1	
2	
3	
4	
5	
6	
7	UNITED STATES DISTRICT COURT
8	EASTERN DISTRICT OF CALIFORNIA
9	
10	UNITED STATES OF AMERICA,
11	Plaintiff,
12	v. CR. NO. S-10-061 LKK
13	FREDERICK SCOTT SALYER,
14	Defendant. /
15	IN RE:
16	SK FOODS, L.P.
17	Debtor.
18	BRADLEY SHARP, CIV. NO. S-10-1492 LKK
19	Plaintiff,
20	ν.
21	SSC FARMS 1, LLC, et al.,
22	Defendants. /
23	IN RE:
24	SK FOODS, L.P. CIV. NO. S-10-1493 LKK
25	Debtor.
26	

Dockets.Justia.com

1 IN RE: 2 SK FOODS, L.P. 3 Debtor. 4 BRADLEY SHARP, CIV. NO. S-10-1496 LKK 5 Plaintiff, 6 v. 7 CSSS, L.P., et al., 8 Defendants. 9 IN RE: 10 SK FOODS, L.P. Debtor. 11 12 BRADLEY SHARP, CIV. NO. S-10-1497 LKK 13 Plaintiff, 14 v. 15 FRED SALYER IRREVOCABLE TRUST, et al., 16 Defendants. 17 18 IN RE: 19 SK FOODS, L.P. 20 Debtor. 21 BRADLEY SHARP, CIV. NO. S-10-1498 LKK 22 Plaintiff, 23 v. 24 SKF AVIATION, LLC., et al., 25 Defendants. 26 2

1 IN RE: SK FOODS, L.P. 2 Debtor. 3 CIV. NO. S-10-1499 LKK 4 BRADLEY SHARP, 5 Plaintiff, 6 v. 7 SCOTT SALYER, et al., Defendants. 8 9 IN RE: SK FOODS, L.P. 10 11 Debtor. 12 BRADLEY SHARP, CIV. NO. S-10-1500 LKK 13 Plaintiff, 14 v. ORDER SCOTT SALYER, et al., 15 16 Defendants. 17 18 On July 27, 2010, the court issued an order indicating that 19 it appeared that all issues to be raised in the above-captioned 20 bankruptcy appeals may be resolved during the August 3, 2010 hearing on defendant Salyer's motion to enjoin discovery in the 21 22 bankruptcy proceedings. The court invited parties to the appeals 23 to file objections to the court doing so by noon on August 2, 2010. Counsel for numerous non-debtor entities filed a notice indicating 24 25 that her clients intend to raise different arguments than Salyer in the appeals. Further, the court notes that the scope of the 26

criminal motion only concerns a motion to stay discovery for Salyer
in the bankruptcy proceedings. The appeals are far broader and
address a motion to stay the entire adversary proceedings in the
bankruptcy court.

For the foregoing reasons, the court orders as follows:

- (1) The court will not decide the bankruptcy appeals until briefing is complete.
- (2) The briefing schedule for the appeals remains unchanged.
- (3) Counsel for the non-debtor entities is not required to appear at the August 3, 2010 criminal hearing.

IT IS SO ORDERED.

DATED: August 2, 2010.

SENIOR JUDGE UNITED STATES DISTRICT COURT