

TENTATIVE RULINGS for CIVIL LAW and MOTION July 7, 2015

Pursuant to Yolo County Local Rules, the following tentative rulings will become the order of the court unless, by 4:00 p.m. on the court day before the hearing, a party requests a hearing and notifies other counsel of the hearing. To request a hearing, you must contact the clerk of the department where the hearing is to be held. Copies of the tentative rulings will be posted at the entrance to the courtroom and on the Yolo Courts Website, at www.yolo.courts.ca.gov. If you are scheduled to appear and there is no tentative ruling in your case, you should appear as scheduled.

Telephone number for the clerk in Department Two: (530) 406-6843

TENTATIVE RULING

Case: American Express Centurion Bank v. Keeton
Case No. CV CV 13-2102

Hearing Date: July 7, 2015 Department Two 9:00 a.m.

Plaintiff American Express Centurion Bank's unopposed motion to vacate dismissal and enter judgment against defendant C.F. Keeton pursuant to Code of Civil Procedure section 664.6 is **GRANTED**. (Code Civ. Proc., § 664.6.)

The notice of motion does not provide notice of this Court's tentative ruling system as required by Local Rule 11.4(b). Counsel for moving party is ordered to notify the opposing party or parties immediately of the tentative ruling system and to be available at the hearing, in person or by telephone, in the event the opposing party or parties appear without following the procedures set forth in Local Rule 11.4(a).

TENTATIVE RULING

Case: Briseno v. Centex Homes
Case No. CV CV 11-623

Hearing Date: July 7, 2015 Department Two 9:00 a.m.

Cross-defendant Sacramento A-1 Door and Building Solutions's motion for determination of good faith settlement is **DROPPED FROM CALENDAR** for failure to file a proof of service indicating the time of service, the parties served and their electric addresses, and the residence or business address of the person making service as required. (Cal. Rules of Court, rules 2.251(i)(1)(A)-(C), 2.251(i)(3), 3.1300(c).)

Cross-defendant Fletcher Plumbing, Inc.'s motion for determination of good faith settlement is **DROPPED FROM CALENDAR** for failure to file a proof of service indicating the time of service, the parties served and their electric addresses, and the residence or business address of the person making service as required. (Cal. Rules of Court, rules 2.251(i)(1)(A)-(C), 2.251(i)(3), 3.1300(c).)

TENTATIVE RULING

Case: **Cox v. Pride Industries**
 Case No. CV PM 14-755

Hearing Date: **July 7, 2015** **Department Two** **9:00 a.m.**

Intervenor Pride Industries’s motion for leave to file a complaint-in-intervention is **DENIED**. (Code Civ. Proc., § 387.) Other than unverified assertions in its moving papers, intervenor has submitted no evidence, e.g., a declaration, showing that it “has an interest in the matter in litigation, or in the success of either of the parties, or an interest against both[.]” (Code Civ. Proc., § 387, subd. (a).)

The notice of motion does not provide notice of this Court’s tentative ruling system as required by Local Rule 11.4(b). Counsel for moving party is ordered to notify the opposing party or parties immediately of the tentative ruling system and to be available at the hearing, in person or by telephone, in the event the opposing party or parties appear without following the procedures set forth in Local Rule 11.4(a).