

SUPERIOR COURT OF CALIFORNIA
COUNTY OF VENTURA

Tentative Ruling

2024CUOE020097: MARIA RODRIGUEZ vs CLINICAS DEL CAMINO REAL INC

05/28/2026 in Department 44

Hearing on Motion for Final Approval of Settlement

Effective **January 5, 2026**, Judge Charmaine H. Buehner and all cases previously assigned to Department J4 at the Juvenile Justice Center in Oxnard transferred to Department 44, located at the Hall of Justice, 800 South Victoria Avenue, Ventura, California 93009.

Department Rules. Parties and counsel shall follow the Department 44 rules and Zoom protocols, available at <https://www2.ventura.courts.ca.gov/Courtroom/C44>.

Remote Appearances. The Court allows Zoom appearances as a courtesy to parties and counsel. The Court does not accommodate Court Call appearances. **You MUST register by 4:00 p.m. the court day before your hearing or you will be DENIED entry to the hearing:**

ZOOM Registration Link:

<https://ventura-courts-ca.zoom.us/meeting/register/iqN7uhQSQMuoqs-9TQXgEQ>

No advance notice is required to appear in person.

Tentative Rulings. Oral argument should address the tentative decision. To submit on the tentative decision, email courtroom44@ventura.courts.ca.gov before 8:00 a.m. on the hearing date, copying all other parties, Use the subject line “SUBMISSION ON TENTATIVE”, [Case Number], [Case Title] and [Party]. If not all parties submit, the hearing will proceed, and the tentative ruling may change.

The Court may adopt, modify or reject the tentative ruling after hearing. The tentative ruling has no legal effect unless and until adopted by the Court.

Motion: Plaintiff’s Motion for Final Approval of Class Action Settlement, Class Representative Award, and Attorneys’ Fees and Costs

Tentative Ruling:

Plaintiff’s Motion for Final Approval of Class Action Settlement, Class Representative Award, and Attorneys’ Fees and Costs is CONTINUED to July 15, 2026, at 1:30 p.m. in Department 44. The moving papers were electronically served on May 5, 2026, sixteen court days before the May 28, 2026, hearing date. Two additional court days’ notice was required to account for electronic service. (Code Civ. Proc., § 1010.6, subd. (a)(3)(B).) Hence, notice is defective.

Counsel for Plaintiff is to give notice of the Court’s ruling.