

12/05/2022, 9:00 a.m. Department 3

Family Law Status Conference standard order terms.

- The following terms apply to all of the below cases and are incorporated by reference into the Tentative Decision for each case. **Review them carefully.**
- A. If either party wishes to object to the tentative decision and to appear in Court on the date stated above, that party must notify the other party and the Court Clerk by telephone to 530-362-4309 Ext. 8 or by email to nccounter@nccourt.net no later than 4:00 p.m. on the Court day before the current Status Conference date of **12/02/2022**. If neither party gives this notice, the Tentative Decision will be adopted as the Order of the Court.
 - B. If neither party gives that notice, your appearance on **12/02/2022** at 9:00 a.m. is not necessary **UNLESS** the order in your case requires that appearance.
 - C. **No Judgment has been entered in this case yet. No Judgment or other orders will be entered automatically. Moving forward with this case will require action from at least one party.**
 - D. If you need forms or assistance with the orders in item 2, you may contact the attorney of your choice or the Nevada County Court Self-Help Center at selfhelpcenter@nccourt.net or 530-362-4309, Ext. 4. See [Superior Court of the County of Nevada - Self Help Center | Family Law Facilitator | Small Claims Advisor \(nccourt.net\)](#) for hours and further information.
 - E. If both parties want to opt out of further status conference, each must notify the Clerk at nccounter@nccourt.net, with a copy to the other party. Unless both parties opt out at least three (3) court days before the status conference date, appearance at the next status conference is required.
 - F. If both parties opt out of the status conference process, the orders to serve and file the above documents will be vacated at the time that this opt out is effective. These documents will still be required before the case can proceed further. The Court can place the case back on the Status Conference calendar and reinstate a filing deadline for these documents on request of either party or by the Court giving notice of a new Status Conference date.
 - G. Submission of a settlement agreement and Judgment documents will vacate the Status Conference **only** after the Judge has approved the Judgment.
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STATUS CONFERENCE TENTATIVE DECISION **12/05/2022, 9:00 a.m. Department 3**

Case No.	FLFL0000073	
Petitioner:	Charles Case	Attorney: Self-Represented
Respondent:	Yvette Case	Attorney: Self-Represented

1. Status Conference is continued to **06/02/2023, at 9:00 a.m. in Department 3** of Superior Court of California, County of Nevada, Nevada City Branch. Please check the Court website tentative ruling page to see if a tentative ruling has been posted and if your appearance is necessary. Tentative ruling should be posted on or before **05/31/2023**.
 2. The following are still required:
 - a. [FL-141 Declaration re: Service of Declaration of Disclosure](#) from Petitioner.
 - b. One of the following:
 - i. [FL-120 Response](#) and [FL-141 Declaration re: Service of Declaration of Disclosure](#) from Respondent, **OR**
 - ii. Agreement that Respondent has additional time to file Response Agreement that Respondent has additional time to file Response May use [FL14. Family Law Stipulation \(Nevada County\)](#) if signed by both parties or [MC-030 Declaration](#) if only signed by Petitioner. **OR**
 - iii. [FL-165 Request to Enter Default](#) from Petitioner. If there is an agreement, Respondent must file [FL-141 Declaration re: Service of Declaration of Disclosure](#) .
 3. The required forms shall be served and filed no later than ten (10) days before **06/02/2023**, the next Status Conference date stated in item 1.
 4. The standard terms listed at the top of the tentative decision posting are incorporated by reference.
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