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8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
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11	WILLIAM CHENG and JANET CHENG,	No. 2:15-cv-01617-TLN
12	Appellants,	
13	v.	ORDER DENYING MOTION
14	ARTHUR OSTERBACK, et al.	
15	Appellees.	
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17	This matter is before the Court pursuant to Appellants William and Janet Cheng's	
18	("Appellants") Motion to Unseal the Sealed Documents. (ECF No. 21.) Within Appellants'	
19	motion, Appellants request that this Court unseal "the sealed documents," permit the Clerk of	
20	Court to electronically transmit all unsealed records, and extend the time for Appellants to file	
21	their opening brief. (ECF No. 21.)	
22	First, the Court notes that there are no sealed documents in this case. Therefore, there is	
23	no need for the Clerk of Court to electronically transfer any such information. Second, this Court	
24	has already allowed Appellants numerous extensions in this case and does not find it appropriate	
25	to continue doing so.	
26	The Notice of Appeal in this case was filed on July 28, 2015. (ECF No. 1.) Pursuant to	
27	Federal Rule of Bankruptcy Procedure 8006 and 8007, Appellants were required to file within	
28	fourteen (14) days their designation of record, statement of issues on appeal, and a notice	
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1	regarding the ordering of transcripts with the bankruptcy court. (ECF No. 2.) Appellant moved	
2	for an extension of time twice and this Court granted both extensions, however, the Court	
3	admonished Appellant that no further extensions would be granted. (See Min. Orders ECF No. 4,	
4	9.) Even after extending the deadlines, Appellants failed to timely file the necessary documents,	
5	and this Court was forced to issue Orders to Show Cause on two different occasions in order to	
6	compel Appellants' cooperation. (See Order to Show Cause, ECF No. 13, 16.) Appellants finally	
7	filed the necessary documentation and were issued a certificate of record on January 11, 2016,	
8	almost six months past the original deadline. (ECF No. 20.) In an effort to provide Appellants	
9	with a decision on the merits, this Court deemed such documents timely. However, the Court will	
10	not continue to accept late filings. As articulated in this Court's Bankruptcy Appeal Briefing	
11	Schedule, Appellants' opening brief is due to this Court on or before February 4, 2016. (ECF	
12	No. 20-1.) Failure to do so will result in dismissal of Appellants' appeal.	
13	For the foregoing reasons, Appellants' motion (ECF No. 21) is hereby DENIED.	
14	IT IS SO ORDERED.	
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16	Dated: February 3, 2016	
17	Jun Hunday	
18	my - thinking	
19	Troy L. Nunley	
20	United States District Judge	
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