

**UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT**

1100 East Main Street, Suite 501, Richmond, Virginia 23219

www.ca4.uscourts.gov

June 5, 2015

TENTATIVE SESSION ASSIGNMENT

No. 14-2072, NLRB v. Enterprise Leasing Company
 11-CA-073779

ARGUMENT SESSION: 9/15/15 - 9/17/15

NOTICE OF MOTIONS OR CONFLICT DUE BY: 06/15/2015

(no filing is required unless counsel has a conflict)

This case has been tentatively calendared for oral argument during the above-referenced argument session. Any motion that would affect the scheduling of argument for that session, including motions to continue, submit on the briefs, or voluntarily dismiss, must be filed by the due date shown. As required by Local Rule 27(a), any motion must state whether opposing counsel has consented. If counsel has a scheduling conflict with some or all of the session dates, counsel must file and serve notice of the conflict by the due date shown using the entry [Notice re: conflict with proposed argument dates](#).

Counsel will be notified that their case has either been scheduled for a date certain during the session or continued to the next available session. Once scheduled for a date certain, a case will be removed from the argument calendar only for extreme, unforeseeable problems that could not have been raised within the period set for notice of conflicts. The identity of the panel hearing a case is not disclosed until the morning of argument.

Joseph L. Coleman, Jr.
Calendar Clerk
804-916-2714