

Dated: February 3, 2025



Brenda Moody Whinery
Brenda Moody Whinery, Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT
DISTRICT OF ARIZONA

In re:
CHAPTER 7 FEES AND PRACTICES OF
MY ARIZONA LAWYERS, PLLC AND
RELATED FINANCING AGREEMENTS
WITH EZLEGALFEES, LLC

Case No. 4:24-mp-00003-BMW

**RULING AND ORDER VOIDING
RETENTION AGREEMENTS AND
FINANCING AGREEMENTS,
ORDERING THE DISGORGEMENT OF
FEES, AND IMPOSING SANCTIONS
AGAINST MY ARIZONA LAWYERS,
PLLC, CANDACE KALLEN,
EZLEGALFEES, LLC, AND
KATHERINE KIESEL**

On April 16, 2024, given this Court’s concerns pertaining to the disclosures of attorney compensation and bifurcated Chapter 7 retention agreements filed by Candace Kallen (“Ms. Kallen”) of My Arizona Lawyers, PLLC (“My Arizona Lawyers” or the “Firm”),¹ which indicated the existence of third-party financing by EZLegalFees, LLC (“EZ Legal”), and given related representations Ms. Kallen made to the Court regarding the practices of her Firm and her Firm’s relationship with EZ Legal,² the Court issued an *Order to Show Cause* (the “OSC”) (Dkt. 2)³ against Ms. Kallen, My Arizona Lawyers, and EZ Legal.

Pursuant to the OSC, Ms. Kallen and My Arizona Lawyers were ordered to show cause as to why this Court should not: (1) void all post-petition retention agreements between My

¹ This Court’s procedures require attorneys for Chapter 7 debtors to attach all agreements that pertain to the compensation paid or to be paid to or for the benefit of such attorneys to their Rule 2016(b) disclosures of compensation.

² See Trial Ex. 7. References to “Trial Ex.” are references to exhibits admitted into evidence during the evidentiary hearing held on October 16, 2024.

³ Unless otherwise indicated, references to “Dkt.” are references to the docket in this miscellaneous proceeding.

1 Arizona Lawyers and Chapter 7 debtors on the basis that they violate the Bankruptcy Code and
2 Local Rules for the United States Bankruptcy Court for the District of Arizona (the “Local
3 Rules”); (2) order the disgorgement of all fees paid pursuant to or otherwise attributable to such
4 post-petition retention agreements; and/or (3) bar Ms. Kallen from practicing before this Court
5 given the structure and conflicts of interest inherent in her Firm’s financing arrangement with EZ
6 Legal. (Dkt. 2 at 6).

7 EZ Legal was ordered to show cause as to why this Court should not void all financing
8 agreements signed by Chapter 7 debtors represented by My Arizona Lawyers and/or impose
9 sanctions, as may be deemed appropriate. (Dkt. 2 at 6).

10 During the course of these proceedings, the Court held numerous hearings⁴ and, as
11 additional information was disclosed, the Court: (a) fixed the scope of these proceedings to
12 include all bifurcated Chapter 7 cases filed by the Firm in the District of Arizona between May
13 15, 2022 and May 15, 2024 (the “Lookback Period”) that were financed by EZ Legal (the “EZ
14 Legal Financed Cases”), which cases are listed on Exhibit A to this Ruling and Order (the “Case
15 List”);⁵ (b) ordered the parties to file supplemental disclosures; (c) issued certain interim orders;
16 (d) imposed certain interim sanctions; and (e) put the parties on notice that additional sanctions
17 may be imposed.⁶ (Dkt. 20; Dkt. 35; Dkt. 53; Dkt. 63).

18 With respect to the interim orders and sanctions imposed by the Court, at the initial hearing
19

20 ⁴ As reflected by the summary of these proceedings set forth in this Ruling and Order, the record in this
21 proceeding is extensive. This Court held seven hearings regarding this matter prior to conducting the
22 October 16, 2024 evidentiary hearing.

23 ⁵ The list of cases included on Exhibit A is inclusive of all EZ Legal Financed Cases as disclosed by My
24 Arizona Lawyers and/or EZ Legal. Although Ms. Kallen and her Firm suggest, for the first time in their
25 post-trial brief, that this Court’s ruling should be limited to the cases that have been formally added to
26 this miscellaneous proceeding, Ms. Kallen and her Firm filed substantially similar disclosures of
27 compensation, used substantially similar retention agreements, and engaged in substantially similar
28 conduct in all of the EZ Legal Financed Cases. (10/16/2024 Trial Tr. 9:23-11:25, 12:16-14:22). EZ Legal
likewise engaged in substantially similar conduct and used substantially similar forms in all of the EZ
Legal Financed Cases. (See Dkt. 106 at ¶¶ (1)GG & (1)KK). The Court therefore declines to limit the
scope of this Ruling and Order.

⁶ This miscellaneous proceeding was not initiated to consider the Chapter 7 attorney practices in this
District as they pertain to the scope of attorney representation in bifurcated cases or the fees charged for
such representation. This Court will continue to examine Chapter 7 attorney practices and may raise
issues pertaining to such practices in future proceedings.

1 regarding the OSC held on May 15, 2024, the Court ordered Ms. Kallen, My Arizona Lawyers,
2 and EZ Legal to prepare and file lists of all cases the Firm filed during the Lookback Period that
3 involved financing by EZ Legal and supplement their responses to the OSC to address concerns
4 raised by the Court and issues raised by counsel for the United States Trustee (the “UST”). (Dkt.
5 20 at 3).

6 In response to the Court’s May 15, 2024 orders, Ms. Kallen, her Firm, and EZ Legal filed
7 supplemental responses and case lists that contained numerous inconsistencies and discrepancies.
8 (Compare Dkt. 26 with Trial Ex. 26; compare Dkt. 25 at Ex. 3 with Dkt. 30 at Ex. C; see Trial
9 Ex. 9 at 9:15-23; Dkt. 35 at 3).

10 At a continued hearing regarding the OSC held on June 10, 2024, the parties, through
11 counsel, informed the Court that disclosures included in their initial and supplemental responses
12 to the OSC pertaining to the relationship between the parties were false. (Trial Ex. 9 at 2:20-7:10;
13 Trial Ex. 34 at 4, ¶ (2)6). Given this disclosure, the Court ordered the parties to: (1) file sworn
14 declarations explaining the nature of the agreements and relationships between and among the
15 parties; and (2) amend their case lists to address the discrepancies and inconsistencies identified
16 by the Court. (Dkt. 35 at 3-4). The Court further ordered Ms. Kallen and her Firm to file the
17 retention agreements and financing agreements for all cases filed in this District during the
18 Lookback Period, file a certificate of compliance, and provide a flash drive to the Court
19 containing the filed documents. (Dkt. 35 at 4). The Court also ordered EZ Legal to: (a) file all
20 financing agreements that pertain to any cases filed in this District during the Lookback Period,
21 file a certificate of compliance, and provide a flash drive to the Court containing the filed
22 documents; and (b) file additional sworn disclosures. (Dkt. 35 at 4). Given the parties’ false
23 representations to the Court regarding their financial arrangement and the discrepancies in the
24 parties’ filings, the Court imposed interim sanctions restricting Ms. Kallen and her Firm’s ability
25 to file new Chapter 7 bankruptcy cases in this District and prohibiting EZ Legal from:
26 (a) collecting any additional funds related to any and all bankruptcy cases in this District;
27 (b) engaging in any further lending activities in any bankruptcy cases in this District; and
28 (c) making any disbursements of any funds collected from debtors in any bankruptcy cases filed

1 in this District, pending further Court order. (Dkt. 35 at 4-6).

2 Although Ms. Kallen, her Firm, and EZ Legal timely filed supplemental declarations, the
3 parties failed to file all required retention agreements and financing agreements, Ms. Kallen
4 failed to timely file an amended case list, and the parties failed to timely file certificates of
5 compliance or provide flash drives containing relevant documents to the Court, as ordered. (Dkt.
6 53 at 2; Dkt. 47; Dkt. 51 at ¶ 15; see Trial Ex. 10 at 13:19-14:5, 39:4-9). Further, EZ Legal
7 depleted its bank account, in direct violation of this Court’s order that EZ Legal not disburse
8 debtor funds. (Dkt. 60 at ¶ 2).

9 Thereafter, on August 2, 2024, the UST filed the *United States Trustee’s Motion to*
10 *Examine Fees Paid, Disgorge Fees, and Impose Sanctions Against Candace Kallen and My*
11 *Arizona Lawyers, PLLC* (the “UST Motion”) (Dkt. 56). In the UST Motion, the UST expands
12 upon the issues raised in the Court’s OSC and asks the Court to: (a) determine that all attorney
13 fees charged by Ms. Kallen and the Firm in the EZ Legal Financed Cases were excessive;
14 (b) order Ms. Kallen and her Firm to disgorge all fees paid in the EZ Legal Financed Cases;
15 (c) bar Ms. Kallen and her Firm from filing bankruptcy cases in this District for a period of two
16 years; and (d) require Ms. Kallen and her Firm to apply for re-admission in order to recommence
17 filing bankruptcy cases in this District.

18 In response to the OSC and UST Motion, Ms. Kallen and her Firm take the position that
19 the fees charged to debtor-clients were reasonable, any inadequate disclosures or violations of
20 the Bankruptcy Code, Federal Rules of Bankruptcy Procedure (the “Federal Bankruptcy Rules”),
21 and/or Local Rules were inadvertent, Ms. Kallen and her Firm have diligently and competently
22 performed legal services for their clients, and they are committed to complying with the
23 Bankruptcy Code, Federal Bankruptcy Rules, and Local Rules in all respects going forward. Ms.
24 Kallen and her Firm argue that the remedies and sanctions proposed by the Court and the UST
25 are unwarranted and unduly harsh.

26 EZ Legal takes the position that it has not engaged in bad faith lending directed at Chapter
27 7 debtors in furtherance of an abuse of the bankruptcy system, and that the Court lacks
28 jurisdiction and authority to void post-petition financing agreements signed by debtor-clients of

1 the Firm.

2 On October 16, 2024, the Court conducted an evidentiary hearing regarding the OSC and
3 UST Motion.⁷ At the October 16, 2024 hearing, counsel for the UST, counsel for EZ Legal, and
4 Ms. Kallen, representing herself and her Firm, presented evidence. Testimony was provided by
5 Ms. Kallen and the principal of EZ Legal, Katherine Kiesel (“Ms. Kiesel”). On November 18,
6 2024, the parties submitted post-trial briefs,⁸ at which time the Court took the matter under
7 advisement. Based upon the entire record before the Court, the Court now issues its ruling.

8 **I. Jurisdiction**

9 Pursuant to 28 U.S.C. § 1334(b) and 28 U.S.C. § 157, this Court has jurisdiction over “all
10 civil proceedings arising under title 11, or arising in or related to cases under title 11.” The terms
11 “arising under” and “arising in” are terms of art. *In re Wilshire Courtyard*, 729 F.3d 1279, 1285
12 (9th Cir. 2013). “Proceedings ‘arising under’ title 11 involve causes of action created or
13 determined by a statutory provision of [the Bankruptcy Code].” *Id.* Proceedings “arising in” title
14 11 are those proceedings that are not created or determined by the Bankruptcy Code, but would
15 nevertheless have no existence outside of a bankruptcy case. *Id.* “A ‘related to’ proceeding may
16 be related to [a bankruptcy case] because of its potential effect, but it does not invoke a
17 substantive right created by the Bankruptcy Code and could exist outside of bankruptcy.” *In re*
18 *Gen. Carriers Corp.*, 258 B.R. 181, 189 (9th Cir. BAP 2001).

19 If a proceeding is core, the bankruptcy court has the authority to enter final orders. *In re*
20 *Richards*, 655 B.R. 782, 793 (9th Cir. BAP 2023). If a proceeding is not core, the bankruptcy
21 court may enter final orders with the consent of the parties. *Id.*

22 At issue is attorney and law firm conduct pertaining to bankruptcy cases filed in this
23 District, legal fees charged to debtors in this District, the conduct of a lender that at all relevant
24 times knowingly and intentionally financed bankruptcy legal fees in this District, and the related
25 financing and retention agreements of that law firm and lending entity. Ms. Kallen and her Firm

26 _____
27 ⁷ Prior to the evidentiary hearing, the UST and EZ Legal proposed a stipulation (Dkt. 65) in an attempt
28 to resolve the EZ Legal component of this proceeding, which stipulation the Court did not approve, and
which stipulation the UST subsequently withdrew. (9/11/2024 Hearing Tr. 20:4-5, 21:8-27:10, 32:11-
25).

⁸ Dkt. 117; Dkt. 118; Dkt. 119.

1 acknowledge that the Court has jurisdiction over this matter as it pertains to them, and that this
2 is a core proceeding. (Trial Ex. 34 at 17, ¶¶ (4)1-2). Although EZ Legal contends that this Court
3 lacks jurisdiction and the authority to enter orders impacting its financing agreements with the
4 debtors on the Case List, those financing agreements pertain solely, expressly, and exclusively
5 to bankruptcy legal fees. As EZ Legal has acknowledged, this Court has jurisdiction over legal
6 fees paid by or on behalf of a debtor both before and after a bankruptcy filing. (Dkt. 106 at 12-
7 13, ¶¶ (5)A-E). Further, the Promises to Pay at issue, which will be defined and discussed in
8 detail below, were presented to the debtors on the Case List by the Firm, at the direction and/or
9 with the consent of EZ Legal. (Dkt. 41, Ex. A at ¶¶ 7, 10; 10/16/2024 Trial Tr. 49:24-50:22,
10 137:6-10).

11 Given the foregoing, and the relationship and agreements between the parties, which are
12 discussed herein, the EZ Legal financing piece of this proceeding is inextricably intertwined with
13 the bankruptcy legal fees at issue. As set forth below, it is the ultimate determination of this Court
14 that the relationship between My Arizona Lawyers and EZ Legal was a fee sharing arrangement
15 which was not disclosed to client-debtors of the Firm or to this Court. The Court therefore finds
16 that it has jurisdiction over all components of this proceeding pursuant to 28 U.S.C. §§ 157 and
17 1334, and that this matter constitutes a core proceeding under 28 U.S.C. § 157(b)(2).

18 To the extent any component of this proceeding is determined to be non-core, Ms. Kallen
19 and her Firm consent to the entry of final orders by this Court. (Trial Ex. 34 at 17, ¶ (4)3).
20 Although EZ Legal has included a statement of non-consent to entry of final orders by this Court
21 in its post-trial brief, EZ Legal failed to raise any objection to this Court’s authority to enter final
22 orders in its initial response to the OSC. (Dkt. 7). A party that believes the bankruptcy court lacks
23 the authority to enter final orders must raise such objection promptly. *Stern v. Marshall*, 564 U.S.
24 462, 482, 131 S. Ct. 2594, 2608, 180 L.Ed.2d 475 (2011). Consistent with this requirement, this
25 Court’s Local Rules provide that “[i]n a contested matter before the Court, . . . the initial motion,
26 objection or other document filed by any party must contain a statement whether the Court has
27 authority to enter final orders . . .” and “[i]f no such statement is included, the filing will be
28 deemed the party’s consent to the authority of the Court to enter final orders.” Local Rule 9014-

1 2. EZ Legal is therefore deemed to have consented to this Court’s entry of final orders.

2 The following constitute the Court’s findings of fact and conclusions of law pursuant to
3 **Federal Rule of Civil Procedure 52**, as incorporated by Federal Bankruptcy Rules 7052 and 9014.
4 To the extent it is determined that this proceeding involves non-core matter(s), and to the extent
5 it is determined that EZ Legal has not sufficiently consented to the entry of final orders by this
6 Court, the following constitute the Court’s proposed findings of fact and conclusions of law
7 pursuant to Federal Bankruptcy Rule 9033.

8 **II. Findings of Fact**

9 Ms. Kallen has been licensed to practice law in this District since 2014,⁹ in which year
10 she formed My Arizona Lawyers. (10/16/2024 Trial Tr. 136:15-20; **Dkt. 43 at ¶ 2**). Ms. Kallen
11 has been the sole member and manager of My Arizona Lawyers since its formation, but,
12 according to her testimony, she did not personally start actively practicing bankruptcy law in this
13 District until approximately 2022. (See **Dkt. 43 at ¶ 2**; Trial Ex. 34 at 3, ¶ (2)2; 10/16/2024 Trial
14 Tr. 159:15-25). During the Lookback Period, Ms. Kallen and her Firm filed more than 1,260
15 Chapter 7 cases in this District, the majority of which were bifurcated cases.¹⁰ (See 10/16/2024
16 Trial Tr. 8:18-9:1, 9:14-18; Trial Ex. 31). In bifurcated cases, the Firm generally had debtors
17 execute pre-petition retention agreements, pursuant to which the Firm filed skeletal Chapter 7
18 petitions for no compensation, and then required debtor-clients to execute post-petition retention
19 agreements promising to pay the Firm a flat fee amount (the “Attorney Flat Fee”), generally
20 \$3,000, for continued representation. (10/16/2024 Trial Tr. 131:17-23; see, e.g. Trial Ex. 6).

21 EZ Legal was formed by Ms. Kiesel in December 2020 as a consumer lending entity which
22

23 _____
24 ⁹ Ms. Kallen is currently on probation with the State Bar of Arizona. (10/16/2024 Trial Tr. 111:14-17).

25 ¹⁰ In bifurcated cases, pre- and post-petition attorney services and fees are separated. “In its most basic
26 form, the bifurcated fee approach entails the use of the prefiling agreement to provide solely for the
27 minimum amount of legal services needed to have a skeletal petition prepared and filed, thus initiating
28 the bankruptcy, following which the parties enter into a postfiling agreement under which the bulk of the
legal work is to be done. The overall fee for the bankruptcy filing is split between the two agreements,
generally weighted heavily (or even entirely) to the postfiling agreement. The theory behind this approach
is that the debtor’s obligation under the postfiling agreement will not be discharged in the bankruptcy and
will thus remain[] a binding obligation of the debtor” *In re Cialella*, **643 B.R. 789, 793** (Bankr. W.D.
Pa. 2022).

1 is wholly owned and managed by Ms. Kiesel, who is not an attorney.¹¹ (10/16/2024 Trial Tr.
2 201:11-17; **Dkt. 41**, Ex. A at ¶¶ 1-2). EZ Legal represents that it is primarily in the business of
3 making consumer loans to individuals to finance their legal expenses,¹² but has only provided
4 funding in cases filed by My Arizona Lawyers and the Law Office of Ruth Ann Ambs.¹³ (**Dkt.**
5 **41**, Ex. A at ¶¶ 2-3; **Dkt. 106 at 7**, ¶ (1)AA; 10/16/2024 Trial Tr. 201:13-15). My Arizona
6 Lawyers and EZ Legal, through their respective principals, have represented to the Court that
7 they began their business relationship in or about April 2021, which relationship continued in
8 some form until this Court issued the OSC, and which relationship involved EZ Legal’s financing
9 of My Arizona Lawyers’ bifurcated Chapter 7 cases.¹⁴ (Trial Ex. 25 at 1; **Dkt. 43 at ¶ 6**;
10 10/16/2024 Trial Tr. 202:9-11).

11 **A. Nature and Terms of the Arrangement Between My Arizona Lawyers and EZ**
12 **Legal**

13 As asserted by the parties, in or about April 2021, My Arizona Lawyers and EZ Legal
14 entered into a business arrangement, pursuant to which EZ Legal provided financing to My
15 Arizona Lawyers. (**Dkt. 43 at ¶ 6**; 10/16/2024 Trial Tr. 202:9-11; **Dkt. 41**, Ex. A at ¶ 6). Other
16 than a written agreement dated April 21, 2021, the validity of which is disputed by My Arizona
17 Lawyers,¹⁵ and which EZ Legal asserts was terminated, the parties acknowledge that none of the
18 terms of their agreement were reduced to writing. (Trial Ex. 36/ZZ; **Dkt. 26 at ¶ 3**; **Dkt. 27 at 2**;
19

20 ¹¹ Ms. Kiesel has admitted that she had no prior experience in consumer lending, or the lending industry
21 in general, before forming EZ Legal. (See 10/16/2024 Trial Tr. 201:18-21). Her background is as a
22 designer in new home building and remodeling. (10/16/2024 Trial Tr. 201:18-21).

23 ¹² EZ Legal represents that it is licensed by the Arizona Department of Insurance and Financial
24 Institutions. (**Dkt. 7 at ¶ 1**; **Dkt. 41**, Ex. A at ¶ 2).

25 ¹³ EZ Legal was involved in a related order to show cause proceeding pertaining to EZ Legal’s
26 involvement in the operations of the Law Office of Ruth Ann Ambs. See *In re Chapter 7 Fees and*
27 *Practices of The Law Office of Ruth Ann Ambs; EZLegalFees, LLC; and Want a Fresh Start, LLC* (4:24-
28 mp-00002-BMW). A *Ruling and Order Cancelling Retention Agreements and Financing Agreements,*
and Imposing Sanctions Against Ruth Ann Ambs, The Law Office of Ruth Ann Ambs, EZLegalFees, LLC,
Want a Fresh Start, Katherine Kiesel and Daniel Ray Richter was entered in that proceeding (the “Ambs
MP Ruling and Order”) (4:24-mp-00002-BMW at **Dkt. 61**).

¹⁴ EZ Legal does not hold a license under the Alternative Business Structure Program administered by
the Arizona Supreme Court.

¹⁵ Whether the written agreement that was presented to the Court was valid as between the parties at any
point during the Lookback Period is not material to this Ruling and Order.

1 **Dkt. 43 at ¶ 9**; 10/16/2024 Trial Tr. 202:15-203:9, 211:18-21, 228:2-229:12). No other written
2 evidence of the parties' agreement was presented to the Court.¹⁶

3 Based upon the record and the testimony presented, there were three iterations of the
4 parties' business arrangement that are relevant to this proceeding. From approximately April
5 2021 to approximately October 2022, the Firm presented post-petition retention agreements
6 executed by Chapter 7 debtor-clients in bifurcated cases to EZ Legal and EZ Legal paid seventy-
7 five percent (75%) of the face value of those agreements, i.e. 75% of the Attorney Flat Fee, to
8 the Firm in exchange for the right to collect and retain the full Attorney Flat Fee from such debtor-
9 clients. (10/16/2024 Trial Tr. 170:25-171:4, 204:4-17). Under this iteration, EZ Legal had the
10 option of returning debtor accounts that went into default to the Firm (the "First Iteration").
11 (10/16/2024 Trial Tr. 171:12-17, 204:18-24). As explained by Ms. Kallen:

12 Under the initial verbal understanding between MyAZ and EZ Legal,
13 MyAZ was financed by EZ Legal, which provided a line of credit
14 secured by client receivables. The debtor owed MyAZ for filing their
15 bankruptcy. This debt was then sold to EZ Legal and it collected on
the obligation.¹⁷

16 (**Dkt. 43 at ¶ 10**).

17 Beginning in or about October 2022, the testimony reflects that the parties verbally
18 modified their agreement. (10/16/2024 Trial Tr. 137:12-18, 171:18-172:9, 204:25-205:19). EZ
19 Legal began paying My Arizona Lawyers 62% of the Attorney Flat Fee set forth in the post-
20 petition retention agreements in exchange for the right to collect and retain the full Attorney Flat
21 Fee from debtor-clients, and EZ Legal stopped returning debtor accounts that went into default
22 to the Firm (the "Second Iteration"). (10/16/2024 Trial Tr. 171:18-172:9, 204:25-205:19; **Dkt.**

23 _____
24 ¹⁶ The Court notes that under Arizona's statute of frauds: "No action shall be brought in any court in the
25 following cases unless the promise or agreement upon which the action is brought, or some memorandum
26 thereof, is in writing and signed by the party to be charged, or by some person by him thereunto lawfully
27 authorized: . . . Upon a contract, promise, undertaking or commitment to loan money or to grant or extend
28 credit, or a contract, promise, undertaking or commitment to extend, renew or modify a loan or other
extension of credit involving both an amount greater than two hundred fifty thousand dollars and not
made or extended primarily for personal, family or household purposes." A.R.S. § 44-101(9). Given the
amounts at issue herein, the foregoing statute would clearly apply.

¹⁷ Ms. Kallen subsequently retracted her sworn statement that the debt was sold to EZ Legal. (10/16/2024
Trial Tr. 169:21-170:5).

1 43 at ¶ 10). The parties continued to operate pursuant to their agreed-upon 62% / 38% fee sharing
2 arrangement until the issuance of the OSC. (10/16/2024 Trial Tr. 171:18-172:9, 204:25-12).

3 **B. Promises to Pay**

4 In March 2023, EZ Legal began requiring Chapter 7 debtor-clients of the Firm to execute
5 a document entitled Promise to Pay and Authorization for Recurring Payments (each a “Promise
6 to Pay,” and collectively, the “Promises to Pay”) in favor of EZ Legal for the full amount of the
7 Attorney Flat Fee (the “Third Iteration”). (10/16/2024 Trial Tr. 172:10-20, 210:3-5, 214:23-
8 215:1; **Dkt. 43** at ¶¶ 11-12; *e.g.* Trial Ex. 6 at 16-19). In bifurcated cases, the Promises to Pay
9 were given to debtor-clients by the Firm along with the Firm’s post-petition retention
10 agreement,¹⁸ both of which debtors were told that they were required to sign if they wanted to
11 retain their attorney representation post-petition. (*See* Trial Ex. 7 at 11:14-12:4; **Dkt. 43** at ¶ 11;
12 10/16/2024 Trial Tr. 179:23-180:18, 214:23-215:1). The Promises to Pay provided that such
13 debtor-clients were borrowing funds from EZ Legal, ostensibly to pay the Attorney Flat Fee,
14 although this is not stated, and were obligated to repay EZ Legal the principal balance, which
15 equaled the amount of the Attorney Flat Fee, in twelve equal monthly installments. (*E.g.* Trial
16 Ex. 6 at 16-19). The Promises to Pay clearly state that the financed amount of \$3,000 would incur
17 no finance fee or interest charge. (Trial Ex. 6 at 16-19). The Promises to Pay did not disclose that
18 My Arizona Lawyers and Ms. Kallen had agreed to accept \$1,860 (62%) from EZ Legal in full
19 satisfaction of the attorney’s fees owed to them or disclose that EZ Legal would retain \$1,140
20 (38%) of the \$3,000. (*See* Trial Ex. 6 at 16-20). At no point in time did EZ Legal independently
21 meet with debtor-clients of the Firm prior to execution of such documentation.¹⁹ (10/16/2024
22 Trial Tr. 212:9-15).

23 The default rate of interest under the Promise to Pay is “300% or the maximum rate
24 allowed by law, whichever is greater, both before and after judgment[.]” (Trial Ex. 6 at 17-18).
25 The Court notes that the bankruptcy schedules filed by debtors in many of the EZ Legal Financed
26 Cases generally reflect that such debtors lacked the income to make their required post-petition

27 _____
28 ¹⁸ 10/16/2024 Trial Tr. 156:2-3; *see also* 10/16/2024 Trial Tr. 49:17-50:22.

¹⁹ The record reflects that the only communication EZ Legal had with debtor-clients of the Firm pertained
to collections. (*See* **Dkt. 41**, Ex. A at ¶ 5; 5/15/2024 Hearing Tr. 35:19-23 in 4:24-mp-00002-BMW).

1 payments to EZ Legal at the time they signed the Promises to Pay. (*See* 10/16/2024 Trial Tr.
2 104:14-18). The Promises to Pay also contain a demand provision that states: “We may demand
3 payment, at any time, and from time to time, if our ability to collect amounts owed under this
4 Agreement are [*sic*] materially impaired, in our sole and absolute discretion and whether or not
5 a default has occurred.” (Trial Ex. 6 at 18).

6 **C. Disclosures of Compensation**

7 The Disclosures of Compensation of Attorney for Debtor(s) (Form 2030) (the
8 “Disclosures of Compensation”) filed by Ms. Kallen and her Firm in the EZ Legal Financed
9 Cases indicate that the source of the compensation to be paid to Ms. Kallen and My Arizona
10 Lawyers was the debtors, and that Ms. Kallen had not agreed to share fees with any person who
11 was not a member or associate of her Firm. (Trial Ex. 34 at 7, ¶ (2)23; 10/15/2024 Trial Tr. 9:23-
12 10:13; *e.g.*, Trial Ex. 6 at 1). Given the nature of the Firm’s arrangement with EZ Legal, both of
13 those disclosures were false when made. According to the testimony, as set forth above, the
14 source of the compensation paid to Ms. Kallen and her Firm for representing debtor-clients in
15 the EZ Legal Financed Cases was EZ Legal, and Ms. Kallen and her Firm shared what were
16 purported to be legal fees with EZ Legal. (10/16/2024 Trial Tr. 23:3-25:12).

17 The Disclosures of Compensation filed in the EZ Legal Financed Cases also generally
18 disclose that for legal services, the Firm agreed to accept the Attorney Flat Fee. (*E.g.* Trial Ex. 6
19 at 1; *see also* 10/16/2024 Trial Tr. 14:23-15:4). This disclosure is inconsistent with the testimony
20 provided by the parties that in all of the EZ Legal Financed Cases, prior to execution of the
21 Disclosures of Compensation, the Firm had agreed to accept reduced lump sum payments of
22 either 75% or 62% of the Attorney Flat Fee in full satisfaction of all legal fees owed to the Firm.
23 (10/16/2025 Trial Tr. 170:25-171:4, 171:18-172:2, 204:11-205:12).

24 In addition, the Disclosures of Compensation filed in the EZ Legal Financed Cases
25 generally include the following language:

26 Counsel has a recourse line of credit from a third-party lender secured
27 by (among other things) a collateral assignment of the accounts
28 receivable of counsel, including amounts owed by Debtor(s) to
counsel. Counsel’s obligation to repay this indebtedness is not
contingent upon receipt of payment from Debtor(s). Counsel may

1 draw upon the line of credit based upon the value of account
2 receivable, including the amount owed by Debtor(s) to counsel. The
3 lender also provides payment management and processing services
4 and will collect installment payments from Debtor(s) as well as any
5 third-party guarantor (if applicable) on behalf of counsel. Lender will
6 apply amounts paid by Debtor(s) against counsel's indebtedness to
7 Lender.

8 (*E.g.*, Trial Ex. 6 at 1).

9 The foregoing is directly contrary to the testimony provided as to the iterations of the
10 arrangement between the parties. The testimony reflects that EZ Legal never perfected a security
11 interest in any line of credit with My Arizona Lawyers. (10/16/2024 Trial Tr. 224:10-14, 228:4-
12 12). Further, the above disclosure was made in cases that were filed during the Second Iteration,
13 during which there is no written documentation evidencing a financing arrangement between My
14 Arizona Lawyers and EZ Legal, much less a secured line of credit. (*See* 10/16/2024 Trial Tr.
15 9:23-10:13). This same disclosure was also made in cases filed during the Third Iteration, during
16 which period debtors were required to sign the Promise to Pay, which provides that the debtors
17 were obligated to pay EZ Legal directly, irrespective of their obligations to the Firm. (*See, e.g.*
18 Trial Ex. 6 at 1; 10/16/2024 Trial Tr. 26:9-28:16). At no point in time did Ms. Kallen or the Firm
19 amend their Disclosures of Compensation to accurately or completely disclose the terms of the
20 arrangement.

21 **D. Retention Agreements**

22 The Firm's pre- and post-petition Chapter 7 retention agreements executed in the EZ Legal
23 Financed Cases during the Lookback Period (the "Retention Agreements")²⁰ provided that the
24 Firm would borrow money from EZ Legal against the debtors' payment obligations, that EZ
25 Legal would have a lien in the promised payments, and that EZ Legal would act as a collection
26 agent for the Firm. (*E.g.* Trial Ex. 6 at 3-15). These provisions of the Retention Agreements
27 directly conflict with the testimony regarding the parties' arrangement, as discussed above. The

28 ²⁰ Although Ms. Kallen testified that the Retention Agreements were drafted by her Firm, the Court notes
that the Retention Agreements are substantially similar to the retention agreements used by the Law
Office of Ruth Ann Ambs, which retention agreements the Court was told were drafted by EZ Legal.
(*Compare* Trial Ex. 6 at 3-15 with **Dkt. 16 at 2-12** in *In re Cameron*, 4:23-bk-09351-BMW; *see* 2/29/2024
Hearing Tr. 2:20-25 in *In re Cameron*, 4:23-bk-09351-BMW).

1 Retention Agreements also provide that EZ Legal would charge the Firm an additional fee of
2 25% of the attorney's fees placed for collection. (*E.g.* Trial Ex. 6 at 7, 11). There is no statement
3 in the Retention Agreements that the debtor would be responsible for the 25% fee, nor were the
4 Retention Agreements revised when the fee was increased to 38% during the Second Iteration.
5 (*See* Trial Tr. 9:23-11:21; Trial Ex. 6 at 3-15). The Retention Agreements were likewise not
6 revised during the Third Iteration, when the debtors were required to sign Promises to Pay which
7 indicate that there would be no finance fee or interest charge. (*See, e.g.* Trial Ex. 6 at 3-15,
8 10/16/2024 Trial Tr. 36:10-37:3, 181:22-182:16). Contrary to the testimony provided by the
9 parties, there is also no language in the Retention Agreements that informed debtors during the
10 Third Iteration that they would no longer owe My Arizona Lawyers any fees upon execution of
11 the Promise to Pay. (10/16/2024 Trial Tr. 200:8-11; *see, e.g.* Trial Ex. 6).²¹ Further, the Retention
12 Agreements contain interest and default provisions that directly conflict with the interest and
13 default provisions in the Promises to Pay.²²

14 The Retention Agreements also contain conflict waivers that provide in relevant part:

15 2. If you sign a Post Filing Contract, Law Firm will be borrowing
16 money from Lender counting on your promise to pay. Law Firm expects to
17 receive payments from you so that they can pay the Lender. This might place
18 Law Firm in conflict with you. By signing this agreement, you understand
and waive this conflict.

19

20 4. Law Firm cannot advise you on whether to enter into this agreement
21 with Law Firm, because Law Firm is a party to this contract. Law Firm can
22 fully answer your questions and explain the terms. However, if you choose,
23 you should seek independent counsel. By signing this agreement, you agree
that you do not want to seek independent advice, and the agreement was fully
explained to you and all of your questions have been answered to your
satisfaction.

24 5. If you sign a Contract After Filing, Law Firm will share with Lender

25 _____
26 ²¹ Ms. Kallen and Ms. Kiesel testified that upon a debtor-client's execution of a Promise to Pay in favor
of EZ Legal, the debt owed to the Firm would be retired, but that understanding is not supported by any
written documentation. (10/16/2024 Trial Tr. 200:8-11, 212:22-213:7).

27 ²² The Promise to Pay contains events of default that are not included in the Retention Agreements.
28 (*Compare* Trial Ex. 6 at 17 *with* Trial Ex. 6 at 14). Further, while the Retention Agreements provide for
a default interest rate of 19.99%, the Promises to Pay provide for a default interest rate of 300%.
(*Compare* Trial Ex. 6 at 14 *with* Trial Ex. 6 at 17-18).

1 information to collect the payments from you after you file. This information
2 might include income, expenses, employment, assets, and any other personal
3 information you provide to Law Firm. Your attorney/client privilege may be
4 waived with regard to this information. By signing this agreement, you fully
understand this and give consent to share your personal information as well
as waive this potential conflict.

5
6 If a conflict arises that is not able to be waived, Law Firm must
7 withdraw from your case. You understand and waive this conflict by signing
8 this agreement.

9 (*E.g.* Trial Ex. 6 at 7-8, 12-13).

10 Thus, in the second waiver provision,²³ the Firm disclosed to debtors that the Firm would
11 be counting on their promises to pay the Firm in order to pay EZ Legal. As discussed above, the
12 evidence and testimony reflect that this was never part of the arrangement between the parties
13 during any of the three iterations disclosed to the Court. The testimony indicates that EZ Legal
acted as the collection agent during all iterations of the arrangement.

14 In the fourth waiver provision, debtor-clients were asked to confirm that the Retention
15 Agreements had been fully explained to them. As discussed above, Ms. Kallen confirmed that
16 she did not in fact explain her Firm's Retention Agreements to any debtor-clients. Rather, debtors
17 were provided copies of the agreements and it was incumbent upon them to try to review and
18 understand the complex, inconsistent, contradictory, and ambiguous provisions in such
19 agreements.

20 In the fifth waiver provision, debtor-clients were asked to consent to the sharing of any
21 and all personal information provided by such debtor-clients to the Firm with EZ Legal. In the
22 final waiver provision, debtor-clients were asked to waive unwaivable conflicts.

23 Nowhere in the Retention Agreements is there an accurate disclosure of the direct conflicts
24 of interest between My Arizona Lawyers and its debtor-clients.

25 **E. Communication with Debtors**

26 Neither Ms. Kallen nor her Firm explained to debtor-clients the terms of the Retention
27

28 ²³ The Court will refer to the waiver provisions based upon the numbers ascribed to them in the Retention Agreements.

1 Agreements, the Promises to Pay, or the terms of the arrangement between My Arizona Lawyers
2 and EZ Legal. (Trial Ex. 34 at 6, ¶ (2)18; *see also* 10/16/2024 Trial Tr. 42:9-44:7).²⁴ At no time
3 did Ms. Kallen or her Firm discuss with their debtor-clients the risks or drawbacks of executing
4 the Promises to Pay. (10/16/2024 Trial Tr. 46:21-24). Likewise, as discussed above, no
5 representative of EZ Legal met with or explained the Promise to Pay to any debtor-clients of the
6 Firm. (10/16/2024 Trial Tr. 212:9-15). Further, as illustrated above, the Retention Agreements
7 and Promises to Pay cannot be reconciled when read together, and are inconsistent with the terms
8 of the arrangement, as explained by the parties. At the evidentiary hearing, Ms. Kallen was unable
9 to explain either the inconsistencies or the inaccurate provisions in her own Retention
10 Agreements, or the terms of the Promise to Pay, which her Firm provided to debtors and required
11 them to execute to retain counsel post-petition. (*E.g.* 10/16/2024 Trial Tr. 30:6-44:7, 48:2-53:8).

12 In summary, debtor-clients of the Firm were told in written Retention Agreements that
13 they were being charged the Attorney Flat Fee for representation in their Chapter 7 cases. The
14 Disclosures of Compensation signed by Ms. Kallen and filed with the Court state that the Firm
15 had agreed to accept the Attorney Flat Fee to represent its debtor-clients, and that the Firm was
16 not sharing that Attorney Flat Fee with anyone outside the Firm. In reality, the actual fees agreed
17 to by Ms. Kallen and her Firm totaled either 62% or 75% of the Attorney Flat Fee, which amount
18 was paid to Ms. Kallen and her Firm by EZ Legal. EZ Legal, then, retained all funds collected
19 from debtor-clients of the Firm, even during the Third Iteration, when EZ Legal explicitly
20 represented to debtor-clients in writing that it charged no financing fee or interest charge. Further,
21 as discussed above, neither the Firm nor EZ Legal provided any explanation to debtor-clients of
22 any of the terms of the agreements, including as to the inconsistencies, contradictions, conflicts,
23 risks, and/or drawbacks of executing such agreements.

24 **F. Conduct of the Parties During Pendency of the Miscellaneous Proceeding**

25 When asked about the Firm's financing arrangement with EZ Legal, Ms. Kallen and her
26 Firm initially lied to this Court. (10/16/2024 Trial Tr. 25:13-26:8). In their first written response
27

28 ²⁴ Ms. Kallen admits that she had a practice of not meeting with debtor-clients in person or through a
visual platform prior to January 2024. (Trial Ex. 34 at 8, ¶ (2)29; 10/16/2024 Trial Tr. 75:12-77:1).

1 to this Court’s OSC, Ms. Kallen and her Firm represented to the Court that “[i]n cases where the
2 debtor clients used EZLegal, the Firm received \$3,000 directly from EZLegal[,]” and the net to
3 My Arizona Lawyers after payment of the Chapter 7 filing fee was \$2,662. (Trial Ex. 25 at 2).

4 EZ Legal similarly misrepresented to the Court that “[as to] [t]hose debtors who finance
5 post-petition legal fees through EZ Legal, the loan proceeds obtained by a debtor are paid directly
6 to My AZ on behalf of the debtor and at the direction of the borrower.” (Dkt. 7 at 2, ¶ 9). There
7 was no disclosure that only a percentage of the loan proceeds would be paid to My Arizona
8 Lawyers. (See Dkt. 7). There is also no evidence that any debtor directed any monies to be paid
9 by EZ Legal to the Firm.

10 At a hearing held on June 10, 2024, the parties disclosed for the first time that, contrary to
11 their initial responses, the Firm was not paid the full Attorney Flat Fee, and the parties’
12 arrangement was different than what had been disclosed to the Court. (Trial Ex. 34 at 4, ¶ (2)6;
13 Trial Ex. 9 at 2:20-7:10). Since that time, the parties have continued to make and then amend or
14 retract sworn statements pertaining to the nature and details of their arrangement. (E.g., Dkt. 106
15 at ¶¶ (2)G & (2)L; 10/16/2024 Trial Tr. 23:17-26:8).

16 During the pendency of this miscellaneous proceeding, and as set forth above, the parties
17 were also ordered to file supplemental information and provide certain disclosures, and the
18 parties did not timely or fully comply with the Court’s orders.²⁵ (Trial Ex. 34 at 3-7, ¶¶ (2)4-5,
19 (2)7-9, (2)15, (2)24-25; Dkt. 35; 10/16/2024 Trial Tr. 91:19-93:22). Further, on June 10, 2024,
20 this Court ordered EZ Legal to make no disbursements of any funds collected from debtors in
21 any bankruptcy cases filed in this District pending further order of the Court, and EZ Legal
22 knowingly and willfully violated the Court’s order prohibiting the disbursement of debtor funds.
23 (Dkt. 35 at 5; Dkt. 60 at ¶ 2).

24 During the course of these proceedings, the Court required the parties to provide
25 information about how much they had collected from the debtors in the EZ Legal Financed Cases,
26

27 ²⁵ My Arizona Lawyers has failed to file, or otherwise provide to the Court, all Retention Agreements
28 (pre- and/or post-petition) in more than 575 of the Chapter 7 cases the Firm filed during the Lookback
Period. EZ Legal and My Arizona Lawyers have failed to file or otherwise provide to the Court legible
Promises to Pay in approximately 24 cases filed during the Third Iteration.

1 as well as the flow of money as between the parties. (Dkt. 53 at 3). The only accounting of funds
2 paid and/or owed by debtors to My Arizona Lawyers and/or EZ Legal that was filed in response
3 is in the form of spreadsheets that were prepared by EZ Legal. (Dkt. 45 at Ex. A; Dkt. 52; Dkt.
4 65 at Ex. C; Trial Ex. 39; Trial Ex. 40). These spreadsheets, which were created by Ms. Kiesel,
5 are not substantiated by any raw data, are not consistent with generally accepted accounting
6 principles, are not consistent with one another,²⁶ and are not consistent with the testimony
7 provided by EZ Legal’s representative.²⁷ Based upon the most comprehensive spreadsheet that
8 has been provided to the Court,²⁸ it is EZ Legal’s position that the debtors in the EZ Legal
9 Financed Cases have paid a total of \$1,644,566 and that the unpaid balance owed under the
10 Retention Agreements and/or Promises to Pay implicated by this proceeding is \$838,899.50.²⁹
11 (Dkt. 65 at Ex. C). According to Ms. Kallen’s testimony, which testimony Ms. Kiesel did not
12 refute, EZ Legal paid My Arizona Lawyers a total of \$1,317,468.80 pertaining to the EZ Legal
13 Financed Cases.³⁰ (10/16/2024 Trial Tr. 226:24-227:23; Trial Ex. 31 at ¶ h).

14 **III. Conclusions of Law**

15 Pursuant to 11 U.S.C. § 329:

- 16 (a) Any attorney representing a debtor in a case under [the
17 Bankruptcy Code], or in connection with such a case . . .
18 shall file with the court a statement of the compensation
19 paid or agreed to be paid, if such payment or agreement

20 ²⁶ 10/16/2024 Trial Tr. 215:2-16; compare Dkt. 45 at Ex. A; Dkt. 52 at Ex. A; Trial Ex. 39; Trial Ex. 40
21 with Dkt. 65 at Ex. C.

22 ²⁷ See fn. 28. EZ Legal’s own counsel was unable to explain one of the later iterations of EZ Legal’s
23 spreadsheet to the Court. (8/6/2024 Hearing Tr. 12:11-14:16).

24 ²⁸ It is the determination of the Court that the most comprehensive spreadsheet that has been provided is
25 the spreadsheet attached as Exhibit C to the proposed order filed at Dkt. 65. Exhibits 39 and 40, which
26 were admitted into evidence during the October 16, 2024 evidentiary hearing, do not include cases filed
27 between May 15, 2022 and October 12, 2022, which dates fall within the Lookback Period. Ms. Kiesel’s
28 testimony during the October 16, 2024 evidentiary hearing was based upon those incomplete exhibits.

29 EZ Legal has at times taken the position that the outstanding principal balance owed under the
Retention Agreements and Promises to Pay implicated by this proceeding is \$739,112.50. (Dkt. 51 at
¶ 7; Dkt. 119 at 5). However, this figure, which appears to be taken from the last page of the spreadsheet
attached as Exhibit C to Dkt. 65, does not take into account the cases or amounts listed on pages 19-24
of that spreadsheet.

³⁰ Ms. Kiesel acknowledged during the October 16, 2024 evidentiary hearing that her calculation of the
total amount paid by EZ Legal to My Arizona Lawyers did not take into consideration certain deductions
for defaulted accounts that were opened during the First Iteration. (10/16/2024 Trial Tr. 217:4-218:4).

1 was made after one year before the date of the filing of the
2 petition, for services rendered or to be rendered in
3 contemplation of or in connection with the case by such
4 attorney, and the source of such compensation.

5 (b) If such compensation exceeds the reasonable value of any
6 such services, the court may cancel any such agreement,
7 or order the return of any such payment, to the extent
8 excessive

9 Federal Bankruptcy Rule 2016(b) requires that an attorney’s § 329³¹ disclosure include
10 “whether the attorney has shared or agreed to share the compensation with any other entity” and
11 “the particulars of any sharing or agreement to share” by the attorney.³²

12 “Once the bankruptcy court determines that an attorney has violated § 329 and Rule 2016,
13 the bankruptcy court has the authority to order the attorney to disgorge all of his [or her] fees.”
14 *In re Basham*, 208 B.R. 926, 931 (9th Cir. BAP 1997), *aff’d sub nom. In re Byrne*, 152 F.3d 924
15 (9th Cir. 1998). “Even a negligent or inadvertent failure to disclose fully relevant information
16 may result in a denial of all requested fees.” *In re Park-Helena Corp.*, 63 F.3d 877, 882 (9th Cir.
17 1995).

18 Section 528(a)(1)(B) requires debt relief agencies³³ to execute written contracts “that
19 explain[] clearly and conspicuously the fees or charges [the agency will charge for] services, and
20 the terms of payment[.]” Pursuant to § 526(c)(1), “[a]ny contract for bankruptcy assistance
21 between a debt relief agency and an assisted person that does not comply with the material
22 requirements of . . . section 528 shall be void and may not be enforced by any Federal or State
23 court or by any other person, other than such assisted person.”

24 Section 526(a)(2) prohibits debt relief agencies from “mak[ing] any statement . . . that is
25 untrue or misleading, or that upon the exercise of reasonable care, should have been known by
26

27 ³¹ Unless otherwise indicated, statutory references are to the Bankruptcy Code.

28 ³² Federal Bankruptcy Rule 2016 was amended in 2024 “as part of the general restyling of the Bankruptcy
Rules to make them more easily understood and to make style and terminology consistent throughout the
rules.” *Fed. R. Bankr. P. 2016* Advisory Committee Notes (2024 Amendments). The 2024 amendments
were intended to be stylistic only. *Id.*

³³ “[A]ttorneys who provide bankruptcy assistance to assisted persons are debt relief agencies”
Milavetz, Gallop & Milavetz, P.A. v. United States, 559 U.S. 229, 239, 130 S. Ct. 1324, 1333, 176 L. Ed.
2d 79 (2010). Ms. Kallen and My Arizona Lawyers admit that they are debt relief agencies within the
meaning of the Bankruptcy Code, and that they are therefore subject to the restrictions of § 526. (Trial
Ex. 34 at 19, ¶ (4)15).

1 such agency to be untrue or misleading[.]”

2 Pursuant to § 526(c)(2):

3 Any debt relief agency shall be liable to an assisted person in the
4 amount of any fees or charges in connection with providing
5 bankruptcy assistance to such person that such debt relief agency has
6 received . . . if such agency is found, after notice and a hearing, to
7 have –

8 (A) intentionally or negligently failed to comply with any
9 provision of [§ 526] . . . or section 528 with respect to a case or
10 proceeding under [the Bankruptcy Code] for such assisted
11 person;

12 (B) . . . ; or

13 (C) intentionally or negligently disregarded the material
14 requirements of the [Bankruptcy Code] or the Federal Rules of
15 Bankruptcy Procedure applicable to such agency.

16 Pursuant to § 526(c)(5), “[n]otwithstanding any other provision of Federal law and in
17 addition to any other remedy provided under Federal or State law, if the court, on its own motion
18 or on the motion of the United States trustee . . . , finds that a person intentionally violated
19 [§ 526], or engaged in a clear and consistent pattern or practice of violating [such] section, the
20 court may (A) enjoin the violation . . . ; or (B) impose an appropriate civil penalty against such
21 person.”

22 Section 105(a) authorizes the Court to “issue any order, process, or judgment that is
23 necessary or appropriate to carry out the provisions of [the Code,]” and “take[] any action or
24 make[] any determination necessary or appropriate to enforce or implement court orders or rules,
25 or to prevent an abuse of process.” Further, the Court has broad inherent authority to sanction
26 bad faith conduct and discipline attorneys who appear before it. *In re Deville*, 280 B.R. 483, 494-
27 95 (9th Cir. BAP 2022), *aff’d sub nom. In re Deville*, 361 F.3d 539 (9th Cir. 2004); *Erickson v.*
28 *Newmar Corp.*, 87 F.3d 298, 303 (9th Cir. 1996); *In re Brooks-Hamilton*, 400 B.R. 238, 246 (9th
Cir. BAP 2009); *In re Cuomo*, NV-13-1294-PaJuHI, 2014 WL 5358180, at *9 (9th Cir. BAP Oct.
21, 2014).

///

///

1 Pursuant to E.R. 1.8(a) of the Arizona Rules of Professional Conduct:

2 A lawyer shall not . . . knowingly acquire . . . [a] pecuniary interest
3 adverse to a client unless:

- 4 (1) the transaction and terms on which the lawyer acquires the interest
5 are fair and reasonable to the client and are fully disclosed and
6 transmitted in writing in a manner that can be reasonably
7 understood by the client;
- 8 (2) the client is advised in writing of the desirability of seeking and is
9 given a reasonable opportunity to seek the advice of independent
10 legal counsel on the transaction; and
- 11 (3) the client gives informed consent, in a writing signed by the client,
12 to the essential terms of the transaction and the lawyer's role in the
13 transaction, including whether the lawyer is representing the client
14 in the transaction.

15 Pursuant to E.R. 1.8(f) of the Arizona Rules of Professional Conduct:

16 A lawyer shall not accept compensation for representing a client from
17 one other than the client unless:

- 18 (1) the client gives informed consent;
- 19 (2) there is no interference with the lawyer's independence of
20 professional judgment or with the client-lawyer relationship; and
- 21 (3) information relating to representation of a client is protected by
22 ER 1.6.

23 “‘Informed consent’ denotes the agreement by a person to a proposed course of conduct
24 after the lawyer has communicated adequate information and explanation about the material risks
25 of and reasonably available alternatives to the proposed course of conduct.” Ariz. S. Ct. R. 42,
26 E.R. 1.0(e).

27 The record reflects that Ms. Kallen and her Firm have intentionally, or at a minimum
28 negligently, engaged in a clear and consistent, years-long pattern and practice of violating
material provisions of the foregoing sections of the Bankruptcy Code and Rules intended to
protect consumer debtors, and of violating Arizona's Rules of Professional Conduct. As an initial
matter, although My Arizona Lawyers and EZ Legal, through their representatives, have
attempted to characterize their relationship as an arms-length lending arrangement between two
unrelated entities, this characterization is not supported by documentation, credible testimony, or
any other evidence. In reality, the parties were partners in the operation and financing of a law

1 firm in which they shared fees paid by debtor-clients of the Firm. This fee sharing arrangement
2 was not disclosed to debtor-clients nor to this Court. As discussed herein, when the improper
3 circumstances surrounding the fee sharing arrangement were brought to light, the parties lied to
4 this Court.

5 Even though Ms. Kallen and her Firm knowingly shared fees with EZ Legal, the
6 Disclosures of Compensation that Ms. Kallen filed with this Court did not disclose fee sharing
7 or the true source or amount of the compensation paid or to be paid to Ms. Kallen and her Firm,
8 in violation of § 329(a), Federal Bankruptcy Rule 2016(b), and § 526(a)(2).

9 The Firm's Retention Agreements did not accurately, let alone clearly or conspicuously,
10 explain the fees and charges for the services to be provided to debtor-clients of the Firm, or the
11 terms of payment, in violation of § 528(a)(1)(B). The Firm's Retention Agreements contain
12 material misrepresentations and/or material omissions pertaining to the arrangement with EZ
13 Legal, contain material misrepresentations pertaining to debtor payment obligations, and contain
14 inconsistent provisions when read with the Disclosures of Compensation and Promises to Pay.³⁴
15 Further, the Retention Agreements contain numerous improper conflict of interest waivers. Given
16 the evidence and testimony, debtor-clients did not and could not have given informed consent to
17 the incurrence of post-petition debt owed to either the Firm or EZ Legal, and debtor-clients were
18 at no time advised of the direct conflicts of interest between themselves and Ms. Kallen and her
19 Firm. To expect debtor-clients, who are unsophisticated in the law, to understand documents
20 which are complex, inconsistent, contradictory, and overreaching, and which include numerous
21 direct conflict of interest waivers is not only outrageous but in direct violation of E.R. 1.8 of the
22 Arizona Rules of Professional Conduct.

23
24 ³⁴ The Court further notes that the Firm's Retention Agreements, which provide that certain bankruptcy
25 services will only be performed at the sole discretion of the Firm, and which provide that the Firm does
26 not represent debtors in certain bankruptcy matters, violate Local Rule 9010-1(c)(1), which rule requires
27 attorneys who file bankruptcy petitions to represent their debtor-clients in all matters, other than
28 adversary proceedings, until the case is closed or the Court enters an order approving the withdrawal or
substitution of counsel. Ms. Kallen suggests that her Firm's Retention Agreements do not violate Local
Rule 9010-1(c)(1) because the actual practice of the Firm is to represent debtors-clients in all
administrative matters. However, under that interpretation, the Firm's Retention Agreements contain
materially misleading statements pertaining to the services to be rendered to debtor-clients.

1 Ms. Kallen and her Firm have steered hundreds of inexperienced consumer debtors into
2 complicated, contradictory, and confusing fee and loan agreements without providing those
3 debtors with any clear explanation or guidance as to what they were agreeing to, what legal
4 services they could expect to receive, how much they were paying for their attorney's services,
5 how much of a financing fee, if any, they would be obligated to pay, or how payments were to
6 be made. The Court finds that Ms. Kallen and her Firm's position that their inadequate
7 disclosures and violations of the Bankruptcy Code and Federal Bankruptcy Rules were merely
8 inadvertent to be totally disingenuous and self-serving.

9 In view of the foregoing, it is the determination of this Court that the Firm's Retention
10 Agreements in all EZ Legal Financed Cases, as set forth on the Case List, are void, and that Ms.
11 Kallen and her Firm are liable for all fees and charges paid by such debtors. 11 U.S.C. §§ 329,
12 526(c)(1), 526(c)(2)(A), 526(c)(2)(C); Fed. R. Bankr. P. 2016; *In re Park-Helena Corp.*, 63 F.3d
13 877 (9th Cir. 1995); *In re Basham*, 208 B.R. 926 (9th Cir. BAP 1997), *aff'd sub nom. In re Byrne*,
14 152 F.3d 924 (9th Cir. 1998). Full disgorgement of all fees that have been paid by debtors in the
15 EZ Legal Financed Cases in the sum of \$1,644,566 is therefore appropriate, any outstanding
16 balances are cancelled, and any collection efforts are prohibited. Further, as discussed above,
17 during these proceedings, Ms. Kallen has made statements to this Court that she knew or
18 reasonably should have known to be false and/or misleading, and Ms. Kallen and her Firm have
19 failed to timely and fully comply with this Court's orders. Ms. Kallen and her Firm's conduct,
20 practices, and lack of candor to this Court constitute a clear abuse of the bankruptcy system for
21 which additional sanctions are necessary and appropriate.

22 EZ Legal, for its part, has admittedly financed a law practice, shared fees with that law
23 practice, obtained access to sensitive personal information of debtor-clients, and in some cases
24 obtained the Promises to Pay from debtor-clients of My Arizona Lawyers. Under this structure,
25 EZ Legal has collected and retained fees in Chapter 7 cases under terms that were never fully or
26 accurately communicated to debtors, in writing or otherwise. The funds that EZ Legal collected
27 and retained were funds that debtor-clients of My Arizona Lawyers were told constituted
28 attorney's fees. In reality, the fees EZ Legal collected or pursued collection of, which are

1 25-38% more than the fees actually paid by EZ Legal to My Arizona Lawyers, are the equivalent
2 of undisclosed financing fees and/or interest charges, and constitute an undisclosed fee sharing
3 arrangement. Further, EZ Legal has made misrepresentations to this Court and intentionally and
4 willfully violated orders of this Court issued during the pendency of this proceeding. EZ Legal's
5 conduct, practices, and lack of candor to the Court constitute a clear abuse of the bankruptcy
6 system, which warrants sanctions.

7 Given the Court's determination that the Firm's Retention Agreements in the EZ Legal
8 Financed Cases are void, neither My Arizona Lawyers nor EZ Legal retain any legal right or
9 authority to collect any funds from such debtor-clients. In fact, EZ Legal acknowledges that it
10 has no independent right to collect any payments from debtor-clients of the Firm whose cases
11 were filed during the First Iteration or Second Iteration.³⁵ EZ Legal, however, asserts that this
12 Court has no basis to void the Promises to Pay because the Promises to Pay are post-petition
13 obligations which were incurred to extinguish the debtors' obligations to pay My Arizona
14 Lawyers post-petition legal fees. Contrary to EZ Legal's assertions, there is no evidence before
15 this Court that debtors were ever informed that their obligations to My Arizona Lawyers would
16 terminate upon execution of the Promise to Pay. In fact, the Promises to Pay directly contradict
17 this position by stating "You will be required to pay EZLegalFees regardless of your dealings
18 with MyAzLawyers." (Trial Ex. 6 at 16). The terms of the Retention Agreements are also directly
19 contrary to the position asserted by EZ Legal.

20 Based upon the foregoing and the entire record, it is the determination of the Court that
21 EZ Legal's position that the Promises to Pay constitute independent post-petition loan
22 transactions is not convincing and is totally without merit. Given the Court's determination that
23 the Promises to Pay used during the Third Iteration do not constitute independent post-petition
24 loan transactions, and given that the legal fees are no longer due and owing by debtor-clients
25 pursuant to this Court's voiding of the relevant Retention Agreements, the Promises to Pay must
26 also be voided by this Court.

27 The pattern and extent of the parties' misconduct, the disregard for the Bankruptcy Code
28

³⁵ 10/16/2024 Trial Tr. 205:23-206:12.

1 and Bankruptcy Rules, the lack of candor to the Court, the harm to consumer debtors, and the
2 parties' abuse of the bankruptcy system in this District is abundantly clear in the record before
3 the Court. Wherefore, based upon the foregoing, in consideration of the totality of the testimony
4 and evidence presented, and the entire record before the Court;

5 **IT IS HEREBY ORDERED** that the UST Motion is granted as set forth herein.

6 **IT IS FURTHER ORDERED** that any and all retention, fee, and financing agreements,
7 including all Promises to Pay, between Ms. Kallen, My Arizona Lawyers, EZ Legal, and Ms.
8 Kiesel, and any and all debtors on the Case List, are void.

9 **IT IS FURTHER ORDERED** that My Arizona Lawyers and Ms. Kallen shall
10 collectively disgorge \$1,644,566.00 to the Clerk of Court via a check payable to "Clerk, U.S.
11 Bankruptcy Court," to be held in the Court's registry, in a non-interest-bearing account, pending
12 further Court order.

13 **IT IS FURTHER ORDERED** that any unpaid amounts allegedly owed to My Arizona
14 Lawyers, Ms. Kallen, EZ Legal and/or Ms. Kiesel by or on behalf of the debtors on the Case List
15 pertaining to their respective bankruptcy cases (the "Debtor Obligations") are cancelled.

16 **IT IS FURTHER ORDERED** that My Arizona Lawyers, Ms. Kallen, EZ Legal, and Ms.
17 Kiesel, individually or through any entity, are prohibited from engaging in any collection efforts
18 and/or accepting any payments of the Debtor Obligations.

19 **IT IS FURTHER ORDERED** that Ms. Kallen and My Arizona Lawyers are barred and
20 enjoined from filing bankruptcy cases in the District of Arizona for a period of at least two years
21 (the "Two-Year Suspension"). In the event full disgorgement has been made as set forth above,
22 and to the extent Ms. Kallen and/or My Arizona Lawyers want to resume filing bankruptcy cases
23 in this District after the end of the Two-Year Suspension, such party or parties must seek approval
24 from the Chief Judge for the U.S. Bankruptcy Court for the District of Arizona, with notice to
25 the Office of the United States Trustee.

26 **IT IS FURTHER ORDERED** that EZ Legal and Ms. Kiesel, individually or through any
27 entity, are permanently barred and enjoined from providing any lending and/or financing
28 pertaining to any bankruptcy cases filed in the United States Bankruptcy Court for the District of

1 Arizona.³⁶

2 **IT IS FURTHER ORDERED** that My Arizona Lawyers, Ms. Kallen, EZ Legal, and Ms.
3 Kiesel shall remove any negative credit notations they have placed on the credit reports of any
4 debtors on the Case List, including any negative credit notations indicating late payments or an
5 outstanding balance, within 30 days of the date of this Order and file a certificate of compliance
6 with the Court (the “Credit Reporting Order”).

7 **IT IS FURTHER ORDERED** that if My Arizona Lawyers, Ms. Kallen, EZ Legal, and/or
8 Ms. Kiesel fail to timely comply with the Credit Reporting Order, any impacted debtor on the
9 Case List may submit a copy of this Ruling and Order to the appropriate credit reporting agency.

10 **IT IS FURTHER ORDERED** that My Arizona Lawyers, Ms. Kallen, EZ Legal, and Ms.
11 Kiesel shall ensure that no negative credit notations in relation to the Debtor Obligations are
12 placed on any credit reports in the future.

13 **IT IS FURTHER ORDERED** that this Court will retain jurisdiction over all matters
14 pertaining to this Ruling and Order, including enforcement and future distribution of disgorged
15 funds. Notice regarding procedures for distribution of any amounts disgorged will be provided
16 to affected debtors at a later date.

17 Debtors who have questions or concerns may contact the Court’s Self-Help Center at
18 (602) 682-4007 for assistance, or may request a hearing in their individual case.

19 **SIGNED AND DATED ABOVE.**

20
21
22
23
24
25
26
27
28 ³⁶ Ms. Kiesel and EZ Legal have already been permanently barred and enjoined from providing any
lending and/or financing services pertaining to any bankruptcy cases filed in this District in the Ambs
MP Ruling and Order, which is a final order. (4:24-mp-00002-BMW at **Dkt. 61**).

EXHIBIT A

Case Number	Debtor Name(s)
2:22-bk-03073-BKM	DILLON LAWRENCE MURRAY
2:22-bk-03121-MCW	LADEREK WALTER KETEN
2:22-bk-03123-PS	EDGAR RIVAS-VIGIL
2:22-bk-03147-PS	MANUEL DELUNA
2:22-bk-03153-DPC	WILLIE LARRY LEWIS
4:22-bk-03167-BMW	SELINA ANGELA PACHECO
2:22-bk-03170-PS	DEMARCUS ANTION COLEMAN
2:22-bk-03178-BKM	JASON ANDREW SIMPSON
2:22-bk-03185-BKM	NERISSA ABBOTT
4:22-bk-03189-BMW	NATHEN ALLEN CHRISTIAN
4:22-bk-03208-BMW	YOGIDEVI MAAT
2:22-bk-03210-EPB	LAUREN D GOINGS
2:22-bk-03212-PS	ESTEFANI SALAZAR
2:22-bk-03217-MCW	JUAN ANTONIO GARIVO ESPINOZA
2:22-bk-03221-PS	DAVID GUERRERO
4:22-bk-03225-SHG	TRACY ALAN ROTHSTEIN and JENNIFER S ROTHSTEIN
2:22-bk-03240-EPB	ANDREA CORKE GALLOWAY
2:22-bk-03242-MCW	JASON BERNARD MCALLISTER
2:22-bk-03250-DPC	SARINA ROSEANN DIMAGGIO
4:22-bk-03287-SHG	ERICK SHAUN FERGUSON
4:22-bk-03293-BMW	JAMES L ALLEN, JR.
4:22-bk-03317-SHG	CESAR DAVID CAMBEROS
4:22-bk-03318-BMW	KEENAN TIMOTHY MADDOCK and TABITHA BRITTANY LOCHNER MADDOCK
4:22-bk-03335-SHG	MANUEL A. RIOS and ALMA DELIA RIOS
2:22-bk-03339-EPB	AMY SUE GORDON
2:22-bk-03372-DPC	SCOTT CHRISTOPHER KOEPPEN
4:22-bk-03374-SHG	MICHAEL ANTHONY SCOGGINS and ERIN LYNNE SCOGGINS
2:22-bk-03383-EPB	MARGARET MELINDA GUZMAN
2:22-bk-03405-PS	TARA C OLDEN
2:22-bk-03410-MCW	AZIHA RAINE BROWN
4:22-bk-03427-SHG	DANIEL LOUIS STEWART and CONNIE LOUISE STEWART
4:22-bk-03431-BMW	JEANNIE M LAROSE
4:22-bk-03435-SHG	MISTY D MEARS
2:22-bk-03440-DPC	SEAN RYAN KILKENNY
4:22-bk-03474-SHG	ELIAS O DOSTER
2:22-bk-03489-DPC	WILLIAM RICHARD CARR, III - Deceased
2:22-bk-03577-PS	DENISE ANTOINETTE HILL
2:22-bk-03595-MCW	CAMERON M UDY
4:22-bk-03622-BMW	SKLOR RYAN REBER and TAYLER ELIZABETH REBER
4:22-bk-03653-SHG	COLLEEN M BECKER
4:22-bk-03662-BMW	JOSE LUIS RIVERA, JR.
2:22-bk-03789-MCW	THOMAS LEE MORRIS
2:22-bk-03818-PS	KOURTNY DEMOND COOPER
2:22-bk-03858-EPB	DATRON TERREL MORGAN

Case Number	Debtor Name(s)
2:22-bk-03886-PS	JEFFREY A HERALD
2:22-bk-03906-PS	ROBERT K. PARIS
2:22-bk-03909-DPC	SHARI ANNE MEDINA
2:22-bk-03912-BKM	EPIPHANY DUKE
2:22-bk-03913-MCW	KOURTNEI DEIJANAE HARRIS
2:22-bk-03914-DPC	HANNA CHRISTIAN SCOTT
2:22-bk-03915-EPB	RICK JAMES
2:22-bk-04018-MCW	EDWARD M CORIA
2:22-bk-04029-PS	ANDREA SUE NEWBURGH
2:22-bk-04040-PS	PATRICIA ANN WANCZYK
2:22-bk-04049-DPC	PEGGY J SALAS
4:22-bk-04057-BMW	CYNTHIA SUE MARTIN
2:22-bk-04069-EPB	MARCELA MARIA CASTANEDA
2:22-bk-04076-DPC	ALFONSO SERRANO and ODALIS MARLENE SERRANO
2:22-bk-04084-BKM	RUTH L CHAYTOR
2:22-bk-04097-EPB	KEVIN D. KAISER
2:22-bk-04248-PS	CHRISTOPHER LASHON MORGAN
4:22-bk-04317-BMW	KIMBERLY L LEWIS
4:22-bk-04343-SHG	MELODY LEANNE SALAZAR
0:22-bk-04373-SHG	TRACY ONASCH
4:22-bk-04403-SHG	CATHY J. STAHL
2:22-bk-04427-DPC	MARY LOUISE WARRICK
2:22-bk-04440-MCW	QUAN MINH NGUYEN
2:22-bk-04643-DPC	ANNA LIZA L BANGOY
2:22-bk-04703-EPB	HECTOR MANUEL FLORES
2:22-bk-04723-PS	BRITTANY LACOLE THOMPSON
2:22-bk-04742-EPB	MARCUS LEE SAUNDERS and YADIRA SAUNDERS
2:22-bk-04747-EPB	ALEX JOSEPH LANGSFORD
4:22-bk-04759-SHG	VIVIANA ELISA ALCANTARA
2:22-bk-04769-BKM	MICHELLE CLARICE JUMPER
2:22-bk-04777-BKM	ANGELA LOUISE STROUSE
2:22-bk-04936-PS	ASHLEY ANNETTE GAITER
2:22-bk-04940-EPB	KARINA M RUIZ LUGO
2:22-bk-04961-EPB	DAWENTZA REYANN FLORES
2:22-bk-04981-EPB	DIANA L SALAZAR URIBE
2:22-bk-04982-MCW	IRA ANTHONY BUBE and SARAH MICHELLE BUBE
2:22-bk-04988-DPC	STEVEN F MILLER
2:22-bk-04999-MCW	DREUX E. MARQUARDT
2:22-bk-05020-EPB	FRANK E. TORRES and GUADALUPE LABORIN
2:22-bk-05084-PS	MARCO ALON FLORES ZAMORA and ADELAIDA ACOSTA HERRERA
2:22-bk-05098-MCW	TARAH LEIGH MILLER
4:22-bk-05124-BMW	DIANA SUE GERBER
2:22-bk-05133-PS	LAURIE LYNN MARTINEZ
2:22-bk-05161-BKM	SHANEAKQUA JONES
4:22-bk-05172-BMW	DEVIN A ROSE

Case Number	Debtor Name(s)
2:22-bk-05184-MCW	MICHAEL L COLVIN
2:22-bk-05280-PS	RACHAEL LYNN THIELE
2:22-bk-05318-DPC	ROBERT EUGENE GILBERT
4:22-bk-05326-BMW	JOSHUA THOMAS HERMOSILLO
2:22-bk-05334-DPC	KRYSTAL TAQUETTAROYALTY GREEN
2:22-bk-05355-EPB	PAUL GONZALES
2:22-bk-05378-PS	BRANDON LEE BARTON
2:22-bk-00537-PS	ALICIA N. RUE
2:22-bk-02353-MCW	JENNY L MOYER
2:22-bk-05443-EPB	CHRISTOPHER CORTEZ HERNANDEZ
2:22-bk-05445-EPB	BILLY R RIGGS and NAOMI JEAN RIGGS
2:22-bk-05454-BKM	ELIJAH CRUZ and ALLIE ROBYN CRUZ
2:22-bk-05472-EPB	JUSTIN TAYLOR JAFFE
4:22-bk-05476-BMW	ALEXIS N RUIZ
2:22-bk-05493-PS	SUSAN CAROL WOLVEN
2:22-bk-05549-MCW	SHARON J GREEN
2:22-bk-05567-DPC	SHANNON BENCIVENGA
2:22-bk-05571-DPC	ERIK J FEELEY
2:22-bk-05578-EPB	CHRISTOPHER JAMES KERSEY
2:22-bk-05630-BKM	CHEYANNE GRADIE RIGGS
2:22-bk-05634-DPC	MARIBEL M VILLEZCAS
2:22-bk-05649-EPB	HENRY LA MAGNA, JR. and JACQUELINE LA MAGNA
4:22-bk-05659-BMW	BARBARA M CORRAO
2:22-bk-05674-EPB	MONICA SELINA CIPRIANI
4:22-bk-05679-SHG	EMMA LHIA ELDER
2:22-bk-05681-BKM	CHARLES JOHN HERNANDEZ and GLORIA MARIE HERNANDEZ
2:22-bk-05695-EPB	JOHN JAMES COLLONDREZ, JR.
2:22-bk-05709-MCW	BREEANNA MICHELLE SANCHEZ
2:22-bk-05711-PS	SHIRLEY ANN PIERINI
2:22-bk-05712-BKM	PAMELA LOUISE JENKINS
4:22-bk-05713-SHG	VERONICA TERESE ALVAREZ
2:22-bk-05731-DPC	KHALEEL LAMONT BRANDY
2:22-bk-05737-DPC	LISA A. LOPEZ
2:22-bk-05765-DPC	GARY BARRETT
2:22-bk-05766-PS	JORDAN V MECHAM
2:22-bk-05797-BKM	KATHLEEN ANN BEHRENS
4:22-bk-05806-SHG	KAILAH CIMONE COOK
2:22-bk-05810-MCW	JOSEPH GERARD DEY
2:22-bk-05815-EPB	CORTNEY J LAMB
2:22-bk-05817-EPB	JACK H BEGAY
2:22-bk-05840-BKM	JOSHUA DWAYNE EIFORT and ESTELLA LILLIAN WHITTLE-EIFORT
2:22-bk-05842-EPB	PICHILLA LUCE WILEY
4:22-bk-05847-BMW	JESSICA NICOLE RAMIREZ
2:22-bk-05857-MCW	CHERYN A. VALENTINE
2:22-bk-05865-DPC	LAWANA ANTIONET RICHARDS

Case Number	Debtor Name(s)
4:22-bk-05867-SHG	JEREMY MICHAEL DANIELS
2:22-bk-05934-EPB	CHELSEA ANNE PINDELL
4:22-bk-05935-SHG	TABITHA DAWN GOMER
2:22-bk-05995-PS	ROBERT JON SCHWICHTENBERG and GAIL M SCHWICHTENBERG
2:22-bk-05991-BKM	KATHERINE ANNE SPIVEY
4:22-bk-06034-SHG	EDELMIRA CECENA
2:22-bk-06061-EPB	NICOLE RENEE MORRIS
2:22-bk-06064-BKM	LILIANA THOMAS
2:22-bk-06081-PS	DAVID A REURINK and BARBARA ANN REURINK
2:22-bk-06090-PS	DAWN MARIE KOPATICH
2:22-bk-06128-PS	JESSICA LYNN SPERA-MOLNAR
2:22-bk-06129-DPC	CHRISTOPHER MATTHEW OGLE
2:22-bk-06143-EPB	YASMEEN VILLALOBOS
4:22-bk-06145-SHG	EBONY NICOLE JONES
4:22-bk-06167-BMW	JANNIRE YAZMIN CHASE
2:22-bk-06172-EPB	KIMBERLY A BAKER
2:22-bk-06176-PS	ANNA LIZA L BANGOY
2:22-bk-06181-EPB	LUKE WILLIAM ISAAC RYBERG
2:22-bk-06211-MCW	DEBRA LYNN PORE
4:22-bk-06254-SHG	WENDY R HANCOCK
2:22-bk-06269-MCW	JASON DANIEL TUCKER
2:22-bk-06273-DPC	GARY KING WALLER and DIANA YOLANDA WALLER
2:22-bk-06299-PS	HEATHER SCHILLING
4:22-bk-06355-SHG	CHERISH MICHAEL RAGLIN
2:22-bk-06365-DPC	BRYAN LESLIE MEFFERD and DEBRA ANN MEFFERD
2:22-bk-06374-BKM	THOMAS VERNON RACHELS, JR. and MELISSA ROSE RACHELS
2:22-bk-06375-PS	JAD MICHAEL MOURSEL
2:22-bk-06376-MCW	RODRIGO AVILA VALLEJO and VERONICA VALLEJO
2:22-bk-06378-EPB	ZACHARY R. BECKER
2:22-bk-06380-BKM	CONSTANCE ANN LINDSEY
2:22-bk-06381-BKM	STEPHANIE W CROUDEP
2:22-bk-06447-EPB	TYNICA RENEE THOMAS
2:22-bk-06473-MCW	JEFFREY ARNOLD GARCIA MUTTER and CARLOS A GARCIA RIOS
2:22-bk-06475-EPB	CHARRISE MARIE ODOM
2:22-bk-06489-BKM	FRANCISCO JAVIER CARBALLO
2:22-bk-06493-DPC	ALYSIA RAE ASHLEY
2:22-bk-06508-PS	SHAWN ERIC MCFADDEN and LYNN MARIE MCFADDEN
2:22-bk-06535-PS	MICHAEL R FELTEN and EVELYN FELTEN
2:22-bk-06536-DPC	KIMBERLY MARIE CASEY
4:22-bk-06563-SHG	BARBARA JEAN ADAMS
2:22-bk-06572-BKM	CHAUNCEY DARNELL OSBY and MARQUITA MARIE OSBY
2:22-bk-06576-EPB	LASHAWNDA YVETTE FULLER
2:22-bk-06577-BKM	OLIVIA CIARA BAKEMAN
2:22-bk-06585-PS	JAMES BRIAN SHULER and JENNIFER ANN SHULER
4:22-bk-06600-SHG	DIANA VANESSA MARTINEZ

Case Number	Debtor Name(s)
2:22-bk-06621-EPB	LILLIAN GRACE TOWNSEND
2:22-bk-06826-EPB	MARLA MARIE LINDER
2:22-bk-06892-MCW	DUSTIN DAVID DIETZ ACKLEY
4:22-bk-06894-BMW	MARIA R. HERNANDEZ
2:22-bk-06896-BKM	ARLIEN BALTIERRA AYON
2:22-bk-07060-EPB	CAROL M VOLLAND
4:22-bk-07075-BMW	JOHN JOSHUA WATSON and MARY ELIZABETH GEIOGAMAH
4:22-bk-07108-SHG	YVETTE MARGARITA CONTRERAS
0:22-bk-07139-PS	PAULA LEE SHAW
2:22-bk-07147-BKM	CHAUNCEY DARNELL OSBY
2:22-bk-07158-MCW	DUANE MICHAEL RUPP
4:22-bk-07161-BMW	SUSAN DAWN TOVAR
3:22-bk-07173-DPC	EDUARDO O DURAN, SR. and AMY S. DURAN
2:22-bk-07176-PS	JOHN ARTHUR ANDERSON and DEBRA MARIE ANDERSON
4:22-bk-07185-SHG	TARRA ELISABETH LA FLAMME
4:22-bk-07188-BMW	CASANDRA STEPHENS GALLOWAY
0:22-bk-07189-PS	CARLTON HUGH HENRY, JR.
2:22-bk-07194-MCW	CONSTANCE D ARAIZA
2:22-bk-07229-PS	ANAHI CRUZ
4:22-bk-07242-BMW	DAVID ANTHONY MARISCAL
2:22-bk-07254-MCW	MONICA MICHELLE SLUSHER
2:22-bk-07301-PS	KIMBERLY NESCHEA CARROLL
4:22-bk-07307-SHG	ROGER ALAN COTTON, JR.
2:22-bk-07310-DPC	LA'MORA D'JANAE CAREY
4:22-bk-07343-BMW	RYAN RUSSELL ULRICH and CORRIE MARIE ULRICH
4:22-bk-07371-BMW	NANCY MARIVEL PALMA
2:22-bk-07406-PS	MUREEN J DURAN
2:22-bk-07412-MCW	KEITH JAMES FITZPATRICK
2:22-bk-07430-PS	BRIAN SCOTT FARMER
4:22-bk-07436-SHG	EUGENE LAQUAN BATEMAN and EBONY CHRISTIAN BATEMAN
2:22-bk-07442-EPB	BRANNON THOMAS MULLINS and MELISSA JONELL MULLENS
4:22-bk-07445-BMW	FRANCES K ANDAZOLA
2:22-bk-07447-DPC	BARBARA A WEBB
2:22-bk-07462-BKM	SHARON REBECA GUERARD
2:22-bk-07513-DPC	AMANDA NICOLE STARR
2:22-bk-07518-BKM	CARLOS ANTONE AUTMAN
2:22-bk-07525-DPC	LUISA EVONNE VALDEZ
4:22-bk-07541-BMW	BENJAMIN JOSEPH BECKHAM
2:22-bk-07546-MCW	JENNIFER N AGUAYO
3:22-bk-07560-DPC	TRAVIS RYAN WILLIAMS and RENEE ELIZABETH WILLIAMS
4:22-bk-07562-SHG	CHRISTIAN MICHAEL PORTER
4:22-bk-07612-SHG	WHITNEY DOMINIQUE BOLING
4:22-bk-07613-SHG	DEE ANN STAGGS
2:22-bk-07622-DPC	SAMANTHA KRISTIN GARY
2:22-bk-07629-MCW	ORIEN L HEUPEL

Case Number	Debtor Name(s)
2:22-bk-07665-EPB	QUIONE JANA SIMS
4:22-bk-07669-BMW	KURT SALEM BACHMAN and PAMELA CLARK BACHMAN
2:22-bk-07703-EPB	SHANE WESLEY ALLEN
4:22-bk-07704-SHG	DAVID L HOLM and LAURIE HOLM
2:22-bk-07757-BKM	GAIL M JANSEN
2:22-bk-07762-PS	BEVERLY M HENRY
2:22-bk-07763-DPC	JACQUELINE BELLASTARAE LAMBERTO
2:22-bk-07776-DPC	HILDA MORACHIS
2:22-bk-07791-BKM	JUAN DANIEL ALVAREZ
2:22-bk-07796-MCW	ROBERT LITTLETON
2:22-bk-07810-DPC	MARK D VANDERWERF
4:22-bk-07837-SHG	STACEY TERRY
2:22-bk-07838-DPC	KAREN K LOVING
2:22-bk-07848-BKM	CHERYL ANN BRANSCUM
2:22-bk-07854-MCW	CINDY L RHEA
2:22-bk-07856-BKM	KEVIN JOSEPH CHEUNG
4:22-bk-07857-SHG	MARY LEE HAYES
2:22-bk-07861-PS	LORENZO PAUL MARQUEZ
2:22-bk-07862-MCW	CORVON TIWAN BIBBS
2:22-bk-07871-PS	TAMARA RENE WEBB
2:22-bk-07898-EPB	STACEY DAWN MCNEIL
4:22-bk-07940-SHG	CARLOS NAVARETTE MADRID
2:22-bk-07957-DPC	TIFFANY EILEEN THOMAS
2:22-bk-07969-EPB	BRANDYN RAE BALLARD
2:22-bk-07980-PS	LAUREN LEANN LUKE
2:22-bk-07981-MCW	VICKIE SUE ARKADIE
2:22-bk-07988-PS	RYLEE LARAE JOHNSON
2:22-bk-07989-DPC	CLINTON JACKSON
2:22-bk-07994-BKM	ANDREW G LACINAK, JR. and KATHLEEN ANN LACINAK
2:22-bk-07998-EPB	MICHAEL ANDREW RIDDER, JR.
2:22-bk-08005-MCW	STEVEN MICHAEL CARROLL and DENISE ROSE CARROLL
2:22-bk-08008-EPB	WILLIAM CURTIS WALKER and RONELLA WALKER
2:22-bk-08130-MCW	DALE RICHARD MOORE and DEBBIE MAE MOORE
2:22-bk-08132-DPC	ALBERTO G ROSCIANO
2:22-bk-08148-PS	KATRINA MONIQUE MCCLAIN
2:22-bk-08187-DPC	JENNA LEE GOODIN
2:22-bk-08193-PS	CLAYTON HUNT
2:22-bk-08195-EPB	MONAYE JAVONNE WILLIAMS
2:22-bk-08197-EPB	REBECCA LYNN MALDONADO
2:22-bk-08226-MCW	SHANNON LEIGH DIEHL
2:22-bk-08240-EPB	RICK S RODRIGUEZ and STACIA A. RODRIGUEZ
2:22-bk-08241-DPC	BRENDA S MULLER
4:22-bk-08259-BMW	CATHERINE ELIZABETH FELTNER
2:22-bk-08264-BKM	JOHN ARTHUR MORRIS and JUDY A MORRIS
2:22-bk-08305-MCW	JOHN AVERY LEE and TERI KAY LEE

Case Number	Debtor Name(s)
4:22-bk-08315-SHG	BRIANA HURTADO MORAN
4:22-bk-08339-SHG	DESIREE DAWN DEFOE
2:22-bk-08341-PS	BRITTANY VANOSDOL
2:22-bk-08360-BKM	JAIME LYNN FISH
2:22-bk-08381-PS	TERESA GARDEA BARRAZA
2:22-bk-08391-EPB	LUZ MARIA OLIBARRIA
2:22-bk-08425-DPC	TIKISHA TILEWA FAGBEMI
2:22-bk-08501-EPB	PATRICIA DEANNE SCOTT
2:22-bk-08511-PS	ERICA KRYSTAL RIGGINS
2:22-bk-08520-DPC	ASHLEY NICOLE SOURS
2:22-bk-08527-EPB	CARIE CAROLINE THOMAS
2:22-bk-08530-EPB	HADEN HENRY ALLEN
2:22-bk-08532-BKM	CONNIE JUNE DAVIS
2:22-bk-08556-BKM	KELLY NICHOLE HYDE
2:22-bk-08567-MCW	MONICA MARCELLA
2:22-bk-08592-EPB	MARISA NAIMA DRIVER
2:22-bk-08593-PS	APRIL MARIE GRIFFITH
4:22-bk-08594-BMW	JANNA ROSE
2:22-bk-08595-BKM	BRITNEY NICOLE GONZALES
4:23-bk-00047-BMW	JEFFREY ALAN BECK and IRMA MERCEDES VANDENSTEEN-BECK
2:23-bk-00094-DPC	REED W PENROD and RACHEL R PENROD
2:23-bk-00133-DPC	JORGE ARMANDO NAVA-AGUILAR
4:23-bk-00173-BMW	THOMAS M SPERANZA and BARBARA J SPERANZA
2:23-bk-00226-DPC	ASIA ADONIS YOUNG
2:23-bk-00228-BKM	GERARDO ALBERTO PENA
4:23-bk-00229-SHG	ROBERT BRIZUELA
2:23-bk-00231-EPB	ELESE DELET BATES
2:23-bk-00232-BKM	BRITNEY TERRELL MARSHALL
4:23-bk-00236-BMW	MELANIE YVONNE JONES
4:23-bk-00249-SHG	SAMANTHA NICOLE GILBERTI
2:23-bk-00259-EPB	MICHAEL RAE SEE and DORIS JANE SEE
2:23-bk-00262-EPB	REYNALDO HERNANDEZ CASTRO, III and ERICA DIONNE CASTRO
4:23-bk-00274-BMW	RANDALL CRAIG MOORE
2:23-bk-00286-PS	ALFRED BELLIZIO and LINDA ANN BELLIZIO
2:23-bk-00310-DPC	ALEAHA DESHAWN GONZALEZ
2:23-bk-00316-BKM	RENA ANNEMARIE BAILON
4:23-bk-00323-BMW	MICHAEL EUGENE BRIAN MOSELEY and JENNIFER NOELLE MOSELEY
4:23-bk-00363-SHG	KIMBERLY A FORE
2:23-bk-00386-BKM	JOSE CHRISTIAN ECHEVERRY ARANGO
2:23-bk-00412-MCW	JOSE JESUS QUEZADA RUIZ
2:23-bk-00413-PS	MERRI CHRISTINE JANNETTO
4:23-bk-00421-SHG	TRUDY ANN MILDEBRATH
2:23-bk-00446-DPC	GREGORIO LEON and BRIAN PATRICK BOGGS
2:23-bk-00447-MCW	KRYSTAL MARIE MOORE
4:23-bk-00463-SHG	JESSE GARRETT SCHOONEJONGEN and ALECIA MARIE SCHOONEJONGEN

Case Number	Debtor Name(s)
2:23-bk-00466-PS	JAMES WALLEN DOVINE, III
2:23-bk-00467-DPC	DEVON CHRISTOPHER MCLAUGHLIN
4:23-bk-00496-BMW	PAMELA A PARKER
2:23-bk-00497-BKM	RENEE ESTHER GRUSY
2:23-bk-00498-EPB	SARANNA INGRID DAVIDSON
2:23-bk-00528-DPC	TILTON LAMAR POYNTER and ALFREDA LASHON POYNTER
4:23-bk-00530-BMW	SIARA INEZ SANCHEZ
2:23-bk-00531-DPC	RONALD ELVIN SIMMONS and NIKKI ANNE GOMES
2:23-bk-00532-BKM	NATASHA Y DALLAS
2:23-bk-00569-BKM	KOLBE ALEXANDRE DUMAS
4:23-bk-00570-BMW	DALLAS MERRILL
2:23-bk-00612-DPC	CHARLES R ENRIQUEZ
2:23-bk-00613-PS	ANNETTE SMITH
4:23-bk-00616-SHG	LOURDES SOLEDAD KIM
2:23-bk-00619-MCW	ALEXIS CRISTINE RIVERA
2:23-bk-00621-BKM	ASHLEY M CHEATHAM
2:23-bk-00625-BKM	ERIN CASSANDRA GIBBS
4:23-bk-00626-SHG	DIANA DAMIANO
4:23-bk-00682-BMW	THOMAS J GUTIERREZ
2:23-bk-00687-EPB	TAVIA KIARA BROWN
4:23-bk-00690-SHG	JANNIE LYNN BEGAY
2:23-bk-00717-DPC	VERONICA MARQUISHA BRANTLEY
2:23-bk-00720-DPC	SHELBY ANNA KEATING
4:23-bk-00769-SHG	JULIO GUADALUPE NUNEZ
2:23-bk-00794-MCW	DYLAN DONOHOO and SARINA ELIENE REYES
2:23-bk-00795-BKM	KATIE ANNE THOMPSON
4:23-bk-00828-SHG	JOHNNY RAMIREZ SALMON, JR. and DESIREE R SALMON
2:23-bk-00840-BKM	ARTHUR PEREZ, JR.
4:23-bk-00843-BMW	WILLIAM J MULLEN and NANCE A MULLEN
2:23-bk-00849-EPB	JASON B DUNAWAY
4:23-bk-00877-SHG	ROBERT CHARLES DOTY
2:23-bk-00888-EPB	RICHARD WAYNE NELSEN
2:23-bk-00925-DPC	QUINISHA MONET CLINKSCALES
2:23-bk-00927-EPB	PEDRO ESPINOZA, III
4:23-bk-00950-BMW	RUBEN L ROBLES and DIANA M. ROBLES
2:23-bk-00974-MCW	JACQUELINE M ROWLEY
2:23-bk-01031-MCW	NOAH VINCENT GUERRERO and AUTUMN MARCELLA GUERRERO
2:23-bk-01072-MCW	DAMION D GASTON and ANNETTE JEAN GASTON
4:23-bk-01106-BMW	GARY LEROX COX, SR
4:23-bk-01107-SHG	DANIEL EDWARD WILLIS and PATRICIA ANN WILLIS
2:23-bk-01129-WPB	RAQUEL BRIDGET AYALA
2:23-bk-01130-BKM	JESSICA LYNN CALVIN
2:23-bk-01151-PS	JANIE LYNN ANDERSON
2:23-bk-01153-BKM	CAROL J PALMER
2:23-bk-01159-PS	XAQARIA ANTHONY KAI GOODNOUGH and CHELSEA NICOLE GOODNOUGH

Case Number	Debtor Name(s)
4:23-bk-01186-BMW	HUNTER RYAN RUDZIK
4:23-bk-01197-SHG	CHARLES T ROBINSON
4:23-bk-01227-SHG	TANYA LIVIA CASTRO
2:23-bk-01229-EPB	AMY LYNN ESPINOZA
2:23-bk-01245-PS	GUADALUPE CORIA
2:23-bk-01249-DPC	DAMON J ELLISON
4:23-bk-01260-SHG	RONALD THOMAS SMITH and HEATHER MARIE SMITH
2:23-bk-01261-EPB	MARGARET ELLEN SCHULHOF
2:23-bk-01321-MCW	ZULEMA JUDITH FLORES-RUIZ
4:23-bk-01330-SHG	HECTOR HERNANDEZ SANCHEZ, SR. and ALMA LILIAN SANCHEZ
4:23-bk-01334-SHG	PLETTE ALANA HALL
2:23-bk-01343-BKM	DOUGLAS ALLEN WATERS
2:23-bk-01358-BKM	STEVEN JOHN HOEHNER
2:23-bk-01398-PS	JOSE MIGUEL CONTRERAS
4:23-bk-01401-SHG	PATRICK THOMAS HANCE
2:23-bk-01430-DPC	AQUANETTA L TAYLOR
2:23-bk-01436-MCW	JON DUBIN
2:23-bk-01439-EPB	MARC STERLING CRISWELL and DEBBIE LYNN CRISWELL
2:23-bk-01453-PS	QUINCY NICOLE BAKER
2:23-bk-01459-MCW	VICTORIA AGUIRRE GOMEZ ROJAS
2:23-bk-01466-EPB	MONIQUE FIGUEROA
2:23-bk-01496-EPB	HANNAH LEE RITCHIE
2:23-bk-01507-BKM	VERONICA FIGUEROA
2:23-bk-01512-EPB	REGINALD A MORRIS and CHERIE MICHELLE MORRIS
4:23-bk-01532-BMW	WAYLON ISAIAH YARBROUGH
2:23-bk-01553-MCW	ANTHONY JOSEPH DIMAGGIO
2:23-bk-01587-EPB	MICHAEL W FISH and JESSICA ANN FISH
4:23-bk-01611-BMW	SANTIAGO ROBINSON and RITAMARIE YOLANDA ROBINSON
2:23-bk-01664-PS	DUJUAN GLASPY
2:23-bk-01699-BKM	JOHN PATRICK HOUSE
2:23-bk-01766-BKM	MARIA GUADALUPE CHAVEZ FLORES
2:23-bk-01827-DPC	JASON OWEN BEASLEY and ELIZABETH ANNE BEASLEY
4:23-bk-01835-SHG	VANESSA RAYELL SWANN
2:23-bk-01841-BKM	MARIA A RAMIREZ
4:23-bk-01850-SHG	KELLY AYLIN SANTOS
4:23-bk-01853-SHG	ERIC T WHITNEY
4:23-bk-01854-SHG	NATHAN J CAREY
4:23-bk-01873-BMW	STEVEN W MOYERS and AMALIA TEC MOYERS
4:23-bk-01882-SHG	ADILENE IDALY IBARRA
2:23-bk-01889-EPB	MARISSA VALERA
4:23-bk-01891-PS	ROJEANA KATHLEEN WYMBS
2:23-bk-01894-EPB	CAREY JACOB-BAER SHIREY and AMBER LYNNE STEIN
2:23-bk-01907-DPC	KEVIN CHRISTOPHER COR ANDERSON
2:23-bk-01924-MCW	BENJAMIN CHRISTIAN HULTQUIST and BRITTANY RAE-ROSE HULTQUIST
2:23-bk-01937-BKM	KATHLEEN RENE HALL-RAMER

Case Number	Debtor Name(s)
2:23-bk-01957-DPC	RYAN BRENDON BOCCARDI and CECILIA MARIE BOCCARDI
4:23-bk-01958-BMW	LUCHANA MARIA THOMPSON
2:23-bk-01966-MCW	SURGERY DENISE BLUNT
4:23-bk-01979-BMW	ANDREW GLEN PULLIAM and CHERIE LEE PULLIAM
2:23-bk-02003-MCW	LISA S CERVANTES
2:23-bk-02005-DPC	IVAN MEDINA-LOPEZ
2:23-bk-02008-BKM	CHRISTINA MARIE GLASFORD
4:23-bk-02014-BMW	RICARDO OSVALDO MONTEJANO ALCARAZ, III
2:23-bk-02041-MCW	JOHN LLOYD MCLENNAN
2:23-bk-02042-EPB	MEGAN ELIZABETH DAY
4:23-bk-02046-SHG	BRIANNA COLLEEN TONE
2:23-bk-02055-MCW	MARSHA LYNN KENNEDY
2:23-bk-02056-PS	MICHAEL C BOGDAN
4:23-bk-02058-BMW	KELLI RENEE EASTBURN
4:23-bk-02079-EPB	JEFFREY DAVIS
2:23-bk-02181-MCW	JAIRO SAID ORTEGA
2:23-bk-02203-BKM	VICKIE S GLAUSER
4:23-bk-02222-BMW	AMY L. ELLINGER VERDUGO
4:23-bk-02223-BMW	SHAUN MICHAEL GALANEK
2:23-bk-02291-BKM	LARRY GENE SILL and MARY BELLE SILL
2:23-bk-02293-EPB	WILFRED PAGAN
2:23-bk-02311-PS	PHILIP SCOTT WILLIAMS, JR.
2:23-bk-02365-PS	ERIANA ALYSSA SAMORA
2:23-bk-02399-MCW	LINDA ANGELIC BENK
2:23-bk-02408-BKM	JAMES R CLEMENSON
2:23-bk-02430-EPB	EVANGELINA VARGAS COVARRUBIAS
4:23-bk-02473-SHG	REYNALDA ANN JAMES
2:23-bk-02488-EPB	AGAZIT NEGASI GOITOM
2:23-bk-02490-DPC	ZACHARY WAYNE ERFORT and SARAH BAILEY ERFORT
2:23-bk-02492-PS	ISAIAH JOSHUA MAURICE MENA
3:23-bk-02546-DPC	SHELMA YANIN OSORIO
2:23-bk-02574-EPB	JOSHUA ISAIAH TERRANOVA
2:23-bk-02576-DPC	DANIELLE ALEXANDRIA LANDWERSIEK
2:23-bk-02591-BKM	ENRIQUE ALONSO COTA
2:23-bk-02609-DPC	GERARD F CHIMENTO
2:23-bk-02622-MCW	SOLEDAD URIBE CUADROS
2:23-bk-02660-MCW	RUSSELL D ARY
4:23-bk-02667-SHG	HAILEE LYNN BELL
4:23-bk-02707-BMW	MIGUEL HECTOR CASTILLO
2:23-bk-02714-MCW	JOSE ARMANDO RAMIREZ
4:23-bk-02722-SHG	CARL ANTHONY MORGAN and RACHAEL C MORGAN
2:23-bk-02723-DPC	CHRISTOPHER SEAN WILLIAMS and SINA M NIELSEN-WILLIAMS
2:23-bk-02762-PS	AARON JODY OROSCO and KELSEY ANGELA SMITH
2:23-bk-02766-MCW	THOMAS G BLUM
4:23-bk-02768-BMW	VANESSA LOURDES PADILLA

Case Number	Debtor Name(s)
2:23-bk-02770-BKM	TIFFANY NOEL FORNOFF
2:23-bk-02773-BKM	SHARON D ROBINSON
2:23-bk-02795-PS	CASSIE MARIE ARICK
2:23-bk-02809-MCW	JASON DANIEL JOHNSON and NICOLE E GLOVER
2:23-bk-02816-PS	MATTIE LAURA THOMAS
2:23-bk-02861-DPC	SHANNON LEE MOSSNER
2:23-bk-02901-DPC	ANABEL SOSA
2:23-bk-02936-EPB	OTIS N WALLACE
2:23-bk-02937-PS	JAMEL ELMORE and TONI T ELMORE
2:23-bk-03004-BKM	SHERMAN DOUGLAS SEELYE
4:23-bk-03025-SHG	SUSAN LEE BARKER
2:23-bk-03028-EPB	FRANCISCO RAYMOND ESQUERRA and VICTORIA L ESQUERRA
2:23-bk-03039-PS	ADRIAN JESUS JIMENEZ-RAMOS
2:23-bk-03044-EPB	BRANDON DAVID KOLE
4:23-bk-03046-SHG	CECIL RICARDO GEORGE
2:23-bk-03099-PS	ASHLEY M HORNER
2:23-bk-03116-DPC	HILARIO SAMUDIO
2:23-bk-03124-EPB	JENNA IRENE DAWSON
2:23-bk-03180-EPB	THOMAS EDWARD SAMS
2:23-bk-03198-MCW	MARIA NICOLE LAFAUCI
2:23-bk-03221-PS	KAYLA MILES
4:23-bk-03235-BMW	DAVID WILLIAM MURRAY
4:23-bk-03267-BMW	MATHEW A HOGGAN and JAMIE JO HOGGAN
2:23-bk-03306-EPB	KENNEICE SHA RON HUMPHREY
4:23-bk-03344-BMW	CHRISTOPHER RAYMOND and ERIKA RAYMOND
2:23-bk-03335-MCW	JASON DUANE DICE
2:23-bk-03390-PS	SARAI PEREZ
2:23-bk-03396-PS	BRANDON SCOTT VELLON-MCALISTER and JAZYMINA AALIYAH DION MCALISTER
3:23-bk-03426-DPC	ROBIN M HADEN
4:23-bk-03480-SHG	DAVID ALEXANDER GRAY
2:23-bk-03484-EPB	DENISE MONIQUE DAVIS HILL
2:23-bk-03499-PS	JEVON TORRELL BROWN
2:23-bk-03515-EPB	CAROL ANN PRUSA
4:23-bk-03524-SHG	KRISTEN ANN SURGENOR
2:23-bk-03568-PS	DANIELLE KATHERINE GARCIA
4:23-bk-03586-BMW	ANISHA DENISE HARRIS
2:23-bk-03618-DPC	RICARDO CRUZ, JR.
2:23-bk-03637-EPB	RALPH SEBASTIAN VESCIO, III and MICHELLE LEE VESCIO
4:23-bk-03646-BMW	WAYNE PAUL LINDBERG and TABITHA NICOLE LINDBERG
4:23-bk-03673-BMW	ROGER DALE WORLEY JR, II
2:23-bk-03710-DPC	YVETTE SABLAN LUJAN
2:23-bk-03719-PS	REBECCA MARIE WESTOVER
2:23-bk-03753-BKM	BRANDON RAY RIDDELL and SUSANA ROSE RIDDELL
2:23-bk-03779-PS	ASHLEY MCKINNEY
2:23-bk-03795-DPC	STEPHANIE A OLGUIN

Case Number	Debtor Name(s)
2:23-bk-03804-BKM	DORISA FAYE MCMILLIAN
2:23-bk-03830-BKM	MITCHELL LEE BLUME and ALEXANDRA CARMEN FLORES
2:23-bk-03860-EPB	JEFFREY P ROYER
2:23-bk-03956-PS	ELZA PEREZ VALENZUELA
4:23-bk-03979-SHG	FRANCIS LORRAINE ELY
4:23-bk-03995-SHG	JOSHUA DANIEL CATHEY and ELLA MACAYDEN MOORE
2:23-bk-04085-MCW	DYLAN XUE QUEARY
2:23-bk-04100-EPB	CARLOS A RAMIREZ and VERONICA MONIQUE RAMIREZ
2:23-bk-04106-BKM	JENNIFER DAWN PARMER
2:23-bk-04115-EPB	CANDI HERNANDEZ
2:23-bk-04139-MCW	ANDREW DUNCAN SHAVER and JENNA PHYLCIA ANN SHAVER
2:23-bk-04163-MCW	KENNETH PETERSEN, JR. and ROSE D PETERSEN
2:23-bk-04167-BKM	MICHAEL DANIEL GUZMAN
2:23-bk-04184-PS	SHERRI A BENENATI
2:23-bk-04193-EPB	JOEL WILLIAM FOLIO
2:23-bk-04196-BKM	SHERRI MAE SPRAGUE
2:23-bk-04235-DPC	ROBERT R LANE, JR.
2:23-bk-04237-DPC	SHAWN DEAN MILTON
4:23-bk-04244-BMW	HARRY B SHAW, JR. and LORRAINE SHAW
2:23-bk-04255-PS	CHYNA TANAE THIRDGILL
4:23-bk-04271-BMW	JENNIFER MARIE HAUSE
4:23-bk-04276-SHG	ADILENE GARCIA-ZUNIGA
2:23-bk-04331-EPB	HANNAH MILLER
4:23-bk-04335-BMW	MARK ALAN SHORTZ, SR. and LORI BOLESKY SHORTZ
2:23-bk-04348-MCW	CHRISTINA INEZ WILLOUGHBY
2:23-bk-04355-BKM	ADAM WEGNER
4:23-bk-04501-BMW	ALEXIS PAIGE PENTTILA
4:23-bk-04531-BMW	JULIA FABIOLA LORETO
4:23-bk-04541-BMW	JOANNA KATHRYN-LYNN CERRELI
2:23-bk-04632-MCW	BRANDON DOUGLAS HERRERA
2:23-bk-04638-EPB	TERRELL D HALL
3:23-bk-04650-DPC	GREGORY ALLEN ZEPEDA
4:23-bk-04697-SHG	RICHARD JOSE QUINTERO
2:23-bk-04706-DPC	SHANNON LANAE GILBERT
2:23-bk-04707-BKM	BARBARA L MELCHERT
2:23-bk-04819-MCW	MAX WILLIAM CHRISTIANSEN and KRISTEN ANN CHRISTIANSEN
2:23-bk-04827-DPC	SEAN BRYAN CLEARY
4:23-bk-04842-SHG	BRANDON RECHET GEORGE
2:23-bk-04853-EPB	SHANE MICHAEL MCCLURG and MONA CAMILLE MCCLURG
2:23-bk-04866-MCW	YAZMIN OCHOA
2:23-bk-04869-BKM	REBECA PEREZ
2:23-bk-04895-DPC	JORDAN SKYLAR ADDISON
2:23-bk-04926-EPB	WILLIAM JUSTIN SEDGWICK and DANIELLE MARIE SEDGWICK
4:23-bk-04955-BMW	ARMANDO D ORANTEZ
4:23-bk-04982-BMW	MARY ANTOINETTE GRANILLO

Case Number	Debtor Name(s)
2:23-bk-05039-DPC	JACOB DARRELL LOCKABY
2:23-bk-05094-MCW	LILLI ANN GONZALEZ
4:23-bk-05109-BMW	ANDREA NICOLE DAVIS
2:23-bk-05115-EPB	NASTASSJA HIAWATHA MCROYAL HILLIS
2:23-bk-05143-DPC	LAURIE A CAHILL
2:23-bk-05184-EPB	ELIZABETH A REGNIER
4:23-bk-05187-SHG	EDWARD F BROOKS and AMBER LEE BROOKS
2:23-bk-05218-PS	KAREN JOY PATTERSON
2:23-bk-05224-PS	PAULA J CHATFIELD
2:23-bk-05266-DPC	BLAINE LORAIN GAYLE ARMSTRONG
2:23-bk-05315-BKM	MARY ANNITA ZANE
2:23-bk-05316-MCW	MARCUS JERMAINE TOWNSEND and KATHERINE RUTH TOWNSEND
2:23-bk-05318-MCW	KIM LEANN SERNA
4:23-bk-05350-BMW	ELIZABETH ANN SEMINARIO
4:23-bk-05383-SHG	NACOLE MARIE MARGRAF
4:23-bk-05387-SHG	MARY TERESA ESTRADA
4:23-bk-05455-SHG	VINCENT P SALERNO and SHARON LEA SALERNO
2:23-bk-05483-MCW	DEBORAH A GONZALES
2:23-bk-05488-MCW	ERIKA VANESSA BAUTISTA
4:23-bk-05493-SHG	MARCELLA MONIQUE GAMEZ
2:23-bk-5514-MCW	ANALOU SOLIS
2:23-bk-05517-PS	JANICE THERESE SWANNER
2:23-bk-05520-EPB	JACOB LAWRENCE LAGER
2:23-bk-05532-PS	COREENA RAMOS
2:23-bk-05541-DPC	MATTHEW ALAN PRISKORN
4:23-bk-05547-SHG	JUSTIN CHAS JACKSON and CHRISTINE SUSAN JACKSON
4:23-bk-05550-SHG	HOPE M GARCIA
2:23-bk-05594-PS	VICTORIA LYNN YAZZIE
4:23-bk-05600-BMW	SERENA M SCHMECHEL
4:23-bk-05623-BMW	KYLEIGH ALEXUS RICHARDSON
2:23-bk-05640-DPC	MELISSA DAWN LYONS
2:23-bk-05642-BKM	MARIA LOUISA KRUM
2:23-bk-05670-BKM	CANDIANN BROWN
2:23-bk-05675-DPC	DESA JENAY CHANNEL PHIPPS
4:23-bk-05705-SHG	NANCY ANGELICA BARRAZA
4:23-bk-05773-BMW	GERALD LEE MORTS and CAROL L MORTS
2:23-bk-05786-DPC	MAURICE LEON JACKSON, JR.
2:23-bk-05800-DPC	PHILLIP L HADLEY and LORI ANN HADLEY
2:23-bk-05852-BKM	MONIQUE LOGAN
3:23-bk-05867-DPC	ADRIENNE DRYDEN
2:23-bk-05869-EPB	SARAH ANNE PLEVA
4:23-bk-05877-BMW	CARLOS ABDIEL PERDOMO
2:23-bk-05880-BKM	RYAN MATTHEW HILLAGE and MADELINE RACHEL BRAINARD
4:23-bk-05897-SHG	JACOB DANIEL LINDSEY and MAIA T LINDSEY
4:23-bk-05898-BMW	RICHARD J VELLON

Case Number	Debtor Name(s)
2:23-bk-05910-BKM	APRIL MARIE BULLOCK
2:23-bk-05941-DPC	DENIS CARRANZA-OLIVEROS
2:23-bk-05948-MCW	ANTOINE RAMOS SANCHEZ and MARIA LUISA VARGAS
2:23-bk-05960-PS	TONYA DIANNE MINGLE
2:23-bk-05964-PS	MATTHEW AUSTIN GEUBTNER
4:23-bk-05975-BMW	JENNY LYNN GURECKI
2:23-bk-05986-DPC	LISA MARIE DAVIS
2:23-bk-06004-EPB	MELISSA MARIE DALTROFF
4:23-bk-06005-SHG	JAMIE MONIQUE LOTT
2:23-bk-06013-PS	REBECCA KU'ULEI HOYLE
4:23-bk-06021-SHG	ENRIQUE ALEJANDRO ROBLES LEYVA and LILIAN C LEYVA
2:23-bk-06026-MCW	JASON RC WYSS
2:23-bk-06063-DPC	TYRONE D LAWRENCE
2:23-bk-06070-MCW	SHARLA ROCHELLE BOOKMAN
2:23-bk-06091-MCW	TIFFANI MARIE PIZANA
2:23-bk-06096-DPC	DEBRA MARIE SORGER
2:23-bk-06097-BKM	CHRISTA JAYNE HUBBELL
2:23-bk-06100-DPC	WENDI ELIZABETH DAVIDSON
2:23-bk-06103-EPB	CHRISTOPHER JOHN EHRHART
4:23-bk-06142-BMW	NICOLE LYNETTE GARCIA
0:23-bk-06144-PS	STEVEN LESTER VOLZ, JR.
2:23-bk-06156-MCW	DOUGLAS LINDSAY DILLER and SANDREA PAGE DILLER
2:23-bk-06178-MCW	ROBERT M HAYS and HEATHER A JUGOVICH
4:23-bk-06242-BMW	NECOLE C HAMPTON
4:23-bk-06271-SHG	ANDRE ASHFORD and EVELYN VIVEROS GUTIERREZ
4:23-bk-06272-SHG	ALAN VIDAL HUMMEL
2:23-bk-06273-PS	ERIKA MARIE KORHUMMEL
4:23-bk-06318-SHG	WENDY KATHLEEN COMSTOCK
2:23-bk-06347-BKM	KATHERINE ANNETTE BINION
2:23-bk-06362-DPC	JOSEPH RAY FEIST
3:23-bk-06366-DPC	GAVINO P MARTINEZ and JESSICA ANN MARTINEZ
2:23-bk-06369-DPC	ARIEL OLIVER
3:23-bk-06386-DPC	ASHLEY RENEE MCKAY
2:23-bk-06389-EPB	VICTORIA LEE POLTROCK
2:23-bk-06393-BKM	LESLIE A BUFORD
2:23-bk-06408-DPC	DAVID M RAMIREZ
2:23-bk-06419-MCW	BRANDY LYNN KELLEY
2:23-bk-06425-PS	RUBEN FELIX ALEJANDRO LOPEZ
2:23-bk-06433-DPC	CHARNECE JUDGES
4:23-bk-06436-SHG	DAVID BERNARD VALDEPENA
2:23-bk-06470-EPB	IREYA DANIELLE THOMAS
4:23-bk-06514-BMW	JESUS M CANEZ and DEBRA A CANEZ
2:23-bk-06527-DPC	PARKER DEAN BROOKS
2:23-bk-06536-DPC	DARYL M APPLEBEE and PRECIOSA R APPLEBEE
4:23-bk-06568-SHG	ABBEY JEAN LOVING

Case Number	Debtor Name(s)
2:23-bk-06580-BKM	MARY DELORES BURNETT
2:23-bk-06632-DPC	ERIKA QUIROZ
4:23-bk-06652-SHG	DEREK JOSEPH WILSON
2:23-bk-06657-DPC	ERIC SCOTT FOBAR
2:23-bk-06681-BKM	BRYAN DALTON
4:23-bk-06702-SHG	CECILY MARIE JIMENEZ
2:23-bk-06703-DPC	MARK ANTHONY CERVANTEZ
2:23-bk-06706-EPB	DOUGLAS BARTHOLOMEW TROTTI and HEATHER RAE TROTTI
0:23-bk-06737-PS	JOIE ELIZABETH MARIE WILLIAMS
3:23-bk-06742-DPC	TINA MARIE CARZOLI
4:23-bk-06757-BMW	MELINDA MARIE JOHNSON
4:23-bk-06780-SHG	KATHERINE ELIZABETH GARCIA
2:23-bk-06794-MCW	CHERON BARBARA PIPER
2:23-bk-06796-DPC	CZARINA CEZARINE FAJARDO
2:23-bk-06799-DPC	HALEY MARIE JOINER
2:23-bk-06871-BKM	JOHN M OZENICH
4:23-bk-06875-SHG	ANTOINETTE MICHELLE PERO
2:23-bk-06877-EPB	JENNA ROSE PLOPPER
2:23-bk-06886-BKM	ELIZABETH CUEVAS
2:23-bk-06891-PS	DEMETREUS TRAVON FIELDS
2:23-bk-06908-MCW	REBECCA LYNN RUEDA
2:23-bk-06909-DPC	WACEY ROYCE BITSON
2:23-bk-06911-BKM	JENNIFER WISNESS
2:23-bk-06939-BKM	VICTORIA DELGADO
2:23-bk-06941-DPC	SHAMETRICE PENNINGTON
2:23-bk-06943-DPC	JANET LEE GOLLHARDT
2:23-bk-06944-DPC	JOHNRyan G ANDERSON and BRITNY TAVILLA
2:23-bk-06947-BKM	DANIEL ANTHONY MUNOZ MAIORANA
2:23-bk-06950-BKM	EDWARD COLE and TRINDA PRECIOUS STONE
2:23-bk-06951-DPC	STEPHEN COLE LEE BEAL
4:23-bk-06952-SHG	ANNABELLE MARTINEZ TRUJILLO
4:23-bk-06953-SHG	MELISSA MARIE FIERROS
2:23-bk-06960-BKM	DAVID CARL MARXMAN
2:23-bk-07124-PS	BRANDON LEE SKODINSKI
2:23-bk-07126-PS	STEPHANIE ANNE PARK
4:23-bk-07136-SHG	ROBERT P KREBS and JENNIFER KAYE KREBS
2:23-bk-07142-DPC	SHQUETTEA LASHA LOFLAND
2:23-bk-07144-BKM	TIMOTHY SCOTT CARROLL and CARRIE SUE CARROLL
2:23-bk-07153-DPC	DANIEL SANTOS and REBEKAH MARIE GARIBAY
4:23-bk-07154-SHG	JESUS DAVID ARAIZA
2:23-bk-07161-EPB	ANISSA L HAZARD
2:23-bk-07162-DPC	TATE JEREMIAH ROAN
2:23-bk-07188-BKM	ANDREW JEREMY MORENO
4:23-bk-07193-SHG	ROBERT ANTHONY GOMEZ
2:23-bk-07228-DPC	CALEN CARRINGTON SPENCER

Case Number	Debtor Name(s)
2:23-bk-07333-EPB	PERIS RENE STEWART
2:23-bk-07335-BKM	BRIAN SCOTT MERRITT and DIANEMARIE DELOS REYES KINLICHEE
2:23-bk-07365-PS	TONY L ARRINGTON, SR. and ERICA DIANE DAVIS
4:23-bk-07398-BMW	LISA JANETTE PRICE
2:23-bk-07463-DPC	VALERIE LEE CORRELL
2:23-bk-07534-MCW	MARK EDMUND ZEMRUS and STACY L GNEWUCH
4:23-bk-07563-SHG	BETTY ANN GARCIA
2:23-bk-07590-PS	DYLAN REX HART and SHELBY RAE EAGLE
2:23-bk-07723-DPC	TARA ANN BROWN
2:23-bk-07774-BKM	RUBY PALACIOS
2:23-bk-07783-DPC	DANIELLE DOMONIQUE JACKSON
2:23-bk-07890-DPC	AMANDA JACQUELINE CHAIRA
4:23-bk-07893-BMW	KAYLA IRENE BIERSTEDT
2:23-bk-07899-BKM	MARIALUCIA BESA MAMAWAL
2:23-bk-07905-MCW	JOSE GUADALUPE CORREA and JUANA LIZETTE CORREA
2:23-bk-07928-DPC	MYRON WARREN DEYOUNG and HEIDI YVONNE DEYOUNG
2:23-bk-07948-BKM	CRAIG MICHAEL JANISCH
2:23-bk-07998-DPC	MARTELL STONE WASHINGTON
4:23-bk-08034-SHG	APRIL ANN BARKLEY
4:23-bk-08042-SHG	DIANA K DURAKO
2:23-bk-08053-EPB	MIKAEL WESLEY CLONTZ and HEATHER MARIA CLONTZ
2:23-bk-08056-BKM	KAITLEN MARIE ROCHA and JAZMINE ROCHA
4:23-bk-08079-BMW	DYJON DANTE PRIMMER
2:23-bk-08084-EPB	SHANIKA RENEE WALLACE
2:23-bk-08091-BKM	ANABELLE C GONZALEZ
2:23-bk-08134-EPB	APRIL LEILANI SUZUKI
2:23-bk-08161-PS	LILA ST MARTIN
4:23-bk-08170-SHG	LINO DAVID LOPEZ, JR. and ZOE ANAID LOPEZ
2:23-bk-08176-MCW	JOHNNY ROBIN PRESCOTT and ASHTON KIMBERLE PRESCOTT
2:23-bk-08190-MCW	COURTNEY C SHUFFLER
2:23-bk-08265-EPB	CRUZ SALAZAR SOTO
4:23-bk-08266-BMW	SHEENA MONIQUE JONES
2:23-bk-08315-PS	RICHARD S GIMBEL and KATHERINE M GIMBEL
2:23-bk-08329-BKM	SARAH LYNN GOMEZ
2:23-bk-08357-EPB	RAMON GALARZA MORALES
4:23-bk-08362-BMW	RENEE E BOULER
2:23-bk-08379-DPC	JESUS FRANISCO VALDEZ and SARAH RUTH-ELAINE VALDEZ
4:23-bk-08407-BMW	ESTEBAN DANIEL NAVA
4:23-bk-08416-BMW	AUTUMN MICHELLE NEVAREZ
2:23-bk-08420-EPB	ALICIA LEA BEATY
2:23-bk-08441-EPB	BRANDI JO CROWE
2:23-bk-08451-BKM	BRENDA M LACHNEY
2:23-bk-08473-BKM	FIDELINA ROSALES
4:23-bk-08492-BMW	PRESTON JOE SCHAEFER
4:23-bk-08502-BMW	TERESA ANN BILKE

Case Number	Debtor Name(s)
2:23-bk-08528-DPC	SPENCER ALAN MCINTYRE
4:23-bk-08545-BMW	MAHER H SHUHAIBER and KIFAYA ZAKARIA SHUHAIBER
4:23-bk-08546-BMW	RICKY ROMO BADILLA
2:23-bk-08565-EPB	DONALD MUYAH TAYE
2:23-bk-08583-EPB	JOSHUA TRUSH-HEREDIA and AIRENE LEGAL HEREDIA
2:23-bk-08607-EPB	ARNELLE DAVIS
2:23-bk-08610-EPB	SHAQUALLE ANYE TINNIN
2:23-bk-08613-EPB	ADRINA ADELINA BARRIENTE
2:23-bk-08619-MCW	DIANNA LYNN LEDERER
2:23-bk-08621-MCW	TIMOTHY AUSTIN MOSEGARD
2:23-bk-08707-MCW	JULIAN RICHARD TOSCANA
4:23-bk-08724-SHG	DELORES D MEJIA
4:23-bk-08726-SHG	TYLER HOWARD ROBINSON
2:23-bk-08731-DPC	ROBERT SOLIS and MARIA CATHERINA SOLIS
2:23-bk-08797-DPC	BAILEE BRIANNE ALLISON
2:23-bk-08810-BKM	PATRICIA A OLIVER
4:23-bk-08838-BMW	LYNISSA LASHAER COARD
2:23-bk-08853-DPC	SCOTT M ANAU
4:23-bk-08945-BMW	DYLAN SCOTT RUBY
2:23-bk-08947-MCW	ZAK ULYSSES WILLES and KIMBERLY SARA WILLES
2:23-bk-08965-PS	EDWARD CARR
2:23-bk-08967-BKM	CHARLES DANIEL POLEO and TERESA IRENE POLEO
2:23-bk-08973-DPC	ANTHONY DOW HINCHCLIFF and NANCY J HINCHCLIFF
2:23-bk-08980-MCW	ROCHELLE TOLMAN BROWN
2:23-bk-08986-BKM	APRIL SALENE KAUTZ
2:23-bk-09053-MCW	TREVON LEON FRANKLIN
4:23-bk-09077-SHG	ZULMA GRISCELDIA PYLE
4:23-bk-09084-SHG	REBECCA ALONDRA CASILLAS ALMADA
2:23-bk-09111-PS	MICHAEL ALEXANDER NUNEZ
2:23-bk-09118-EPB	FRANK ANTERI
2:23-bk-09132-PS	ASHLI JASMIN FRANKLIN
2:23-bk-09166-EPB	ADILENE ROBLES
4:23-bk-09174-SHG	JAMEY BOLIVAR
2:23-bk-09184-MCW	JAMES E MURRAY
2:23-bk-09216-BKM	JAZLYN PARIS CHAN
4:23-bk-09306-SHG	RAUL M. EVANS and LILLIAN EVANS
2:23-bk-09312-EPB	RALPH B NETTLE and EUGENIA DARLENE NETTLE
4:23-bk-09321-SHG	JEFFREY FRANK ALBANO and TAMMY LEE ALBANO
4:23-bk-09324-SHG	CRAIG CUNNINGHAM
2:23-bk-09345-BKM	DARCY LYNN BREAUULT
2:23-bk-09348-BKM	LAUREN DANIELLE WOODSON
2:23-bk-09352-PS	SHEILA MARIE TODD
2:23-bk-09353-BKM	LAURI TERESE WORLES-SCOTT
2:23-bk-09354-DPC	GINA NICOLE GALINDO
2:24-bk-00043-DPC	MEEKA NICHOLE POWELL

Case Number	Debtor Name(s)
2:24-bk-00066-BKM	MICHELLE ELIZABETH BONEBRAKE
2:24-bk-00077-BKM	BENITO VIDAL TAFOYA
2:24-bk-00081-DPC	CALEB JARRETT FULKS
4:24-bk-00088-BMW	JIM BOB DODSON and JAN CAMELA DODSON
4:24-bk-00134-BMW	SALINA E GRAJEDA
2:24-bk-00156-EPB	DIANA LUCERO LOPEZ GARCIA
4:24-bk-00195-SHG	SHARON ANN PARMENTIER
2:24-bk-00196-MCW	DEVIN MICHAEL GRAY and MARY ROSE GRAY
2:24-bk-00197-BKM	NATHAN HARRY FLOYD
2:24-bk-00198-DPC	ROBERT DENAPOLI
4:24-bk-00232-BMW	JOSHUA KRAEMER
4:24-bk-00240-SHG	MARIO ALEJANDRO RODRIGUEZ and CHERIECE R RODRIGUEZ
2:24-bk-00242-DPC	SPENCER TROY GERMAN
4:24-bk-00243-BMW	THOMAS MATTHEW MITCHELL and DORINDA MITCHELL
2:24-bk-00300-EPB	ALEX GEORGE GRACE
2:24-bk-00322-EPB	AMBER ROSE RUMANUK
2:24-bk-00342-DPC	ROBERT WILLIAM GREENFIELD and SHERRIE DEE GREENFIELD
2:24-bk-00349-PS	AMBER MARIE ZYGNER
2:24-bk-00366-EPB	RANDY D HANES
2:24-bk-00393-MCW	MELISSA L CARRANZA
2:24-bk-00399-BKM	MICHELE LEE BOCCHINFUSO
4:24-bk-00410-BMW	KATHRYN MARGARET MCGINNIS
4:24-bk-00444-BMW	ERIC STEPHEN SAKONYI and MICHELLE KRISTINE SAKONYI
2:24-bk-00532-EPB	TAMIKA MICHELLE JONES
4:24-bk-00533-BMW	KHRISTINA EVELYN FRANCO-MYERS
2:24-bk-00622-PS	ROBERTA WILSON
4:24-bk-00624-BMW	KAREN LYNN ESPINOZA
2:24-bk-00627-MCW	DONNIE LEE CHAMBERS and GWENDOLYN MARIE CHAMBERS
2:24-bk-00629-DPC	LAUREN GLENN WIMBERLY
2:24-bk-00637-MCW	DAVID EUGENE HAUSMAN and JULIE HAUSMAN
2:24-bk-00646-EPB	ERICA R MCQUOWN
2:24-bk-00664-BKM	NADIA ELNORE HENRY
4:24-bk-00665-SHG	AMITY JEANNETTE THOMAN
2:24-bk-00679-PS	PATRICK ALLEN EDWARDS and NANCY ROXANNE GIRGENTI
4:24-bk-00683-BMW	CHASE EVAN SMITH
2:24-bk-00708-MCW	DEMITRA LAKEESHA CROSSLIN
2:24-bk-00726-BKM	ALEXIS JEANELLE COULTER
2:24-bk-00771-EPB	BETHANY GRISMORE
2:24-bk-00815-PS	IRAHILDA MARIE ACOSTA-MORALES
2:24-bk-00824-PS	SUSAN C VENEZIANO
2:24-bk-00888-MCW	LISA K GRAVES
2:24-bk-00895-MCW	BETH A. HARVILL
2:24-bk-00896-EPB	RAINER M MEHLAU
2:24-bk-00920-PS	ELIZABETH AVILA
2:24-bk-00924-EPB	THERESA JOYCE PHILLIPS

Case Number	Debtor Name(s)
4:24-bk-00947-SHG	ALEJANDRO PINEDA
4:24-bk-00978-BMW	SALOMON J GRANILLO
2:24-bk-00984-PS	AUSTIN EDWIN WOODS
2:24-bk-00989-BKM	MARY ANGEL LEON
2:24-bk-01010-EPB	PATTSY LYNN BLACKMAN
2:24-bk-01024-SHG	ASHLEY NICOLE BERRIER
4:24-bk-01030-SHG	JOSE GENARO CAMARGO
4:24-bk-01047-SHG	IMELDA M. ULLOA
2:24-bk-01054-DPC	ROBIN L. RILEY
2:24-bk-01076-EPB	DONALD DEAN SEIDEL
2:24-bk-01079-BKM	VERONICA ROMERO
2:24-bk-01102-BKM	RICHARD FRED DIAZ and NANCY SUE DIAZ
2:24-bk-01129-PS	DANIEL JESUS MORALES
2:24-bk-01130-PS	TERRENCE L POTTS
2:24-bk-01132-BKM	DAVIDA LACHON SHAW
2:24-bk-01135-BKM	MARIA ALEJANDRA LISSY
2:24-bk-01137-PS	JUAN J MARTINEZ RODRIGUEZ
2:24-bk-01151-MCW	ROSEANN MARIE RAYNOR
4:24-bk-01155-SHG	PEGGY ANN MADRID
2:24-bk-01169-PS	SYREE SHANNETTE MCKELVEY
2:24-bk-01218-BKM	RICKY MAYA, SR.
2:24-bk-01283-BKM	MATTHEW BRIAN KRUMWIEDE
2:24-bk-01292-EPB	KEVIN R BAKER
4:24-bk-01309-BMW	JALEN TRAVON THOMPSON
2:24-bk-01316-DPC	MICHELLE M SWAIT
2:24-bk-01319-EPB	PEGGY MAE HAVENS
2:24-bk-01325-PS	ROBERT LEE WAGGONER
2:24-bk-01334-EPB	BRAD RANDALL NEAL
4:24-bk-01448-SHG	TEKOA MOANA BARAJAS
2:24-bk-01450-EPB	LAURIE ANN COOPER
2:24-bk-01469-BKM	STEPHANIE E WOLFE and KACHINA K WOLFE
2:24-bk-01504-DPC	JOSHUA SOTELO
2:24-bk-01507-MCW	AUSTIN PARKER FIGUEROA
2:24-bk-01515-BKM	AMBER LEIGH CRIST
4:24-bk-01517-BMW	JOSEPH N FELS
2:24-bk-01538-PS	RYAN MICHAEL JENKINS
4:24-bk-01658-BMW	ROBERT ANTHONY REILLY
2:24-bk-01689-DPC	CAMERON DICARLOS WHITE
2:24-bk-01754-MCW	GINA ROSE MARIE SHIRLEY
2:24-bk-01761-BKM	JB MARIO CHURCHWELL
2:24-bk-01764-MCW	JARED CHRISTOPHER BUHR and AMANDA RAYMEE BUHR
2:24-bk-01873-PS	RONALD MILTON JONES
2:24-bk-01876-BKM	ALANDRES EUGENE THOMPSON, JR. and TARA MICHELLE THOMPSON
2:24-bk-01880-EPB	KRISTEN KIM EHLERT
2:24-bk-01933-PS	ROBERT ANTHONY JOLICOEUR and TIFFANY ANN JOLICOEUR

Case Number	Debtor Name(s)
2:24-bk-01959-BKM	VICTOR HUGO RUIZ and WENDY JUDITH RUIZ
2:24-bk-02028-DPC	ALEXYS TALAMANTES
2:24-bk-02034-DPC	TOVA HEGSTAD
3:24-bk-02042-DPC	DOUGLAS STEPHAN BYRON
4:24-bk-02046-BMW	MELANIE AMANN
2:24-bk-02093-DPC	MONTIQUE SHEVRAE COLLINS
2:24-bk-02135-DPC	TAMI LYNN PESHEK
2:24-bk-02138-PS	CARRIE LYNN COLE
2:24-bk-02175-MCW	DANIEL ARTURO MORALES and ESTHER GOMEZ MORALES
4:24-bk-02200-SHG	OK KYONG LACKEY
4:24-bk-02241-BMW	CHRISTINA J PICKEN
4:24-bk-02246-BMW	PATRICK ALLEN CARENDER
2:24-bk-02290-EPB	LAUREN ELIZABETH FINCHER
2:24-bk-02343-PS	MICHAEL D RICHARDSON
2:24-bk-02345-PS	EUNETTE ANNETTA ROBINSON
4:24-bk-02393-BMW	TONI LEE KLEINER and CHERYL ANN KLEINER
4:24-bk-02394-BMW	SHAUN MICHAEL THOMPSON and JESSICA KAYE THOMPSON
4:24-bk-02446-BMW	JAY K WRIGHT and VERONICA ARACELY DE LA ROSA
2:24-bk-02472-EPB	JOHN ADRIAN RANDEZ and NATALIE MICHELE RANDEZ
2:24-bk-02526-DPC	MARIA DE JESUS QUEZADA
2:24-bk-02572-EPB	BEVERLY ANN HAWLEY
2:24-bk-02588-DPC	TAMAR DIANA FOLSON
2:24-bk-02664-BKM	AMBER LYNN CANEZ
2:24-bk-02699-BKM	EDDRICK LEKEITH MORELAND and CARMEN NOHEMY MORELAND
4:24-bk-02784-SHG	VANESSA A VALDEZ
2:24-bk-02785-DPC	DEREK JOHN BOURASSA and DELILAH MARCELA BOURASSA
2:24-bk-02786-PS	ROBERTO EDUARDO SEDILLO
2:24-bk-02806-EPB	FERNANDO ANGEL DELGADO, II
2:24-bk-02831-BKM	KEITH BRIAN THEIREL
2:24-bk-02836-PS	CHARLES RAY WEBSTER
2:24-bk-02868-PS	ANGELIQUE RENE CUSKE
2:24-bk-02924-DPC	BRUCE ALLEN DAMRON
2:24-bk-03511-EPB	LEONARDO BANDA MEJIA