<u>10:00 AM</u>

Tuesday, March 4, 2025

6:23-15118 Wagner A. Lemus

#1.00

STATUS CONFERENCE Hearing RE: Chapter 11 Petition (Case reassigned to SC on 2/5/2025) (Set per Order Entered 2/6/2025)

Docket 0

Tentative Ruling:

Tentative for 3/4/25:

This matter will be called on the 1:30 p.m. calendar.

Appearances required.

The Court may set a continued status conference date of June 3, 2025, at 10:00 a.m. with status reports by Debtor and the Subchapter V Trustee due 14 days in advance.

Further, if Debtor intends on filing an amended plan and disclosure statement, such must be filed in accordance with the local rules so that it can be heard concurrently with the continued status conference on June 3, 2025, at 10:00 a.m.

Additionally, Debtor must lodge an order with respect to the Stipulation re: Turnover and Consent to Sale of Real Property filed January 7, 2025 [Dk. 129] within 7 days.

The Court would like to hear from the parties with respect to the family law matters, including how Debtor intends on proceeding with any modification of spousal support, and whether this Court should reconsider abstention from these state court issues.

Virtual appearances are required. The hearing will take place using Zoom for Government, a free service that provides audioconference and videoconference capabilities. Only the parties, including counsels, their

Hearing Room 5C

Chapter 11

Tuesday, March 4, 2025

Hearing Room 5C

Chapter 11

<u>10:00 AM</u>

CONT... Wagner A. Lemus

clients, and pro se individuals, may virtually join the hearing. No testimony, however, will be permitted unless specifically authorized by the Court either prior to, or during, the hearing. Parties virtually appearing should consult the NOTICE OF VIDEO AND TELEPHONIC APPEARANCE PROCEDURES FOR JUDGE SCOTT CLARKSON'S CASES for specific procedures and further information.

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Hearing participants may connect to the videoconference through an Internet browser by entering the Videoconference URL shown below, as well as the meeting ID and password, when prompted.

Videoconference URL: https://cacb.zoomgov.com/j/1609561997

Meeting ID: 160 956 1997

Password: 485570

If a participant is unable to send and receive audio through his/her computer, or join the videoconference through an Internet browser for any reason, the audio of the hearing may be accessed by telephone using the below audio conference information. PLEASE BE ADVISED THAT THE GENERAL PUBLIC AND ALL MEDIA MAY ONLY USE THE AUDIO CONFERENCE SYSTEM BELOW AND MAY NOT UTILIZE THE VIDEO CONFERENCE SYSTEM.

Audioconference Tel. No.: +1 (669) 254 5252 or +1 (646) 828 7666

Tuesday, March 4, 2025

Hearing Room 5C

Chapter 11

<u>10:00 AM</u>

CONT... Wagner A. Lemus Meeting ID: 160 956 1997

Password: 485570

For further details, please consult the instructions on the Court's website https://www.cacb.uscourts.gov/judges/honorable-scott-c-clarkson.

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Party Information

Debtor(s):

Wagner A. Lemus

Represented By D Edward Hays Laila Masud Bradford Barnhardt

Trustee(s):

Gregory Kent Jones (TR)

Represented By Christopher Celentino

Tuesday, March 4, 2025

<u>10:00 AM</u> 8:23-12645 Dathao Phung

#1.10

Hearing RE: Emergency Motion For Order Prohibiting Debtor's Interference With Property Of The Estate And Issuance Of Order To Show Cause (Motion filed 2/10/2025) (OST Entered 2/24/2025)

Docket 122

Tentative Ruling:

Tentative 3/4/25:

This matter will be called on the 1:30 p.m. calendar.

The Court is inclined to GRANT the Motion for turnover and for issuance of an order to show cause related to Debtor's alleged interference with Trustee's administration of the Estate. If the Court issues an order to show cause, it may set a hearing on April 8, 2025, at 11:00 a.m., with responses due 14 days prior.

Debtor is required to personally appear in Courtroom 5C. Trustee may appear personally or virtually, at Trustee's election. The hearing will take place in person and using Zoom for Government, a free service that provides audioconference and videoconference capabilities. Only the parties, including counsels, their clients, and pro se individuals, may virtually join the hearing. No testimony, however, will be permitted unless specifically authorized by the Court either prior to, or during, the hearing. Parties virtually appearing should consult the NOTICE OF VIDEO AND TELEPHONIC APPEARANCE PROCEDURES FOR JUDGE SCOTT CLARKSON'S CASES for specific procedures and further information.

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Hearing Room 5C

Chapter 7

Tuesday, March 4, 2025

Hearing Room 5C

<u>10:00 AM</u>

CONT... Dathao Phung Chapter 7 wide mandate and is not subject to this Court's discretion. The Court will have monitors on and viewable within the Courtroom for viewing.

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Meeting ID: 160 956 1997

Password: 485570

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Tuesday, March 4, 2025

Hearing Room 5C

Chapter 7

<u>10:00 AM</u>

CONT... Dathao Phung

from making any recording of court proceedings, whether by video, audio, "screenshot," or otherwise. Violation of this prohibition may result in the imposition of monetary and non-monetary sanctions.

Party Information

Debtor(s):

Dathao Phung

Represented By Giovanni Orantes

Represented By

Movant(s):

Richard A Marshack (TR)

Trustee(s):

Richard A Marshack (TR)

Tinho Mang Devan De los Reyes

Represented By Tinho Mang Devan De los Reyes

Tuesday, March 4, 2025

Chapter 7

5C

Hearing Room

<u>11:00 AM</u>

8:21-11710 Jamie Lynn Gallian

#2.00

Hearing RE: Chapter 7 Trustee's Motion For Order Compelling Debtor And Any Other Occupants To Vacate And Turn Over Manufactured Home And Authorizing Issuance Of Writ Of Assistance (Motion filed 1/31/2025)

[RE: 2014 Skyline Custom Villa Manufactured Home] [Decal No. LBM1081]

Docket 538

Tentative Ruling:

Tentative for 3/4/25:

The Court is inclined to GRANT the Motion.

Debtor's Opposition is overruled as the arguments presented therein are not correct as they are not applicable to consensual liens that have been avoided, recovered, and preserved for the benefit of the estate pursuant to a final judgment. Additionally, Debtor's admission that "J-Pad is owed nothing and never had a valid lien on the Property" constitutes an impermissible collateral attack on the final judgment.

Trustee has met his burden in establishing that turnover is warranted under 11 USC § 542 as (1) the Property is in the possession, custody, and control of Debtor; (2) the Property constitutes property of the Estate; (3) the property is of the type that the Trustee can sell pursuant to section 363; and (4) that the Property is not of inconsequential value or benefit to the estate. *See Gottlieb v. Bossio & Assocs. A Prof'l Law Corp. (In re Labib)*, 2013 Bankr. LEXIS 4661, *12 (Bankr. C.D. Cal. 2013) (discussing required elements to establish entitlement to turnover).

The Evidentiary Objections filed February 25, 2025 [Dk. 559] are overruled and the evidence is given the weight it deserves.

Tuesday, March 4, 2025

Hearing Room 5C

Chapter 7

<u>11:00 AM</u>

CONT... Jamie Lynn Gallian

Further, by no later than March 3, 2025, Debtor's counsel is required to file a disclosure of compensation, as required under LBR 2090-1.

Virtual appearances are required. The hearing will take place using Zoom for Government, a free service that provides audioconference and videoconference capabilities. Only the parties, including counsels, their clients, and pro se individuals, may virtually join the hearing. No testimony, however, will be permitted unless specifically authorized by the Court either prior to, or during, the hearing. Parties virtually appearing should consult the NOTICE OF VIDEO AND TELEPHONIC APPEARANCE PROCEDURES FOR JUDGE SCOTT CLARKSON'S CASES for specific procedures and further information.

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Videoconference URL:	https://cacb.zoomgov.com/j/1614070003
Meeting ID:	161 407 0003
Password:	915878

If a participant is unable to send and receive audio through his/her computer, or join the videoconference through an Internet browser for any reason, the audio of the hearing may be accessed by telephone using the below audio conference information. PLEASE BE ADVISED THAT THE GENERAL PUBLIC AND ALL MEDIA MAY ONLY USE THE AUDIO CONFERENCE

Tuesday, March 4, 2025	Hearing Room	5C
<u>11:00 AM</u>		
CONT Jamie Lynn Gallian	Chaj	oter 7
SYSTEM BELOW AND MAY NOT UTILIZE THE VIDEO CON	NFERENCE	

Audioconference Tel. No.: +1 (669) 254 5252 or +1 (646) 828 7666

Meeting ID: 161 407 0003

Password: 915878

SYSTEM.

For further details, please consult the instructions on the Court's website https://www.cacb.uscourts.gov/judges/honorable-scott-c-clarkson.

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	Party Information		
<u>Debtor(s):</u>			
Jamie Lynn Gallian	Pro Se		
<u>Movant(s):</u>			
Jeffrey I Golden (TR)	Represented By Aaron E. De Leest Eric P Israel Shantal Malmed		
<u>Trustee(s):</u>			
Jeffrey I Golden (TR)	Represented By Aaron E. De Leest Eric P Israel		

Tuesday, March 4, 2025	Hearing Room	5 C
<u>11:00 AM</u>		

<u>11:00 AM</u> CONT... Jamie Lynn Gallian

Shantal Malmed

Chapter 7

Tuesday, March 4, 2025

Chapter 7

5C

Hearing Room

<u>11:00 AM</u>

8:21-11710 Jamie Lynn Gallian

#3.00

Hearing RE: Trustee's Motion To Authorize Sale Of Manufactured Home Currently Located At 16222 Monterey Lane, Space 376, Huntington Beach, CA 92649, Decal No. LBM1081, Free And Clear Of Liens And Homestead Exemption (Motion filed 1/31/2025)

Docket 539

Tentative Ruling:

Tentative for 3/4/25:

The Court is inclined to GRANT the Motion, APPROVE the overbid procedures, and permit Trustee to conduct an auction.

Here, Trustee seeks to sell Debtor's manufactured property for \$275,000, over Debtor's opposition. Trustee has avoided, by final judgments, all consensual liens on the property. Such liens are preserved for the benefit of the estate under 11 U.S.C. §551. Debtor argues her homestead exemption prevents the sale. A homestead exemption, however, is not superior to a consensual lien. *See In re Patterson*, 139 B.R. 229, 232 (B.A.P. 9th Cir. 1992) (stating that a consensual lien "cannot be defeated by a homestead exemption.").

Under § 363(b), the Court may authorize a trustee to "use, sell, or lease, other than in the ordinary course of business, property of the estate," provided the movant establishes the following: "(1) a sound business purpose exists for the sale; (2) the sale is in the best interest of the estate, i.e., the sale price is fair and reasonable; (3) notice to creditors [and interested parties] was proper; and (4) the sale is made in good faith." *In re Slates*, 2012 WL 5359489 (B.A.P. 9th Cir. Oct. 31, 2012) (unpublished) (citing *In re Lionel*, 722 F.2d 1063, 1070 (2nd Cir. 1983); *In re Wilde Horse Enterprises, Inc.*, 136 B.R. 830, 841 (Bankr. C.D. Cal 1991)).

Trustee has met his burden to establish that:

Tuesday, March 4, 2025

Hearing Room 5C

<u>11:00 AM</u>

CONT... Jamie Lynn Gallian
(1) a sound business purpose exists for the sale. See Dk. 539, Decl. Jeffrey Golden, ¶ 8;
(2) the sale is in the best interest of the estate, i.e., the sale price is fair and reasonable. See Id.;
(3) notice to creditors (and interested parties) was proper. See Dk. 543, Proof of Service attached to the Notice of hearing; and
(4) the sale is made in good faith. See generally, Dk. 539, Decl. Jeffrey Golden; Id., Declaration Greg Bingham. See e.g., In re Slates, 2012 Bankr. LEXIS 5159, at *31 (B.A.P. 9th Cir. Oct. 31, 2012).

The Court would like to hear, however, from the parties with respect to the request for a waiver of the stay prescribed FRBP 6004(h), which request the Court is inclined to deny as Debtor has indicated in the Opposition that she seeks to preserve her right to effectively appeal any adverse ruling.

The Evidentiary Objections filed February 25, 2025 [Dk. 559] are overruled and the evidence is given the weight it deserves.

Virtual appearances are required. The hearing will take place using Zoom for Government, a free service that provides audioconference and videoconference capabilities. Only the parties, including counsels, their clients, and pro se individuals, may virtually join the hearing. No testimony, however, will be permitted unless specifically authorized by the Court either prior to, or during, the hearing. Parties virtually appearing should consult the NOTICE OF VIDEO AND TELEPHONIC APPEARANCE PROCEDURES FOR JUDGE SCOTT CLARKSON'S CASES for specific procedures and further information.

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Tuesday, March 4, 2025

Hearing Room 5C

<u>11:00 AM</u>

CONT...Jamie Lynn GallianChapter 7Hearing participants may connect to the videoconference through an Internet
browser by entering the Videoconference URL shown below, as well as the
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Tuesday, March 4, 2025	H	Iearing Room 5	5C
<u>11:00 AM</u> CONT Jamie Lynn Gallian Pa	arty Information	Chapter	• 7
Debtor(s):	•		
Jamie Lynn Gallian	Pro Se		
<u>Movant(s):</u>			
Jeffrey I Golden (TR)	Represented By Aaron E. De Leest Eric P Israel Shantal Malmed		
<u>Trustee(s):</u>			
Jeffrey I Golden (TR)	Represented By Aaron E. De Leest Eric P Israel Shantal Malmed		

Tuesday, Ma	Tuesday, March 4, 2025		Hearing Room 50	
<u>11:00 AM</u> 8:21-12167	CPR Scientific Laborat	ories, Inc.	Cha	pter 7
#4.00	CONT'D Hearing RE: (Motion filed 11/26/202			
	Claim No. 7-1	Greenlane Holdings, LLC	\$602,978.25	
	FR: 1-7-25; 2-11-25			
	Doc *** VACATED *** R	ket 47 EASON: CONTINUED TO APR	IL 1, 2025 AT 11:00	

A.M. PER ORDER APPROVING SECOND STIPULATION TO CONTINUE HEARING ON OBJECTION TO CLAIM OF GREENLANE HOLDINGS, LLC ENTERED 2-20-2025 - (DOCKET NO. [57])

Tentative Ruling:

- NONE LISTED -

Party I	Party Information		
Debtor(s):			
CPR Scientific Laboratories, Inc.	Represented By Michael G Spector		
<u>Movant(s):</u>			
Karen S Naylor (TR)	Represented By Christina J Khil Arturo Cisneros Nathan F Smith		
<u>Trustee(s):</u>			
Karen S Naylor (TR)	Represented By Christina J Khil Arturo Cisneros Nathan F Smith		

Tuesday, March 4, 2025

Hearing Room 5C

<u>11:00 AM</u>

8:23-10014 Giang Thanh Dong and Mary Tran Nguyen

Chapter 7

#5.00

Hearing RE: Chapter 7 Trustee's Motion: (1) To Approve Auction Sale Of The Estate's Right, Title, And Interest In The Following Real Property Pursuant To 11 U.S.C. Section 363(b)(1): (a) 3040 NW 11th Street, Oklahoma City, OK 73107; And (b) 2644 Lakeside Drive, The Village, OK 73120; (2) Authorizing The Trustee To Pay The Auctioneer's Commissions And Expenses (Motion filed 12/23/2024) (Set per Notice of Hearing filed 2/5/2025)

Docket 182

*** VACATED *** REASON: OFF CALENDAR PER ORDER APPROVING JOINT STIPULATION TO WITHDRAW CHAPTER 7 TRUSTEE'S MOTION TO APPROVE SALE OF REAL PROPERTIES ENTERED 2-26-2025 - (DOCKET NO. [204)]

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Giang Thanh Dong

Represented By Joseph A Weber Fritz J Firman

Joint Debtor(s):

Mary Tran Nguyen

Represented By Joseph A Weber Fritz J Firman

Movant(s):

Thomas H Casey (TR)

Represented By Arturo Cisneros Nathan F Smith

Tuesday, March 4, 2025		Hearing Room 5		
<u>11:00 AM</u> CONT	Giang Thanh Dong and I	Mary Tran Nguyen	Cha	pter 7
<u>Trustee(</u> Thor	<u>s):</u> nas H Casey (TR)	Represented By Arturo Cisneros Nathan F Smith		

Tuesday, March 4, 2025

Hearing Room5C

Chapter 7

<u>11:00 AM</u>

8:24-12505 ECOM Medical, Inc.

#6.00

Hearing RE: Motion By Chapter 7 Trustee To: (1) Approve Sale Of Property Pursuant To 11 U.S.C. Sections 363(b) And (f); (2) Approve Overbid Procedures And Breakup Fee; (3) Approve Assumption And Assignment Of Contracts; And (4) Determine That Buyer Is Entitled To Protection Pursuant To 11 U.S.C. Section 363(m) (Motion filed 2/11/2025)

Docket 37

Tentative Ruling:

Tentative for 3/4/25:

The Court is inclined to GRANT the Motion and permit Trustee to proceed with the sale, subject to overbids.

Virtual appearances are required. The hearing will take place using Zoom for Government, a free service that provides audioconference and videoconference capabilities. Only the parties, including counsels, their clients, and pro se individuals, may virtually join the hearing. No testimony, however, will be permitted unless specifically authorized by the Court either prior to, or during, the hearing. Parties virtually appearing should consult the NOTICE OF VIDEO AND TELEPHONIC APPEARANCE PROCEDURES FOR JUDGE SCOTT CLARKSON'S CASES for specific procedures and further information.

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Tuesday, March 4, 2025

Hearing Room 5C

<u>11:00 AM</u>

CONT...ECOM Medical, Inc.Chapter 7Hearing participants may connect to the videoconference through an Internet
browser by entering the Videoconference URL shown below, as well as the
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Tuesday, March 4, 2025		Hearing Room	5 C
11:00 AMCONTECOM Medical, Inc.	Party Information	Cha	pter 7
Debtor(s):			
ECOM Medical, Inc.	Represented By David Wood		
<u>Movant(s):</u>			
Jeffrey I Golden (TR)	Represented By Steven T Gubner Jessica L Bagdanov		
<u>Trustee(s):</u>			
Jeffrey I Golden (TR)	Represented By Steven T Gubner Jessica L Bagdanov		

Tuesday, March 4, 2025

Hearing Room 5C

 11:00 AM

 8:15-13556
 John Olaf Halvorson

 Adv#: 8:19-01191
 Baek et al v. Halvorson et al

Chapter 7

#6.10

CONT'D STATUS CONFERENCE Hearing RE: Complaint (Fraudulent Transfer; Constructive/Resulting Trust) (Complaint filed 3/26/19) [ES CASE]

FR: 10-16-19; 4-15-20; 10-21-20; 4-21-21; 9-1-21; 1-19-22; 3-9-22 (Crtrm 6C), 5-5-22; 5-24-22; 7-28-22; 8-23-22-ES; 10-11-22; 1-17-23; 2-7-23; 2-28-23; 6-27-23; 9-26-23; 1-16-24; 1-30-24; 6-11-24; 12-17-24; 2-18-25

Docket 1

Tentative Ruling:

Tentative for 3/4/25:

This matter is CONTINUED to March 27, 2025, at 11:00 a.m. As this matter is being continued, the stay remains in effect. A further status report is not required.

Appearances for the 3/4 hearing are not required.

Tentative for 2/18/25:

This matter is CONTINUED to March 4, 2025, at 11:00 a.m. As this matter is being continued, the stay remains in effect.

Appearances for the 2/18 hearing are not required.

 Party Information

 Debtor(s):
 John Olaf Halvorson
 Represented By

 Marc C Forsythe

Tuesday, March 4, 2025			Hearing Room	5 C
<u>11:00 AM</u> CONT	John Olaf Halvorson	Charity J Manee	Ch	apter 7
<u>Defenda</u>	<u>nnt(s):</u>			
JH I	RE Holdings, LLC	Pro Se		
Gra	nite Bay Partners II, LLC	Pro Se		
PCC	C Fund I, LLC	Pro Se		
Jerry	y Ann Randall as Trustee of the	Represented By Christopher Celentino Guillermo Cabrera Peter W Bowie		
Jerry	y Ann Randall	Represented By Christopher Celentino Guillermo Cabrera Peter W Bowie		
Dan	L. Halvorson	Represented By Christopher Celentino Guillermo Cabrera Peter W Bowie		
Johr	n O. Halvorson	Represented By Marc C Forsythe Charity J Manee		
<u>Plaintiff</u>	<u>f(s):</u>			
Wer	neta Kosmala	Represented By Reem J Bello Jeffrey I Golden		
Paci	fic Commercial Group LLC	Represented By Ali Matin Steven J. Katzman Kyle Kveton Thomas H Bienert Jr. Phillip Allan Trajan Pe Anne A Uyeda	rez	

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Hearing Room

5C

Tuesday, March 4, 2025

<u>11:00 AM</u> CONT John Olaf Halvorson		Chapter 7
Baek 153 LLC	Represented By Ali Matin Steven J. Katzman Kyle Kveton Thomas H Bienert Jr. Phillip Allan Trajan Perez Anne A Uyeda	
Richard Baek	Represented By Ali Matin Steven J. Katzman Kyle Kveton Thomas H Bienert Jr. Phillip Allan Trajan Perez Anne A Uyeda	
<u>Trustee(s):</u>		
Weneta M.A. Kosmala (TR)	Represented By Reem J Bello Faye C Rasch Jeffrey I Golden	

Tuesday, M	arch 4, 2025			Hearing Room	5 C
<u>1:30 PM</u> 8:22-10440	Qingming Fang			Cha	pter 7
#7.00	CONT'D Hearing (Motion filed 1/16		-In-Interest Lei Wang's Ob	ojection To Claim:	
	Claim No. 7-1		g Chenyuan Industrial oment Co., Ltd.	\$25,763,123. ⁻	16
	FR: 2-18-25				
		Docket	157		

Tentative Ruling:

Tentative for 3/4/25:

This hearing will be treated as a preliminary hearing with respect to the claim objection.

This claim objection involves a judgment that has not been recognized under the California Foreign Money Judgment Recognition Act. See Cal. Civ. Proc. Code §§ 1713 et seq. The Court would like to hear from the parties with regard to how they intend to proceed with the appropriate recognition procedures and whether a final determination on the foregoing is dispositive of this Claim Objection.

The Court is inclined to either (1) grant relief from stay, *sua sponte*, to permit Claimant to seek recognition of its foreign judgment in state court; or (2) set an evidentiary hearing with respect to the recognition of the foreign judgment.

The Court is further inclined to set a status conference in this matter on June 17, 2025, at 11:00 a.m., with a joint status report due 14 days in advance.

Virtual appearances are required. The hearing will take place using Zoom for Government, a free service that provides audioconference and videoconference capabilities. Only the parties, including counsels, their

Tuesday, March 4, 2025

Hearing Room 5C

Chapter 7

<u>1:30 PM</u>

CONT... Qingming Fang

clients, and pro se individuals, may virtually join the hearing. No testimony, however, will be permitted unless specifically authorized by the Court either prior to, or during, the hearing. Parties virtually appearing should consult the NOTICE OF VIDEO AND TELEPHONIC APPEARANCE PROCEDURES FOR JUDGE SCOTT CLARKSON'S CASES for specific procedures and further information.

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Videoconference URL: https://cacb.zoomgov.com/j/1609561997

Meeting ID: 160 956 1997

Password: 485570

If a participant is unable to send and receive audio through his/her computer, or join the videoconference through an Internet browser for any reason, the audio of the hearing may be accessed by telephone using the below audio conference information. PLEASE BE ADVISED THAT THE GENERAL PUBLIC AND ALL MEDIA MAY ONLY USE THE AUDIO CONFERENCE SYSTEM BELOW AND MAY NOT UTILIZE THE VIDEO CONFERENCE SYSTEM.

Audioconference Tel. No.: +1 (669) 254 5252 or +1 (646) 828 7666

Tuesday, March 4, 2025

Hearing Room 5C

<u>1:30 PM</u>

CONT... Qingming Fang Meeting ID: 160 956 1997 Chapter 7

Password: 485570

For further details, please consult the instructions on the Court's website https://www.cacb.uscourts.gov/judges/honorable-scott-c-clarkson.

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Party Information

Debtor(s):

Qingming Fang

Represented By Roseann Frazee

Movant(s):

Lei Wang

Trustee(s):

Thomas H Casey (TR)

Represented By Alan W Forsley

Represented By Thomas H Casey

Tuesday, M	arch 4, 2025			Hearing R	oom 5C
<u>1:30 PM</u> 8:22-10440	Qingming Fang				Chapter 7
#8.00	CONT'D Hearing (Motion filed 1/13	•	-In-Interest	Lei Wang's Objection To Cla	im:
	Claim No. 2-1	Muxing	Huang	\$92,859,198.43	
	FR: 2-18-25				
		Docket	151		

Tentative Ruling:

Tentative for 3/4/25:

This hearing will be treated as a preliminary hearing with respect to the claim objection.

This claim objection involves a judgment that has not been recognized under the California Foreign Money Judgment Recognition Act. See Cal. Civ. Proc. Code §§ 1713 et seq. The Court would like to hear from the parties with regard to how they intend to proceed with the appropriate recognition procedures and whether a final determination on the foregoing is dispositive of this Claim Objection.

The Court is inclined to either (1) grant relief from stay, *sua sponte*, to permit Claimant to seek recognition of its foreign judgment in state court; or (2) set an evidentiary hearing with respect to the recognition of the foreign judgment.

The Court is further inclined to set a status conference in this matter on June 17, 2025, at 11:00 a.m., with a joint status report due 14 days in advance.

Virtual appearances are required. The hearing will take place using Zoom for Government, a free service that provides audioconference and videoconference capabilities. Only the parties, including counsels, their clients, and pro se individuals, may virtually join the hearing. No testimony,

Tuesday, March 4, 2025

Hearing Room 5C

Chapter 7

<u>1:30 PM</u>

CONT... Qingming Fang

however, will be permitted unless specifically authorized by the Court either prior to, or during, the hearing. Parties virtually appearing should consult the NOTICE OF VIDEO AND TELEPHONIC APPEARANCE PROCEDURES FOR JUDGE SCOTT CLARKSON'S CASES for specific procedures and further information.

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Meeting ID: 160 956 1997

Tuesday, March 4, 2025

Hearing Room 5C

1:30 PMCONT...Qingming Fang

Chapter 7

Password:

485570

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Party Information

Debtor(s):

Qingming Fang

Represented By Roseann Frazee

<u>Movant(s):</u>

Lei Wang

Trustee(s):

Thomas H Casey (TR)

Alan W Forsley

Represented By

Represented By Thomas H Casey

Tuesday, March 4, 2025

Hearing Room

<u>1:30 PM</u>

8:22-10440 Qingming Fang

Adv#: 8:22-01057 Ma v. Fang

Chapter 7

5C

#9.00

CONT'D STATUS CONFERENCE Hearing RE: Complaint To Determine Dischargeability Of Debt Pursuant To 11 U.S.C. Section 523(a)(2)(A) And For Denial Of Discharge Pursuant To 11 U.S.C. Section 727(a)(3), (a)(4) And (a)(5) (Complaint filed 6/24/2022) (Another Summons issued 7/18/2022) (PTC set at S/C held 10/11/2022) (S/C set per Order Entered 11-29-2023 - (Dkt. [24])

FR: 9-13-22; 10-11-22; 5-16-23; 3-12-24; 9-3-24; 2-4-25

1

Docket

Tentative Ruling:

Tentative for 3/4/25:

The Court, in connection with the February 4, 2025 status conference, instructed the parties to address the impact of the Trustee's avoidance action upon this adversary. Although Plaintiff filed a unilateral status report [Dk. 34], it did not address the foregoing. Plaintiff should appear and address how they intend on proceeding.

Further, the Court is inclined to set the following dates/deadlines:

1. Discovery cutoff: August 21, 2025. Note: this is the date by which all discovery motions must be heard and resolved.

2. Motion cutoff: October 16, 2025. Note: this is the date by which all nondiscovery motions must be heard and resolved.

3. Pretrial conference: December 16, 2025, at 1:30 p.m.

The parties are specifically advised to cooperate and follow all local and federal rules. The failure to do so may result in the imposition of monetary

Tuesday, March 4, 2025

Hearing Room 5C

<u>1:30 PM</u>

CONT... Qingming Fang

and non-monetary sanctions, including the striking of the answer and dismissal of the complaint.

Chapter 7

Plaintiff is to lodge a scheduling order within seven (7) days.

Virtual appearances are required. The hearing will take place using Zoom for Government, a free service that provides audioconference and videoconference capabilities. Only the parties, including counsels, their clients, and pro se individuals, may virtually join the hearing. No testimony, however, will be permitted unless specifically authorized by the Court either prior to, or during, the hearing. Parties virtually appearing should consult the NOTICE OF VIDEO AND TELEPHONIC APPEARANCE PROCEDURES FOR JUDGE SCOTT CLARKSON'S CASES for specific procedures and further information.

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Tuesday, March 4, 2025

Hearing Room 5C

Chapter 7

<u>1:30 PM</u>

CONT... Qingming Fang

conference information. PLEASE BE ADVISED THAT THE GENERAL PUBLIC AND ALL MEDIA MAY ONLY USE THE AUDIO CONFERENCE SYSTEM BELOW AND MAY NOT UTILIZE THE VIDEO CONFERENCE SYSTEM.

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Tentative for 2/4/25:

This matter is CONTINUED to March 4, 2025, at 1:30 p.m., with a status report due 14 days in advance addressing the impact of the now complete avoidance action by Trustee upon this adversary. The parties should also provide proposed dates and deadlines for an updated scheduling order.

As of the posting of this tentative, no status report has been filed in contravention of Local Bankruptcy Rule 7016-1. The Court will excuse the failure in this instance, but in future requires compliance.

Appearances for the 2/4 hearing are excused.

Tuesday, March 4, 2025	Hearing Room	5 C

<u>1:30 PM</u>

CONT... Qingming Fang

Chapter 7

Tentative for 10/11/22:

The Court is inclined to set the following dates/deadlines:

1. Discovery cutoff: February 28, 2023. Note: this is the date by which all discovery motions must be heard and resolved.

2. Motion cutoff: April 7, 2023. Note: this is the date by which all nondiscovery motions must be heard and resolved.

3. Pretrial conference: May 16, 2023, at 1:30 p.m.

The parties are specifically advised to cooperate and follow all local and federal rules. The failure to do so may result in the imposition of monetary and non-monetary sanctions, including the striking of the answer and dismissal of the complaint.

Plaintiff is to lodge a scheduling order within seven (7) days.

Virtual appearances are required.

Party Information

Debtor(s):

Qingming Fang

Represented By Roseann Frazee

Defendant(s):

Qingming Fang

<u>Plaintiff(s):</u>

Junping Ma

Represented By

Roseann Frazee

Represented By Sam X J Wu Roseann Frazee

Tuesday, March 4, 2025

Hearing Room 5C

Chapter 7

<u>1:30 PM</u> CONT... Qingming Fang <u>Trustee(s):</u>

Thomas H Casey (TR)

Represented By Thomas H Casey

3/31/2025 3:22:08 PM

Tuesday, March 4, 2025

Hearing Room

<u>1:30 PM</u>

8:22-10440 Qingming Fang

Adv#: 8:24-01154 Casey v. Ma

Chapter 7

5C

#10.00

STATUS CONFERENCE Hearing RE: Chapter 7 Trustee's Complaint Against Jumping Ma For:

(1) Avoidance Of Preferential Transfer Under 11 U.S.C. Section 547;

(2) Avoidance Of Constructive Fraudulent Transfer Under 11 U.S.C. Section 548(a)(1)(B); And

(3) Preservation Of Avoided Lien For The Benefit Of The Estate Per 11 U.S.C. Section 551

(Complaint filed 12/12/2024)

Docket 1

*** VACATED *** REASON: CONTINUED TO JULY 15, 2025 AT 1:30 P.M. PER ORDER APPROVING STIPULATION TO CONTINUE STATUS CONFERENCE ENTERED 2-20-2025 - (DOCKET NO. [7])

Tentative Ruling:

- NONE LISTED -

Party Information			
Debtor(s):			
Qingming Fang	Represented By Roseann Frazee		
<u>Defendant(s):</u>			
Junping Ma	Pro Se		
<u>Plaintiff(s):</u>			
Thomas H. Casey	Represented By Thomas H Casey		
<u>Trustee(s):</u>			
Thomas H Casey (TR)	Represented By Thomas H Casey		

Tuesday, March 4, 2025

Hearing Room 5C

<u>1:30 PM</u>

8:22-10524 Bang Lien Phuoc Nguyen Adv#: 8:22-01041 Nguyen v. Nguyen v.

Chapter 7

#11.00

CONT'D STATUS CONFERENCE Hearing RE: First Amended Complaint For:

- 1. Non-Dischargeability Of Debt [11 U.S.C. Section 523(a)(2)(A)];
- 2. Non-Dischargeability Of Debt [11 U.S.C. Section 523(a)(2)(B)];
- 3. Declaratory Relief
- (Complaint filed 4/28/2022)

(First Amended Complaint filed 4/28/2022)

- (PTC set at S/C held 7/26/2022)
- (PTC Converted to S/C held 10/17/2023)

[Answer stricken per Order Entered 8/7/2024 - dk. 91)

(S/C set per Order Entered 8/7/2024 - dk. 91)

FR: 7-26-22; 12-13-22; 1-10-23; 3-21-23; 5-30-23; 9-26-23; 10-17-23; 12-5-23; 2-13-24; 4-23-24; 6-18-24; 7-30-24; 10-15-24; 11-5-24; 1-7-25

Docket 2

Tentative Ruling:

Tentative for 3/4/25:

In light of the statements contained in the Unilateral Status Report filed February 19, 2025 [Dk. 122], this matter is CONTINUED to May 6, 2025, at 1:30 p.m. with a status report due 14 days in advance, whether joint or unilateral.

Appearances for the 3/4 hearing are excused.

Party Information

Debtor(s):

Bang Lien Phuoc Nguyen

Represented By Bert Briones

Tuesday, March 4, 2025		Hearing Room	5 C
<u>1:30 PM</u> CONT Bang Lien Phuoc Nguyen <u>Defendant(s):</u>		Cha	pter 7
Bang Lien Phuoc Nguyen	Pro Se		
<u>Plaintiff(s):</u>			
Kim Tuyet Nguyen	Represented By Robert J Sutton		
<u>Trustee(s):</u>			
Karen S Naylor (TR)	Pro Se		

Tuesday, March 4, 2025

Hearing Room 5C

<u>1:30 PM</u>

8:22-11373 Integrated Energy Systems CA, Inc. Adv#: 8:24-01009 Karen Sue Naylor v. Rexel USA, Inc. Chapter 7

#12.00

PRE-TRIAL CONFERENCE Hearing RE: Complaint:

 To Avoid Preferential Transfers Pursuant To 11 U.S.C. Section 547; And
 To Recover And Preserve Preferential Transfers Pursuant To 11 U.S.C. Sections 550 And 551
 (Complaint filed 1/18/2024)
 (PTC set at S/C held 4-9-2024)

FR: 4-9-24; 12-17-24

Docket 1

*** VACATED *** REASON: CONTINUED TO MAY 6, 2025 AT 1:30 P.M. PER ORDER APPROVING SECOND STIPULATION TO CONTINUE PRE-TRIAL CONFERENCE AND EXTEND RELATED DEADLINES ENTERED 2-20-2025 - (DOCKET NO. [16])

Tentative Ruling:

- NONE LISTED -

Party Information Debtor(s): Integrated Energy Systems CA, Inc. Represented By Kevin Hahn Defendant(s): Represented By Samantha Riggen Plaintiff(s): Karen Sue Naylor Karen Sue Naylor Represented By Nathan F Smith

Karen S Naylor (TR)

Represented By

Tuesday, M	arch 4, 2025		Hearing Room	5 C
<u>1:30 PM</u> CONT	Integrated Energy Systems CA, Inc.	Arturo Cisneros Nathan F Smith	Cha	pter 7

Tuesday, March 4, 2025

Hearing Room 5C

<u>1:30 PM</u>

8:22-11373 Inte	grated Energy Systems CA, Inc.
Adv#: 8:24-01106	Naylor v. American Express National Bank

Chapter 7

#13.00

CONT'D STATUS CONFERENCE Hearing RE: Complaint:

To Avoid Preferential Transfers Pursuant To 11 U.S.C. Section 547; And
 To Recover And Preserve Preferential Transfers Pursuant To 11 U.S.C. Sections 550 And 551
 (Complaint filed 8/14/2024)

FR: 11-4-24; 1-7-25

Docket

1

*** VACATED *** REASON: OFF CALENDAR PER NOTICE OF VOLUNTARY DISMISSAL OF AN ADVERSARY PROCEEDING THAT DOES NOT INVOLVE CLAIMS UNDER 11 U.S.C. SECTION 727 FILED 2 -18-2025 - (DOCKET NO. [10])

Tentative Ruling:

- NONE LISTED -

Party Information		
<u>Debtor(s):</u>		
Integrated Energy Systems CA, Inc.	Represented By Kevin Hahn	
<u>Defendant(s):</u>		
American Express National Bank	Pro Se	
Plaintiff(s):		
Karen Sue Naylor	Represented By Nathan F Smith	
<u>Trustee(s):</u>		
Karen S Naylor (TR)	Represented By Arturo Cisneros Nathan F Smith	
31/2025 3:22:08 PM	Page 40 of 40	