

**United States Bankruptcy Court  
Central District of California  
San Fernando Valley  
Martin R. Barash, Presiding  
Courtroom 303 Calendar**

Wednesday, May 6, 2026

Hearing Room 303

11:00 AM

1: -

Chapter

**#0.00 All hearings on this calendar will be conducted in Courtroom 303 at 21041 Burbank Boulevard, Woodland Hills, California, 91367. All parties in interest, members of the public and the press may attend the hearings on this calendar in person.**

**Additionally, (except with respect to evidentiary hearings, or as otherwise ordered by the Court) parties in interest (and their counsel) may connect by ZoomGov audio and video free of charge, using the connection information provided below. Members of the public and the press may only connect to the zoom audio feed, and only by telephone. Access to the video feed by these individuals is prohibited.**

Parties in interest may participate by ZoomGov video and audio using a personal computer (equipped with camera, microphone and speaker), or a handheld mobile device (such as an iPhone or Android phone). Members of the public, the press and parties in interest may participate by audio only using a telephone (standard telephone charges may apply).

Neither a Zoom nor a ZoomGov account is necessary to participate remotely and there are no fees for doing so. No pre-registration or prior approval is required.

The audio portion of each hearing will be recorded electronically by the Court and that recording will constitute its official record. Recording, retransmitting, photographing or imaging Court proceedings by any means is strictly prohibited.

**Video/audio web address: <https://cacb.zoomgov.com/j/1617752037>**

**ZoomGov meeting number: 161 775 2037**

**Password: 706854**

**Telephone conference lines: 1 (669) 254 5252 or 1 (646) 828 7666**

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**Chapter**

**Judge Barash seeks to maintain a courtroom in which all persons are treated with dignity and respect, irrespective of their gender identity, expression or preference. To that end, individuals are invited to identify their preferred pronouns (he, she, they, etc.) and their preferred honorific (Mr., Miss, Ms., Mrs., Mx, M, etc.) in their screen name, or by advising the judge or courtroom deputy.**

Docket 0

**Tentative Ruling:**

- NONE LISTED -

**United States Bankruptcy Court  
Central District of California  
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Wednesday, May 6, 2026

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11:00 AM

1:23-11446 Primex Clinical Laboratories, Inc.

Chapter 11

#1.00 Debtor's Motion For Entry Of Final Decree Closing Case

fr. 10/21/25; 12/2/25; 1/27/26; 2/10/26; 3/31/26; 4/16/26

Docket 293

**Tentative Ruling:**

**Ruling for April 16, 2026**

Cont'd to 5/6/26 @ 11:00 a.m.

**Ruling for March 31, 2026**

Cont'd to 4/16/26 @ 2:00 p.m.

**Ruling for February 10, 2026**

Continued to 3/31/26 @ 1:30 p.m.

**Ruling for January 27, 2026**

Continued to 2/10/26 @ 1:30 p.m. Debtor to file and serve notice of continued hearing on all parties who objected and/or appeared.

**Ruling for December 2, 2025**

Continued to 1/27/26 @ 1:30 p.m.

**Tentative Ruling for 10/21/2025:**

Continued to 12/2/2025 at 1:30 p.m. **Appearances excused on 10/21/2025.** This hearing has been continued in accordance with the *Shutdown Plan*, which was adopted by the Court pursuant to Volume 13, Chapter 2, Section 230.50 of the *Guide to Judiciary Policy* and the Office of General Counsel's memorandum dated October 13, 2023, to address a lapse in appropriations for the Judiciary. This hearing may be continued further, from time to time, in accordance with the *Shutdown Plan*. Pursuant to the Anti-Deficiency Act, certain work may continue during a lapse of appropriations if it involves an "emergenc[y] involving the safety of human life or the protection of property." If you believe that this matter constitutes such an emergency, you may file a written application to be heard by the Court sooner than the specified continuation date.

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**CONT... Primex Clinical Laboratories, Inc.**

**Chapter 11**

**Party Information**

**Debtor(s):**

Primex Clinical Laboratories, Inc.

Represented By  
Garrick A Hollander  
Matthew J Stockl  
Peter W Lianides  
Robert E Opera

**Movant(s):**

Primex Clinical Laboratories, Inc.

Represented By  
Garrick A Hollander  
Matthew J Stockl  
Peter W Lianides  
Robert E Opera

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11:00 AM

1:23-11446 Primex Clinical Laboratories, Inc.

Chapter 11

#2.00 Post-confirmation status conference

fr. 11/19/24; 11/27/24; 3/4/25; 6/17/25; 7/1/25; 7/15/25;  
9/2/25; 12/16/25; 1/27/26; 2/10/26; 3/31/26; 4/16/26

Docket 189

**Tentative Ruling:**

**Ruling for April 16, 2026**

Cont'd to 5/6/26 @ 11:00 a.m.

**Ruling for March 31, 2026**

Cont'd to 4/16/26 @ 2:00 p.m.

**Ruling for February 10, 2026**

Continued to 3/31/26 @ 1:30 p.m.

**Ruling for January 27, 2026**

Continued to 2/10/26 @ 1:30 p.m. Reorganized debtor to file and serve notice of continued status conference. Updated status report requirement is waived.

**Ruling for December 16, 2025**

Continued to 1/27/26 @ 1:30 p.m. to trail the Reorganized Debtor's motion for a final decree. Appearances on 12/16/25 waived.

**Ruling for September 2, 2025**

Continued to 12/16/25 @ 1:30 p.m. Status report to be filed by 12/2/25.

**Ruling for July 15, 2025**

Continued to 9/2/25 @ 1:30 p.m.

**Ruling for July 1, 2025**

Continued to 7/15/25 @ 1:30 p.m.

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CONT... Primex Clinical Laboratories, Inc.

Chapter 11

**Ruling for June 17, 2025:**

Continued to 7/1/25 @ 1:30 p.m. A declaration in support of post-confirmation status report is due by 6/24/25.

**Ruling for March 4, 2025:**

Continued to 6/17/25 @ 1:30 p.m. An updated post-confirmation status report is due by 6/10/25.

**Tentative Ruling for March 4, 2025:**

Counsel for the Reorganized Debtor and Eric Weissman as Plan Agent shall be prepared to address the following issues:

**1 – No admissible evidence offered.** The Confirmation Order (Case Dkt. 221) expressly required the post-confirmation status report to be "accompanied by admissible evidence in support thereof." Case Dkt. 221 at 11:5-6. Why is there no declaration offered in support of the status report filed on 2/21/25?

**2 – Insider Settlement Payment.** Pursuant to the confirmed 3d Amended Plan (Case Dkt. 189, the "Plan"), Oshin Harootonian, Aida Harootonian and Lucy Lazarian-Hartoonian were required by the "Settlement and Release Agreement" attached as exhibit 1 to the Plan to pay the Reorganized Debtor \$1,061,077 "on or before the Effective Date of the Plan" (the "Insider Settlement Payment"). Case Dkt. 189 at 90. The Effective Date occurred on 1/1/25. Case Dkt. 238. Why is the status report silent regarding whether the Insider Settlement Payment was made?

**3 -- Class 2.** The Confirmation Order expressly states Class 2 is empty and is deleted from the operative Plan. Case Dkt. 221 at 10, ¶30. The status report states the Reorganized Debtor has paid the IRS \$10,367.96 on account of an alleged secured Class 2 claim. The IRS POC#1 does not assert a secured claim. Why is the Reorganized Debtor making payments to the IRS on account of a secured claim?

**4 – Class 9 priority claim of Oshin Harootonian - \$13,150.** The confirmed 3d Amended Plan and the approved 2d Amended Disclosure Statement disclose a \$13,150 priority claim in favor of Oshin Harootonian based on a priority claim listed on Schedule E. Eight days before the confirmation hearing, the Debtor filed an amended Schedule E – which was not served on Mr. Harootonian – signed by Eric

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CONT... **Primex Clinical Laboratories, Inc.** Chapter 11

Weissman listing no priority claims. Case Dkt. 216 at 10. The status report offers no explanation offered for the Reorganized Dtr's representation that "\$0" has come due to Class 9. The "Settlement and Release Agreement" attached as exhibit 1 to the Plan appears to expressly preserve and not waive Mr. Harootonian's prepetition compensation claims. Case Dkt. 189 at 91, ¶4.2. Why hasn't the Class 9 claim been paid in full?

**5 – Class 11 Convenience Class - \$1,814.56.** A one-time payment to Class 11 was required to be made within 15 days of the 1/1/25 Effective Date. The status report asserts without explanation that no amounts are required to be paid under the Plan. Why hasn't Class 11 been paid?

**6 – Class 12 – Subordinated General Unsecured Claims.** The confirmation order expressly states that no general unsecured claims will be subordinated absent further order of the Court. Case Dkt. 221 at 13. Why doesn't the status report address whether the Plan Agent intends to file motions to subordinate some or all of the unsecured claims of the IRS (POC#1 for \$3,758,885.88) or Fresenius USA Manufacturing (POC#7 for \$34,507,942.30).

**7 – Administrative Priority Cure Claims of Bio-Rad Laboratories (\$26,475.77) & Blue Shield (\$395.43).** The confirmed Plan requires these cure claims to have been paid within 14-days of entry of the confirmation order. Case Dkt. 189 at 76. Why doesn't the status report address whether the cure payments were made?

**8 – Administrative Priority Tax Claim of the California Dept. of Tax and Fee Administration (POC#30).** The CDTFA filed an administrative priority claim for unpaid taxes of \$1,283. Why doesn't the status report address this administrative priority claim?

**9 – Priority Tax Claims of the IRS (POC#1 for \$269,168.23) and the California Dept. of Tax and Fee Administration (POC#26 for \$1,261).** The confirmed Plan requires monthly payments to begin after the Effective Date. At least two payments have come due. Why doesn't the status report address the payments to priority tax claimants?

**10 – Professional Administrative Priority Claims of Winthrop Golubow**

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CONT... **Primex Clinical Laboratories, Inc.** **Chapter 11**

**(\$576,881) and Wilshire Pacific Capital Advisors (\$498,485).** Final fee orders have been entered. Why doesn't the status report address the payments to professionals?

**11 – Payments of the U.S. Trustee.** Why doesn't the status report address whether the Reorganized Debtor is current on payments owed to the Office of the United States Trustee?

**12 – Rejection Damages Claim of Siemens Healthcare Diagnostics Inc. (POC#31 for \$152,276.78).** Why does the status report filed on 2/21/25 state that no rejection damage claims have been filed when this claim was filed on 1/29/25?

**Ruling for November 27, 2024**

Confirmed subject to the Court's ruling at the hearing. Post-confirmation status conference set for 3/4/25 @ 1:30 p.m.

<b>Party Information</b>
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**Debtor(s):**

Primex Clinical Laboratories, Inc.

Represented By  
Garrick A Hollander  
Matthew J Stockl  
Peter W Lianides

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Hearing Room 303

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1:30 PM

**1:22-11181 National Association of Television Program Executi Chapter 11**  
Adv#: 1:24-01055 Jeremy W. Faith, Chapter 11 Plan Fiduciary v. Jean Pierre Bommel, an

**#3.00** Status conference re first amended complaint

fr. 1/14/25; 2/18/25; 4/16/25; 7/17/25; 9/29/25; 10/23/25;  
12/11/25; 2/12/26; 2/23/26

Docket 67

**\*\*\* VACATED \*\*\* REASON: Continued to 5/8/26 at 2:30 pm on the  
Court's own motion**

**Tentative Ruling:**

**Ruling for February 23, 2026**

Continued to 5/6/26 @ 1:30 p.m. An updated joint status report is due by 4/29/26.

**Final Ruling for October 23, 2025**

Continued to **12/11/2025 at 1:30 p.m.** Appearances excused on 10/23/2025. This hearing has been continued in accordance with the *Shutdown Plan*, which was adopted by the Court pursuant to Volume 13, Chapter 2, Section 230.50 of the *Guide to Judiciary Policy* and the Office of General Counsel's memorandum dated October 13, 2023, to address a lapse in appropriations for the Judiciary. This hearing may be continued further, from time to time, in accordance with the *Shutdown Plan*. Pursuant to the Anti-Deficiency Act, certain work may continue during a lapse of appropriations if it involves an "emergenc[y] involving the safety of human life or the protection of property." If you believe that this matter constitutes such an emergency, you may file a written application to be heard by the Court sooner than the specified continuation date.

**Ruling for 7/17/25**

Cont'd to September 29, 2025 at 1:30 p.m. No new status report is required.

**Ruling for 4/16/25:**

Continued to July 17, 2025, at 1:30 p.m.  
Plaintiff to give notice of continued status conference  
Appearance waived on 4/16/25

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CONT... National Association of Television Program Executi

Chapter 11

**Party Information**

**Debtor(s):**

National Association of Television	Represented By Leslie A Cohen
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**Defendant(s):**

Jean Pierre Bommel, an individual	Pro Se
Arnold P. Peter, an individual	Pro Se
Does 1-50, Inclusive	Pro Se

**Plaintiff(s):**

Jeremy W. Faith, Chapter 11 Plan	Represented By Meghann A Triplett Samuel Mushegh Boyamian
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**Trustee(s):**

John-Patrick McGinnis Fritz (TR)	Pro Se
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**1:25-10617 Hovhannes Nazaryan**

**Chapter 7**

Adv#: 1:25-01058 United States Trustee (SV) v. Nazaryan

**#4.00** Status conference re complaint

fr. 12/11/25; 2/23/26

Docket 1

**\*\*\* VACATED \*\*\* REASON: Continued to 5/8/26 @ 1:30 p.m. on the  
Court's own motion**

**Tentative Ruling:**

**Ruling on December 11, 2025**

Continued to 2/23/26 at 1:30 p.m. Plaintiff to file and serve notice of continued status conference.

<b>Party Information</b>
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**Debtor(s):**

Hovhannes Nazaryan

Represented By  
Anita Khachikyan

**Defendant(s):**

Hovhannes Nazaryan

Pro Se

**Plaintiff(s):**

United States Trustee (SV)

Pro Se

**Trustee(s):**

Nancy J Zamora (TR)

Pro Se

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**1:24-10185 Elizabeth Sharnazyan**

**Chapter 7**

Adv#: 1:24-01072 Sharnazyan v. U.S. Department of Education

**#5.00** Status conference re complaint

fr. 5/8/25; 9/11/25; 1/22/26; 1/29/26

Docket 1

**\*\*\* VACATED \*\*\* REASON: Continued to 7/30/26 at 1:30 p.m. [Dkt. 22]**

**Tentative Ruling:**

- NONE LISTED -

<b>Party Information</b>
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**Debtor(s):**

Elizabeth Sharnazyan

Represented By  
Eliza Ghanooni

**Defendant(s):**

U.S. Department of Education

Represented By  
Angela Gill

**Plaintiff(s):**

Elizabeth Sharnazyan

Represented By  
Jenny L Doling

**Trustee(s):**

David Keith Gottlieb (TR)

Pro Se

**United States Bankruptcy Court  
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Hearing Room 303

2:30 PM

**1:22-11181 National Association of Television Program Executi Chapter 11**  
Adv#: 1:24-01055 Jeremy W. Faith, Chapter 11 Plan Fiduciary v. Jean Pierre Bommel, an

**#6.00** Motion for Order: (1) Recognizing Peter Law Groups Suspended Status; (2) Setting a Defined Grace Period to Obtain Revivor; (3) Staying Peter Law Groups Participation Pending Revivor (Corporate Defendant Only); and (4) If PLG Does Not File Proof of Revivor Within the Designated Grace Period, Deeming PLGS Filings During the Suspension Period Stricken and Disregarded

Docket 70

**\*\*\* VACATED \*\*\* REASON: Advanced to 5/5/26 at 2:30 pm on the Court's own motion**

**Tentative Ruling:**

- NONE LISTED -

**Party Information**

**Debtor(s):**

National Association of Television	Represented By Leslie A Cohen
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**Defendant(s):**

Jean Pierre Bommel, an individual	Represented By Melissa Davis Lowe
Arnold P. Peter, an individual	Represented By Arnold P Peter
Does 1-50, Inclusive	Pro Se

**Plaintiff(s):**

Jeremy W. Faith, Chapter 11 Plan	Represented By Meghann A Triplett Samuel Mushegh Boyamian
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**Trustee(s):**

John-Patrick McGinnis Fritz (TR)	Pro Se
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**United States Bankruptcy Court  
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2:30 PM

**1:25-10238 Michael Jacob Libman**

**Chapter 7**

Adv#: 1:25-01031 Jones v. Libman

**#7.00** Motion to Strike Portions of Libman's Amended Answer to First Amended Complaint

Docket 56

**\*\*\* VACATED \*\*\* REASON: Continued to 5/8/26 @ 2:30 p.m. on the Court's own motion**

**Tentative Ruling:**

- NONE LISTED -

**Party Information**

**Debtor(s):**

Michael Jacob Libman

Represented By  
Eric Bensamochan

**Defendant(s):**

Michael Jacob Libman

Represented By  
Robert A Kashfian

**Plaintiff(s):**

Antwon Jones

Represented By  
Nikko Salvatore Stevens  
Kevin Ronk  
Paul P Young

**Trustee(s):**

David Keith Gottlieb (TR)

Represented By  
Aaron E. De Leest  
Sarah Rose Hasselberger  
D Edward Hays