

**Judge Saltzman's
Available Self-Calendaring Hearing Dates
(Riverside Division)**

This notice contains available self-calendar hearing dates for Chapter 13 confirmations; miscellaneous Chapter 13 motions; Motions for Relief from Stay, and Chapter 13 adversary status conferences and motions. Due to Judge Saltzman's transfer to Los Angeles, this notice contains available self-calendaring hearing dates through July 8, 2014, after which a new Judge will take over and a new self-calendar will be posted. Please refer to the Public Notice dated 4/8/14 for further instructions regarding Chapter 7, 11 and 12 cases.

I. HEARING DATES

A. Chapter 11 Status Conferences; Chapter 11 and Chapter 12 Adversary Proceeding Status Conferences and Motions

All Chapter 11 status conferences, all Chapter 11 and Chapter 12 adversary proceeding status conferences, and all motions (other than motions regarding the stay) filed in Chapter 11 and Chapter 12 cases will be set on the Court's Thursday calendar at 1:30 p.m. on the following dates:

(Chapter 11 & 12 - See Public Notice dated 4/8/14)

B. Chapter 7 Motions; Chapter 7 and Chapter 13 Adversary Proceeding Status Conferences and Motions in Adversary Proceedings

All motions (other than motions regarding the stay) filed in Chapter 7 cases, all Chapter 7 and Chapter 13 adversary proceeding status conferences, and all motions filed in Chapter 7 and Chapter 13 adversary proceedings will be set on the Court's Thursday calendar at 11:00 a.m. on the following dates (please refer to paragraph E for further hearing dates for Chapter 13 adversary proceeding status conferences and motions):

(Chapter 7 – See Public Notice dated 4/8/14)

(Chapter 13 – See Page 2, Section E)

C. Reaffirmation Agreements

Reaffirmation hearings will be set on the Court's Wednesday calendar at **1:30 p.m.** on the following dates:

(Chapter 7 – See Public Notice dated 4/8/14)

D. Motions Regarding the Stay

Chapter 7, Chapter 11, Chapter 12 and Chapter 13

All motions filed in Chapter 7 cases, Chapter 11 cases, Chapter 12 cases and Chapter 13 cases for relief from stay under section 362(d), to continue the stay under Bankruptcy Code section 362(c)(3), to impose the stay under section 362(c)(4) or to confirm that no stay is in effect will be heard on the Court's Wednesday calendar at **11:00 a.m.**, on the following dates:

(Chapter 7, 11, & 12 – See Public Notice dated 4/8/14)

(Chapter 13 – Section E)

E. Chapter 13 Confirmation; Miscellaneous Chapter 13 Motions; Motions for Relief from stays and Chapter 13 Adversary Proceeding Status Conferences and Motion Hearings

Starting on May 12, 2014, Judge Saltzman will be hearing all Confirmation Chapter 13 adversary proceeding status conferences and motions on the Court's Tuesday calendar at **1:30 p.m.** on the following dates:

May 27
June 17
July 8

F. Limited Procedures for Certain Hearings on Shortened Time

A party in interest may schedule hearings on shortened time without obtaining an order by following the procedures below **only** for the following three types of motions:

1. Motions for relief from stay pertaining to a residential unlawful detainer proceeding;
2. Motions for relief from stay based on multiple filings; and
3. Motions to continue or impose the automatic stay under Bankruptcy Code section 362(c)(3) or (4).

These motions may be self-calendared on the applicable Wednesday hearing date for motions regarding the stay. The moving party must file and serve all moving papers, including a notice of hearing, on all parties entitled to service of the motion so that the papers are received no later than seven days before the date of the hearing. **The moving party must also give telephonic notice of the hearing** to all parties entitled to receive notice no later than seven days before the hearing. Proof of service indicating compliance with these procedures must be filed at least 48 hours before the scheduled hearing.¹ If proper proof of service is not filed in a timely manner, the motion may be continued or denied. Oppositions, if any, must be filed and served so that the papers are actually received no later than 24 hours before the scheduled hearing.

If the Court determines that a hearing has been set without compliance with these requirements, the Court may, *inter alia*, dismiss the motion with prejudice.

¹ If the moving party was unable to give telephonic notice to any party, the proof of service must describe the efforts made to give telephonic notice and the reason for failure to give telephonic notice.