



UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

Thursday, March 5, 2026 – Courtroom 9D

THE HONORABLE GEORGE H. WU, UNITED STATES DISTRICT JUDGE

Javier Gonzalez
Courtroom Deputy Clerk

Terri A. Hourigan
Court Reporter

Benjamin D. Hauser
Natalie Cohn-Aronoff
Tahnee Monnin
Law Clerks

8:00 a.m.	
1.	<p>CV 25-1428-GW-AYPx Charles K. Wilson v. Linda Wilson, et al. (840 Trademark / FQ / filed 02/20/25 / answer 04/17/25 – ADR)</p> <p>STATUS CONFERENCE</p> <p>Matthew L. Seror 949-760-1121 Aaron M. Levine 213-891-0700 Stephen J. Strauss</p> <p>Marcus B. Wiggins 916-834-8000 Kevin J. Mirch 619-501-6220 Marie C. Mirch Jonah A. Grossbardt 310-275-5350 Myriah Jaworski 619-557-0404 Matthew R. Mejia Jack R. McCaffrey 202-640-6675 Chirag H. Patel 213-891-9086 Jeffrey G. Jacobs 949-280-9612</p>
2.	<p>CR 25-460-GW U.S.A. v. 1. Betzabe Wintermute (BOND) 2. Sarkis Bolisajian (BOND)</p> <p>STATUS CONFERENCE (PTC 07/16/26; 08/04/26; TMAX 09/01/26) SPANISH INTERPRETER REQUIRED</p> <p>Sandor A. Callahan, AUSA 213-270-9056 Kelly R. Churnet, USDOJ 202-262-9893 Jordan Patterson, US DOJ 202-304-2946</p> <p>1. George G. Mgdesyan, Ret. 2. Brian A. Robinson, Ret. 310-683-8089 Edward M. Robinson, Ret.</p>

8:30 a.m.

3.	<p>CV 19-6661-GW-MARx Dennis Bradshaw v. City of Los Angeles, et al. (440 Other CV Rights / FQ / filed 07/31/19 / answer 05/27/23 – ADR)</p> <p>STATUS CONFERENCE AS TO KIESEL AND LIBMAN DEFENDANTS</p> <p>Carlos X. Colorado 213-599-3380 Filippo Marchino Thomas E. Gray</p> <p>Michael McCarthy 818-788-9500 Vikram Sohal John G. Heller 415-956-2828 Lauren K. Sujeeth Merri A. Baldwin Stephen Yagman 310-452-3200 Michael J. Libman 818-995-7300</p>
4.	<p>CV 25-12069-GW-Ex Amy Louise Taylor v. Jamie Nelson Studios LLC, et al. (890 Other Stat Actn / FQ / filed 12/22/25 / answer 01/28/26 – ADR)</p> <p>SCHEDULING CONFERENCE</p> <p>Jonathan S. Pink 213-250-1800 Julio Cortes</p> <p>Jamie Nelson, PRO SE jamienelsonphoto@gmail.com</p>
5.	<p>CV 25-857-GW-JDEx University Foot and Ankle Institute, A Podiatric Surgical Center v. Robert F. Kennedy, Jr. (151 Medicare Recovery / US Govt Deft / filed 01/31/25 – ADR)</p> <p>HEARING ON ADMINISTRATIVE RECORD – tent emailed to ptys and fld u/s on dkt</p> <p>Niloufar A. Zakariaie 310-552-0066 Jack M. Zakariaie Robert M. Castle 817-738-7000</p> <p>Alexander L. Farrell, AUSA x5557</p>
6.	<p>CV 23-6875-GW-MAAx Sumoyyah Lee, et al. v. County of Los Angeles, et al. (440 Other CV Rights / FQ / filed 08/21/23 – ADR)</p> <p>DEFENDANTS, COUNTY OF LOS ANGELES, DEPARTMENT OF CHILDREN AND FAMILY SERVICES, AND LLANET ACOSTA'S MOTION FOR RECONSIDERATION OF THE MAGISTRATE'S ORDER ON COURT'S ORDER TO SHOW CAUSE REGARDING RULE 26(G)(3) SANCTIONS AGAINST DEFENDANTS' COUNSEL DATED JANUARY 20, 2026 (DKT. # 329) [357] – tent issd 03/04</p> <p>Je Y. Jung 202-297-5638 Olu K. Orange 213-736-9900</p> <p>Avi Burkwitz 818-562-5800 Gil Burkwitz Sherry M. Gregorio Lusine Arshakyan Daniel P. Barer 310-551-3400 Karen M. Stepanyan</p>

8:30 a.m.

7. CV 19-1602-GW-AGRx DivX, LLC v. Netflix, Inc.
(830 Patent / FQ / filed 03/05/19 / reopened 05/01/24 – ADR)

PRETRIAL CONFERENCE (JT 03/13/26)

PLAINTIFF DIVX, LLC'S MOTIONS IN LIMINE (filed 01/29/26):

NO. 5 TO PRECLUDE ARGUMENT AND EVIDENCE REGARDING DIVX'S UNASSERTED PATENTS OR PATENT CLAIMS [817; U/S 881]

NO. 6 TO PRECLUDE COMPARISONS TO INVALIDATED CLAIMS AND ARGUMENTS THAT THE INVALIDATED CLAIMS ARE RELEVANT TO INVALIDITY [818; U/S 882]

NO. 7 TO PRECLUDE EVIDENCE AND ARGUMENT REGARDING NETFLIX AND THIRD-PARTY PATENTS [819; U/S 883]

NO. 8 REGARDING PAYMENTS UNDER NONCOMPARABLE AGREEMENTS [820; U/S 884]

NO. 9 TO PRECLUDE EVIDENCE AND ARGUMENT REGARDING PARTICIPATION IN ANY STANDARD-SETTING ORGANIZATION [821]

NO. 10 RE: RENEWED MOTION TO STRIKE UNDISCLOSED NONINFRINGEMENT ALTERNATIVES OPINIONS [822; U/S 885]

NO. 11 TO EXCLUDE REFERENCES TO PRIOR RULINGS EXCLUDING AN EXPERT'S TESTIMONY [824]

DEFENDANT NETFLIX, INC.'S MOTIONS IN LIMINE (filed 01/29/26):

TO EXCLUDE IMPROPER ARGUMENTS RELATING TO ALLEGED INFRINGEMENT OF PATENT NO. 8,139,651 [806]

TO EXCLUDE EVIDENCE AND ARGUMENT ABOUT PRE-SUIT KNOWLEDGE AND WILLFULNESS [807] ON PROCEDURAL ISSUES RELATED TO DAMAGES [809]

TO EXCLUDE NEGATIVE INSINUATIONS REGARDING DR. SHEILA HEMAMI [823] – **tent emailed to ptys and fld u/s on dkt**

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