

JUL 23 2008

MOLLY C. DWYER, CLERK  
U.S. COURT OF APPEALS

NOT FOR PUBLICATION

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

RAMIN YEGANEH,

Appellant,

and

PHILIP ALARCON; WILLIAM LEE  
BEASLEY, II; CLEO CAREY, HARI  
CHAND; KRISHNA CHAND; LULA  
JACKSON CHRISTIAN; CHERYL  
DOCKERY; KENNETH HEARNE;  
GENE HELVIE; JOANNAH JACKSON;  
JOE JACKSON; YOLANDA JACKSON;  
SHAHEN LACHEN; LATONOA  
LAUESE MALIAEME LAUESE; CECIL  
LEONARD; KATHERINE LOUDD;  
WEBSTER LOUDD; FELY MABUTAS;  
ROMEO MABUTAS; DOROTEO  
MAGANA; GLORIA PENNEY;  
GENDOLYN PENNEY; LUCY MAE  
PICKENS; ROSE LYLLIAN F. PIEDOT;  
ROY C. PIEDOT; GEORGE PORTER;  
ROSA RIVERA; WILLIE ROBERSON;  
SECOND BAPTIST CHURCH OF  
FOWLER; YOLANDA SEGURA  
HENRY STEVENS; JOAN TRAIL; SAM  
TRAIL; SENO LITA TUIPULOTU  
ADOLPHURS TURNER; NADINE

No. 06-17143

D.C. No. CV-06-02788-CW

MEMORANDUM\*

---

\* This disposition is not appropriate for publication and is not precedent except as provided by 9th Cir. R. 36-3.

TURNER; YVETTE WILLIAMS;  
BARBARA A. WRIGHT,

Creditors,

v.

CHARLES E. SIMS,

Trustee - Appellee.

Appeal from the United States District Court  
for the Northern District of California  
Claudia Wilken, District Judge, Presiding

Submitted July 18, 2008\*\*  
San Francisco, California

Before: W. FLETCHER and TALLMAN, Circuit Judges, and BERTELSMAN\*\*\*,  
District Judge.

We are asked to decide whether the Bankruptcy Court abused its discretion in authorizing the compromise of claims in Appellant Ramin Yeganeh's Chapter 7 bankruptcy proceedings. *In re A & C Properties*, 784 F.2d 1377, 1380 (9th Cir. 1986). We have jurisdiction under 28 U.S.C. §§ 158(d) and 1291. The district

---

\*\* The panel unanimously finds this case suitable for decision without oral argument. *See* Fed. R. App. P. 34(a)(2).

\*\*\* The Honorable William O. Bertelsman, Senior United States District Judge for the Eastern District of Kentucky, sitting by designation.

court found no abuse of discretion in its thorough and well-reasoned order dated October 23, 2006. We affirm for the reasons stated in the district court's order.

**AFFIRMED.**