



UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

HONORABLE JOHN A. KRONSTADT  
UNITED STATES DISTRICT JUDGE  
Courtroom No. 10C First Street Courthouse



May 6, 2024

T. Jackson-Terrell  
Courtroom Deputy

Unassigned  
Court Reporter

NO.	TIME	CASE INFORMATION	HEARING
1.	8:30 AM  IN PERSON	LA CV24-01466 JAK (PVCx) Chris Austin v. Lowe's Homes Centers, LLC, et al.  <u>Plaintiff:</u> Gabriela Munoz-Gomez William Ausman <span style="margin-left: 150px;"><u>Defendant:</u> Stephanie Forman Andrea Breuer</span>	Defendant Lowe's Home Centers, LLC's Motion to Dismiss Plaintiff Chris Austin's Claim for Punitive Damages from the Complaint Pursuant to F.R.C.P. 12(b)(6) (Dkt. 8)  Plaintiff's Motion for Leave to File First Amended Complaint and to Remand to State Court (Dkt. 14)

2.	<p style="text-align: center;">9:15 AM IN PERSON</p>	<p>SA CV20-00399 JAK (KESx) Halo Unlimited, Inc. v. Anthem Blue Cross Life and Health Insurance Company, et al.</p> <p><u>Plaintiff:</u> Rochelle Bioteau Isabelle Smith Craig Garner</p> <p><u>Defendant:</u> Benjamin Watson Kenneth Smersfelt Lorenzo Gasparetti Amir Shlesinger</p>	<p>Plaintiff's Rule 72 Objections to, and Notice of Motion and Motion for Reconsideration of, March 20, 2024 Cost-Shifting Order for Document Collection and Review and Objections Thereto; Request for Stay of Discovery (Dkt. 154)</p>
11.	<p style="text-align: center;">1:00 PM IN PERSON</p>	<p>LA CV21-02499 JAK (AGRx) Bakemark USA, LLC v. Javier Navarro, et al.</p> <p><u>Plaintiff:</u> Cody Libman Thomas Dee Chakameh Ganji Jacqueline Karama James Turken Jayesh Patel</p> <p><u>Defendant:</u> Jacob Clark Theodore Bacon</p>	<p>Final Pretrial Conference</p> <p>Bakemark's MIL No. 13 to Seal Certain Documents and Close the Courtroom During Presentation of Confidential Materials or Trade Secrets at Trial (Dkt. 190)</p> <p>Bakemark's MIL No. 5 to Preclude Evidence or Argument Related to Bakemark's Other Lawsuits (Dkt. 191)</p> <p>Bakemark's MIL No. 11 to Preclude Evidence or Argument Related to Bakemark's Dismissed or Unpursued Claims (Dkt. 192)</p>

			<p>Bakemark's MIL No. 12 to Preclude Evidence or Argument Related to Interim Rulings in this Case (Dkt. 199)</p> <p>Bakemark's MIL No. 8 for Adverse Jury Instruction for Boyd Mulloy's Spoliation of Evidence (Dkt. 202)</p> <p>Bakemark's <i>Daubert</i> and MIL No. 1 to Exclude Report and Testimony of Constantine M. Boukidis (Dkt. 203)</p> <p>Bakemark's <i>Daubert</i> and MIL No. 2 to Exclude Report and Testimony of Michel Kunkel (Dkt. 204)</p> <p>Bakemark's MIL No. 3 to Preclude Evidence or Argument Related to an Alleged "Toxic" Environment at Bakemark (Dkt. 207)</p> <p>Bakemark's MIL No. 4 to Preclude Evidence or Argument Related to Bakemark Hiring Competitors' Employees (Dkt. 208)</p>
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