

## Tentative Rulings for June 22, 2026 Department M302

**To request oral argument, you must notify  
Judicial Secretary Kari Gates at (760) 904-5722  
and inform all other counsel no later than 4:30 p.m.**

This court follows California Rules of Court, Rule 3.1308 (a) (1) for tentative rulings (see Riverside Superior Court Local Rule 3316). Tentative Rulings for each law & motion matter are posted on the Internet by 3:00 p.m. on the court day immediately before the hearing at [Riverside Superior Court-Tentative Rulings](#). If you do not have Internet access, you may obtain the tentative ruling by telephone at (760) 904-5722.

To request oral argument, no later than 4:30 p.m. on the court day before the hearing you must (1) notify the judicial secretary for Department M302 at (760) 904-5722 and (2) inform all other parties of the request and of their need to appear remotely, as stated below. If no request for oral argument is made by 4:30 p.m., the tentative ruling **will become the final ruling** on the matter effective the date of the hearing. **UNLESS OTHERWISE NOTED, THE PREVAILING PARTY IS TO GIVE NOTICE OF THE RULING.**

**COUNSEL AND SELF-REPRESENTED PARTIES ARE ENCOURAGED TO APPEAR AT ANY LAW AND MOTION DEPARTMENT IN-PERSON OR VIA ZOOM VIDEO WHEN REQUESTING ORAL ARGUMENTS.**

For information and instructions on remote appearances via **ZOOM**, visit the court's website at [Riverside Superior Court-Remote Appearances](#)

You may also make a Telephonic Appearance: On the day of the hearing, call into one of the below listed phone numbers, and input the meeting number (followed by #):

- Call-in Numbers: 1-833-568-8864 (Toll Free), 1-669-254-5252, 1-669-216-1590, 1-551-285-1373 or 1-646-828-7666
- Meeting Number: **161 672 7660**

Please **MUTE** your phone until your case is called and it is your turn to speak. It is important to note that you must call fifteen (15) minutes prior to the scheduled hearing time to check in or there may be a delay in your case being heard.

**Riverside Superior Court provides official court reporters for hearings on law and motion matters only for litigants who have been granted fee waivers and only upon their timely request. (See General Administrative Order No. 2021-19-1) Other parties desiring a record of the hearing must retain a reporter pro tempore.**

1.

CASE #	CASE NAME	HEARING NAME
CVME2606575	HALOVICH VS HALOVICH	MOTION TO CONSOLIDATE

**Tentative Ruling:** Grant motion to consolidate. Deny request for Cheryl to pay the “reasonable rental value of the property, in the sum of \$2,200.00 per month, for the duration of the litigation.” Set an early Mandatory Settlement Conference to assist the parties with early resolution, before litigation costs exceed the value to the home. Zoom MSC set for October 29, 2026.

Here, title and ownership are at the core of this consolidated matter, with Cheryl alleging that she is the rightful owner of the Subject Property. A requirement of rent presupposes Defendant’s superior right to possession pending adjudication, effectively granting interim relief on the ultimate issue. Cheryl having to pay monthly rent on top of the ongoing litigation expenses that Cheryl will incur will impose an undue, inequitable burden that impairs Cheryl’s ability to litigate ownership fully and fairly.

2.

CASE #	CASE NAME	HEARING NAME
CVSW2402453	BONENFANT VS TEMECULA VALLEY HOSPITAL, INC.	MOTIONS FOR SUMMARY JUDGMENT AND ADJUDICATION

**Tentative Ruling:**

**Unopposed Motion for Summary Judgment by Dr. Agwuegbo:** The Court finds good cause to hear the motion within 30 days of the trial. Grant the motion for summary judgment based on the opinions of Defendant’s medical experts.

**Unopposed Motion for Summary Judgment by Defendants Amelia L. Henninger MD and Temecula Valley Hospitalist Medical Group, Inc.:** The Court finds good cause to hear the motion within 30 days of the trial. Grant the motion for summary judgment based on the opinions of Defendant’s medical experts.

**Motion for Summary Judgment by Synergy Partnerships:** Withdrawn on June 2, 2026.

**Motion for Summary Judgment by Temecula Valley Hospital, Inc.:** Deny the Motion for Summary Judgment. Grant the Motion for Summary adjudication as to Issues E and F and denied as to Issues A, B, C and G since these issues do not completely dispose of any cause of action, affirmative defense, claim for damages or issue of duty. Deny Summary Adjudication as to Issues D and H because triable issues exist.

Therefore, Deny the motion for summary adjudication as to: the 1<sup>st</sup> COA Wrongful death based on medical malpractice, 3<sup>rd</sup> COA Medical malpractice through a survival action; and 6<sup>th</sup> COA Negligent infliction of emotional distress. Grant the motion as to the 2<sup>nd</sup> COA Wrongful death based on Elam Claim, 4<sup>th</sup> COA Elam Claim through a survival action; and 5<sup>th</sup> COA Elder and dependent adult abuse.