

NEW ATLANTA CALENDAR CALL PROCEDURES

All matters scheduled for hearing on or before August 13, 2021, will continue to be heard by telephone unless the matter was specifically set to be heard by video conference or in person. Beginning August 16, 2021, all regular mass calendar calls will continue by telephone at the times noted on the [Available Hearing Dates \(Atlanta\)](#) link, which may be found on Judge Baisier's web page under the "Open Calendar Procedures" tab. Matters that need to be heard after the calendar call will be heard in the manner and at the time indicated in **red** below. For those purposes, matters that (i) require argument that is expected to exceed fifteen (15) minutes, (ii) require the presentation of evidence, or (iii) involve a party that cannot without undue hardship appear via video conference are referred to as "In Person Matters." These procedures do not pertain to matters that are specially set. When matters are specially set, they will be called and held as indicated in the Notice of Hearing or Order setting the matter.

Chapter 13 Calendars

Matters that are not In Person Matters (defined above) that need to be heard will be heard via video conference in Judge Baisier's Virtual Hearing Room beginning at **11:10 A.M.** on the day of the calendar, or such other date and time as the Court may determine.

All In Person Matters that need to be heard will be heard in person at **1:30 P.M.** on the day of the calendar or such other date and time as the Court may determine.

Parties making a "ready" announcement for matters at the second call of the calendar must indicate whether they believe the matter is an In Person Matter. Final determination of whether a matter is an In Person Matter will be made by the Court.

Parties may attend any calendar call in person. Parties may appear in person for hearings held by video conference as long as they provide advance notice to the Court and the other parties. Such notice can be provided at the calendar call.

Chapter 7/11 Calendars

Chapter 7 Motions for Stay Relief that are not In Person Matters (defined above) that need to be heard and Chapter 7 Miscellaneous Matters that are not In Person Matters that need to be heard will be heard via video conference in Judge Baisier's Virtual Hearing Room beginning at **1:45 P.M.** on the day of the calendar, or such other date and time as the Court may determine.

All other matters that need to be heard, will be heard in person in Courtroom 1202 at **2:15 P.M.** on the day of the calendar or such other date and time as the Court may determine.

Parties making a "ready" announcement for matters at the call of the calendar must indicate whether they believe the matter is an In Person Matter. Final determination of whether a matter is an In Person Matter will be made by the Court.

Parties may attend any calendar call in person. Attendance in person at the calendar call is recommended (but not required) for matters that the parties know with a reasonable degree of certainty will need to be heard in person.

Parties may attend any calendar call in person. Parties may appear in person for hearings held by video conference as long as they provide advance notice to the Court and the other parties. Such notice can be provided at the calendar call.