

**United States Bankruptcy Court
Central District of California
Riverside
Wayne Johnson, Presiding
Courtroom 304 Calendar**

Tuesday, October 4, 2022

Hearing Room 304

1:00 PM

6:21-10652 Maricela Hurtado

Chapter 7

#1.00 Hrg re trustee's final report and applications for compensation

Docket 35

Tentative Ruling:

Final Ruling. No opposition has been filed. This application for compensation has been set for hearing on the notice required by LBR 2016-1(c)(4). **No appearance is necessary.**

The Court thanks the trustee for his efforts in this case. The trustee administered a case with few non-exempt assets but did so efficiently. Indeed, the trustee was so efficient that the small amount of funds recovered will pay all unsecured creditors 100%. Well done!

Pursuant to the trustee's final report, the following administrative claims will be allowed:

(1) Trustee: fees of \$1,309.84 and expenses of \$86.10.

The trustee shall prepare and upload a proposed order after the date and time of the hearing but no later than seven days thereafter. *See* LBR 9021-1(b)(1)(B) (stating that proposed orders shall be submitted "within 7 days" of the hearing but "must not be lodged prior to the hearing . . .").

Party Information

Debtor(s):

Maricela Hurtado

Represented By
David Akindele Akintimoye

Trustee(s):

**United States Bankruptcy Court
Central District of California
Riverside
Wayne Johnson, Presiding
Courtroom 304 Calendar**

Tuesday, October 4, 2022

Hearing Room 304

1:00 PM

CONT... Maricela Hurtado
Larry D Simons (TR)

Pro Se

Chapter 7

**United States Bankruptcy Court
Central District of California
Riverside
Wayne Johnson, Presiding
Courtroom 304 Calendar**

Tuesday, October 4, 2022

Hearing Room 304

1:00 PM

6:21-16456 Wayland Westfield Gilliam, IV and Jessica Marie Gilliam

Chapter 7

#2.00 Hrg re trustee's final report and applications for compensation

Docket 32

Tentative Ruling:

Final Ruling. No opposition has been filed. This application for compensation has been set for hearing on the notice required by LBR 2016-1(c)(4).
No appearance is necessary.

The Court thanks the trustee for his efforts in this case. Although the recovery was small and the proposed payments to unsecured creditors are small, creditors would not have received anything in the absence of the efforts of the trustee.

Pursuant to the trustee's final report, the following administrative claims will be allowed:

(1) Trustee: fees of \$618.50.

The trustee shall prepare and upload a proposed order after the date and time of the hearing but no later than seven days thereafter. *See* LBR 9021-1(b)(1)(B) (stating that proposed orders shall be submitted "within 7 days" of the hearing but "must not be lodged prior to the hearing . . .").

Party Information

Debtor(s):

Wayland Westfield Gilliam IV

Represented By
Ethan Kiwhan Chin

**United States Bankruptcy Court
Central District of California
Riverside
Wayne Johnson, Presiding
Courtroom 304 Calendar**

Tuesday, October 4, 2022

Hearing Room 304

1:00 PM

CONT... Wayland Westfield Gilliam, IV and Jessica Marie Gilliam

Chapter 7

Joint Debtor(s):

Jessica Marie Gilliam

Represented By
Ethan Kiwhan Chin

Trustee(s):

Howard B Grobstein (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
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Tuesday, October 4, 2022

Hearing Room 304

1:00 PM

6:22-10983 Robert David Stone

Chapter 7

#3.00 Hrg re application for employment of special counsel Pagter and Perry Isaacson on a flat fee basis

Docket 25

Tentative Ruling:

Final Ruling. This motion has been set for hearing on regular notice pursuant to Rule 9013-1(d)(2) of the Local Bankruptcy Rules. Pursuant to Rule 9013-1(h), the failure of the debtor and other parties in interest to file written opposition at least fourteen days prior to the hearing is construed as consent to the granting of the motion. *Cf. Ghazali v. Moran*, 46 F.3d 52, 53 (9th Cir. 1995). Furthermore, because the court is granting the relief requested by the moving party and for which a *prima facie* case has been established, an actual hearing is not necessary. *See Boone v. Burk (In re Eliapo)*, 468 F.3d 592, 602 (9th Cir. 2006). Parties who have been properly served with the motion are considered in default and, as a consequence, the matter will be resolved without oral argument. *See* Rule 9013-1(j)(3).

No appearance is necessary.

For the reasons set forth in the motion, the Court hereby finds that sufficient grounds exist to grant the motion and approve the employment and compensation as requested.

Counsel for the moving party shall prepare and upload a proposed order after the date and time of the hearing but no later than seven days thereafter. *See* LBR 9021-1(b)(1)(B) (stating that proposed orders shall be submitted "within 7 days" of the hearing but "must not be lodged prior to the hearing . . .").

Party Information

Debtor(s):

Robert David Stone

Represented By
Edgar P Lombera

**United States Bankruptcy Court
Central District of California
Riverside
Wayne Johnson, Presiding
Courtroom 304 Calendar**

Tuesday, October 4, 2022

Hearing Room 304

1:00 PM

CONT... Robert David Stone

Chapter 7

Trustee(s):

Arturo Cisneros (TR)

Represented By
Misty A Perry Isaacson

**United States Bankruptcy Court
Central District of California
Riverside
Wayne Johnson, Presiding
Courtroom 304 Calendar**

Tuesday, October 4, 2022

Hearing Room 304

1:00 PM

6:22-10983 Robert David Stone

Chapter 7

#4.00 Hrg re motion (1) To approve comprise of controversy; and (2) For abandonment of personal property

Docket 27

Tentative Ruling:

Final Ruling. This motion has been set for hearing on regular notice pursuant to Rule 9013-1(d)(2) of the Local Bankruptcy Rules. Pursuant to Rule 9013-1(h), the failure of the debtor and other parties in interest to file written opposition at least fourteen days prior to the hearing is construed as consent to the granting of the motion. *Cf. Ghazali v. Moran*, 46 F.3d 52, 53 (9th Cir. 1995). Furthermore, because the court is granting the relief requested by the moving party and for which a *prima facie* case has been established, an actual hearing is not necessary. *See Boone v. Burk (In re Eliapo)*, 468 F.3d 592, 602 (9th Cir. 2006). Parties who have been properly served with the motion are considered in default and, as a consequence, the matter will be resolved without oral argument. *See* Rule 9013-1(j)(3).

No appearance is necessary.

For the reasons set forth in the motion, the Court hereby finds that sufficient grounds exist to grant the motion and approve the settlement.

Counsel for the moving party shall prepare and upload a proposed order after the date and time of the hearing but no later than seven days thereafter. *See* LBR 9021-1(b)(1)(B) (stating that proposed orders shall be submitted "within 7 days" of the hearing but "must not be lodged prior to the hearing . . .").

Party Information

Debtor(s):

Robert David Stone

Represented By
Edgar P Lombera

**United States Bankruptcy Court
Central District of California
Riverside
Wayne Johnson, Presiding
Courtroom 304 Calendar**

Tuesday, October 4, 2022

Hearing Room 304

1:00 PM

CONT... Robert David Stone

Chapter 7

Trustee(s):

Arturo Cisneros (TR)

Represented By

Misty A Perry Isaacson

**United States Bankruptcy Court
Central District of California
Riverside
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Tuesday, October 4, 2022

Hearing Room 304

1:00 PM

6:22-11647 Alfredo De La Torre Donato

Chapter 7

#5.00 Hrg re motion to avoid lien with Francisco Morales and Maria Donato

[Property: 926 Murrieta Road, Perris, CA 92571]

Docket 8

Tentative Ruling:

Counsel for the moving party, Tyson Takeuchi, should appear for this hearing. The debtor will need counsel of record, not special appearance counsel, for this hearing.

Party Information

Debtor(s):

Alfredo De La Torre Donato

Represented By
Tyson Takeuchi

Trustee(s):

Arturo Cisneros (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Wayne Johnson, Presiding
Courtroom 304 Calendar**

Tuesday, October 4, 2022

Hearing Room 304

1:00 PM

6:22-10545 Innerline Engineering, Inc.

Chapter 11

#6.00 Hrg re application for payment of interim fees and or expenses filed by Caroline R. Djang

Docket 160

***** VACATED *** REASON: SCHEDULING ORDER ENTERED 9-30-22; CONT'D TO 11-1-- AT 2:00 P.M.**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Innerline Engineering, Inc.

Represented By

Matthew D. Resnik

Roksana D. Moradi-Brovia

Michale R. Weinstein and Farris & Britton

Trustee(s):

Caroline Renee Djang (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
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1:00 PM

6:22-10545 Innerline Engineering, Inc.

Chapter 11

#7.00 Hrg re first interim application by RHM Law LLP, General Bankruptcy Counsel for the Debtor, for allowance of fees and reimbursement of costs for the period February 14, 2022 through September 1, 2022

Docket 162

***** VACATED *** REASON: SCHEDULING ORDER ENTERED 9-30-22; CONT'D TO 11-1-- AT 2:00 P.M.**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Innerline Engineering, Inc.

Represented By

Matthew D. Resnik

Roksana D. Moradi-Brovia

Michale R. Weinstein and Farris & Britton

Trustee(s):

Caroline Renee Djang (TR)

Pro Se

**United States Bankruptcy Court
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Tuesday, October 4, 2022

Hearing Room 304

1:30 PM

6:22-10545 Innerline Engineering, Inc.

Chapter 11

#8.00 Hrg re status conference

FROM: 9-6-22

Docket 0

***** VACATED *** REASON: SCHEDULING ORDER ENTERED 9-30-22; CONT'D TO 11-1-22 AT 2:00 P.M.**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Innerline Engineering, Inc.

Represented By

Matthew D. Resnik

Roksana D. Moradi-Brovia

Michale R. Weinstein and Farris & Britton

Trustee(s):

Caroline Renee Djang (TR)

Pro Se