

**SUPERIOR COURT OF CALIFORNIA
COUNTY OF MARIN**

DATE: 07/12/18 TIME: 9:00 A.M. DEPT: L CASE NO: FL1204224

PRESIDING: HON. MARK A. TALAMANTES

REPORTER:

CLERK: JENN CHARIFA

PETITIONER: MARK HUWYLER

and

RESPONDENT: TANYA GARRISON

NATURE OF PROCEEDINGS: OTHER – 730 CHILD CUSTODY EVALUATION [PETR]
MARK HUWYLER

RULING

Respondent Tanya Garrison (“Mother”) filed her Request for Order (“RFO”) on May 23, 2018, seeking changes to current visitation orders, as well as permission to move with her daughter Camille (age 9) to Colorado. Petitioner Mark Huwyler (“Father”) filed his timely opposition. Mother’s move away request was denied on June 21, 2018.

Mother’s RFO included a request for the appointment of a custody evaluator to issue a brief focused assessment regarding the move away. Father appears to stipulate to the request in his papers filed on June 19.

Appearances are required to address matters regarding payment for the custody evaluation.

Parties must comply with Marin County Superior Court Local Rules, Rule 6.12(B), (C) to contest the tentative decision. In the event no party requests oral argument in accordance with Rule 6.12(C), the tentative ruling shall become the order of the court.

**SUPERIOR COURT OF CALIFORNIA
COUNTY OF MARIN**

DATE: 07/12/18 TIME: 9:00 A.M. DEPT: L CASE NO: FL1700225

PRESIDING: HON. MARK A. TALAMANTES

REPORTER:

CLERK: JENN CHARIFA

PETITIONER: YASMIN MIRANDA

and

RESPONDENT: MANRIQUE ZACARIAS
SCHIFFMANN

NATURE OF PROCEEDINGS: MODIFICATION – CHILD CUSTODY AND VISITATION
AND PERMISSION TO TRAVEL INTERNATIONALLY WITH CHILD [PETR] YASMIN
MIRANDA

RULING

Petitioner Yasmin Miranda (“Mother”) filed her Request for Order (“RFO”) seeking post-judgment visitation and custody orders on April 5, 2018. Mother also seeks court permission to travel with the parties’ son Jacob (age 8) out of the country. Although Respondent Manrique Zacarias Schiffmann (“Father”) was personally served with Mother’s RFO on April 25, 2018, he did not file an opposition. The parents failed to meet with Marin Family Court Services (“FCS”) before the RFO hearing date and the matter was re-referred. Both parents met with FCS on or about June 22, 2018 for mediation and consultation and a number of agreements were reached as a result as discussed herein.

The court has reviewed Mother’s RFO, as well as the file, and in full consideration of the report issued by FCS, the court finds it is in the best interest of the children to adopt the FCS recommendations as follows:

1. Sole legal and physical custody to Mother.
 2. Until Father secures a residence that can accommodate overnights for Jacob, Father shall have day visits with Jacob every other Saturday from 9 AM until 6 PM and every Monday from after school until 6 PM. Once Father secures a residence that can accommodate having Jacob for overnights, Jacob shall be in Father's custody on alternate weekends from Friday after school through Monday morning. Jacob shall be in Mother's custody at all other times.
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3. Per an agreement reached in mediation, Jacob shall have permission to travel with Mother to Peru for two weeks each summer.
4. Per an agreement reached in mediation, neither parent shall speak negatively or in a derogatory fashion about the other parent to Jacob.
5. Per an agreement reached in mediation, parents shall comport themselves in a civil and peaceful manner at all times at custody exchanges.
6. Per an agreement reached in mediation, parents shall not interrogate Jacob about the other parent nor shall they put him in the middle of the parental conflict.
7. The parents shall feed Jacob nutritious meals when Jacob is in his custody.
8. Father shall desist sending excessive texts to Mother and shall not stalk or harass her on social media.
9. If Father's medical condition (diabetes) precludes him from caring for Jacob during his custodial time, Jacob shall be returned to Mother's custody immediately.

As authorized by CRC 5.125, the court will prepare the Findings and Order After Hearing.

Parties must comply with Marin County Superior Court Local Rules, Rule 6.12(B), (C) to contest the tentative decision. In the event no party requests oral argument in accordance with Rule 6.12(C), the tentative ruling shall become the order of the court.

**SUPERIOR COURT OF CALIFORNIA
COUNTY OF MARIN**

DATE: 07/12/18 TIME: 9:00 A.M. DEPT: L CASE NO: FL1800946

PRESIDING: HON. MARK A. TALAMANTES

REPORTER:

CLERK: JENN CHARIFA

<p>PETITIONER: KARMA LANZA BRONSTEIN</p>	
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and

RESPONDENT: RICHARD STEWART
BRONSTEIN, II

NATURE OF PROCEEDINGS: ATTORNEY FEES AND COSTS – QUASH DEPOSITION
SUBPOENA; SANCTIONS [PETR] KARMA LANZA BRONSTEIN

RULING

The court was advised by counsel that the matter is being mediated by David Sutton. The Motion to Quash, and Request for Order regarding attorney's fees and cost are both continued and will be heard on September 20, 2018 at 9:00 a.m. in Dept. L if the parties are unable to settle.

Parties must comply with Marin County Superior Court Local Rules, Rule 6.12(B), (C) to contest the tentative decision. In the event no party requests oral argument in accordance with Rule 6.12(C), the tentative ruling shall become the order of the court.