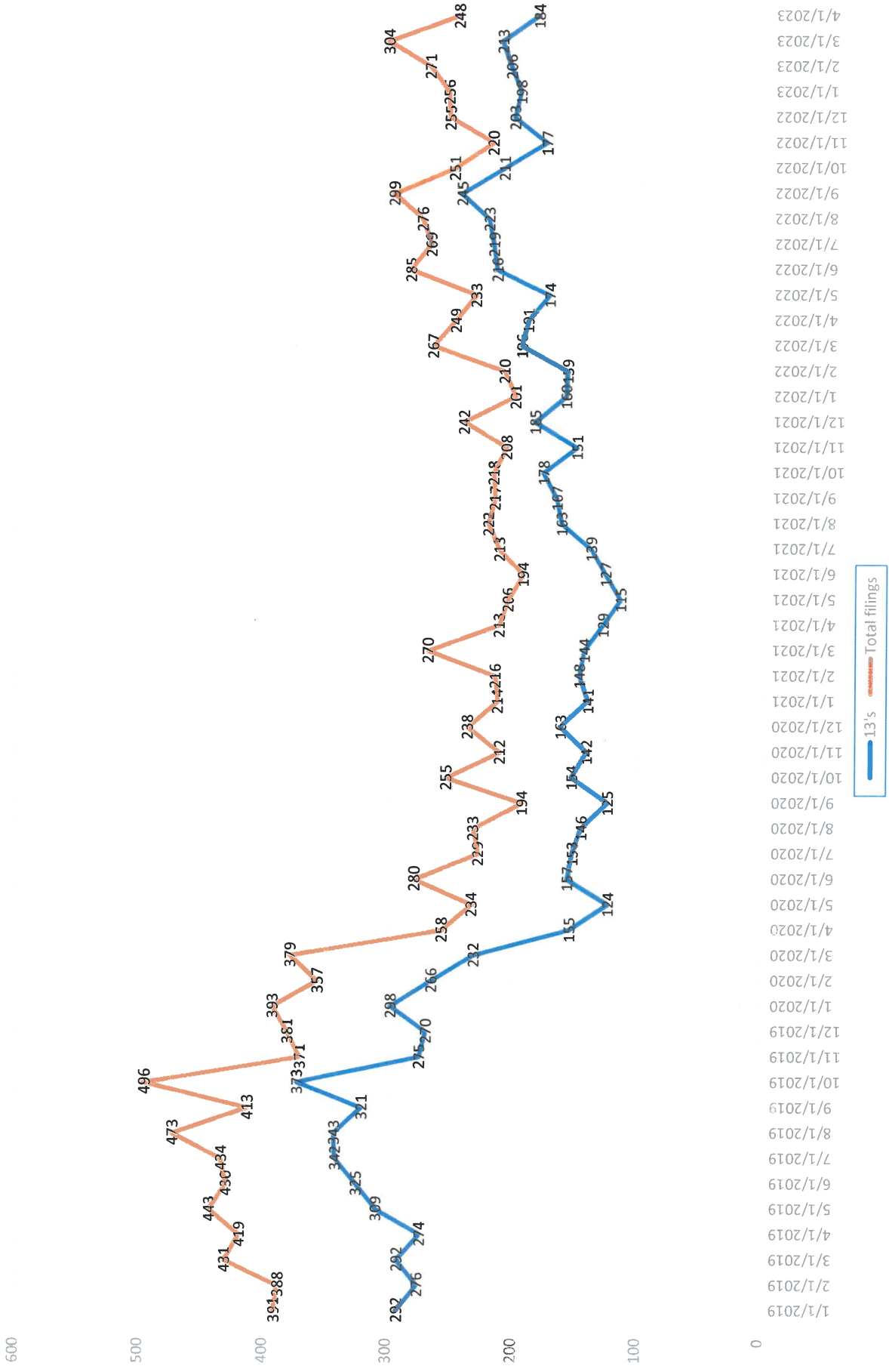


United States Bankruptcy Court, Southern District of Alabama
Quarterly Bankruptcy Section Meeting, May 16, 2023

1. Herman Padgett, Section Chair
2. Judges Oldshue and Callaway
 - Final plan summaries and corrections – motions to reduce attorney’s fees
 - Tax returns in chapter 13 – to trustee and on claim objections
 - Student loan AP’s under the new DOJ expedited process – judges are amenable to additional attorney’s fee for debtor’s counsel
 - Selma – live in July (possibly June), county commissioners’ room
 - Lease assumption in chapter 13 – judges will consider cure within plan; must be specified in section 13 of the plan
 - Status of local rules changes
3. Andrea Redmon, Clerk of Court
4. Mark Zimlich, Bankruptcy Administrator
5. Chris Conte, Chapter 13 Trustee
 - Case numbers update
 - Getting your chapter 13 case confirmed – minor plan payment increases
6. Evan Parrott
 - Bankruptcy at the Beach, Henderson Beach Resort, June 2-3
7. Consumer committee – Stephen Klimjack
 - Rule 2004 examination by chapter 13 trustee
 - Lease cures in chapter 13 plans
8. Business committee – Danielle Mashburn-Myrick
 - Notice of submitted orders?
 - Complex chapter 11 case procedures
9. Open the floor
10. Next meeting Tuesday, August 15, 2023 – jury assembly room, second floor of Federal Courthouse, with Microsoft Teams component

Monthly bankruptcy filings in the Southern District of Alabama since January 2019



9. NONPRIORITY UNSECURED CLAIMS

Allowed nonpriority unsecured claims shall be paid through the distribution of all available disposable income at a percentage to be determined at confirmation for the number of months set forth in Section 2. The confirmation order will specify the percentage, and unsecured creditors will have a supplemental opportunity at that time to object to any preconfirmation plan amendments which affected the treatment of unsecured claims. No interest shall be paid on general unsecured claims.

10. SURRENDERED PROPERTY

Debtor(s) propose to surrender the following collateral (or their interest, if there are other co-owners). Upon confirmation, the automatic stay shall terminate as to the surrendered collateral, the co-debtor stay shall terminate as to any debt listed below, and debtor(s) shall make any surrendered personal property reasonably available to the creditor. Any claim submitted by the creditor will receive no distribution under the plan until the creditor files an amended proof of claim reflecting any deficiency after disposition of the collateral.

CREDITOR	COLLATERAL DESCRIPTION

11. EXECUTORY CONTRACTS, INCLUDING UNEXPIRED LEASES OF REAL OR PERSONAL PROPERTY

Debtor(s) assume or reject the following executory contracts (including any unexpired leases of real or personal property) as set out in the table below.

Assumed executory contracts. Debtor(s) shall make directly to the creditor all contractual payments which become due between the petition date and confirmation. Upon confirmation, the executory contract shall be deemed to be assumed by the debtor(s) -- not the trustee or bankruptcy estate. Debtor(s) shall make directly to the creditor all contractual payments which become due after confirmation. Unless otherwise provided in section 13, debtor(s) shall cure any prepetition default by making supplemental equal monthly payments directly to the creditor within the shorter of 6 months from confirmation or the remaining term of the contract.

Rejected executory contracts. Upon confirmation, the automatic stay shall terminate as to any property which is the subject of a rejected executory contract, the co-debtor stay shall terminate as to rejected executory contracts, and debtor(s) shall make any personal property which is the subject of a rejected executory contract reasonably available to the creditor. Any claim submitted by a creditor whose executory contract has been rejected will receive no distribution under this plan until the creditor files an amended proof of claim reflecting any deficiency balance remaining following rejection.