

**Tentative Rulings for March 11, 2026**  
**Department 501**

**For any matter where an oral argument is requested and any party to the hearing desires a remote appearance, such request must be timely submitted to and approved by the hearing judge. In this department, the remote appearance will be conducted through Zoom. If approved, please provide the department's clerk a correct email address. (CRC 3.672, Fresno Sup.C. Local Rule 1.1.19)**

---

---

There are no tentative rulings for the following cases. The hearing will go forward on these matters. If a person is under a court order to appear, he/she must do so. Otherwise, parties should appear unless they have notified the court that they will submit the matter without an appearance. (See California Rules of Court, rule 3.1304(c).) *The above rule also applies to cases listed in this "must appear" section.*

---

---

The court has continued the following cases. The deadlines for opposition and reply papers will remain the same as for the original hearing date.

---

(Tentative Rulings begin at the next page)

# **Tentative Rulings for Department 501**

Begin at the next page

(46)

**Tentative Ruling**

Re: **Miguel Gonzalez-Ibarra v. Pacific Ag Rentals LLC**  
Superior Court Case No. 25CECG01177

Hearing Date: March 11, 2026 (Dept. 501)

Motion: by Nonparty United Labor Services, Inc., for Leave to Intervene

**Tentative Ruling:**

To grant. (Code Civ. Proc., § 387, subd. (d)(1)(A).) Nonparty United Labor Services, Inc., shall file and serve its proposed pleading in intervention within 10 days of service of the order by the clerk.

***If oral argument is timely requested, such argument will be entertained on Thursday, March 12, 2026, at 3:30 p.m. in Department 501.***

**Explanation:**

United Labor Services, Inc., has sufficiently demonstrated a basis for leave to intervene. (Code Civ. Proc. § 387, subd. (d)(1)(A).) Labor Code section 3853 provides:

If either the employee or the employer brings an action against such third person, he shall forthwith give to the other a copy of the complaint by personal service or certified mail. ... If the action is brought by either the employer or employee, the other may, at any time before trial on the facts, join as party plaintiff or shall consolidate his action, if brought independently.

United Labor Services, Inc., seeks leave to file its proposed complaint-in-intervention on behalf of benefits paid to plaintiff Miguel Gonzalez-Ibarra. United Labor Services, Inc., brings this motion as the employer of plaintiff Miguel Gonzalez-Ibarra, for whom plaintiff was working in the course and scope of his employment at the time of the underlying incident causing injury. No opposition to this motion was filed. The motion is granted. United Labor Services, Inc., is directed to file its proposed complaint-in-intervention within 10 days of service of the order by the clerk.

Pursuant to California Rules of Court, rule 3.1312(a), and Code of Civil Procedure section 1019.5, subdivision (a), no further written order is necessary. The minute order adopting this tentative ruling will serve as the order of the court and service by the clerk will constitute notice of the order.

**Tentative Ruling**

Issued By: DTT on 3/9/2026.  
(Judge's initials) (Date)

(29)

**Tentative Ruling**

Re: ***Doe v. Washington Unified School District***  
Superior Court Case No. 24CECG02799

Hearing Date: March 11, 2026 (Dept. 501)

Motion: Petition to Compromise Minor's Claim

**Tentative Ruling:**

To grant the Petition and sign the proposed order. No appearances necessary.

***If oral argument is timely requested, such argument will be entertained on Thursday, March 12, 2026, at 3:30 p.m. in Department 501.***

The court sets a status conference for Tuesday, June 9, 2026, at 3:30 p.m., in Department 501, for confirmation that claimant's funds have been disposed of as set forth in the petition. If petitioner files, at least five court days before the hearing, a declaration or documentation confirming that the money has been used to fund the single-premium annuity as presented in the petition, the status conference will come off calendar.

Pursuant to California Rules of Court, rule 3.1312(a), and Code of Civil Procedure section 1019.5, subdivision (a), no further written order is necessary. The minute order adopting this tentative ruling will serve as the order of the court and service by the clerk will constitute notice of the order.

**Tentative Ruling**

**Issued By:** DTT on 3/9/2026.  
(Judge's initials) (Date)