

## **UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA**

THE HONORABLE ANDRÉ BIROTTE JR., U.S. DISTRICT JUDGE 350 WEST FIRST STREET, LOS ANGELES, CA 90012 - COURTROOM 7B



Monday, September 25, 2023

Zoom Webinar ID: 160 369 1368   Passcode: 536958 Zoom Link: https://cacd-uscourts.zoomgov.com/j/1603691368?pwd=NEJUUDJrOHRMQTRwbEVOVWdXVFZEZz09 Carla Badirian Zoom Dial-In: (669) 254-5252					
Courtroom Deputy		Recording, copying, photographing and rebroadcasting Court		t proceedings is prohibited by federal law Court Reporter	
NO.	TIME	CASE NUMBER AND NAM	ME	HEARING	
1.	10:00 AM	ED CV 20-01108-AB (KKx) Ecological Rights Foundation	n et al v. Hot Line Construction, Inc.	PRETRIAL CONFERENCE DEFENDANT'S MOTION IN LIMINE NO. 1 TO REFERENCE TO INAPPLICABLE REGULATO THRESHOLDS [190] DEFENDANT'S MOTION IN LIMINE NO. 2 TO OF ENDANGERED SPECIES THAT MAY BE I CREEK OR OTHER DOWNSTREAM AREAS [ DEFENDANT'S MOTION IN LIMINE NO. 3 TO OF PAST COURT PROCEEDINGS AGAINST F DEFENDANT'S MOTION IN LIMINE NO. 4 TO TESITMONY REGARDING THE ALLEGED C BETWEEN THE SUBJECT SITE AND GOLET. PLAINTIFFS' MOTION IN LIMINE TO EXCLU TESTIMONY OF PHILIP GOALWIN [195] PLAINTIFFS' MOTION IN LIMINE TO ALLOW DOCUMENTS AND TESTIMONY ESTABLISF GOALWIN'S CRIMINAL HISTORY OF FRAUI FOR IMPEACHMENT PURPOSES [197] PLAINTIFFS' MOTION IN LIMINE TO LIMIT BRENTON ARMSTRONG AND TO EXCLUDE CERTAIN DOCUMENTS THAT LACK FOUNI (Video Conference-Zoom)	DRY CONTAMINATION DEXCLUDE EVIDENCE PRESENT IN GOLETA 191] DEXCLUDE EVIDENCE PHILP GOALWIN [192] DEXCLUDE ONNECTION A SLOUGH [193] JDE THE EXPERT V INTO EVIDENCE HING PHILIP DULENT CONDUCT THE TESTIMONY OF E FROM EVIDENCE
		Brian Orion Christopher A Sproul	Joseph A Salazar, Jr Ryan J Matthews		

John S Poulos

Richard Allen Sullivan

Jason Robert Flanders

Marla Starkweather Fox Matthew Christopher Maclear

James Thomas Brett

NO.	TIME	CASE NUMBER AND NAME	HEARING
		Stuart Wilcox Christopher A Sproul	
2.	11:00 AM	CV 21-08381-AB (AFMx) Ashley Blackmon v. City of Beverly Hills et al Morgan Ricketts Jeanne L Tollison	PRETRIAL CONFERENCE PLAINTIFF'S MOTION IN LIMINE: NO. 1 TO EXCLUDE IRRELEVANT AND PREJUDICIAL EVIDENCEREGARDING THIRD PARTY ENTITIES [103] [NO. 2 TO EXCLUDE IRRELEVANT AND PREJUDICIAL POST- HANDCUFFING STATEMENTS AND CONDUCT [102] NO. 3 TO EXCLUDE REFERENCE TO WHITTIER INCIDENT AS IRRELEVANT AND PREJUDICIAL [116] NO. 4 TO EXCLUDE REFERENCE TOEVIDENCE NOT DISCLOSED IN DISCOVERY [117] DEFENDANTS' MOTION IN LIMINE: NO. 1 TO EXCLUDE TESTIMONY OF PLAINTIFF'S EXPERT ROGER CLARK [104] NO. 2 TO EXCLUDE TESTIMONY OF CHASE ZIEGLER AND PLAINTIFF'S COUNSEL SPREADSHEET CONCERNING OTHER INCIDENTS [105] (Video Conference - Zoom)
		Morgan RickettsJeanne L TollisonBrian D OlneyElizabeth L KolarDan StormerElizabeth L Kolar	
3.	1:30 PM	CR 18-00892-AB United States of America v. Laredo et al. 15) Joshua Gonzalez [CUSTODY Reg. No. 77800-112] <b>No Interpreter Needed</b>	PRELIMINARY REVOCATION OF SUPERVISED RELEASE HEARING
		AUSA, Christopher C Kendall 15) Charles C. Brown, CJA USPO, Jennifer Soliz	٠