

**United States Bankruptcy Court
Central District of California
Northern Division
Martin R. Barash, Presiding
Courtroom 201 Calendar**

Thursday, October 13, 2022

Hearing Room 201

10:00 AM

9: -

Chapter

#0.00 All hearings on this calendar will be conducted remotely, using ZoomGov video and audio.

Parties in interest and members of the public may connect to the video and audio feeds, free of charge, using the connection information provided below.

Individuals may participate by ZoomGov video and audio using a personal computer (equipped with camera, microphone and speaker), or a handheld mobile device (such as an iPhone or Android phone). Individuals may opt to participate by audio only using a telephone (standard telephone charges may apply).

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Docket 0

Tentative Ruling:

- NONE LISTED -

**United States Bankruptcy Court
Central District of California
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Martin R. Barash, Presiding
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Hearing Room 201

10:00 AM

9:19-11573 HVI Cat Canyon, Inc.

Chapter 7

#1.00 Hearing
RE: [1724] [1725] and [1753]
Application and Order for Appearance and Examination (DE Leest, Aaron)

FR. 2-10-22, 4-14-22, 6-9-22, 7-14-22

Docket 1724

*** VACATED *** REASON: Continued by Stipulation to 1/26/23.

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

HVI Cat Canyon, Inc.

Represented By
David B Shemano
James P Menton JR

Movant(s):

Michael Arthur McConnell (TR)

Represented By
Eric P Israel
Sonia Singh
Aaron E DE Leest
John N Tedford IV
Zev Shechtman
George E Schulman
Dara L Silveira
Tobias S. Keller

Trustee(s):

Michael Arthur McConnell (TR)

Represented By
Eric P Israel
Sonia Singh
Aaron E DE Leest
John N Tedford IV

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CONT... HVI Cat Canyon, Inc.

Chapter 7

Zev Shechtman
George E Schulman
Dara L Silveira
Tobias S. Keller

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9:19-11918 **Mahmood Jafroodi**

Chapter 7

#2.00 CONT'D Hearing
Order to Show Cause Why Debtor Should Not be Held in Civil Contempt for Failure to Comply with Court Orders Compelling the Production of Documents and Turnover of Funds and Sanctioned for Such Failures

FR. 10-21-20, 12-3-20, 1-13-21, 2-19-21, 3-17-21, 5-5-21, 6-30-21, 9-7-21, 10-28-21, 12-9-21, 2-10-22, 4-14-22, 6-9-22, 6-30-22, 9-8-22

Docket 126

*** VACATED *** **REASON: Continued to 12/8/22 at 11:30 a.m. pursuant to order approving the parties' 10/12/22 stipulation.**

Tentative Ruling:

Ruling for January 13, 2021: Continued to 2/19/21 at 11:30 a.m. The Trustee shall file a pleading in connection with the privilege issue by 1/29/21. Debtor must file response by 2/12/21. Reply is due no later than 2/17/21. Trustee must file a scheduling order which includes the excusal of Debtor's appearance. Also, the Court orders the parties to meet and confer (by phone or video) with respect to the privilege issue.

Ruling for October 21, 2020: Continued to 12/16/20 at 11:30 a.m. No later than 12/2/20, the Trustee should file a statement as to whether or not there has been further compliance. The Trustee's statement should also explain whether additional sanctions are necessary. No later than 12/9/20, the Debtor should file and serve a response. The Debtor should appear by video and audio, along with his counsel. Contempt order shall be held for 48 hours.

The Court finds Debtor in civil contempt for failure to timely comply with the turnover order. Funds were subject to turnover and no adequate demonstration by the Debtor that Debtor is incapable of complying with the order. The Court will allow the Debtor one last opportunity to purge contempt within 14 days of the entry of the contempt order.

Also, with respect to failure of turnover of the funds, the Trustee was forced to bring the motion for an order to show cause. Debtor is responsible for the trustee's fees and

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CONT... Mahmood Jafroodi
costs in bringing the motion.

Chapter 7

Re the document request, the Court acknowledges there has been compliance with some of the requests. But the Court finds there has not been substantial compliance with the 2004 order. There has been an unjustified failure to timely respond. Debtor has 14 days to purge his contempt from the date of the entry of the contempt order.

Party Information

Debtor(s):

Mahmood Jafroodi

Represented By
David Seror
Jessica L Bagdanov
Ryan Coy

Trustee(s):

Jerry Namba (TR)

Represented By
Chad V Haes
D Edward Hays
Laila Masud

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9:19-11918 **Mahmood Jafroodi**

Chapter 7

#3.00 Status Conference on Motion to Reconsider (related documents 178 Order on Motion for Turnover of Property (BNC-PDF)) Notice of Motion and Motion for Reconsideration of Order Granting Motion for Order Compelling Turnover of Property of the Estate and Sustaining Objection to Claimed Exemption; Memorandum of Points and Authorities and Declarations of Mahmood Jafroodi and Darlene Tardiff in Support Thereof Filed by Debtor Mahmood Jafroodi (Bagdanov, Jessica)

FR. 6-9-22, 6-30-22, 9-8-22

Docket 232

***** VACATED *** REASON: Continued to 12/8/22 at 11:30 a.m. pursuant to order approving the parties' 10/12/22 stipulation.**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Mahmood Jafroodi

Represented By
David Seror
Jessica L Bagdanov
Ryan Coy

Movant(s):

Mahmood Jafroodi

Represented By
David Seror
Jessica L Bagdanov
Ryan Coy

Trustee(s):

Jerry Namba (TR)

Represented By
Chad V Haes
D Edward Hays
Laila Masud

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9:19-11918 Mahmood Jafroodi

Chapter 7

#4.00 CONT'D Hearing

RE: [287] Notice of motion and motion for relief from the automatic stay with supporting declarations REAL PROPERTY RE: 1186 Corte Tularosa, Camarillo, CA 93010 Under 11 U.S.C. § 362. (Lee, Nancy)

FR. 12-21-21, 2-10-22, 4-14-22, 7-14-22

Docket 287

***** VACATED *** REASON: Continued by stipulated order to December 8, 2022 at 10:00 AM.**

Tentative Ruling:

Ruling for the July 14, 2022 Hearing:

The hearing is continued to October 13, 2022 at 10:00 a.m.

Party Information

Debtor(s):

Mahmood Jafroodi

Represented By
David Seror
Jessica L Bagdanov
Ryan Coy

Movant(s):

Wells Fargo Bank, N.A.

Represented By
Nancy L Lee

Trustee(s):

Jerry Namba (TR)

Represented By
Chad V Haes
D Edward Hays
Laila Masud

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9:19-11918 **Mahmood Jafroodi**

Chapter 7

#5.00 CONT'D Hearing

RE: [308] Motion For Sale of Property of the Estate under Section 363(b) - No Fee Trustees Motion To Approve Sale Of Litigation Claims (1) Outside The Ordinary Course Of Business; (2) Free And Clear Of Interests; (3) Subject To Overbid; And (4) For Finding Of Good Faith Purchaser Under 11 U.S.C. § 363(M); Memorandum Of Points And Authorities; And Declaration Of Jerry Namba In Support Thereof, with Proof of Service (Masud, Laila)

FR. 2-10-22, 3-10-22, 4-14-22, 5-17-22, 6-30-22, 9-8-22

Docket 308

***** VACATED *** REASON: Continued by stipulated order to December 8, 2022 at 10:00 AM.**

Tentative Ruling:

Ruling for May 17, 2022:

Continued to June 30, 2022 at 10:00 a.m.

Ruling for March 10, 2022:

Continued to April 14, 2020 at 11:30 a.m. and the deadline to object is extended to 3/31/22 and the reply deadline is 4/7/22.

Party Information

Debtor(s):

Mahmood Jafroodi

Represented By
David Seror
Jessica L Bagdanov
Ryan Coy

Movant(s):

Jerry Namba (TR)

Represented By
Chad V Haes
D Edward Hays
Laila Masud

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CONT... Mahmood Jafroodi

Chapter 7

Trustee(s):

Jerry Namba (TR)

Represented By
Chad V Haes
D Edward Hays
Laila Masud

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9:19-11918 **Mahmood Jafroodi**

Chapter 7

Adv#: 9:20-01024 Ramirez et al v. Jafroodi

#6.00 CONT'D Status Hearing

RE: [1] Adversary case 9:20-ap-01024. Complaint by Carolina Ramirez, Luis Angel Colunga Gocabar, Nelly Gonzales, Margarita Hernandez, Rigoberto Saavedra, Liney Silva against Mahmood Jafroodi. false pretenses, false representation, actual fraud)),(67 (Dischargeability - 523(a)(4), fraud as fiduciary, embezzlement, larceny)),(68 (Dischargeability - 523(a)(6), willful and malicious injury)),(65 (Dischargeability - other)) (Guevara Zamora, Cecilia)

FR. 4-29-20, 7-15-20, 9-16-20, 1-20-21, 2-2-21, 3-17-21, 5-26-21, 7-21-21, 9-23-21, 12-9-21, 3-10-22, 4-14-22, 5-17-22, 6-30-22, 9-8-22

Docket 1

*** VACATED *** **REASON: Continued to 12/8/22 at 11:30 a.m. on the Court's own motion.**

Tentative Ruling:

Ruling for June 30, 2022:

Continued to September 8, 2022 at 11:30 a.m.

Ruling for May 17, 2022:

Continued to June 30, 2022 at 10:00 a.m.

Final Ruling for April 14, 2022: This hearing is continued to **May 17, 2022 at 11:30 a.m.** Status report is waived.

Final Ruling for March 10, 2022: This hearing is continued to **April 14, 2022 at 11:30 a.m.** Status report is waived.

Final Ruling for December 9, 2021: Based on the parties' representations in their joint status report, this hearing is continued to **March 10, 2022 at 2:30 p.m.** The parties are required to file and serve an updated status report no later than February 24, 2022. Appearances are waived.

Final Ruling for September 23, 2021: Based on the parties' representations in their

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CONT... **Mahmood Jafroodi**

Chapter 7

joint status report, the Court will continue this status conference to **12/9/21 at 2:30 p.m.** The parties are required to file and serve an updated status report no later than 11/29/21. Appearances are waived.

Final Ruling for July 21, 2021: Based on the parties' representations in their joint status report, the Court will continue this status conference to **9/23/21 at 2:30 p.m.** The parties are required to file and serve an updated status report no later than 9/9/21. Appearances waived.

Final Ruling for May 26, 2021: Based on the parties' representations in their joint status report, the Court will continue this status conference to **7/21/21 at 2:30 p.m.** The parties are required to file and serve an updated status report no later than 7/7/21. Appearances waived.

Final Ruling for March 17, 2021: Based on the parties' representations in their joint status report, the Court will continue this status conference to **5/26/21 at 2:30 p.m.** The parties are required to file and serve an updated status report no later than 5/12/21.

Ruling for February 2, 2021

Continued to March 17, 2021 at 2:30 p.m. Joint status report is due March 3, 2021.

Ruling for September 16, 2020: Continued to 1/20/21 at 2:30 p.m. Plaintiffs must file and serve a notice of continued status conference.

Ruling for 7/15/20: Continued to 9/16/20 at 2:30 p.m. An updated status report is not required. Plaintiff must file and serve a notice of continued status conference.

Ruling for 4/29/20:

Status conference continued to July 15, 2020 at 2:30 p.m. Plaintiff to file and serve a notice of continued status conference. The parties must file an updated status report by July 1, 2020. The Defendant's motion to dismiss is also continued to July 15, 2020 at 2:30 p.m. The Defendant shall file and serve a notice of continued hearing. All the response deadlines regarding that motion will be based on the July 15, 2020 hearing date.

Party Information

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CONT... Mahmood Jafroodi

Chapter 7

Debtor(s):

Mahmood Jafroodi

Represented By
David Seror
Jessica L Bagdanov
Ryan Coy

Defendant(s):

Mahmood Jafroodi

Represented By
David Seror
Ryan Coy

Plaintiff(s):

Carolina Ramirez

Represented By
Cecilia Guevara Langberg
Ezra Kautz

Luis Angel Colunga Gocabar

Represented By
Cecilia Guevara Langberg
Ezra Kautz

Nelly Gonzales

Represented By
Cecilia Guevara Langberg
Ezra Kautz

Margarita Hernandez

Represented By
Cecilia Guevara Langberg
Ezra Kautz

Rigoberto Saavedra

Represented By
Cecilia Guevara Langberg
Ezra Kautz

Liney Silva

Represented By
Cecilia Guevara Langberg
Ezra Kautz

Trustee(s):

Jerry Namba (TR)

Represented By

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CONT...

Mahmood Jafroodi

Chapter 7

Chad V Haes
D Edward Hays
Laila Masud

**United States Bankruptcy Court
Central District of California
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Thursday, October 13, 2022

Hearing Room 201

10:00 AM

9:20-11436 Legacy Construction and Development, Inc.

Chapter 7

#7.00 HearingRE: [57] Notice of motion and motion for relief from automatic stay with supporting declarations ACTION IN NON-BANKRUPTCY FORUM RE: Ventura County Superior Court Action 56-2021-00552296-CU-PO-VTA, Valencia v. Legacy Construction and Development Inc. et al. (Retroactive Annulment of the Stay) with Proof of Service. (Schlecter, Daren)

Docket 57

Tentative Ruling:

Tentative Ruling for October 13, 2022

Grant, including annulment of the automatic stay. No opposition filed; **appearances waived**. The moving party shall lodge a conforming order no later than October 20, 2022.

Party Information

Debtor(s):

Legacy Construction and

Represented By
Matthew D. Resnik

Movant(s):

Juan Valencia

Represented By
Daren M Schlecter

Trustee(s):

Jeremy W. Faith (TR)

Represented By
Nancy H Zamora

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10:00 AM

9:22-10014 Gloria Jansen Burns

Chapter 11

#8.00 Hearing

RE: [111] Notice of motion and motion for relief from the automatic stay with supporting declarations REAL PROPERTY RE: 1047 La Vista Road, Santa Barbara, California 93110 with Notice and Proof of Service.

Docket 111

***** VACATED *** REASON: Rescheduled by the court to September 15, 2022 at 10:00am.**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Gloria Jansen Burns

Represented By
Reed H Olmstead

Movant(s):

Zol Kryger and Giliel Kryger,

Represented By
Lewis R Landau

Trustee(s):

Andrew W. Levin (TR)

Pro Se

**United States Bankruptcy Court
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11:30 AM

9:19-11573 HVI Cat Canyon, Inc.

Chapter 7

#9.00 HearingRE: [1894] Motion -Chapter 7 Trustee's Notice of Application and Application Modifying Employment Terms of Trustee's Special Counsel Keller Benvenuti Kim LLP; Declaration of Michael A. McConnell and Request for Judicial Notice in Support Thereof; proof of service (DE Leest, Aaron)

Docket 1894

Tentative Ruling:

Tentative Ruling for October 13, 2022

Grant. No opposition filed. **Appearances waived.** Trustee shall lodge an order no later than October 20, 2022.

Party Information

Debtor(s):

HVI Cat Canyon, Inc.

Represented By
David B Shemano
James P Menton JR

Movant(s):

Michael Arthur McConnell (TR)

Represented By
Eric P Israel
Sonia Singh
Aaron E DE Leest
John N Tedford IV
Zev Shechtman
George E Schulman
Dara L Silveira
Tobias S. Keller

Trustee(s):

Michael Arthur McConnell (TR)

Represented By
Eric P Israel
Sonia Singh
Aaron E DE Leest

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CONT... HVI Cat Canyon, Inc.

Chapter 7

John N Tedford IV
Zev Shechtman
George E Schulman
Dara L Silveira
Tobias S. Keller

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9:19-11573 HVI Cat Canyon, Inc.

Chapter 7

#10.00 HearingRE: [1900] Motion for Order Extending Lien on Personal Property of Judgment Debtor GIT, Inc. Pursuant to California Code of Civil Procedure § 708.110 (Silveira, Dara)

Docket 1900

Tentative Ruling:

Tentative Ruling for October 13, 2022

Grant. No opposition filed. **Appearances waived.** Trustee shall lodge an order no later than October 20, 2022.

Party Information

Debtor(s):

HVI Cat Canyon, Inc.

Represented By
David B Shemano
James P Menton JR

Movant(s):

Michael Arthur McConnell (TR)

Represented By
Eric P Israel
Sonia Singh
Aaron E DE Leest
John N Tedford IV
Zev Shechtman
George E Schulman
Dara L Silveira
Tobias S. Keller

Trustee(s):

Michael Arthur McConnell (TR)

Represented By
Eric P Israel
Sonia Singh
Aaron E DE Leest
John N Tedford IV

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CONT... HVI Cat Canyon, Inc.

Chapter 7

Zev Shechtman
George E Schulman
Dara L Silveira
Tobias S. Keller

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9:19-11771 Donald Carl Goldammer and Yolanda Marie Goldammer

Chapter 7

#11.00 Chapter 7 Trustee's Final Report, Application for Compensation and Application(s) for Compensation of Professionals filed on behalf of Trustee Sandra K. McBeth. The United States Trustee has reviewed the Chapter 7 Trustee's Final Report. Filed by United States Trustee. (united states trustee (hja))

Docket 72

Tentative Ruling:

Tentative Ruling for October 13, 2022

Approve requested fees and expenses, and authorize proposed payments. No objections filed. The trustee shall lodge a conforming order no later than October 20, 2022. **Appearances waived.**

Party Information

Debtor(s):

Donald Carl Goldammer Pro Se

Joint Debtor(s):

Yolanda Marie Goldammer Pro Se

Trustee(s):

Sandra McBeth (TR) Represented By
Joseph M Sholder
Felicitia A Torres

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11:30 AM

9:20-10858 Deepa Biswas Willingham

Chapter 7

#12.00 CONT'D Hearing
RE: [164] Motion to Amend (related document(s)161 Order of Distribution (BNC-PDF)) with proof of service (Beall, William)

FR. 8-25-22

Docket 164

Tentative Ruling:

Ruling for August 25, 2022

Continued to 10/13/22 @ 11:30 a.m.

Party Information

Debtor(s):

Deepa Biswas Willingham

Pro Se

Movant(s):

Jerry Namba (TR)

Represented By
William C Beall
Carissa N Horowitz

Trustee(s):

Jerry Namba (TR)

Represented By
William C Beall
Carissa N Horowitz

Randy W. Williams

Represented By
Andrew Goodman

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9:21-10186 Michael Lee Rider

Chapter 7

#13.00 Chapter 7 Trustee's Final Report, Application for Compensation and Application(s) for Compensation of Professionals filed on behalf of Trustee Namba. The United States Trustee has reviewed the Chapter 7 Trustee's Final Report. Filed by United States Trustee. (united states trustee (fsy))

Docket 27

Tentative Ruling:

Tentative Ruling for October 13, 2022

Approve requested fees and expenses, and authorize proposed payments. No objections filed. The trustee shall lodge a conforming order no later than October 20, 2022. **Appearances waived.**

Party Information

Debtor(s):

Michael Lee Rider

Represented By
Adele M Schneiderei

Trustee(s):

Jerry Namba (TR)

Pro Se

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11:30 AM

9:21-10401 Jeremy Ian Preston

Chapter 7

#14.00 Chapter 7 Trustee's Final Report, Application for Compensation and Application(s) for Compensation of Professionals filed on behalf of Trustee Faith. The United States Trustee has reviewed the Chapter 7 Trustee's Final Report. Filed by United States Trustee. (united states trustee (fsy))

Docket 30

Tentative Ruling:

Tentative Ruling for October 13, 2022

Approve requested fees and expenses, and authorize proposed payments. No objections filed. The trustee shall lodge a conforming order no later than October 20, 2022. **Appearances waived.**

Party Information

Debtor(s):

Jeremy Ian Preston

Represented By
Leslie A Tos

Trustee(s):

Jeremy W. Faith (TR)

Pro Se

**United States Bankruptcy Court
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11:30 AM

9:21-10573 Thomas Christopher Whelan

Chapter 7

#15.00 Hearing
RE: [33] Motion for Turnover of Property with proof of service (Attachments: # 1
Volume(s) Two) (Beall, William)

FR. 5-17-22, 6-9-21, 7-14-22, 9-8-22

Docket 33

*** VACATED *** REASON: Stipulated order entered 10-13-22. Hearing
continued to December 8, 2022 at 11:30am.

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Thomas Christopher Whelan

Represented By
Sevan Gorginian

Movant(s):

Jerry Namba (TR)

Represented By
William C Beall

Trustee(s):

Jerry Namba (TR)

Represented By
William C Beall

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9:21-10573 Thomas Christopher Whelan

Chapter 7

#16.00 Objection to Debtor's Claim of Exemptions with proof of service Filed by Trustee Jerry Namba (TR). (Attachments: # 1 Volume(s) Two) (Beall, William)

FR. 5-17-22, 6-9-22, 7-14-22, 9-8-22

Docket 36

***** VACATED *** REASON: Stipulated order entered 10-13-22. Hearing continued to December 8, 2022 at 11:30am.**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Thomas Christopher Whelan

Represented By
Sevan Gorginian

Trustee(s):

Jerry Namba (TR)

Represented By
William C Beall

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9:21-10573 Thomas Christopher Whelan

Chapter 7

#17.00 CONT'D Hearing
on Motion RE: Objection to Claim Number 3 by Claimant Capital One Bank.
Filed by Debtor Thomas Christopher Whelan (Gorginian, Sevan)

FR. 8-25-22

Docket 57

Tentative Ruling:

Ruling for August 25, 2022

Continued to 10/13/22 @ 11:30 a.m. Any supplemental papers by the Debtor to be filed and served by 9/29/22.

Tentative Ruling for August 25, 2022

"Standing represents a jurisdictional requirement which remains open to review at all stages of the litigation." *In re Cambridge Land Co. II, LLC*, 626 B.R. 319, 323 (9th Cir. B.A.P. 2021) (quoting *Nat'l Org. for Women, Inc. v. Scheidler*, 510 U.S. 249, 255 (1994)). It is a "threshold question in every federal case, determining the power of the court to entertain the suit." *Veal v. Am. Home Mortg. Serv. Inc. (In re Veal)*, 450 B.R. 897, 906 (9th Cir. B.A.P. 2011) (quoting *Warth v. Seldin*, 422 U.S. 490, 498 (1975)). "In essence the question of standing is whether the litigant is entitled to have the court decide the merits of the dispute or of particular issues. This inquiry involves both constitutional limitations on federal-court jurisdiction and prudential limitations on its exercise." *Warth*, 422 U.S. at 498.

Constitutional standing concerns whether the plaintiff's personal stake in the lawsuit is sufficient to make out a concrete "case" or "controversy" to which the federal judicial power may extend under Article III, § 2. *Id.* To have constitutional standing, a plaintiff must show "an injury in fact that is caused by or fairly traceable to some conduct, and which the requested relief will likely redress." *In re Baroni*, 2021 WL 3011907, at *5 (9th Cir. B.A.P. 2021) (citing *Veal*, 450 B.R. at 906, *Sprint Commc'ns Co., L.P. v. APCC Servs., Inc.*, 554 U.S. 269, 273-74 (2008)). In the bankruptcy context, "the prudential standing doctrine or the 'person aggrieved test' provides that '[o]nly those persons who are directly and adversely affected pecuniarily by an order of the bankruptcy court ... have standing to appeal that order.'" *In re*

**United States Bankruptcy Court
Central District of California
Northern Division
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Courtroom 201 Calendar**

Thursday, October 13, 2022

Hearing Room 201

11:30 AM

CONT... **Thomas Christopher Whelan** **Chapter 7**

Palmdale Hills Property, LLC, 654 F.3d 868, 874 (9th Cir. 2011) quoting *Fondiller v. Robertson (Matter of Fondiller)*, 707 F.2d 441, 442 (9th Cir.1983).

In *Fondiller*, the Ninth Circuit determined that the chapter 7 debtor carries the burden of demonstrating that the debtor satisfies the "person aggrieved" test; this requires a showing that the debtor "was directly and adversely affected pecuniarily by the order of the bankruptcy court." *Fondiller*, 707 F.2d at 443. The Circuit concluded that "a hopelessly insolvent debtor does not have standing to appeal orders affecting the size of the estate" because such orders do not "diminish the [debtor]'s property, increase his burdens, or detrimentally affect his rights." *Id.* Indeed, "chapter 7 debtors rarely have a pecuniary interest . . . because how the estate's assets are disbursed by the trustee has no pecuniary effect on the debtor." See *In re Eisen*, 2006 WL 6810928, at *4 (9th Cir. B.A.P., Dec. 28, 2006).

Following the principles established in *Fondiller*, courts in the Ninth Circuit have determined that, unless they demonstrate a pecuniary interest in the bankruptcy estate or in the asset or debt at issue, chapter 7 debtors lack standing to object to claims. *Heath v. Am. Express Travel Related Servs., Inc. (In re Heath)*, 331 B.R. 424, 429 (9th Cir. B.A.P. 2005); *In re Cheng*, 308 B.R. 448, 454 (9th Cir. B.A.P. 2004), *aff'd* 160 Fed. Appx. 644 (9th Cir. 2005). See also, *In re Wade*, 671 Fed. App'x (9th Cir. 2016) ("The bankruptcy court properly denied Wade's claim objection because Wade lacks standing to prosecute matters on behalf of the bankruptcy estate"). Here, movant is the chapter 7 debtor. The Motion does not offer any analysis or evidence demonstrating that this estate is a surplus estate such that the debtor has a pecuniary interest in the disallowance of this proof of claim. The Motion is denied without prejudice based on the debtor's lack of standing.

Party Information

Debtor(s):

Thomas Christopher Whelan

Represented By
Sevan Gorginian

Movant(s):

Thomas Christopher Whelan

Represented By
Sevan Gorginian

Trustee(s):

Jerry Namba (TR)

Represented By
William C Beall

**United States Bankruptcy Court
Central District of California
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Thursday, October 13, 2022

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CONT... Thomas Christopher Whelan

Chapter 7

**United States Bankruptcy Court
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Thursday, October 13, 2022

Hearing Room 201

11:30 AM

9:21-10573 Thomas Christopher Whelan

Chapter 7

#18.00 CONT'D Hearing
on Motion RE: Objection to Claim Number 7 by Claimant Wells Fargo, N.A..
Filed by Debtor Thomas Christopher Whelan (Gorginian, Sevan)

FR. 8-25-22

Docket 61

Tentative Ruling:

Ruling for August 25, 2022

Continued to 10/13/22 @ 11:30 a.m. Any supplemental papers by the Debtor to be filed and served by 9/29/22.

Tentative Ruling for August 25, 2022

"Standing represents a jurisdictional requirement which remains open to review at all stages of the litigation." *In re Cambridge Land Co. II, LLC*, 626 B.R. 319, 323 (9th Cir. B.A.P. 2021) (quoting *Nat'l Org. for Women, Inc. v. Scheidler*, 510 U.S. 249, 255 (1994)). It is a "threshold question in every federal case, determining the power of the court to entertain the suit." *Veal v. Am. Home Mortg. Serv. Inc. (In re Veal)*, 450 B.R. 897, 906 (9th Cir. B.A.P. 2011) (quoting *Warth v. Seldin*, 422 U.S. 490, 498 (1975)). "In essence the question of standing is whether the litigant is entitled to have the court decide the merits of the dispute or of particular issues. This inquiry involves both constitutional limitations on federal-court jurisdiction and prudential limitations on its exercise." *Warth*, 422 U.S. at 498.

Constitutional standing concerns whether the plaintiff's personal stake in the lawsuit is sufficient to make out a concrete "case" or "controversy" to which the federal judicial power may extend under Article III, § 2. *Id.* To have constitutional standing, a plaintiff must show "an injury in fact that is caused by or fairly traceable to some conduct, and which the requested relief will likely redress." *In re Baroni*, 2021 WL 3011907, at *5 (9th Cir. B.A.P. 2021) (citing *Veal*, 450 B.R. at 906, *Sprint Commc'ns Co., L.P. v. APCC Servs., Inc.*, 554 U.S. 269, 273-74 (2008)). In the bankruptcy context, "the prudential standing doctrine or the 'person aggrieved test' provides that '[o]nly those persons who are directly and adversely affected pecuniarily by an order of the bankruptcy court ... have standing to appeal that order.'" *In re*

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Thursday, October 13, 2022

Hearing Room 201

11:30 AM

CONT...

Thomas Christopher Whelan

Chapter 7

Palmdale Hills Property, LLC, 654 F.3d 868, 874 (9th Cir. 2011) quoting *Fondiller v. Robertson (Matter of Fondiller)*, 707 F.2d 441, 442 (9th Cir.1983).

In *Fondiller*, the Ninth Circuit determined that the chapter 7 debtor carries the burden of demonstrating that the debtor satisfies the "person aggrieved" test; this requires a showing that the debtor "was directly and adversely affected pecuniarily by the order of the bankruptcy court." *Fondiller*, 707 F.2d at 443. The Circuit concluded that "a hopelessly insolvent debtor does not have standing to appeal orders affecting the size of the estate" because such orders do not "diminish the [debtor]'s property, increase his burdens, or detrimentally affect his rights." *Id.* Indeed, "chapter 7 debtors rarely have a pecuniary interest . . . because how the estate's assets are disbursed by the trustee has no pecuniary effect on the debtor." See *In re Eisen*, 2006 WL 6810928, at *4 (9th Cir. B.A.P., Dec. 28, 2006).

Following the principles established in *Fondiller*, courts in the Ninth Circuit have determined that, unless they demonstrate a pecuniary interest in the bankruptcy estate or in the asset or debt at issue, chapter 7 debtors lack standing to object to claims. *Heath v. Am. Express Travel Related Servs., Inc. (In re Heath)*, 331 B.R. 424, 429 (9th Cir. B.A.P. 2005); *In re Cheng*, 308 B.R. 448, 454 (9th Cir. B.A.P. 2004), *aff'd* 160 Fed. Appx. 644 (9th Cir. 2005). See also, *In re Wade*, 671 Fed. App'x (9th Cir. 2016) ("The bankruptcy court properly denied Wade's claim objection because Wade lacks standing to prosecute matters on behalf of the bankruptcy estate"). Here, movant is the chapter 7 debtor. The Motion does not offer any analysis or evidence demonstrating that this estate is a surplus estate such that the debtor has a pecuniary interest in the disallowance of this proof of claim. The Motion is denied without prejudice based on the debtor's lack of standing.

Party Information

Debtor(s):

Thomas Christopher Whelan

Represented By
Sevan Gorginian

Movant(s):

Thomas Christopher Whelan

Represented By
Sevan Gorginian

Trustee(s):

Jerry Namba (TR)

Represented By
William C Beall

**United States Bankruptcy Court
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Thursday, October 13, 2022

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11:30 AM

CONT... Thomas Christopher Whelan

Chapter 7

**United States Bankruptcy Court
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Thursday, October 13, 2022

Hearing Room 201

11:30 AM

9:21-10883 Amanda Macias

Chapter 7

#19.00 Chapter 7 Trustee's Final Report, Application for Compensation and Application(s) for Compensation of Professionals filed on behalf of Trustee Faith. The United States Trustee has reviewed the Chapter 7 Trustee's Final Report. Filed by United States Trustee. (united states trustee (fsy))

Docket 38

Tentative Ruling:

Tentative Ruling for October 13, 2022

Approve requested fees and expenses, and authorize proposed payments. No objections filed. The trustee shall lodge a conforming order no later than October 20, 2022. **Appearances waived.**

Party Information

Debtor(s):

Amanda Macias

Represented By
Eric Ridley

Trustee(s):

Jeremy W. Faith (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
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Thursday, October 13, 2022

Hearing Room 201

11:30 AM

9:21-10996 Cynthia A. Stevens

Chapter 7

#20.00 HearingRE: [51] Application to Employ Chad M. Prentice as Special Counsel ;
Declaration of Chad M. Prentice; with Proof of Service (McBeth (TR), Sandra)

Docket 51

Tentative Ruling:

Tentative Ruling for October 13, 2022

Sandra McBeth, the chapter 7 trustee ("Trustee") for the estate ("Estate") of Cynthia A. Stevens ("Debtor"), seeks authority to employ Maho & Prentice, LLP (the "Firm") as special counsel to the Trustee under section 327(e) of the Bankruptcy Code. Exhibit "A" to the Trustee's *Application to Employ Special Counsel* ("Application") is a prepetition "Contingency Fee Agreement for Legal Services" which includes the follow language granting an attorney's lien to the Firm:

10. LIEN. Client hereby grants Attorney a lien on any and all claims or causes of action that are the subject of Attorney's representation under this Agreement. Attorney's lien will be for any sums owing to Attorney for any unpaid costs, or attorney's fees, at the conclusion of Attorney's services. The lien will attach to any recovery Client may obtain, whether by arbitration award, judgment, settlement or otherwise. Because a lien may affect Client's property rights, Client may seek the advice of an independent lawyer of Client's choice before agreeing to such a lien. By signing this Agreement, Client represents and agrees that Client has had a reasonable opportunity to consult such independent lawyer.

Case Dkt. 51 at 11.

While an attorney's lien encumbering an asset of the Estate generally precludes employment of the attorney under section 327(a), special counsel employed under section 327(e) are not automatically disqualified from representing the estate based on

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11:30 AM

CONT... Cynthia A. Stevens
such a lien:

Chapter 7

Section 327(e) contains less restrictive requirements than Section 327(a) which governs the employment of general counsel as there is no requirement of disinterestedness.

* * *

Four days prior to filing its petition, the Debtor had conveyed to Asher a security interest in "The Act," one of the Debtor's motion pictures, to secure prior and future legal fees. Asher had previously represented the Debtor with respect to litigation surrounding "The Act."

* * *

By holding a security interest in "The Act," Asher did not have an interest adverse to the estate. Rather, he shared the Debtor's goal of protecting the estate's interest in the film. Asher's interest therefore paralleled that of the estate. *See In re Sally Shops, Inc.*, 50 B.R. 264, 266–67 (E.Pa.1985); *In re Carla Leather, Inc.*, 44 B.R. 457, 474 (S.N.Y.1984). In addition, Asher was most familiar with the litigation and his employment avoided unneeded duplication of costs and legal fees which would otherwise have been incurred if new counsel had been hired. *In re Iorizzo*, 35 B.R. 465, 469 (E.N.Y.1983). At any time general counsel for the Debtor could have brought an avoidance lien action attacking the transfer if it had been improper. *See In re Curry & Sorensen*, 57 B.R. 824, 827–28 (9th Cir. BAP 1986).

In re Film Ventures Int'l, Inc., 75 B.R. 250, 252–53 (B.A.P. 9th Cir. 1987).

Special counsel, however, has an affirmative duty to disclose "all of his connections with the Debtor" including the attorney's lien. *Id.* Special counsel violates the disclosure requirements of section 329(a) where he fails to disclose such a lien. *Id.* at 253 ("Asher's employment application and accompanying declaration failed to reveal

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CONT... Cynthia A. Stevens

Chapter 7

any aspect of his fee arrangement, including his security interest in the movie. This violated Section 329(a)"). Failure to disclose an attorney's lien is grounds for denial of all compensation to special counsel. *Id.*; *In re Laxague*, 981 F.2d 1258 (9th Cir. 1992) ("The failure of an attorney to disclose completely his connections with the Debtor is ground for denial of compensation wholly apart from the act of representing conflicting interests." *In re Film Ventures Int'l, Inc.*, 75 B.R. 250, 252 (Bankr. 9th Cir.1987). The burden is on the applicant to make full, candid and complete disclosure—bankruptcy courts regularly order disqualification of counsel and deny or disgorge compensation as a sanction for improper disclosure").

In this case, neither the Application nor the appended declaration of Chad Prentice, nor the separate notice of the Application, mention the attorneys' lien. To the contrary, paragraph 4 of the Prentice declaration asserts that the Firm is disinterested (which is not a requirement for employment under section 327(e)) and does not hold any interests adverse to the Estate:

4. Maho & Prentice, LLP is not a creditor or insider of the Debtor, nor does it have a pre-petition claim against the Debtor. Maho & Prentice, LLP does not maintain a claim against the estate, other than prior representation of the Debtor in the action referred to herein. Maho & Prentice, LLP is a disinterested person as defined in 11 U.S.C. § 101(14) and does not hold an interest materially adverse to the interest of the estate.

Case Dkt. 51 at 5. This disclosure appears to be in direct conflict with the attorneys' lien granted to the Firm in the retainer agreement attached to the Application.

Counsel should be prepared to address the foregoing issues and whether supplemental notice of the Application is required, with an express disclosure of the attorneys' lien.

Party Information

Debtor(s):

Cynthia A. Stevens

Represented By
Carissa N Horowitz

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Thursday, October 13, 2022

Hearing Room 201

11:30 AM

CONT... Cynthia A. Stevens

Chapter 7

Movant(s):

Sandra McBeth (TR)

Pro Se

Trustee(s):

Sandra McBeth (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
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Thursday, October 13, 2022

Hearing Room 201

1:30 PM

9:20-11208 Figueroa Mountain Brewing, LLC

Chapter 11

#21.00 HearingRE: [846] Motion To Extend Closing Deadline For Asset Purchase Agreement related to 799,798,784

Docket 846

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Figueroa Mountain Brewing, LLC

Represented By
Christopher E Prince
Matthew A Lesnick
Debra E Cardarelli

Movant(s):

Creekstone Mountain, LLC

Represented By
David B Shemano

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Thursday, October 13, 2022

Hearing Room 201

1:30 PM

9:21-10357 Player's Poker Club, Inc.

Chapter 11

#22.00 Hearing
RE: [327] Motion to Disallow Claims Motion for Order Disallowing Claim -
Department of Treasury - Internal Revenue Service with proof of service

Docket 327

*** VACATED *** REASON: Resolved by Stipulation, Order Entered on
10/11/22.

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Player's Poker Club, Inc.

Represented By
Michael S Kogan

Movant(s):

Player's Poker Club, Inc.

Represented By
Michael S Kogan
Michael S Kogan

**United States Bankruptcy Court
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Thursday, October 13, 2022

Hearing Room 201

1:30 PM

9:21-10412 Orcutt Rancho, LLC

Chapter 11

#23.00 CONT'D Chapter 11 Status Conference

FR. 6-9-21, 9-7-21, 9-10-21, 10-28-21, 3-10-22, 6-9-22

Docket 1

Tentative Ruling:

Ruling for June 9, 2022: Status conference is continued to 10/13/22 at 1:30 p.m. Debtor's counsel should lodge an order to continue the hearing to 10/13/22. Status report is not required.

Ruling for March 10, 2022: Status conference is continued to 6/9/22 at 1:30 p.m.

Ruling for October 28, 2021: Continued to 3/10/22 at 1:30. If plan and disclosure statement is not filed by 3/3/22, then Debtor should file an updated status report. If plan and disclosure statement is filed, a hearing may be self-calendared for 3/10/22 at 1:30 p.m.

Tentative Ruling for September 10, 2021

Continued to October 28, 2021 at 1:30 p.m.; **appearances waived.** Provided the Debtor files its plan and disclosure statement by September 15, 2021, no chapter 11 status report is required for the October 28, 2021 status conference. The Court waives the prohibition in its self-scheduling instructions regarding disclosure statements and the Debtor may self-calendar a hearing on its disclosure statement for October 28, 2021 at 1:30 p.m.

Ruling for June 9, 2021

The general bar date is July 30, 2021. Debtor shall file and serve notice of the bar date on all creditors on the mandatory local rules form by June 16, 2021. Debtor to lodge an order setting the bar date. The status conference is continued to September 7, 2021 at 1:30 p.m. with Debtor to serve notice of the continued status conference. Debtor to file an updated status report by August 24, 2021.

Party Information

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1:30 PM

CONT... Orcutt Rancho, LLC

Chapter 11

Debtor(s):

Orcutt Rancho, LLC

Represented By
Brett A Axelrod
Nicholas A Koffroth
Keith C Owens

**United States Bankruptcy Court
Central District of California
Northern Division
Martin R. Barash, Presiding
Courtroom 201 Calendar**

Thursday, October 13, 2022

Hearing Room 201

1:30 PM

9:21-11023 Sun Cress Distributors, Inc.

Chapter 12

#24.00 Post-Confirmation Status Conference

FR. 9-8-22

Docket 39

Tentative Ruling:

Ruling for April 14, 2022

Confirm the 1st Amended Plan but parties need to amend the few minor issues mentioned at the hearing.

The post-confirmation status conference is set for 9/8/22 at 1:30 p.m. Debtor needs to file and serve a status report supported by admissible evidence no later than 8/25/22.

Ruling for March 10, 2022

Continue this confirmation hearing to 4/14/22 at 1:30 p.m. File and serve needed supplemental evidence by 3/31/22.

Tentative Ruling for March 10, 2022

The Debtor should be prepared to address what evidence in the record demonstrates the Debtor will have sufficient funds to make the Effective Date payments, including the cure payments owed to Hollister Watercress, LLC and the Teresa Bessera Trust. The Debtor also should be prepared to address how the Debtor will make plan payments for each month for which the projections attached as Exhibit D to the Plan show insufficient income to fund the plan, specifically, July 2022 – October 2022, July 2023 – October 2023, July 2024 – October 2024, July 2025 – October 2025 and July 2026.

Party Information

Debtor(s):

Sun Cress Distributors, Inc.

Represented By
William E. Winfield

Trustee(s):

Elizabeth (ND) F Rojas (TR)

Pro Se

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Thursday, October 13, 2022

Hearing Room 201

1:30 PM

9:22-10014 Gloria Jansen Burns

Chapter 11

#25.00 Confirmation Hearing
RE: [58] Amended Chapter 11 Small Business Plan FIRST AMENDED
CHAPTER 11 PLAN OF REORGANIZATION with Exhibit A 53 Amended
Chapter 11 Small Business Plan FIRST AMENDED CHAPTER 11 PLAN OF
REORGANIZATION 38 Chapter 11 Small Business Plan 1 Chapter 11
Subchapter V Voluntary Petition Individual. Reed)

FR. 7-14-22, 9-8-22

Docket 58

*** VACATED *** REASON: Stipulated order entered 10-13-22. Hearing
continued to December 8, 2022 at 1:30pm.

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Gloria Jansen Burns

Represented By
Reed H Olmstead

Trustee(s):

Andrew W. Levin (TR)

Pro Se

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Thursday, October 13, 2022

Hearing Room 201

1:30 PM

9:22-10014 Gloria Jansen Burns

Chapter 11

#26.00 CONT'D Chapter 11 Subchapter V Status Conference

FR 3-10-22, 4-14-22, 5-17-22, 7-14-22, 9-8-22

Docket 1

*** VACATED *** REASON: Stipulated order entered 10-13-22. Hearing continued to December 8, 2022 at 1:30pm.

Tentative Ruling:

Ruling for May 17, 2022:

The confirmation hearing is set for 7/14/22 at 1:30 p.m. The Court sets the following confirmation schedule:

Notice of the confirmation hearing, objection deadline, ballot deadline, ballots, and plan to be served on all creditors by 5/27/22

Opposition to confirmation must be filed and served by 6/24/22

Ballots must be received by Debtor's counsel by 6/24/22 at 5:00 p.m.

Debtor's confirmation brief, all evidence in support of confirmation and a ballot summary to be filed and served by 7/8/22.

The status conference is continued to 7/14/22 at 1:30 p.m.

Status report requirement is waived.

Ruling on April 14, 2022:

Continue the hearing to 5/17/22 at 1:30 p.m.

The revised plan will be due on 5/13/22.

Ruling on March 10, 2022:

Continue the hearing to 4/14/22 at 1:30 p.m.

Party Information

Debtor(s):

Gloria Jansen Burns

Represented By
Reed H Olmstead

Trustee(s):

Andrew W. Levin (TR)

Pro Se

**United States Bankruptcy Court
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Thursday, October 13, 2022

Hearing Room 201

2:30 PM

9:20-10825 Vellum Wine Craft LLC

Chapter 7

Adv#: 9:22-01030 Faith, Chapter 7 Trustee v. Mathy

#27.00 Status Hearing

RE: [1] Adversary case 9:22-ap-01030. Complaint by Jeremy W. Faith, Chapter 7 Trustee against Jeffrey W. Mathy. (\$350.00 Fee Charge To Estate). Complaint for: (1) Breach of Contract; (2) Money Lent; (3) Unjust Enrichment; (4) Avoidance of Intentional Fraudulent Transfers [11 U.S.C. § 544(a)(1); C.C.P. §§ 3439.04(a)(1), 3439.07, 3439.09]; (5) Avoidance of Constructive Fraudulent Transfers [11 U.S.C. § 544(a)(1); C.C.P. §§ 3439.04(a)(2), 3439.05, 3439.07, 3439.09]; (6) Avoidance of Intentional Fraudulent Transfers [11 U.S.C. § 548(a)(1)(A)]; (7) Avoidance of Constructive Fraudulent Transfers [11 U.S.C. § 548(a)(1)(B)]; and (8) Recovery of Avoided Transfers [11 U.S.C. § 550] (Attachments: # 1 Adversary Proceeding Cover Sheet) Nature of Suit: (02 (Other (e.g. other actions that would have been brought in state court if unrelated to bankruptcy))), (14 (Recovery of money/property - other)), (13 (Recovery of money/property - 548 fraudulent transfer)) (Triplett, Meghann)

Docket 1

***** VACATED *** REASON: Stipulated order entered on 8-23-22.
Hearing continued to November 10, 2022 at 2:30pm.**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Vellum Wine Craft LLC

Represented By
Leslie A Tos

Defendant(s):

Jeffrey W. Mathy

Pro Se

Plaintiff(s):

Jeremy W. Faith, Chapter 7 Trustee

Represented By
Meghann A Triplett
Anna Landa

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Thursday, October 13, 2022

Hearing Room 201

2:30 PM

CONT... Vellum Wine Craft LLC

Chapter 7

Trustee(s):

Jeremy W. Faith (TR)

Represented By
Meghann A Triplett
Anna Landa

**United States Bankruptcy Court
Central District of California
Northern Division
Martin R. Barash, Presiding
Courtroom 201 Calendar**

Thursday, October 13, 2022

Hearing Room 201

2:30 PM

9:21-10592 Vicki Lynn Mazzei

Chapter 7

Adv#: 9:21-01030 Pacific Western Bank, a California state-chartered v. Mazzei

#28.00 CONT'D Status Hearing
RE: [1] Adversary case 9:21-ap-01030. Complaint by Pacific Western Bank, a California state-chartered bank against Vicki Lynn Mazzei. false pretenses, false representation, actual fraud)), (67 (Dischargeability - 523(a)(4), fraud as fiduciary, embezzlement, larceny)) (Khatchadourian, Raffi)

FR. 12-9-21, 4-14-22, 6-9-22, 9-8-22

Docket 1

***** VACATED *** REASON: Continued by Court to 11/10/22 @ 2:30 p.m.
by order entered on 9/26/22.**

Tentative Ruling:

Ruling for June 9, 2022:

Continue the status conference to 9/8/22 at 2:30 p.m. Joint status report is due by 9/1/22.

Ruling for April 14, 2022:

Status conference continued to 6/9/22 at 2:30 p.m. Status report requirement is waived.

Ruling for December 9, 2021:

Status conference continued to 4/14/22 at 2:30 p.m.

Parties to file their selection of a mediator and lodge an order by 1/10/22.

Parties to complete mediation by 4/1/22.

Discovery cut off is 9/30/22, but discovery (including Rule 26 disclosures) is stayed until mediation is completed.

Plaintiff to lodge a scheduling order.

Party Information

Debtor(s):

Vicki Lynn Mazzei

Represented By
Vaughn C Taus

**United States Bankruptcy Court
Central District of California
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Thursday, October 13, 2022

Hearing Room 201

2:30 PM

CONT... Vicki Lynn Mazzei

Chapter 7

Defendant(s):

Vicki Lynn Mazzei Pro Se

Plaintiff(s):

Pacific Western Bank, a California Represented By
Raffi Khatchadourian

Trustee(s):

Sandra McBeth (TR) Pro Se

**United States Bankruptcy Court
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Thursday, October 13, 2022

Hearing Room 201

2:30 PM

9:22-10063 Michael Charles McCauley

Chapter 7

Adv#: 9:22-01020 Desantiago acosta et al v. McCauley

#29.00 CONT'D Hearing
RE: [3] Motion to Dismiss Adversary Proceeding The Plaintiff's Complaint
Without Leave to Amend with Proof of Service

FR. 7-14-22, 8-25-22

Docket 3

Tentative Ruling:

Ruling for August 25, 2022

Continued to 10/13/22 @ 2:30 p.m. Simultaneous supplemental briefs on the *Porter v. Nabors Drilling* issue discussed at the hearing due by 9/22/22. Simultaneous reply briefs due by 10/6/22.

Party Information

Debtor(s):

Michael Charles McCauley

Represented By
Leslie A Tos

Defendant(s):

Michael Charles McCauley

Represented By
Leslie A Tos

Movant(s):

Michael Charles McCauley

Represented By
Leslie A Tos

Plaintiff(s):

Jose Desantiago acosta

Represented By
Stan S Mallison
Tania Fonseca
Hector R Martinez
Tania Guadalupe Fonseca

**United States Bankruptcy Court
Central District of California
Northern Division
Martin R. Barash, Presiding
Courtroom 201 Calendar**

Thursday, October 13, 2022

Hearing Room 201

2:30 PM

CONT... Michael Charles McCauley

Chapter 7

Everardo De La Rosa Villanueva

Represented By
Tania Fonseca
Hector R Martinez

Jesus Delgado

Represented By
Tania Fonseca
Hector R Martinez

Saul Flores Vasquez

Represented By
Tania Fonseca
Hector R Martinez

Trustee(s):

Jerry Namba (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Northern Division
Martin R. Barash, Presiding
Courtroom 201 Calendar**

Thursday, October 13, 2022

Hearing Room 201

2:30 PM

9:22-10063 Michael Charles McCauley

Chapter 7

Adv#: 9:22-01020 Desantiago acosta et al v. McCauley

#30.00 CONT'D Status Hearing
RE: [1] Adversary case 9:22-ap-01020. Complaint by Jose Desantiago acosta, Everardo De La Rosa Villanueva, Jesus Delgado, Saul Flores Vasquez against Michael Charles McCauley. (d),(e)),(65 (Dischargeability - other)),(68 (Dischargeability - 523(a)(6), willful and malicious injury)),(62 (Dischargeability - 523(a)(2), false pretenses, false representation, actual fraud)) (Fonseca, Tania)

FR. 7-14-22, 8-25-22

Docket 1

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CONT... Michael Charles McCauley

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