1 2 3 4 5 6 7 8 FOR THE UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF CALIFORNIA 10 GEORGE LOUIE, 11 Plaintiff, No. CIV S-11-108 MCE EFB PS	
2 3 4 5 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF CALIFORNIA 10 GEORGE LOUIE,	
2 3 4 5 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF CALIFORNIA 10 GEORGE LOUIE,	
 3 4 5 6 7 8 IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA 10 GEORGE LOUIE, 	
 4 5 6 7 8 IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA 10 GEORGE LOUIE, 	
5678IN THE UNITED STATES DISTRICT COURT9FOR THE EASTERN DISTRICT OF CALIFORNIA10GEORGE LOUIE,	
 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF CALIFORNIA 10 GEORGE LOUIE, 	
 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF CALIFORNIA 10 GEORGE LOUIE, 	
 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF CALIFORNIA 10 GEORGE LOUIE, 	
 9 FOR THE EASTERN DISTRICT OF CALIFORNIA 10 GEORGE LOUIE, 	
10 GEORGE LOUIE,	
II Plainuit, No. CIV 5-11-108 MCE EFB PS	
12	
12 VS. 12 STOMED FAMILY 2000 DEVOCADLE	
13 STOMER FAMILY 2000 REVOCABLE TRUST dba STOMER REALTY, et al.,	
14 Defendants. ORDER 15 /	
	to
 This case, in which plaintiff is proceeding <i>pro se</i>, is before the undersigned pursuant Eastern District of California Local Rule 302(c)(21). Presently noticed for hearing on Marc 	
 17 Eastern District of California Local Rule 302(C)(21). Presently noticed for hearing on Marc 18 2011 is plaintiff's motion for court approval, pursuant to California Code of Civil Procedure 	50,
19 section 708.440(b), of a settlement plaintiff contends he entered with all of the defendants in	thic
20 action. <i>See</i> Dckt. Nos. 19, 23. However, on March 10, 2011, plaintiff filed a "Notice of Fill	
21 Bankruptcy," indicating that an involuntary Chapter 7 bankruptcy petition was filed against	15
22 plaintiff on February 28, 2011. Dckt. No. 27. In light of that filing, the March 30 hearing w	11
be continued and plaintiff will be ordered to file a brief indicating whether this case should be continued and plaintiff will be ordered to file a brief indicating whether this case should be continued and plaintiff will be ordered to file a brief indicating whether this case should be continued and plaintiff will be ordered to file a brief indicating whether this case should be continued and plaintiff will be ordered to file a brief indicating whether this case should be continued and plaintiff will be ordered to file a brief indicating whether this case should be continued and plaintiff will be ordered to file a brief indicating whether this case should be continued and plaintiff will be ordered to file a brief indicating whether this case should be continued and plaintiff will be ordered to file a brief indicating whether this case should be continued and plaintiff will be ordered to file a brief indicating whether this case should be continued and plaintiff will be ordered to file a brief indicating whether this case should be continued and plaintiff will be ordered to file a brief indicating whether this case should be continued and plaintiff will be ordered to file a brief indicating whether this case should be continued and plaintiff will be	
24 stayed pursuant to the automatic bankruptcy stay, 11 U.S.C. § 362, and/or whether plaintiff	
 stayed parodality to the automatic of and aperiod stay, 11 clister y co2, and of whether plantality standing to bring this action in light of the pending bankruptcy. See Manlangit v. Nat'l City 	
 26 Mortg., 2010 WL 2044687, at *1 (E.D. Cal. May 20, 2010). 	

1

1	Accordingly, IT IS HEREBY ORDERED that:
2	1. The March 30, 2011 hearing on plaintiff's motion for court approval of his settlement
3	with defendants is continued to April 20, 2011 at 10:00 a.m. in Courtroom No. 24.
4	2. On or before March 30, 2011, plaintiff shall file a brief indicating whether this case
5	should be stayed pursuant to the automatic bankruptcy stay, 11 U.S.C. § 362, and/or whether
6	plaintiff has standing to bring this action in light of the pending bankruptcy. Defendants and/or
7	lien holders may also file such a brief, and/or a response to plaintiff's brief, on or before April 6,
8	2011.
9	DATED: March 16, 2011.
10	EDMUND F. BRÈNNAN UNITED STATES MAGISTRATE JUDGE
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
	2

I

I