

**General Docket**  
**United States Court of Appeals for the Ninth Circuit**

**Court of Appeals Docket #:** 20-16826 **Docketed:** 09/21/2020  
**Nature of Suit:** 2895 Freedom of Information Act of 1974  
CIR, et al v. USDOL  
**Appeal From:** U.S. District Court for Northern California, Oakland  
**Fee Status:** USA - No Fee Req

**Case Type Information:**

- 1) civil
- 2) united states
- 3) null

**Originating Court Information:**

**District:** 0971-4 : [4:19-cv-01843-KAW](#)

**Court Reporter:** Raynee Mercado

**Trial Judge:** Kandis A. Westmore, Magistrate Judge

**Date Filed:** 04/05/2019

**Date Order/Judgment:**

07/20/2020

**Date Order/Judgment EOD:**

07/20/2020

**Date NOA Filed:**

09/18/2020

**Date Rec'd COA:**

09/18/2020

**Prior Cases:**

None

**Current Cases:**

	<b>Lead</b>	<b>Member</b>	<b>Start</b>	<b>End</b>
Cross-Appeal	<a href="#">20-16416</a>	<a href="#">20-16538</a>	08/11/2020	
	<a href="#">20-16416</a>	20-16826	09/21/2020	
	<a href="#">20-16538</a>	20-16826	09/21/2020	
Related	<a href="#">20-16414</a>	<a href="#">20-16416</a>	07/23/2020	

WILL EVANS

Plaintiff - Appellee,

Diana Victoria Baranetsky  
Direct: 201-306-4831  
[COR NTC Retained]  
The Center for Investigative Reporting  
1400 65th Street  
Suite 200  
Emeryville, CA 94608

Steven A. Hirsch, Esquire, Attorney  
Direct: 415-391-5400  
[COR NTC Retained]  
Keker, Van Nest & Peters LLP  
633 Battery Street  
San Francisco, CA 94111

Matthew Mickle Werdegar, Attorney  
Direct: 415-391-5400  
[COR NTC Retained]  
Keker, Van Nest & Peters LLP  
633 Battery Street  
San Francisco, CA 94111

THE CENTER FOR INVESTIGATIVE REPORTING  
Plaintiff - Appellee,

Diana Victoria Baranetsky  
Direct: 201-306-4831  
[COR NTC Retained]  
(see above)

Steven A. Hirsch, Esquire, Attorney  
Direct: 415-391-5400  
[COR NTC Retained]  
(see above)

Matthew Mickle Werdegar, Attorney  
Direct: 415-391-5400  
[COR NTC Retained]  
(see above)

v.

SYNOPSIS, INC.  
Intervenor - Appellee,

James Anglin Flynn  
Direct: 202-339-8638  
[COR NTC Retained]  
Orrick, Herrington & Sutcliffe LLP  
Columbia Center  
Firm: 202-339-8400  
1152 15th Street, N.W.  
Washington, DC 20005-1706

Robert Loeb  
Direct: 202-339-8475  
[COR NTC Retained]  
Orrick, Herrington & Sutcliffe LLP  
Columbia Center  
Firm: 202-339-8400  
1152 15th Street, N.W.  
Washington, DC 20005-1706

Robert L. Uriarte, Esquire, Attorney  
Direct: 650-614-7400  
[COR NTC Retained]  
Orrick Herrington & Sutcliffe, LLP  
1000 Marsh Road  
Menlo Park, CA 94025-1015

U.S. DEPARTMENT OF LABOR  
Defendant - Appellant,

Pamela Johann, Assistant U.S. Attorney  
[COR NTC Assist US Attorney]  
DOJ-USAO  
450 Golden Gate Avenue  
San Francisco, CA 94102

Casen Ross, Attorney  
[COR NTC Assist US Attorney]  
DOJ - U.S. Department of Justice  
950 Pennsylvania Avenue, NW  
Washington, DC 20530

WILL EVANS; THE CENTER FOR INVESTIGATIVE REPORTING,

Plaintiffs - Appellees,

v.

SYNOPSIS, INC.,

Intervenor - Appellee,

U.S. DEPARTMENT OF LABOR,

Defendant - Appellant.

09/21/2020 [1](#)  
31 pg, 1.01 MB DOCKETED CAUSE AND ENTERED APPEARANCES OF COUNSEL. SEND MQ: Yes.  
Setting cross-appeal briefing schedule as follows: Appellant U.S. Department of Labor Mediation Questionnaire due on 09/28/2020. First cross appeal brief due 10/26/2020 for Synopsys, Inc.. Second brief on cross appeal due 11/25/2020 for Will Evans, The Center for Investigative Reporting and U.S. Department of Labor. Third brief on cross appeal due 12/28/2020 for Synopsys, Inc. Optional cross appeal reply brief is due within 21 days of service of third brief on cross appeal. [11831323] [20-16826, 20-16416, 20-16538] (JBS) [Entered: 09/21/2020 02:44 PM]

09/28/2020 [2](#)  
2 pg, 271.77 KB Filed (ECF) Appellant USDOL in 20-16826, Appellee USDOL in 20-16416 Mediation Questionnaire. Date of service: 09/28/2020. [11838374] [20-16826, 20-16416, 20-16538] (Ross, Casen) [Entered: 09/28/2020 08:12 AM]

09/28/2020 3 The Mediation Questionnaire for this case was filed on 09/28/2020.  
To submit pertinent **confidential** information directly to the Circuit Mediators, please use the following [link](#).  
Confidential submissions may include any information relevant to mediation of the case and settlement potential, including, but not limited to, settlement history, ongoing or potential settlement discussions, non-litigated party related issues, other pending actions, and timing considerations that may impact mediation efforts.[11839110]. [20-16826] (AD) [Entered: 09/28/2020 12:44 PM]

