

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF CALIFORNIA
CIVIL MINUTES

Case Title: Daniel M. Canchola

Case No.: 17-11346 - B - 7

Docket Control No. RWR-3

Date: 04/24/2019

Time: 9:30 AM

Matter: [45] - Motion/Application to Employ David M. Moeck as Special Counsel [RWR-3] Filed by Trustee James Edward Salven (ltas)

Judge: René Lastreto II

Courtroom Deputy: Debbie Chavez

Reporter: Not Recorded

Department: B

APPEARANCES for:

Movant(s):

None

Respondent(s):

None

CIVIL MINUTES

Motion Denied without prejudice, Resolved without Oral Argument

The court will issue an order.

The motion was DENIED WITHOUT PREJUDICE for failure to comply with the Local Rules of Practice ("LBR").

LBR 9014-1(f)(1)(B) states that Motions filed on at least 28 days' notice require the movant to notify the respondent or respondents that any opposition to motions filed on at least 28 days' notice must be in writing and must be filed with the court at least fourteen (14) days preceding the date or continued date of the hearing.

This motion was served and filed on March 28, 2019 and set for hearing on April 24, 2019. Doc. #46, 50. April 24, 2019 is 27 days after March 28, 2019, and therefore this hearing was set on less than 28 days' notice under LBR 9014-1(f)(2). The notice stated that written opposition was required and must be filed at least 14 days

preceding the date of the hearing. Doc. #46. That is incorrect. Because the hearing was set on less than 28 days' notice, the notice should have stated that no written opposition was required. Because this motion was filed, served, and noticed on less than 28 days' notice, the language of LBR 9014-1(f)(2)(C) needed to have been included in the notice.