

**Procedures for Judge Weissbrodt's Motions for Relief from Stay Calendar
Wednesdays at 10:00 a.m.**

The following are the Court's new procedures to expedite the hearing of this calendar. Prior to Judge Weissbrodt taking the bench, most matters on calendar will be called in calendar order for the parties to state their appearance and provide the Court with a status of the matter. There are two types of matters that will not be called preliminarily: (a) those matters in which either the debtor(s) discharge has been entered and the case closed or only the discharge has been entered; and (b) those matters in which there is an issue with service of the motion. Parties in those matters will be informed prior to the calendar being called by the courtroom deputy that their matter falls within one of these types and those matters will not be called by the courtroom deputy. Those matters will be heard after Judge Weissbrodt takes the bench.

For motions in which the movant seeks to withdraw the motion, once the withdrawal is stated on the record, that matter will be complete.

For motions in which the parties agree that the matter should be continued or the movant seeks a continuance and neither the debtor nor the trustee have stated an opposition to the continuance, after the continued date is given to the parties, that matter will be complete.

For those motions in which the debtor has filed a statement of non-opposition and the trustee does not appear, the attorney for the movant should inform the courtroom deputy that the matter is unopposed. Judge Weissbrodt's procedure will be to grant those motions summarily when he takes the bench.

For those motions in which the debtor has indicated in the filings before the Court that the debtor intends to surrender the property, and the debtor appears at the hearing and wants to be heard on the motion, that matter will be called by Judge Weissbrodt. If no one for the debtor appears at the hearing on those matters, the attorney for the movant should inform the courtroom deputy that the matter is a surrender. Judge Weissbrodt's procedure will be to grant those motions summarily when he takes the bench.

For all motions in which the parties wish to recite a stipulation into the record or contest the motion, Judge Weissbrodt will hear those matters at the end of the calendar, taking the stipulations first and the remaining matters last.

When your matter is called, please state you appearance and advise the courtroom deputy of one of the following:

- (1) The motion is withdrawn at the request of the movant;
- (2) The movant is requesting a continuance;
- (3) The matter is unopposed pursuant to a filed statement of non-opposition;
- (4) The debtor has indicated in papers filed with the Court that the debtor will surrender the property that is the basis for the motion;
- (5) The parties have a stipulation to be recited into the record; or
- (6) The matter has not been resolved and is going forward.