

**United States Bankruptcy Court
Central District of California
Los Angeles
Julia Brand, Presiding
Courtroom 1375 Calendar**

Tuesday, March 3, 2026

Hearing Room 1375

10:00 AM
2:07-00000

Chapter 0

#0.00

YOU MUST JOIN 30 MINUTES PRIOR TO THE HEARING FOR CHECK-IN IF YOU ARE APPEARING BY ZOOMGOV.

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**United States Bankruptcy Court
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Hearing Room 1375

10:00 AM

CONT...

Chapter 0

Meeting [160 878 4892](#)
ID:
Password: [184390](#)

Docket 0

Tentative Ruling:

- NONE LISTED -

**United States Bankruptcy Court
Central District of California
Los Angeles
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Tuesday, March 3, 2026

Hearing Room 1375

10:00 AM

2:22-14855 Jesus Pimentel

Chapter 13

#1.00 Motion for relief from the automatic stay [PP]

U.S. BANK NATIONAL ASSOCIATION
V
DEBTOR

Docket 41

Tentative Ruling:

No opposition was filed.

The motion is GRANTED pursuant to 11 U.S.C. § 362(d)(1) to permit movant, its successors, transferees and assigns, to enforce its remedies to repossess or otherwise obtain possession and dispose of its collateral pursuant to applicable law, and to use the proceeds from its disposition to satisfy its claim. Movant may not pursue any deficiency claim against the debtor or property of the estate except by filing a proof of claim pursuant to 11 U.S.C. § 501. Movant is secured by a security interest and lien on the debtor's 2021 Genesis GV8. The debtor has failed to pay 3 post-petition payments. This is "cause" to terminate the stay under 11 U.S.C. § 362(d)(1).

Appearances waived.

The 14-day period specified in FRBP 4001(a)(3) is waived. **All other relief is denied.**

The movant shall upload an appropriate order via the Court's LOU system.

Party Information

Debtor(s):

Jesus Pimentel

Represented By
Devin Sawdayi

Movant(s):

U.S. Bank National Association

Represented By

**United States Bankruptcy Court
Central District of California
Los Angeles
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Tuesday, March 3, 2026

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CONT... Jesus Pimentel

Dane W Exnowski

Chapter 13

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
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Tuesday, March 3, 2026

Hearing Room 1375

10:00 AM

2:24-17682 Jonathan Rodas and Yvonne Morales

Chapter 13

#2.00 Motion for relief from the automatic stay [PP]

TOYOTA MOTOR CREDIT CORPORATION
V
DEBTOR

Docket 45

*** VACATED *** REASON: O/E 3-2-26. SETTLED BY STIPULATION

Tentative Ruling:

None.

Party Information

Debtor(s):

Jonathan Rodas

Represented By
Jaime A Cuevas Jr.

Joint Debtor(s):

Yvonne Morales

Represented By
Jaime A Cuevas Jr.

Movant(s):

Toyota Motor Credit Corporation

Represented By
Kirsten Martinez

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
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Tuesday, March 3, 2026

Hearing Room 1375

10:00 AM

2:25-10691 Patrick Lyle Wood and Sophia Chin Yu Fang

Chapter 13

#3.00 Motion for relief from the automatic stay [PP]

SCHOOLSFIRST FEDERAL CREDIT UNION
V
DEBTOR

Docket 50

Tentative Ruling:

No opposition was filed.

The motion is GRANTED pursuant to 11 U.S.C. § 362(d)(1) to permit movant, its successors, transferees and assigns, to enforce its remedies to repossess or otherwise obtain possession and dispose of its collateral pursuant to applicable law, and to use the proceeds from its disposition to satisfy its claim. Movant may not pursue any deficiency claim against the debtor or property of the estate except by filing a proof of claim pursuant to 11 U.S.C. § 501. Movant is secured by a security interest and lien on the debtor's 2021 Genesis GV8. The debtor has failed to pay 8 post-petition payments. This is "cause" to terminate the stay under 11 U.S.C. § 362(d)(1).

Appearances waived.

The 14-day period specified in FRBP 4001(a)(3) is waived. **All other relief is denied.**

The movant shall upload an appropriate order via the Court's LOU system.

Party Information

Debtor(s):

Patrick Lyle Wood

Represented By
D Justin Harelik

Joint Debtor(s):

Sophia Chin Yu Fang

Represented By

**United States Bankruptcy Court
Central District of California
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10:00 AM

**CONT... Patrick Lyle Wood and Sophia Chin Yu Fang
D Justin Harelik**

Chapter 13

Movant(s):

SchoolsFirst Federal Credit Union

Represented By
Paul V Reza

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
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10:00 AM

2:25-16245 Kendra Nicole Tease-Howard

Chapter 13

#4.00 Motion for relief from the automatic stay [PP]

NUVISION CREDIT UNION
V
DEBTOR

fr. 1-6-26; 1-27-26; 2-3-26

Docket 36

***** VACATED *** REASON: O/E 3-2-26. SETTLED BY STIPULATION**

Tentative Ruling:

None.

Party Information

Debtor(s):

Kendra Nicole Tease-Howard

Represented By
Devin Sawdayi

Movant(s):

Nuvision Credit Union

Represented By
Joshua L Scheer
Reilly D Wilkinson

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
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2:25-18603 Cheryl Lynn Hickman

Chapter 13

#5.00 Motion for relief from the automatic stay [PP]

CIG FINANCIAL, LLC DBA AUTONATION FINANCE
V
DEBTOR

Docket 25

***** VACATED *** REASON: O/E 2-27-26. STIPULATION TO DISMISS
MOTION**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Cheryl Lynn Hickman

Represented By
Ethan Kiwhan Chin

Movant(s):

CIG Financial, LLC dba AutoNation

Represented By
Sheryl K Ith

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
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10:00 AM

2:23-13844 Alberto Cisneros and Wendy Olga Ugalde

Chapter 13

#6.00 Motion for relief from the automatic stay [RP]

LAKEVIEW LOAN SERVICING, LLC
V
DEBTOR

Docket 50

***** VACATED *** REASON: O/E 2-26-26. SETTLED BY
STIPULATION**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Alberto Cisneros

Represented By
Thomas B Ure

Joint Debtor(s):

Wendy Olga Ugalde

Represented By
Thomas B Ure

Movant(s):

Lakeview Loan Servicing, LLC

Represented By
Cassandra J Richey
Marisol A Nagata

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
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Tuesday, March 3, 2026

Hearing Room 1375

10:00 AM

2:23-15947 Clarissa Amber Garrett

Chapter 13

#7.00 Motion for relief from the automatic stay [RP]

LAKEVIEW LOAN SERVICING, LLC
V
DEBTOR

Docket 41

Tentative Ruling:

None.

Party Information

Debtor(s):

Clarissa Amber Garrett

Represented By
Barry E Borowitz

Movant(s):

Lakeview Loan Servicing, LLC

Represented By
Joseph C Delmotte

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
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Tuesday, March 3, 2026

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10:00 AM

2:24-10123 Antonio Paolo Sarao Isip, IV and Karla Michaela Mercado

Chapter 13

#8.00 Motion for relief from the automatic stay [RP]

NATIONSTAR MORTGAGE LLC
V
DEBTOR

Docket 34

Tentative Ruling:

None.

Party Information

Debtor(s):

Antonio Paolo Sarao Isip IV

Represented By
Raj T Wadhvani

Joint Debtor(s):

Karla Michaela Mercado Sarcol

Represented By
Raj T Wadhvani

Movant(s):

Nationstar Mortgage LLC

Represented By
Fanny Zhang Wan

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
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10:00 AM

2:24-12269 Kory William Lindner and Karen Michelle Lindner

Chapter 13

#9.00 Motion for relief from the automatic stay [RP]

NEWREZ LLC D/B/A/ SHELLPOINT MORTGAGE SERVICING
V
DEBTOR

Docket 26

Tentative Ruling:

None.

Party Information

Debtor(s):

Kory William Lindner

Represented By
Hale Andrew Antico

Joint Debtor(s):

Karen Michelle Lindner

Represented By
Hale Andrew Antico

Movant(s):

Newrez LLC d/b/a/ Shellpoint

Represented By
Dane W Exnowski

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
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10:00 AM

2:24-14449 Leona E. Williams

Chapter 13

#10.00 Motion for relief from the automatic stay [RP]

U.S. BANK TRUST NATIONAL ASSOCIATION AS TRUSTEE OF THE LB-
TREEHOUSE SERIES VI TRUST
V
DEBTOR

Docket 28

Tentative Ruling:

None.

Party Information

Debtor(s):

Leona E. Williams

Represented By
Thomas B Ure

Movant(s):

U.S. Bank Trust National

Represented By
Shannon A Doyle

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
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Hearing Room 1375

10:00 AM

2:24-18583 Nikita K Knowles

Chapter 13

#11.00 Motion for relief from the automatic stay [RP]

NEWREZ LLC DBA SHELLPOINT MORTGAGE SERVICING AS SERVICER
FOR THE BANK OF NEW YORK MELLON FKA THE BANK OF NEW
YORK, AS TRUSTEE FOR THE CERTIFICATEHOLDERS OF THE CWALT,
INC., ALTERNATIVE LOAN TRUST 2006-39CB, MORTGAGE PASS-
THROUGH CERTIFICATES, SERIES 2006-39CB
V
DEBTOR

fr. 12-9-25; 1-27-26

Docket 44

Tentative Ruling:

None.

Party Information

Debtor(s):

Nikita K Knowles

Represented By
Jaime A Cuevas Jr.

Movant(s):

THE BANK OF NEW YORK

Represented By
Raquel Felix
Patrick Kane

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
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Los Angeles
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10:00 AM

2:25-17383 Joseph Serrato and Alena Serrato

Chapter 13

#12.00 Motion for relief from the automatic stay [RP]

LAKEVIEW LOAN SERVICING, LLC
V
DEBTOR

Docket 38

***** VACATED *** REASON: O/E 3-2-26. SETTLED BY STIPULATION**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Joseph Serrato

Represented By
Jaime A Cuevas Jr.

Joint Debtor(s):

Alena Serrato

Represented By
Jaime A Cuevas Jr.

Movant(s):

Lakeview Loan Servicing, LLC

Represented By
Chad L Butler

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
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Hearing Room 1375

10:00 AM

2:22-14825 David Michael Salazar

Chapter 13

#12.10 Motion for relief from the automatic stay [RP]

U.S. BANK TRUST NATIONAL ASSOCIATION
V
DEBTOR

fr. 1-6-25; 1-27-26; 2-24-26

Docket 36

Tentative Ruling:

None.

Party Information

Debtor(s):

David Michael Salazar

Represented By
Thomas B Ure

Movant(s):

U.S. Bank Trust National

Represented By
Shannon A Doyle

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
Julia Brand, Presiding
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Tuesday, March 3, 2026

Hearing Room 1375

10:00 AM

2:22-14825 David Michael Salazar

Chapter 13

#12.20 Order To Show Cause hearing re Counsel for Movant to explain and show cause why Movant's counsel should not be sanctioned \$250 for the failure to appear at the hearing in prosecution of the Motion and why the Motion should not be denied for the same reason.

Docket 36

Tentative Ruling:

None.

Party Information

Debtor(s):

David Michael Salazar

Represented By
Thomas B Ure

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
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Tuesday, March 3, 2026

Hearing Room 1375

10:00 AM

2:25-20310 Angela Marie Frierson

Chapter 13

#12.30 Ex Parte Application For Reconsideration Of Order Granting Motion For Relief From The Automatic Stay

fr. 2-3-26; 2-24-26

Docket 25

Tentative Ruling:

None.

Party Information

Debtor(s):

Angela Marie Frierson

Represented By
Louis J Esbin

Movant(s):

Angela Marie Frierson

Represented By
Louis J Esbin
Louis J Esbin
Louis J Esbin

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
Julia Brand, Presiding
Courtroom 1375 Calendar**

Tuesday, March 3, 2026

Hearing Room 1375

10:00 AM

2:25-21078 Luisa Magallanes

Chapter 7

#13.00 Motion for relief from the automatic stay [PP]

TOYOTA MOTOR CREDIT CORPORATION
V
DEBTOR

Docket 9

Tentative Ruling:

No opposition was filed.

The motion is GRANTED pursuant to 11 U.S.C. §§ 362(d)(1) and (d) (2) to permit movant, its successors, transferees and assigns, to enforce its remedies to repossess or otherwise obtain possession and dispose of its collateral pursuant to applicable law, and to use the proceeds from its disposition to satisfy its claim. Movant may not pursue any deficiency claim against the debtor or property of the estate except by filing a proof of claim pursuant to 11 U.S.C. § 501. Since a chapter 7 case does not contemplate reorganization, the sole issue before the court when stay relief is sought under 11 U.S.C. § 362(d)(2) is whether the debtor has equity in the property. See e.g., Nev. Nat'l Bank v. Casgul of Nev., Inc. (In re Casgul of Nev., Inc.), 22 B.R. 65, 66 (9th Cir. BAP 1982); Ramco Indus. v. Preuss (In re Preuss), 15 B.R. 896 (9th Cir. BAP 1981). **Appearances waived.**

The subject property has a value of \$10,941.00 and is encumbered by a perfected security interest in favor of the movant. That security interest secures a claim of \$20,928.91. There is no equity in the subject property and no evidence that the trustee can administer the subject property for the benefit of creditors. The trustee has filed a no asset report. Also, the debtor has not provided movant with proof of insurance on the subject property. This is "cause" to terminate the stay under 11 U.S.C. § 362(d)(1).

The 14-day period specified in FRBP 4001(a)(3) is waived. **All other**

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10:00 AM

**CONT... Luisa Magallanes
relief is denied.**

Chapter 7

The movant shall upload an appropriate order via the Court's LOU system.

Party Information

Debtor(s):

Luisa Magallanes

Represented By
Matthew D. Resnik

Movant(s):

Toyota Motor Credit Corporation

Represented By
Kirsten Martinez

Trustee(s):

Sam S Leslie (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Los Angeles
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Hearing Room 1375

2:00 PM
2:07-00000

Chapter 0

#0.00

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or [+1 646 828 7666](#) or [+1 646 964 1167](#) or [+1 551 285 1373](#) or
[833 568 8864](#) (Toll Free)

**United States Bankruptcy Court
Central District of California
Los Angeles
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Tuesday, March 3, 2026

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2:00 PM

CONT...

Chapter 0

Meeting [160 878 4892](#)
ID:
Password: [184390](#)

Docket 0

Tentative Ruling:

- NONE LISTED -

**United States Bankruptcy Court
Central District of California
Los Angeles
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Tuesday, March 3, 2026

Hearing Room 1375

2:00 PM

2:25-13077 Mark X Bridges

Chapter 13

Adv#: 2:25-01364 Bridges v. Johnathon Spring Street Investments et al

#1.00 Status Hearing

RE: Complaint to determine the validity, priority or extent of lien or other interest in property: (1) Fraudulent Inducement; (2) Fraudulent Concealment; (3) Failure to Assess Plaintiff/Purchaser's ability to repay per 15 USC Sec. 1639c; (4) Recission and cancellation of loan documents per Civ Code sec. 1689(b)(1)

fr. 12-2-25; 1-13-26

Docket 1

Tentative Ruling:

The parties have failed to file a joint status report 14 days prior to the status conference as required by LBR 7016-1(a) . The parties are to explain their failure to comply with the local bankruptcy rules and address why they should not be sanctioned \$250 for their failure to comply with the rules.

Party Information

Debtor(s):

Mark X Bridges

Represented By
Juanita V Miller

Defendant(s):

Johnathon Spring Street Investments

Represented By
Richard L. Sturdevant

PLM Loan Management Services,

Represented By
Kathy Shakibi

DOES 1-10 inclusive

Pro Se

Plaintiff(s):

Mark X Bridges

Represented By
Juanita V Miller

**United States Bankruptcy Court
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CONT... Mark X Bridges

Chapter 13

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
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2:00 PM

2:25-14184 Theresa M. Key

Chapter 13

Adv#: 2:25-01310 Theresa M Key, The Estate of Ella Maezonias Simpson v. JP Morgan Chase a

#2.00 Status Hearing re Complaint To Determine the Nondischargeability Of Debt Under 11 U.S.C. §523 (a)(2)(A) and §523(a)(2)(B)

fr. 9-23-25; 11-25-25; 12-16-25

Docket 1

Tentative Ruling:

The parties have filed a notice of settlement of their disputes including this adversary proceeding. This status conference is continued to May 5, 2026 at 2:00 p.m. to allow the parties to enter into a settlement agreement.

Appearances waived.

Party Information

Debtor(s):

Theresa M. Key

Represented By
Juanita V Miller

Defendant(s):

JP Morgan Chase a financial

Represented By
Matthew S Henderson

Selene Finance LP, a financial

Represented By
Katalina Baumann
Regina J McClendon

US Bank Trust National Association,

Represented By
Katalina Baumann
Regina J McClendon

Plaintiff(s):

Theresa M Key, The Estate of Ella

Pro Se

**United States Bankruptcy Court
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CONT... Theresa M. Key

Chapter 13

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
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2:00 PM

2:25-19542 Greta Sedeal Curtis

Chapter 13

Adv#: 2:25-01422 Ammec Investments II, Inc. v. PLANET HOME LENDING, LLC et al

- #3.00** Status Hearing re Verified Adversary Complaint:
(1) For Declaratory Relief To Determine The Validity, Extent And Priority Of Liens On The Real Property ("Victoria Property") Identified In Debtor's Schedule A, ¶1.1. (2) For An Order Of Derivative Standing To Compel Turnover Of The Victoria Property, Physical Possession Thereof, All Rental Records And All Rents Pursuant To 11 U.S.C. 542 And To Sell The Victoria Property Pursuant To 11 U.S.C. §363

Docket 1

Tentative Ruling:

None.

Party Information

Debtor(s):

Greta Sedeal Curtis

Represented By
Kevin Tang
Michael Meyer

Defendant(s):

PLANET HOME LENDING, LLC

Represented By
Crystle Jane Lindsey

Greta Sedeal Curtis

Represented By
Michael Meyer

Gregory Terrance Curtis

Pro Se

Does 1 to 10

Pro Se

Plaintiff(s):

Ammec Investments II, Inc.

Represented By
Robert A Brown

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CONT... Greta Sedeal Curtis

Chapter 13

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
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2:25-19542 Greta Sedeal Curtis

Chapter 13

Adv#: 2:25-01422 Ammec Investments II, Inc. v. PLANET HOME LENDING, LLC et al

#4.00 Motion to Dismiss Adversary Proceeding

Docket 13

Tentative Ruling:

None.

Party Information

Debtor(s):

Greta Sedeal Curtis

Represented By
Kevin Tang
Michael Meyer

Defendant(s):

PLANET HOME LENDING, LLC

Represented By
Crystle Jane Lindsey

Greta Sedeal Curtis

Represented By
Michael Meyer

Gregory Terrance Curtis

Pro Se

Does 1 to 10

Pro Se

Movant(s):

Greta Sedeal Curtis

Represented By
Michael Meyer

Plaintiff(s):

Ammec Investments II, Inc.

Represented By
Robert A Brown

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
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Hearing Room 1375

2:00 PM

2:25-18259 Edna Santiago Ongaco

Chapter 13

Adv#: 2:25-01367 Ongaco v. Clear Recon Corp et al

#4.10 Status Hearing re Complaint to quiet title and for declaratory relief

fr. 12-9-25, 1-13-26; 2-24-26

Docket 1

***** VACATED *** REASON: O/E 2-26-26. ADVERSARY DISMISSED**

Tentative Ruling:

None.

Party Information

Debtor(s):

Edna Santiago Ongaco

Represented By
Randy Chang

Defendant(s):

Clear Recon Corp

Pro Se

Michael Khalil

Represented By
Randy Chang
Marc Applbaum

DOES 1-10, inclusive

Pro Se

Plaintiff(s):

Edna Santiago Ongaco

Represented By
Randy Chang

Trustee(s):

Nancy K Curry (TR)

Pro Se

**United States Bankruptcy Court
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2:00 PM

2:21-13523 Urban Commons LLC

Chapter 7

Adv#: 2:23-01243 Dye v. Hilton Domestic Operating Company, Inc.

- #5.00** Status Conference re Complaint for
(1) avoidance and recovery of fraudulent transfers
(2) preservation of fraudulent transfers, and
(3) disallowance of claims

fr. 1-9-24, 2-20-24; 11-5-24; 1-7-25; 4-21-25, 8-5-25; 10-14-25; 12-16-25
2-10-26;

Docket 1

Tentative Ruling:

None.

Party Information

Debtor(s):

Urban Commons LLC

Represented By
Miguel A Munoz

Defendant(s):

Hilton Domestic Operating

Represented By
Jonathan P Hersey

Plaintiff(s):

Carolyn A Dye

Represented By
Leonard Pena

Trustee(s):

Carolyn A Dye (TR)

Represented By
Leonard Pena

**United States Bankruptcy Court
Central District of California
Los Angeles
Julia Brand, Presiding
Courtroom 1375 Calendar**

Tuesday, March 3, 2026

Hearing Room 1375

2:00 PM

2:22-16483 Metallic Blue Development LLC

Chapter 7

Adv#: 2:25-01028 All Claims Recovery Group, LLC, a California limit v. Worldwide

#6.00 Motion for Leave to File Corrected Complaint to Correct Typographical Error in Name of Plaintiff Pursuant to F.R.C.P. 15(c)

Docket 29

Tentative Ruling:

This matter is before the Court on Plaintiff's Motion for Leave to File a Corrected Complaint ("Motion"). Having reviewed the Motion, the Opposition, the Reply and the record in this case, for the reasons stated herein, the Motion will be granted.

Under Civil Rule 15(a)(2), made applicable by Bankruptcy Rule 7015, leave to amend should be freely given when justice so requires.

Civil Rule 15(c) addresses the substitution of parties, but only explicitly addresses amendments that substitute defendants. Fed.R.Civ.P. 15(c)(3). However, the Rule had been applied by analogy to the substitution of plaintiffs. *Schurek v. Schurek*, 139 B.R. 512, 515 (Bankr. S.D. Cal. 1992); see also *Raynor Brothers v. American Cyanamid Co.*, 695 F.2d 382 (9th Cir. 1982) (holding the same in reference to the 1966 version of Rule 15). Altering the language of Rule 15(c)(3)(A) to address the substitution of plaintiffs, the question is whether "the [defendant] has received such notice of the institution of the action that the [defendant] will not be prejudiced in maintaining a defense on the merits." *Schurek*, 139 B.R. at 515.

The Court overrules Defendants' objection. The Court finds the proposed amendment corrects a clerical misstatement concerning Plaintiff's state of formation. It does not substitute a new party, assert new claims, nor does it prejudice Defendants. This is a misdescription and not a substitution of plaintiff party as the same entity remains before the Court. The error is clerical or technical in nature, arising from an inaccurate statement of the

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CONT... Metallic Blue Development LLC

Chapter 7

entity’s state of formation. Accordingly, the correction is properly characterized as a misnomer—not a substitution of parties—since the identity of the Plaintiff remains unchanged as have the claims. The Ninth Circuit has instructed that leave to amend should be “freely given when justice so requires” and that the rule favoring amendment should be applied with extreme liberality. *See Eminence Cap., LLC v. Aspeon, Inc.*, 316 F.3d 1048, 1051 (9th Cir. 2003) (quoting Civil Rule 15(a) and describing Civil Rule 15(a) (2)’s standard) (explaining that in the absence of undue delay, bad faith, prejudice, or futility, leave to amend should be granted).

Moreover, even if analyzed under Civil Rule 15(c), amendment would relate back. As in *Schurek*, the relevant inquiry is whether Defendants received notice of the institution of the action such that they will not be prejudiced in defending on the merits. The Complaint provided notice of the institution of the action when Defendants were served and were made aware of the nature of claims and the identity of Plaintiff. Moving Party Defendants answered. The factual allegations of the claims remain identical and Defendants have not identified any prejudice to them from allowing the amendment. The Court finds there is no showing of prejudice. Defendants’ statute-of-limitations argument depends on the argument that the original complaint was void. The Court rejects this argument. The complaint was filed by the entity pursuing the claims; its state of formation was incorrectly described. Accordingly, the amendment relates back to the original filing date.

Party Information

Debtor(s):

Metallic Blue Development LLC

Represented By
Ashley M Teesdale

**United States Bankruptcy Court
Central District of California
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Julia Brand, Presiding
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CONT... Metallic Blue Development LLC

Chapter 7

Defendant(s):

Worldwide Properties, Inc.

Represented By
Jesse S Finlayson
Amber Donner

Mercy Fok

Represented By
Jesse S Finlayson

The Only Solution LLC

Pro Se

Movant(s):

All Claims Recovery Group, LLC, a

Represented By
Ashley M Teesdale
Jessica L Bagdanov

Plaintiff(s):

All Claims Recovery Group, LLC, a

Represented By
Ashley M Teesdale
Jessica L Bagdanov

Trustee(s):

Timothy Yoo (TR)

Represented By
Carmela Pagay

**United States Bankruptcy Court
Central District of California
Los Angeles
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Tuesday, March 3, 2026

Hearing Room 1375

2:00 PM

2:25-13001 Enrique Aranda, Jr.

Chapter 7

Adv#: 2:25-01211 Salazar v. Aranda, Jr.

#7.00 Motion For Summary Judgment and Notice of Summary Judgment

Docket 15

***** VACATED *** REASON: O/E 2-12-26. CONT'D 5-26-26 AT 2:00 PM**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Enrique Aranda Jr.

Represented By
Lazaro E Fernandez

Defendant(s):

Enrique Aranda Jr.

Represented By
Lazaro E Fernandez

Movant(s):

Sandra Salazar

Represented By
Antonio John Ibarra

Plaintiff(s):

Sandra Salazar

Represented By
Antonio John Ibarra

Trustee(s):

Sam S Leslie (TR)

Pro Se

**United States Bankruptcy Court
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2:00 PM

2:25-13001 Enrique Aranda, Jr.

Chapter 7

Adv#: 2:25-01211 Salazar v. Aranda, Jr.

#8.00 Pretrial re Complaint to determine non-dischargeability of a debt under 11 USC §523(a)(6)

fr. 8-12-25; 2-3-26

Docket 1

***** VACATED *** REASON: O/E 2-12-26. CONT'D 5-26-26 AT 2:00 PM**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Enrique Aranda Jr.

Represented By
Lazaro E Fernandez

Defendant(s):

Enrique Aranda Jr.

Represented By
Lazaro E Fernandez

Plaintiff(s):

Sandra Salazar

Represented By
Antonio John Ibarra

Trustee(s):

Sam S Leslie (TR)

Pro Se

**United States Bankruptcy Court
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Tuesday, March 3, 2026

Hearing Room 1375

2:00 PM

2:23-14154 Ittella International LLC

Chapter 11

Adv#: 2:23-01473 Official Committee of Unsecured Creditors of Ittel v. Winco Foods, LLC

- #9.00** Status Hearing
re complaint for:
 (1) Account Stated
 (2) Unjust Enrichment
 (3) Breach of Duty of Good Faith and Fair Dealing
 (4) Conversion

fr. 5-13-25; 7-8-25; 8-12-25; 9-30-25; 10-14-25; 11-25-25,
12-9-25; 1-27-26

Docket 1

Tentative Ruling:

The parties have failed to file a joint status report 14 days prior to the status conference as required by LBR 7016-1(a) . The parties are to explain their failure to comply with the local bankruptcy rules and address why they should not be sanctioned \$250 for their failure to comply with the rules.

Party Information

Debtor(s):

Ittella International LLC

Represented By

David L. Neale
Lindsey L Smith
Todd M Arnold
Robert Carrasco
John-Patrick M Fritz
Fisher & Phillips LLP
Jeffrey C Krause
Gibson, Dunn & Crutcher LLP
ASK LLP
Schuyler Carroll

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CONT... Ittella International LLC

Chapter 11

Defendant(s):

Winco Foods, LLC

Represented By
Michael R Pinkston

Plaintiff(s):

Official Committee of Unsecured

Represented By
Bernard R Given II
Schuyler Carroll