

**Amador Superior Court
Friday, May 22, 2020
Andrea Sexton
DEPT 3**

Tentative Rulings are proposed as orders to be issued at the hearing and are posted in advance for the convenience of the parties and their counsel. Each matter on calendar will be called and parties are expected to attend. For those matters where the parties are not ordered to appear and either the parties agree or no objection is made at the hearing, the Court routinely adopts the tentative ruling as the ruling in the matter.

For privacy purposes on the publicly posted version of this document the parties' last names have been replaced by keeping only the first letter followed by three x's (example, John Doe = John Dxxx).

Case Number	Primary Party / Attorney	8:30:00AM Calendar	Secondary Party / Attorney
<u>1</u> 02-DCS-01074	COUNTY OF AMADOR/ CSCSA		XXXX, MANUEL/ Interested Party: XXXX, BETHANY

EVENT: LCSA MOTION TO DETERMINE ARREARS

ACTION: FAMILY SUPPORT

EVENT NOTES: SET CHILD SUPPORT ARREARS LIQUIDATION RATE

Tentative Ruling:

PARTIES ARE REFERRED TO THE COURT'S GENERAL ORDER NO. 20-012, INCLUDING THE FAMILY COURT AND CHILD SUPPORT PROCEDURES FOR THE PERIOD OF MAY 4 – MAY 31, 2020, AVAILABLE AT

http://www.amadorcourt.org/newsRelease/2020/GeneralOrder_COVID-19_AdminstrativeOrder_20-006.pdf

There is no tentative ruling. The court shall hear from the parties at the time of hearing regarding the amount of the current arrears balance, and the rate of interest accruing on the principal in order to make a determination on the appropriate arrears liquidation rate. Parties wishing to be heard must contact the court as noted in the General Order above if they wish to appear telephonically.

**Amador Superior Court
Friday, May 22, 2020
Andrea Sexton
DEPT 3**

Tentative Rulings are proposed as orders to be issued at the hearing and are posted in advance for the convenience of the parties and their counsel. Each matter on calendar will be called and parties are expected to attend. For those matters where the parties are not ordered to appear and either the parties agree or no objection is made at the hearing, the Court routinely adopts the tentative ruling as the ruling in the matter.

For privacy purposes on the publicly posted version of this document the parties' last names have been replaced by keeping only the first letter followed by three x's (example, John Doe = John Dxxx).

Case Number	Primary Party / Attorney	8:30:00AM Calendar	Secondary Party / Attorney
<u>2</u> 13-DCS-03514	COUNTY OF AMADOR/ CSCSA		XXXX, NAHUM/ Interested Party: XXXX, LILIANA

EVENT: LCSA ORDER TO SHOW CAUSE RE CONTEMPT

ACTION: FAMILY SUPPORT

EVENT NOTES: N/A

Tentative Ruling:

PARTIES ARE REFERRED TO THE COURT'S GENERAL ORDER NO. 20-012, INCLUDING THE FAMILY COURT AND CHILD SUPPORT PROCEDURES FOR THE PERIOD OF MAY 4 – MAY 31, 2020, AVAILABLE AT

http://www.amadorcourt.org/newsRelease/2020/GeneralOrder_COVID-19_AdminstrativeOrder_20-006.pdf

There is no tentative ruling. Unless the obligor's personal presence is excused in advance by the Agency, the obligor (Father) must appear. If represented by counsel, counsel must appear.

**Amador Superior Court
Friday, May 22, 2020
Andrea Sexton
DEPT 3**

Tentative Rulings are proposed as orders to be issued at the hearing and are posted in advance for the convenience of the parties and their counsel. Each matter on calendar will be called and parties are expected to attend. For those matters where the parties are not ordered to appear and either the parties agree or no objection is made at the hearing, the Court routinely adopts the tentative ruling as the ruling in the matter.

For privacy purposes on the publicly posted version of this document the parties' last names have been replaced by keeping only the first letter followed by three x's (example, John Doe = John Dxxx).

Case Number

Primary Party / Attorney

8:30:00AM Calendar

Secondary Party / Attorney

DEPT 3

AB1058 COMMISSIONER