

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Victoria Kaufman, Presiding
Courtroom 301 Calendar**

Thursday, February 12, 2026

Hearing Room 301

9:30 AM

1: -

Chapter

#0.00 All hearings on this calendar will be conducted in Courtroom 301 at 21041 Burbank Boulevard, Woodland Hills, California, 91367. All parties in interest, members of the public and the press may attend the hearings on this calendar in person.

Additionally, (except with respect to evidentiary hearings, or as otherwise ordered by the Court) parties in interest (and their counsel) may connect by ZoomGov audio and video free of charge, using the connection information provided below. Members of the public and the press may only connect to the zoom audio feed, and only by telephone. Access to the video feed by these individuals is prohibited.

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Docket 0

Tentative Ruling:

- NONE LISTED -

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1:24-11357 Galina Tovmasian

Chapter 13

#1.00 Motion for relief from stay [RP]

BANK OF AMERICA, N.A.
VS
DEBTOR

fr. 1/15/26(stip)

Stip to continue filed 2/6/26

Docket 83

*** VACATED *** REASON: Hearing continued to 3/12/26 at 9:30 A.M.

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Galina Tovmasian

Represented By
Khachik Akhkashian

Movant(s):

Bank of America, N.A.

Represented By
Chad L Butler

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
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Hearing Room 301

9:30 AM

1:25-10602 World of Mistry, LLC

Chapter 11

#2.00 Motion for relief from stay [RP]

ENTERPRISE BANK & TRUST
VS
DEBTOR

fr. 10/16/25(stip); 12/4/25(stip); 1/8/26(stip)

Stip to continue filed 1/29/26

Docket 93

***** VACATED *** REASON: Hearing continued to 3/12/26 at 9:30 a.m.
per Order entered 1/30/26. [Dkt. 151]**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

World of Mistry, LLC

Represented By

Ron Bender

Todd M Arnold

Anthony A. Friedman

Katherine Bunker

Movant(s):

Enterprise Bank & Trust, its

Represented By

Timothy J Silverman

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9:30 AM

1:25-10718 JBA Film Corp

Chapter 7

#3.00 Motion for relief from stay [PP]

FORD MOTOR CREDIT COMPANY LLC
VS
DEBTOR

Docket 33

Tentative Ruling:

Grant relief from stay pursuant to 11 U.S.C. § 362(d)(1).

Movant (and any successors or assigns) may proceed under applicable nonbankruptcy law to enforce its remedies to repossess and sell the property.

The 14-day stay prescribed by FRBP 4001(a)(3) is waived.

Movant must submit the order within seven (7) days.

Note: No response has been filed. Accordingly, no court appearance by movant is required. Should an opposing party file a late opposition or appear at the hearing, the Court will determine whether further hearing is required and movant will be so notified.

Party Information

Debtor(s):

JBA Film Corp

Represented By
Steven A Simons

Movant(s):

Ford Motor Credit Company LLC

Represented By
Jennifer C Wong

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CONT... JBA Film Corp

Chapter 7

Trustee(s):

Amy L Goldman (TR)

Pro Se

**United States Bankruptcy Court
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Hearing Room 301

9:30 AM

1:25-11972 Marianna Muradyan

Chapter 7

#4.00 Motion for relief from stay [PP]

FINANCIAL SERVICES VEHICLE TRUST
VS
DEBTOR

Docket 37

Tentative Ruling:

Grant relief from stay pursuant to 11 U.S.C. § 362(d)(1).

Movant (and any successors or assigns) may proceed under applicable nonbankruptcy law to enforce its remedies to repossess and sell the property.

The 14-day stay prescribed by FRBP 4001(a)(3) is waived.

Movant must submit the order within seven (7) days.

Note: No response has been filed. Accordingly, no court appearance by movant is required. Should an opposing party file a late opposition or appear at the hearing, the Court will determine whether further hearing is required and movant will be so notified.

Party Information

Debtor(s):

Marianna Muradyan

Represented By
Eileen Keusseyan

Movant(s):

Financial Services Vehicle Trust

Represented By
Jennifer C Wong

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CONT... Marianna Muradyan

Chapter 7

Trustee(s):

David Keith Gottlieb (TR)

Pro Se

**United States Bankruptcy Court
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Hearing Room 301

9:30 AM

1:25-12303 Douglas Ivan Gonzalez

Chapter 7

#5.00 Motion for relief from stay [PP]

CAPITAL ONE AUTO FINANCE
VS
DEBTOR

Docket 12

Tentative Ruling:

Grant relief from stay pursuant to 11 U.S.C. §§ 362(d)(1) and (d)(2).

Movant (and any successors or assigns) may proceed under applicable nonbankruptcy law to enforce its remedies to repossess and sell the property.

The 14-day stay prescribed by FRBP 4001(a)(3) is waived.

Movant must submit the order within seven (7) days.

Note: No response has been filed. Accordingly, no court appearance by movant is required. Should an opposing party file a late opposition or appear at the hearing, the Court will determine whether further hearing is required and movant will be so notified.

Party Information

Debtor(s):

Douglas Ivan Gonzalez

Represented By
Kevin T Simon

Movant(s):

Capital One Auto Finance, a division

Represented By
Jennifer C Wong

Trustee(s):

Jeremy W. Faith (TR)

Pro Se

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9:30 AM

1:25-12153 Travice Raffel

Chapter 13

#6.00 Motion for relief from stay [PP]

MERCEDES-BENZ FINANCIAL SERVICES USA LLC
VS
DEBTOR

Docket 17

*** VACATED *** REASON: Order approving stipulation entered
1/20/26. [Dkt. 22]

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Travice Raffel

Represented By
Rabin Pournazarian

Movant(s):

Mercedes-Benz Financial Services

Represented By
Sheryl K Ith

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
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9:30 AM

1:26-10065 Raul Leopoldo Molina, Jr.

Chapter 11

#7.00 Motion in Individual Case for Order Imposing a Stay or
Continuing the Automatic Stay as the Court Deems Appropriate

Docket 13

Tentative Ruling:

In accordance with 11 U.S.C. § 362(c)(3)(B), the debtor must demonstrate that the filing of this case is in good faith. Pursuant to 11 U.S.C. § 362(c)(3)(C), a presumption has arisen that this case was not filed in good faith; this presumption may be rebutted by clear and convincing evidence to the contrary.

Because the debtor has not rebutted the presumption, by clear and convincing evidence to the contrary, that this chapter 11 case was filed not in good faith, the Court will deny the motion.

In July of 2024, the debtor filed a chapter 11 petition, initiating case no. 9:24-bk-10813-RC (the "Prior Case"). In his schedule A/B, the debtor identified an interest in a single-family home located at 2261 Hillsbury Road, Westlake Village, California (the "Property"). *See* schedule A/B [Prior Case, doc. 1]. In his voluntary petition, the debtor represented that the Property was his residence.

In his schedule I, the debtor stated that he had been self-employed for 16 months and drawing \$12,000 per month from his business. *See* schedule I [Prior Case, doc. 1]. In his schedule J, the debtor represented that his monthly deed of trust payment was \$7,004.14. *See* schedule J [Prior Case, doc. 1].

In his statement of financial affairs, the debtor disclosed that he had earned \$150,000 from operating a business during the period of January 1, 2024 to July 22, 2024. *See* statement of financial affairs, ¶ 4 [Prior Case, doc. 1].

In August of 2024, secured creditors Scott Winston Biggs and D'Anna Stephenson Biggs, Trustees of the Biggs Family Revocable Trust Dated February 10, 2009 (the "Trust") filed proof of claim no. 2-1 against the estate, asserting a secured claim of \$343,288.57. According to the Trust, its claim is secured by a deed of trust against

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CONT... Raul Leopoldo Molina, Jr.

Chapter 11

the Property. The Trust's claim was serviced by Redwood Trust Deed Services, Inc. ("Redwood"). *See* Prior Case, Proof of Claim no. 2-1, p. 1.

In October of 2024, Redwood filed a motion for relief from the automatic stay as to the Property (the "RFS Motion") [Prior Case, doc. 37], which the debtor opposed [Prior Case, doc. 45]. In November of 2024, the Court entered an order granting in part and continuing in part the RFS Motion (the "Order") [Prior Case, doc. 56]. The Order provided, in relevant part, that—

The stay shall remain in effect subject to the terms and conditions set forth in the Adequate Protection Agreement contained within this order.

ADEQUATE PROTECTION AGREEMENT

The Debtor must make regular monthly payments in the amount of \$1,500.00 commencing...November 30, 2024, and continuing thereafter on the last business day of each month. The payments must be received by that date.

The hearing on this motion is continued to January 14, 2025, at 9:00 a.m.

Order, pp. 2, 4, 5. On November 24, 2025, the Bankruptcy Noticing Center served the Order on the debtor at the Property. *See* Prior Case, doc. 59.

In November of 2024, U.S Bank Trust National Association, not in its individual capacity but solely as owner trustee for RCAF Acquisition Trust ("U.S. Bank") filed proof of claim no. 10-1 against the estate, asserting a secured claim of \$1,487,736.90. According to U.S. Bank, its claim was secured by a deed of trust recorded against the Property. In addition, U.S. Bank asserted that the ongoing monthly payments were \$7,095.83, including principal and interest in the amount of \$5,633.20 and escrow in the amount of \$1,462.63. *See* Prior Case, Proof of Claim no. 10-1. U.S. Bank's claim was serviced by Selene Finance LP ("Selene"). *See id.*, p. 1.

On December 18, 2024, Redwood filed the *Declaration of Benjamin R. Levinson*

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"Levinson Decl.") [Prior Case, doc. 66]. In his declaration, Mr. Levinson stated, in part—

The Debtor defaulted upon his...obligations under the Adequate Protection order by...[f]ailing to make the adequate protection payment(s) due...[on] November 30, 2024...

Movant caused a notice of default (Notice) identifying the default(s) referenced in paragraph 4 above to be served on the Debtor on...12/02/2024. A true and correct copy of the Notice is attached hereto as Exhibit "B."

Debtor failed to cure the defaults identified in the Notice within the cure period established by the Adequate Protection order.

In light of the foregoing, under the terms of the Adequate Protection Order, Movant is entitled to relief from the automatic stay...

Levinson Decl., ¶¶ 4, 5, 6. On December 27, 2024, the Court entered an order granting Redwood relief from the automatic stay [Prior Case, doc. 67].

On January 16, 2025, the Court entered an order dismissing the Prior Case after a chapter 11 case status conference [Prior Case, doc. 72].

On January 15, 2026, the debtor filed another chapter 11 petition, initiating the current case. In his schedule A/B, the debtor represents that he has an interest in the Property. In his schedule D, the debtor discloses Redwood and Selene as beneficiaries of deeds of trust against the Property.

In his voluntary petition, the debtor does not identify the Property as his residence; rather, the debtor asserts that he lives at 8957 Canby Ave, Northridge, California. In his statement of financial affairs, the debtor states that he has not lived anywhere else during the last 3 years. *See* statement of financial affairs, ¶ 2 [doc. 1].

In his schedule I, the debtor represents that he is a Loan Coordinator with 1st Point Lending, and that he has been employed there since 2025. However, the debtor does

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CONT... **Raul Leopoldo Molina, Jr.**

Chapter 11

not disclose any income from 1st Point Lending; rather, he asserts that he receives \$4,000 per month from operating a business and \$6,000 per month from rental income. *See* schedule I [doc. 1]. In his schedule J, the debtor states that his monthly deed of trust payment is \$5,673.21. *See* schedule J [doc. 1].

In his statement of financial affairs, the debtor represents that he did not receive any income from employment, operating a business or any other source during 2024, 2025 and from January 1, 2026 to January 15, 2026. *See* statement of financial affairs, ¶¶ 4, 5 [doc. 1].

On January 22, 2026, the debtor filed the *Notice of Motion and Motion in Individual Case for Order Imposing a Stay or Continuing the Automatic Stay as the Court Deems Appropriate* [doc. 13] and attached his declaration ("Molina Decl.") in support. In his declaration, the debtor states, in pertinent part—

On October 14, 2024, one of the lenders encumbering my property filed a motion for relief from the automatic Stay and the Motion was Granted in part and continued in part on November 22, 2024. The Order stated that I must make adequate protection payments to the movant commencing on November 30, 2024. I was not properly informed of said order, so I did not make the payment timely. Consequently, on December 27, 2024, the Court entered an Order Granting the Motion for Relief from the Automatic Stay (the "Order") lifting the stay as to my property after I failed to comply with the terms of the Adequate Protection Agreement pursuant to Order entered on November 22, 2024.

Once my property was unprotected, I no longer had any reason to continue with the case and on January 16, 2025, after the Status Conference Hearing, the Court entered the Order Dismissing the Case.

In order to generate additional income, I have put up the property for lease and will have sufficient income to propose a feasible plan and make adequate protection payments to the lender.

I will be more careful in the timely fulfillment of all the requirements

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CONT...

Raul Leopoldo Molina, Jr.

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as a debtor in possession and will maintain ongoing and proper communication with my attorney...

Molina Decl., ¶¶ 7, 8, 11, 12.

The debtor's contention that he failed to make adequate protection payments to Redwood because he was not properly informed of the terms of the Order is unconvincing. The Order, which was properly served on the debtor, clearly stated that "[t]he Debtor must make regular monthly payments in the amount of \$1,500.00 commencing...November 30, 2024, and continuing thereafter on the last business day of each month. The payments must be received by that date." Order, p. 4.

In addition, given the debtor's representations in his schedules, it does not appear that there has been a substantial change in the debtor's personal or financial affairs since the Prior Case was dismissed. In his schedule I, the debtor states that he is employed by 1st Point Lending. However, the debtor discloses no income from that employment. Instead, the debtor asserts that he earns monthly income from operating a business. The debtor further contends that he receives monthly rental income; however, he does not disclose any unexpired leases or executory contracts in his schedule G. Also, in his schedule J, the debtor has inexplicably reduced his monthly deed of trust payment from approximately \$7,000 to approximately \$5,600 per month. *Compare* schedule J [Prior Case, doc. 1] *with* schedule J [doc. 1].

Moreover, it appears that the debtor did not accurately disclose his income in his statement of financial affairs. Although the debtor asserts that he did not earn any income in 2024, in the Prior Case he stated that he earned \$150,000 from January 1, 2024 to July 22, 2024. *See* statement of financial affairs, ¶ 4 [Prior Case, doc. 1]. Furthermore, despite the debtor's contention that he has been employed by 1st Point Lending since 2025, he states that he did not earn any income during 2025 or from January 1, 2026 to the petition date. *Compare* schedule I, p. 1 *with* statement of financial affairs, ¶¶ 4, 5.

In light of the foregoing and having assessed the representations made in the debtor's schedules, it is not credible that this case will conclude with a confirmed chapter 11 plan that will be fully performed.

The Court will prepare the order.

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CONT... Raul Leopoldo Molina, Jr.

Chapter 11

Party Information

Debtor(s):

Raul Leopoldo Molina Jr.

Represented By
Onyinye N Anyama

Movant(s):

Raul Leopoldo Molina Jr.

Represented By
Onyinye N Anyama

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1:25-11049 Lusine Hakhverdyan

Chapter 7

#8.00 Debtor's Motion to Vacate Extension Orders (Dkt. 15 & Dkt. 33);
Declaration That Stipulations Are Void AB Initio; Request To Restore
Rule 4007(c) Deadline; and Request for Sanctions

Docket 34

Tentative Ruling:

Continued to **2:00 p.m. on February 26, 2026.**

Appearances on February 12, 2026 are excused.

Party Information

Debtor(s):

Lusine Hakhverdyan

Represented By
Sevan Gorginian

Trustee(s):

Jeremy W. Faith (TR)

Pro Se

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1:25-11049 Lusine Hakhverdyan

Chapter 7

#9.00 Debtor's Motion to Vacate Void Extension Orders

Docket 37

Tentative Ruling:

Continued to **2:00 p.m. on February 26, 2026.**

Appearances on February 12, 2026 are excused.

Party Information

Debtor(s):

Lusine Hakhverdyan

Represented By
Sevan Gorginian

Trustee(s):

Jeremy W. Faith (TR)

Pro Se

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1:25-11049 Lusine Hakhverdyan

Chapter 7

#10.00 Debtor's Motion to strike All Unauthorized Stipulations

Docket 38

Tentative Ruling:

Continued to **2:00 p.m. on February 26, 2026.**

Appearances on February 12, 2026 are excused.

Party Information

Debtor(s):

Lusine Hakhverdyan

Represented By
Sevan Gorginian

Trustee(s):

Jeremy W. Faith (TR)

Pro Se

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1:25-11049 Lusine Hakhverdyan

Chapter 7

#11.00 Debtor's Motion to Sanction Attorney Misconduct

Docket 39

Tentative Ruling:

Continued to **2:00 p.m. on February 26, 2026.**

Appearances on February 12, 2026 are excused.

Party Information

Debtor(s):

Lusine Hakhverdyan

Represented By
Sevan Gorginian

Trustee(s):

Jeremy W. Faith (TR)

Pro Se

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1:25-11049 Lusine Hakhverdyan

Chapter 7

#12.00 Debtor's Motion to Bar Any Further § 523 Actions as Time-barred

Docket 40

Tentative Ruling:

Continued to **2:00 p.m. on February 26, 2026.**

Appearances on February 12, 2026 are excused.

Party Information

Debtor(s):

Lusine Hakhverdyan

Represented By
Sevan Gorginian

Trustee(s):

Jeremy W. Faith (TR)

Pro Se

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1:25-11049 Lusine Hakhverdyan

Chapter 7

#13.00 Motion to Remove Attorney And For Fee Disgorgement

fr. 1/14/26

Docket 48

Tentative Ruling:

Continued to **2:00 p.m. on February 26, 2026.**

Appearances on February 12, 2026 are excused.

Party Information

Debtor(s):

Lusine Hakhverdyan

Pro Se

Trustee(s):

Jeremy W. Faith (TR)

Pro Se

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1:25-11049 Lusine Hakhverdyan

Chapter 7

Adv#: 1:25-01077 Swift Financial LLC v. Hakhverdyan

- #14.00** Status conference re: complaint for non-dischargeability for:
- 1) Obligation/money obtained through false pretenses, false representation or actual fraud under 11 U.S.C. § 523(a)(2)(A)
 - 2) For embezzlement under 11 U.S.C. § 523(a)(4)
 - 3) Willful and malicious injury to property under 11 U.S.C. § 523(a)(6)-conversion

fr. 2/5/26

Docket 1

Tentative Ruling:

Continued to **2:00 p.m. on February 26, 2026.**

Appearances on February 12, 2026 are excused.

Party Information

Debtor(s):

Lusine Hakhverdyan

Represented By
Sevan Gorginian

Defendant(s):

Lusine Hakhverdyan

Pro Se

Plaintiff(s):

Swift Financial LLC

Represented By
Daren M Schlecter

Trustee(s):

Jeremy W. Faith (TR)

Pro Se

**United States Bankruptcy Court
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1:25-11103 Helene Stahl

Chapter 7

Adv#: 1:25-01046 Austin Harris, Trustee of the Harris Family Trust v. Stahl et al

#15.00 Status conference re: complaint to determine non-dischargeability of debt; object to Debtors' discharge under Bankruptcy Code § 727 and to determine non-dischargeability of debt under Bankruptcy Code § 523

fr. 11/25/25

Docket 4

Tentative Ruling:

Deadline to complete discovery: **July 1, 2026.**

Deadline to file pretrial motions: **July 15, 2026.**

Deadline to complete and submit pretrial stipulation in accordance with Local Bankruptcy Rule 7016-1: **July 23, 2026.**

Pretrial: **August 6, 2026 at 1:30 p.m.**

In accordance with Local Bankruptcy Rule 7016-1(a)(3), within seven (7) days after this status conference, the plaintiff must submit a Scheduling Order.

If any of these deadlines are not satisfied, the Court will consider imposing sanctions against the party at fault pursuant to Local Bankruptcy Rule 7016-1(f) and (g).

Party Information

Debtor(s):

Helene Stahl

Represented By
Carolyn A Dye

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CONT... Helene Stahl

Chapter 7

Defendant(s):

Helene Stahl Pro Se

Extensions Plus, Inc. a California Pro Se

Does 1 to 50, inclusive Pro Se

Plaintiff(s):

Austin Harris, Trustee of the Harris Represented By
Ada R Cordero-Sacks
Ada R Cordero-Sack

Trustee(s):

Nancy J Zamora (TR) Pro Se

**United States Bankruptcy Court
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1:30 PM

1:25-11396 Jared Dean Smith

Chapter 7

Adv#: 1:25-01073 Detchev et al v. Smith et al

#16.00 Status Conference re: Amended Complaint to determine non-dischargeability of debt and for damages

Docket 8

Tentative Ruling:

The Court will continue the status conference to **2:00 p.m. on March 19, 2026**, to be held concurrently with the hearing on the defendants' motions to dismiss the first amended complaint [docs. 14, 15 and 19].

Appearances on February 12, 2026 are excused.

Party Information

Debtor(s):

Jared Dean Smith

Represented By
Michael Jay Berger

Defendant(s):

Jared Dean Smith

Pro Se

NAVY FEDERAL CREDIT UNION

Pro Se

First Hawaiian Bank

Pro Se

Plaintiff(s):

Georgui G Detchev

Represented By
John D Monte

Youlia K Doneva

Represented By
John D Monte

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CONT... Jared Dean Smith

Chapter 7

Trustee(s):

Sandra McBeth (TR)

Represented By
Samuel Mushegh Boyamian

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1:25-11467 Lauren Rachel Stone Jackson

Chapter 7

Adv#: 1:25-01075 Jackson v. Stone Jackson

#17.00 Status conference re: Complaint to determine dischargeability of debt

fr. 1/15/26

Docket 1

***** VACATED *** REASON: Order dismissing adversary proceeding for failure to prosecute entered 1/16/26 [Dkt. #5]**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Lauren Rachel Stone Jackson

Represented By
Sanaz Sarah Bereliani

Defendant(s):

Lauren Rachel Stone Jackson

Pro Se

Plaintiff(s):

Chis Jackson

Pro Se

Trustee(s):

David Keith Gottlieb (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Victoria Kaufman, Presiding
Courtroom 301 Calendar**

Thursday, February 12, 2026

Hearing Room 301

1:30 PM

1:25-11974 Richard Khatibi

Chapter 13

Adv#: 1:25-01076 AKHOUNDZADEH v. Khatibi et al

#18.00 Status conference re order to show cause re: remand and status conference

Docket 1

*** VACATED *** REASON: Order dismissing adversary proceeding entered 1/15/26 [Dkt. 10]

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Richard Khatibi

Represented By
Michael D Kwasigroch

Defendant(s):

Richard Khatibi

Represented By
Michael D Kwasigroch

Faezeh Afchehe

Represented By
Michael D Kwasigroch

Melica S. Khatibi

Represented By
Michael D Kwasigroch

Karen Dr. LLC

Pro Se

Plaintiff(s):

SHABNAM AKHOUNDZADEH

Pro Se

Trustee(s):

Elizabeth (SV) F Rojas (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Victoria Kaufman, Presiding
Courtroom 301 Calendar**

Thursday, February 12, 2026

Hearing Room 301

1:30 PM

1:25-12048 Felix Rodolfo Wasser

Chapter 11

Adv#: 1:25-01079 Katsumata v. Wasser

#19.00 Status conference re: complaint to determine debt to be non-dischargeable pursuant to 11 U.S.C. § 523(a)(4)

Docket 1

Tentative Ruling:

Deadline to file pretrial motions: 4/30/26.

Continued status conference: 5/21/26 @ 1:30 p.m.

In accordance with Local Bankruptcy Rule 7016-1(a)(3), within seven (7) days after this status conference, the plaintiff must submit a Scheduling Order.

If any of these deadlines are not satisfied, the Court will consider imposing sanctions against the party at fault pursuant to Local Bankruptcy Rule 7016-1(f) and (g).

Party Information

Debtor(s):

Felix Rodolfo Wasser

Represented By
Stella A Havkin

Defendant(s):

Felix Rodolfo Wasser

Pro Se

Plaintiff(s):

Leslie Katsumata

Represented By
David A Shapiro

**United States Bankruptcy Court
Central District of California
San Fernando Valley
Victoria Kaufman, Presiding
Courtroom 301 Calendar**

Thursday, February 12, 2026

Hearing Room 301

1:30 PM

1:25-12097 Deborah J Hanson

Chapter 7

Adv#: 1:25-01081 Hanson v. UNITED STATES DEPARTMENT OF EDUCATION

#20.00 Status conference re: complaint

Docket 1

***** VACATED *** REASON: Continued to 6/11/26 at 1:30 p.m. per Order
entered on 12/18/25. [Dkt. 5]**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Deborah J Hanson

Represented By
David S Hagen

Defendant(s):

UNITED STATES DEPARTMENT

Pro Se

Plaintiff(s):

Deborah J Hanson

Represented By
David S Hagen

Trustee(s):

Nancy J Zamora (TR)

Pro Se