

TENTATIVE RULINGS—APRIL 6, 2007

To request a hearing on any matter on this calendar, you must call the Court at (209) 223-6360 by 4:30 p.m. today. Notice of the intention to appear must also be given to all other parties. If the clerk is not notified of a party's intention to appear, there will be no hearing and the tentative ruling becomes the order of the court.

Baseline Financial Services v. Johnson: 06CV4171

Plaintiff's Motion for Summary Judgment

There is no tentative ruling in this matter. Personal or telephonic appearance is required.

Ferretti v. Safeway, Inc: 06CV4427

Defendant/Cross-complainant's Petition to Conform Arbitration Award

Defendant/Cross-petitioner's Petition to Confirm Arbitration Award is denied without prejudice. A petition to confirm an arbitration award must name all parties to the arbitration. Defendant/cross-petitioner named both the plaintiff and the labor union as parties to the petition. However, as the union was not already a party to the instant action, personal service of the petition/cross-complaint was required. Defendant/Cross-petitioner failed to perfect service on the union. Therefore, the petition is denied at this juncture. Upon filing the proof of service of the summons and cross-petition on the union the defendant/cross petitioner may request the instant matter be placed back on calendar.

Fuller v. Campbell: 06CV4490

There is no tentative ruling in this matter, pursuant to Local Rule 4.03 (F).

McDaniel v. Douglas: 04CV3207

There is no tentative ruling in this matter, pursuant to Local Rule 4.03 (F).

Grosso v. Gunning: 06CV4396

There is no tentative ruling in this matter, pursuant to Local Rule 4.03 (F).