LAW & MOTION TENTATIVE RULINGS DEPARTMENT 12 APRIL 16, 2025 8:30 a.m.

1. ABIGAIL CARRILLO V. BRYAN OSORIO

22FL0660

This matter is before the court on the Request for Order (RFO) filed by the Respondent on February 04, 2025. That same day, the court referred the parties to a CCRC session scheduled for March 03, 2025.

There is no proof of service for the RFO.

The court received a report from the CCRC counsellor dated March 03, 2025, which states that only the Respondent attended the CCRC session, for which reason the CCRC counsellor could not make a recommendation to the Court. A copy of the CCRC report was sent to both parties on March 05, 2025.

TENTATIVE RULING #1: GIVEN THE LACK OF PROOF OF SERVICE, RESPONDENT'S APPEARANCE IS REQUIRED AT 8:30 A.M., WEDNESDAY, APRIL 16, 2025, IN DEPARTMENT 12 TO CONFIRM WHETHER HE WISHES TO PROCEED WITH THE REQUEST FOR ORDER AND MAKE FURTHER ORDERS AS APPROPRIATE.

LAW & MOTION TENTATIVE RULINGS DEPARTMENT 12 APRIL 16, 2025 8:30 a.m.

2. JASON BECK V. JAIME WICKMAN

25FL0117

This matter is before the Court on the Petitioner's Request for Order (RFO) to set child custody and visitation, including a request for a temporary emergency order, filed on February 06, 2025. That same day, the Court issued a temporary emergency order granting temporary sole legal and physical custody of the parties' son (LB, age 3) to the Petitioner and visitation with the Respondent every other weekend from Saturday morning at 9:00 a.m. to Sunday between 5:00 p.m. and 7:00 p.m., with exchanges to occur at the Chevron Gas Station in Truckee, California. The Court also referred the parties to a CCRC session scheduled for February 27, 2025.

Proof of service shows the RFO was served upon the Respondent on February 15, 2025. Respondent did not file a responsive declaration.

The parties attended CCRC on February 27, 2025, and reached several agreements concerning parenting schedule, transportation, vacations and holiday schedule, alcohol and substance use, securing firearms, exposure to secondhand smoke, individual therapy for the Respondent, and right of first option of childcare. A copy of the report was sent to the parties on March 05, 2025, as stated in the Clerk's Certificate of Mailing filed that date.

The Court finds that the agreements and recommendations of the CCRC report are in LB's best interest and therefore adopts the CCRC report as its orders.

TENTATIVE RULING #2: THE COURT ADOPTS THE AGREEMENTS AND RECOMMENDATIONS OF THE CCRC REPORT SUBMITTED MARCH 05, 2025.

NO HEARING ON THIS MATTER WILL BE HELD UNLESS A REQUEST FOR ORAL ARGUMENT IS TRANSMITTED ELECTRONICALLY THROUGH THE COURT'S WEBSITE OR BY <u>PHONE CALL</u> TO THE COURT AT (530) 573-3042 BY 4:00 P.M. ON THE DAY THE TENTATIVE RULING IS ISSUED. CAL.RULE CT. 3.1308; LOCAL RULE 8.05.07; SEE ALSO <u>LEWIS V. SUPERIOR COURT</u>, 19 CAL.4TH 1232 (1999). NOTICE OF ALL PARTIES OF A REQUEST FOR ORAL ARGUMENT AND THE GROUNDS UPON WHICH ARGUMENT IS BEING REQUESTED MUST BE MADE BY PHONE CALL OR IN PERSON BY 4:00 P.M. ON THE DAY THE TENTATIVE RULING IS ISSUED. CAL.RULE CT. 3.1308; LOCAL RULE 8.05.07.

LAW & MOTION TENTATIVE RULINGS DEPARTMENT 12 APRIL 16, 2025 8:30 a.m.

3. MONIQUE INSHAW V. FRANCOIS INSHAW 23FL0924

This matter is before the Court for resetting of hearing or announcement of an agreement. The matter had been set for an evidentiary hearing on February 20, 2025, regarding Custody/Visitation and DV issues. The attorneys for the respective parties were in Court on other matters on February 19, 2025, and requested that the matter be called so that the next day's hearing could be dropped. That was done.

On March 12, 2025, Petitioner's counsel appeared and requested the court to continue the matter for at least five weeks, noting that counsel for Respondent had been in a recent accident. The Court granted the request and ordered the parties (jointly or separately) to file a case update at least 10 days before the next hearing.

On April 11, 2025, the parties filed a joint declaration indicating they have not been able to reach a settlement agreement.

TENTATIVE RULING #3: APPEARANCES ARE REQUIRED AT 8:30 A.M., WEDNESDAY, APRIL 16, 2025, IN DEPARTMENT 12 TO SET TRIAL AND MANDATORY SETTLEMENT CONFERENCE DATES.