

<p>FILED  X ENTERED  LOGGED  RECEIVED</p> <p>DEC 19 2005</p> <p>CLERK, U.S. BANKRUPTCY COURT  SOUTHERN DISTRICT OF CALIFORNIA  BY DEPUTY</p>
--

2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF CALIFORNIA

In re	)	CASE NO. 96-12037-H7
	)	
VERN D. BLANCHARD d/b/a	)	ORDER DENYING DEBTOR'S MOTION
AMERICAN MULTI-SYSTEMS,	)	FOR RECONSIDERATION
	)	
Debtor.	)	
	)	

Debtor, pro se, submitted a Motion for Reconsideration of Order Granting Trustee's Request for Petition of Instructions Concerning Liquidation of Property of the Estate and a Motion for Reconsideration of Order Approving Interim Applications of Trustee's Professionals for Compensation and Reimbursement of Expenses.

Pursuant to this Court's internal practice and procedure, the Court reviews a motion for reconsideration on the merits before the motion is set for hearing. The Court has reviewed the debtor's motions and finds it inappropriate to set a hearing on either motion.

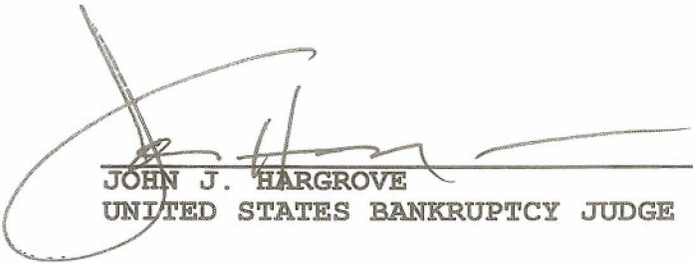
Debtor fails to mention in either motion the specific subsection of Federal Rule Bankruptcy Procedure 9024 that he is relying upon. Nonetheless, debtor is using his motions for reconsideration to collaterally attack the default judgment in

1 Adversary No. 99-90357 which is now a final order. It is  
2 inappropriate for this Court to reconsider any aspect of that  
3 judgment at this late date. Debtor also has previously made the  
4 same, or substantially the same, arguments in his pleadings filed  
5 in opposition to both matters that he now seeks the Court to  
6 reconsider. Debtor fails to set forth any new arguments that would  
7 warrant a reconsideration of this Court's prior rulings. Lastly,  
8 the debtor's request for reconsideration of the Court's ruling with  
9 respect to the GameTech stock is moot since the stock has already  
10 been sold pursuant to a bidding procedure in this Court.

11 In sum, the Court finds there are no grounds for the debtor's  
12 request for reconsideration on either matter and, therefore, finds  
13 it inappropriate to make the trustee or other parties bear the cost  
14 of a response and a hearing. No hearing will be held.

15 IT IS SO ORDERED.

16  
17 Dated: December 19, 2005

18   
19 \_\_\_\_\_  
20 JOHN J. HARGROVE  
21 UNITED STATES BANKRUPTCY JUDGE  
22  
23  
24  
25  
26  
27  
28