

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIACIVIL MINUTES—GENERAL**Case No. CV 17-2288-MWF****Date: June 27, 2017**Title: In Re Daniel Louis Reece and Kimberly Ann Reece

---

---

Present: The Honorable MICHAEL W. FITZGERALD, U.S. District JudgeRelief Deputy Clerk:  
Cheryl WynnCourt Reporter:  
Not ReportedAttorneys Present for Plaintiff:  
None PresentAttorneys Present for Defendant:  
None Present**Proceedings (In Chambers):** ORDER REMANDING TO BANKRUPTCY COURT

Appellants previously claimed that transcripts from the Bankruptcy Court are unavailable for the relevant hearings. The Court allowed Appellants to file a statement of the evidence in lieu of the transcripts. Appellee has filed timely objections to that statement, and states that transcripts are in fact available. In addition, Appellee asserts that Appellants' statement is an incorrect recollection of the hearings.

In these circumstances the Federal Rules of Bankruptcy Procedure command as follows:

Statement of the Evidence When a Transcript is Unavailable. If a transcript of a hearing or trial is unavailable, the appellant may prepare a statement of the evidence or proceedings from the best available means, including the appellant's recollection. The statement must be filed within the time prescribed by subdivision (a)(1) and served on the appellee, who may serve objections or proposed amendments within 14 days after being served. *The statement and any objections or proposed amendments must then be submitted to the bankruptcy court for settlement and approval. As settled and approved, the statement must be included by the bankruptcy clerk in the record on appeal.*

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES—GENERAL

**Case No. CV 17-2288-MWF**

**Date: June 27, 2017**

Title: In Re Daniel Louis Reece and Kimberly Ann Reece

---

Fed. R. Bankr. P. 8009(c) (emphasis added).

Accordingly, the Court **REMANDS** this case to the Bankruptcy Court for the limited purpose of resolving the parties' dispute regarding the hearing transcripts.

IT IS SO ORDERED.

Cc: United States Bankruptcy Court;  
Bankruptcy Appeal Panel