date, reorganized debtor had not paid anything to priority or unsecured claims. Counsel does not know whether secured creditors received payments.

Hearing required.

Party Information

Debtor(s):

Alvaro Carlos Velasquez

Represented By
Andrew S Bisom

Movant(s):

Alvaro Carlos Velasquez

Represented By
Andrew S Bisom

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CONT... Alvaro Carlos Velasquez

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Trustee(s):

Robert Paul Goe (TR)

Pro Se

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2:24-13201 TREE LANE LLC

Chapter 11

#102.00 Further Hearing re: Debtor's Motion For (1) Authority To Obtain Credit Secured By A First Priority Security Interest In All Assets Of The Estate Pursuant To DIP Financing From 364 Capital LLC, (2) Approval Of DIP Financing Agreement, (3) Good Faith Determination, And (4) Waiver Of Stay

fr: 5-29-24; 6-13-24; 6-20-24

Docket 58

Courtroom Deputy:

Tentative Ruling:

Tentative Ruling for May 29, 2024:

Rulings on Skylark's Evidentiary Objections

1. Overrule.
2. Overrule.
3. Overrule.
4. Overrule.
5. Overrule except as to last sentence. Sustain as to last sentence for lack of personal knowledge.
6. Sustain (lack of personal knowledge).
7. Sustain (lack of personal knowledge).
8. Overrule.
9. Overrule.
- 10: Sustain as to all but last sentence (lack of personal knowledge/foundation).
11. Sustain (lack of foundation).
12. Sustain (lack of foundation).
13. Sustain (lack of foundation/best evidence).
14. Sustain as to last sentence for lack of foundation. Overrule as to balance.
15. Sustain (lack of foundation/personal knowledge).
16. Sustain (lack of foundation/personal knowledge).

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TREE LANE LLC

Chapter 11

17. Sustain (lack of foundation/personal knowledge).
18. Sustain (lack of foundation/personal knowledge).
19. Sustain (lack of foundation/personal knowledge).
20. Sustain (improper opinion testimony).
21. Sustain (lack of foundation/personal knowledge).
22. Sustain (lack of foundation/personal knowledge).
23. Sustain (best evidence).
24. Sustain (lack of foundation/personal knowledge/best evidence).
25. Sustain (lack of foundation/personal knowledge).
26. Sustain (lack of foundation/personal knowledge).
27. Sustain (lack of foundation/personal knowledge/best evidence).
28. Sustain (lack of foundation/personal knowledge/best evidence).
29. Sustain (lack of foundation/personal knowledge/best evidence).
30. Sustain Sustain (lack of foundation/personal knowledge).
31. Overrule.
32. Overrule as to first two sentences. Sustain as to third, fourth and fifth sentences for lack of foundation/improper opinion testimony.
33. Sustain as to first sentence (lack of foundation/personal knowledge).
Overrule as to balance.
34. Overrule.
35. Overrule.
36. Overrule. (Court understands this testimony as statement of debtor's contention as to value, not as actual evidence of the value of the completed project.)
37. Overrule.
38. Overrule.
39. Overrule.
40. Sustain (lack of foundation/personal knowledge).
41. Sustain (lack of foundation/personal knowledge).
42. Sustain (lack of foundation/personal knowledge).
43. Overrule.
44. Overrule.
45. Overrule.
46. Overrule.
47. Overrule.
48. Overrule.
49. Overrule.

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Tentative Ruling on Merits:

On these facts, court is not prepared to conclude that there will be a sufficient equity cushion to provide adequate protection, either before or after construction is completed. Therefore, the court will only authorize the debtor to prime existing liens for expenditures that will increase (or prevent a decrease in) the value of the property or that will pay off liens that are senior to those of Skylark, such as property taxes and HOA fees. Authorize debtor to borrow to the extent necessary to pay for erosion control, to insure the property and to pay off senior liens. The proposed borrowing does not offer the debtor enough funds to complete construction, and it is far from clear at this point that the completion of construction will produce enough value to satisfy secured claims against the property. How can it be said, therefore, that the balance of the expenses that the debtor seeks to incur at this point will themselves increase the value of the property?

Court notes also that the appointment of a trustee is an event of default under the financing, unless the DIP lender consents. Issues concerning the manner in which the debtor will be managed should therefore be addressed before the financing.

Hearing required.

Final Ruling for May 29, 2024 (see order entered May 31, 2024):

Grant on interim basis, authorizing debtor to borrow up to \$1,071,600 for the purposes set forth in the budget attached as Exhibit 1 to the order. Court set continued hearing for June 13, 2024 at 10:00 a.m. Any supplemental pleadings filed in support of the financing motion should be filed by June 6, 2024. Any supplemental responses should be filed by June 11, 2024.

Tentative Ruling for June 13, 2024:

Rulings on Skylark's Evidentiary Objections (Docket No. 103)

1. Overrule.
2. Overrule.

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3. Overrule.
4. Sustain. Lack of foundation.
5. Overrule.
6. Overrule.
7. Overrule.
8. Overrule.
9. Sustain. Hearsay; lack of foundation.
10. Overrule.

Tentative Ruling on the Merits:

Skylark says in its supplemental objection, among other things, that, notwithstanding its objection to the financing, it is willing to engage in good faith discussions with the debtor to determine if there is truly essential work that would warrant priming of its lien. The main focus of the objection is that the debtor has not provided the Court with any competent evidence that the erosion work the debtor is seeking to do is actually necessary. In support of that position, it notes that Mr. Altro during his deposition could not provide any written demands by the City to do the erosion control work and that Mr. Altro himself is not the person who has participated in discussions with the City about the need for the erosion control work. Does Skylark genuinely believe that the debtor is inventing the need/urgency to do the erosion control work? It is difficult to see why the debtor would go to such lengths in an effort to procure the funds necessary to do this work if it wasn't under pressure from the city to do so.

The Court is satisfied that permitting the debtor to obtain the funding required to perform work on the property necessary to prevent that property from causing damage to surrounding properties and the public is a permissible purpose for a priming lien. It is the property itself that presents the risk. It is appropriate to impose the costs of mitigating that risk on the property itself as these are the costs of maintaining and preserving the property which necessarily enures to the benefit of the secured creditor. (Recall that tort damage caused by the estate is an allowable administrative expense even if the estate does not "benefit" from the damage that it caused.)

Authorize the debtor to borrow enough additional funds to continue erosion

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control work for a period of approximately two additional weeks while the parties continue to confer and exchange information concerning the extent and cost of the erosion control work that needs to be performed on the property.

Final Ruling for June 20, 2024:

Pursuant to agreement between parties, court authorized financing in an amount sufficient to pay amounts on budget through July 26, 2024. Lender reserving its rights with regard to assumption of engineering contracts, but agrees that, if assumption is approved, amounts on budget may be used for this purpose. See order entered June 21, 2024 for additional details. Continue hearing on request for balance of relief to July 17, 2024 at 11:00 a.m. Any supplemental briefing with regard to financing must be filed by July 3, 2024.

Tentative Ruling for July 17, 2024:

There were no supplemental filings concerning this motion. How much additional financing is the debtor seeking at this juncture and for what purposes? The budget attached to the last interim order only goes through the week of July 19, 2024. The budget attached to the original motion has no dates. Have the parties entered into any additional agreements concerning the debtor's ability to obtain financing?

Hearing required.

7/15/ 2024 -- At request of parties, continue hearing to August 14, 2024 at 10:00 a.m. Any supplemental papers from the debtor should be served and filed by August 5, 2024. Any supplemental response from Skylark should be filed and served not later than August 9, 2024.

(Court understands that above dates may not work for parties. Discuss new hearing date and briefing schedule with counsel at time of hearing.)

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CONT... TREE LANE LLC

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Debtor(s):

TREE LANE LLC

Represented By
Sandford L. Frey
Ronald N Richards
Robyn B Sokol

Movant(s):

TREE LANE LLC

Represented By
Sandford L. Frey
Ronald N Richards
Robyn B Sokol

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2:24-13201 TREE LANE LLC

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#103.00 Scheduling and Case Management Conference in a Chapter 11 Case

fr: 5-29-24; 6-13-24; 6-20-24

Docket 1

Courtroom Deputy:

Tentative Ruling:

Court waived the requirement that the debtor file an updated status report.
Does it make sense to set a bar date at this point in the case?

Hearing required.

7/15/ 2024 -- At request of parties, continue hearing to August 14, 2024 at
10:00 a.m.

(Court understands that above dates may not work for parties. Discuss new
hearing date and briefing schedule with counsel at time of hearing.)

Party Information

Debtor(s):

TREE LANE LLC

Represented By
Sandford L. Frey
Ronald N Richards

Movant(s):

TREE LANE LLC

Represented By
Sandford L. Frey
Ronald N Richards

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2:23-10689 Juan Soto and Maria Esther Ruiz

Chapter 7

#104.00 Notice of motion and motion for relief from the automatic stay with supporting declarations ACTION IN NONBANKRUPTCY FORUM RE: **Richardson vs Soto & Ruiz, Docket No. 22STSC04113, Small Claims Court, County of Los Angeles**

MOVANT: Lee M. Richardson

fr: 7-2-24; 7-10-24

Docket 61

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Tentative Ruling for July 2, 2024:

Continue hearing to give movant an opportunity to serve debtor.

Final Ruling for July 2, 2024:

Continue hearing to July 10, 2024 at 10:00 a.m. Movant should serve motion on debtor not later than July 2, 2024 and serve notice of continuance on all parties in interest. Notice should advise parties that oppositions will be due by the continued hearing.

Tentative Ruling for July 10, 2024:

As of July 5, 2024, docket does not reflect the service of the motion on the debtor or the filing of a notice of continuance on parties in interest. Did this occur? Hearing required.

Final Ruling for July 10, 2024:

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CONT... **Juan Soto and Maria Esther Ruiz** **Chapter 7**

Continue hearing to July 17, 2024 at 11:00 a.m. Movant should serve motion on debtor not later than July 11, 2024 and serve notice of continuance on all parties in interest. Notice should advise parties that oppositions will be due by the continued hearing.

Tentative Ruling for July 17, 2024:

The docket now reflects the filing of proofs of service reflecting service of the motions on the debtor, but the notice of continuance that movant served is problematic. That notice does not identify the motion (or motions) to which it relates, does not notify parties in interest that oppositions are due by the hearing and is not accompanied by a proof of service (and although registered CM/ECF users will receive a notice of electronic filing, the debtors won't.) True, movant has served amended motions that include a notice of motion showing the new hearing date for each motion, but those motions say that oppositions are due 14 days before the hearing, which deadline had long passed by the time these motions were served.

Deny motion without prejudice to the filing of a new motion that is properly served on the debtors and other parties in interest.

Party Information

Debtor(s):

Juan Soto

Represented By
D Justin Harelik

Joint Debtor(s):

Maria Esther Ruiz

Represented By
D Justin Harelik

Movant(s):

Lee M Richardson

Represented By
Shaun J Bauman

Trustee(s):

Heide Kurtz (TR)

Pro Se

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11:00 AM

2:23-10689 Juan Soto and Maria Esther Ruiz

Chapter 7

#105.00 Notice of motion and motion for relief from the automatic stay with supporting declarations ACTION IN NONBANKRUPTCY FORUM RE: **McCutchin vs Soto & Ruiz, Docket No. 22STSC04104, Small Claims Court, County of Los Angeles**

MOVANT: Anthony McCutchin

fr: 7-2-24; 7-10-24

Docket 62

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Tentative Ruling for July 2, 2024:

Continue hearing to give movant an opportunity to serve debtor.

Final Ruling for July 2, 2024:

Continue hearing to July 10, 2024 at 10:00 a.m. Movant should serve motion on debtor not later than July 2, 2024 and serve notice of continuance on all parties in interest. Notice should advise parties that oppositions will be due by the continued hearing.

Tentative Ruling for July 10, 2024:

As of July 5, 2024, docket does not reflect the service of the motion on the debtor or the filing of a notice of continuance on parties in interest. Did this occur? Hearing required.

Final Ruling for July 10, 2024:

Continue hearing to July 17, 2024 at 11:00 a.m. Movant should serve motion

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

Wednesday, July 17, 2024

Hearing Room 1539

11:00 AM

CONT... **Juan Soto and Maria Esther Ruiz** Chapter 7

on debtor not later than July 11, 2024 and serve notice of continuance on all parties in interest. Notice should advise parties that oppositions will be due by the continued hearing.

Tentative Ruling for July 17, 2024:

The docket now reflects the filing of proofs of service reflecting service of the motions on the debtor, but the notice of continuance that movant served is problematic. That notice does not identify the motion (or motions) to which it relates, does not notify parties in interest that oppositions are due by the hearing and is not accompanied by a proof of service (and although registered CM/ECF users will receive a notice of electronic filing, the debtors won't.) True, movant has served amended motions that include a notice of motion showing the new hearing date for each motion, but those motions say that oppositions are due 14 days before the hearing, which deadline had long passed by the time these motions were served.

Deny motion without prejudice to the filing of a new motion that is properly served on the debtors and other parties in interest.

Party Information

Debtor(s):

Juan Soto

Represented By
D Justin Harelik

Joint Debtor(s):

Maria Esther Ruiz

Represented By
D Justin Harelik

Movant(s):

Anthony McCrutchin

Represented By
Shaun J Bauman

Trustee(s):

Heide Kurtz (TR)

Pro Se

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

Wednesday, July 17, 2024

Hearing Room 1539

11:00 AM

CONT... Juan Soto and Maria Esther Ruiz

Chapter 7

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

Wednesday, July 17, 2024

Hearing Room 1539

2:00 PM

2:19-14423 Sabrina L Bradshaw

Chapter 7

#200.00 Trustee's Final Report and Applications for Compensation

Docket 74

***** VACATED *** REASON: APPROVED. APPEARANCES WAIVED.**

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Approve trustee's final report in full. APPEARANCES WAIVED. TRUSTEE IS AUTHORIZED TO UPLOAD ORDER CONSISTENT WITH TENTATIVE.

Party Information

Debtor(s):

Sabrina L Bradshaw

Represented By
Todd B Becker

Trustee(s):

Brad D Krasnoff (TR)

Represented By
Eric P Israel
Michael G D'Alba

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

Wednesday, July 17, 2024

Hearing Room 1539

2:00 PM

2:21-13813 Black Cat Fashion, Inc.

Chapter 7

#201.00 Trustee's Final Report and Applications for Compensation

Docket 66

***** VACATED *** REASON: APPROVED. APPEARANCES WAIVED.**

Courtroom Deputy:

- NONE LISTED -

Tentative Ruling:

Approve trustee's final report in full. APPEARANCES WAIVED. TRUSTEE IS AUTHORIZED TO UPLOAD ORDER CONSISTENT WITH TENTATIVE.

Party Information

Debtor(s):

Black Cat Fashion, Inc.

Represented By
James R Selth

Trustee(s):

Peter J Mastan (TR)

Pro Se