

Guardianship Calendar Tentative Rulings May 5, 2026

1. Guardianship of Leo David Chase Dillwood 23PR00392 Review

TENTATIVE RULING:

NO APPEARANCES REQUIRED. The Court has received and considered the Updated Report of Minor's Counsel, filed April 27, 2026. Pursuant to the report and its recommendations:

- a. Michael Dillwood (Father) is to have up to 2 hours of unsupervised visitation on the weekends. Guardians may agree to additional time depending on the planned activity.
- b. Both Father and Guardians must agree upon the date and time of the next upcoming visit by the Wednesday before the visit.
- c. No unsupervised visit will take place at Father's home. All unsupervised visits will occur in the community (e.g. a public park, movie theatre, sports facility, restaurant, etc.).
- d. Sophie Scharfe is prohibited to attend or participate in the unsupervised visits. This restriction does not exclude her from attendance at non-unsupervised visitation functions she is invited to by Guardians.
- e. Unsupervised visitation pick-ups and drop-offs will occur either at Guardian's residence or any other mutually agreed upon location. At the pick-up, Father will not enter or approach Guardian's residence. Instead, Father will notify Guardian he is present and ready to begin the visit by sending aa text message.
- f. Father will continue to go to games and the online gaming will be the same.

Any and all other prior orders not in conflict with the orders above remain in effect, to include the terms set forth in the Stipulation and Order filed October 28, 2025.

The matter is **CONTINUED** four (4) months to September 1, 2026, at 9:30 a.m. in Department 5 for further review.

2. Guardianship of Aliah Diane Claeys Klaas 24PR00618 Review

TENTATIVE RULING:

NO APPEARANCES REQUIRED. The required document has been received and reviewed. The matter is **SET** for the next annual Case Management Conference at 9:00 a.m. on April 6, 2027, in Department 5 for review of compliance with the filing of the Confidential Guardianship Status Report (Judicial Council Form

GC-251). If a completed GC-251 has been filed in a timely fashion prior to the court date, appearances will be waived.

3. Guardianship of Anthony Adrian Aguirre
24PR00962
Appointment of Successor Guardian

TENTATIVE RULING:

APPEARANCE OF GUARDIAN IS NOT REQUIRED. The Court acknowledges the Court Investigator Memo filed on March 26, 2026. The Guardian is directed to review the filed Court Investigator Memo and address or cure the deficiencies identified therein.

The matter is **CONTINUED** approximately 60 days to July 7, 2026, at 9:30 a.m. in Department 5 for further review of the Petition for Appointment of Successor Guardian. If the Guardian has at that time filed an amended petition that cures the deficiencies described in the Court Investigator Memo, an appearance will be waived, and a new hearing date shall be set for the filing of the annual Status Report.

4. Guardianship of Jaylah Angelina Ventura Govea
25PR01518
To Set

TENTATIVE RULING:

APPEARANCES BY ZOOM OR IN PERSON ARE REQUIRED. Because of the need to relieve Ms. Dunst as Minor's Counsel, and appoint new counsel so close to the May 5, 2026, hearing date, the Court will address the appointment of a replacement Minor's Counsel and scheduling of the trial date only.

The Court will specially set the matter for an evidentiary hearing at a time and date convenient to the Court and the parties. All parties should also be prepared to identify a reasonable date for the exchange of witness lists and documents (if any) which he/she/they intend to submit for the Court's consideration at the evidentiary hearing. Finally, all parties are hereby advised that strict compliance with local rules will be required. They should take special review Local Rules 6.2.F. which requires, among other things, that parties meet and confer for purposes of making reasonable efforts to informally resolve any controversies and to file Statements of Issues or Settlement prior to an evidentiary hearing.

5. Guardianship of Baryond Carlos Ward Torassa
26PR00062
Appointment of Guardian

TENTATIVE RULING:

APPEARANCES ARE NOT REQUIRED. The Court acknowledges the Court Investigator Memo filed on March 13, 2026. After review of the memo and acting upon the recommendation contained therein, the matter is now back for further consideration of the petition for guardianship. The prior stay of proceeding issued by this court on March 17, 2026, is lifted. The petitioner is directed to review the filed Court Investigator Memo and address or cure the deficiencies identified on page 4 at recommendation #3 therein.

This matter is **CONTINUED** for approximately 60 days to allow petitioner to complete and file the petition and for the Court to complete its investigation. The case is set on July 7, 2026, at 9:30 a.m. in Department 5. If the petitioner has at that time filed a completed petition and the Court Investigator has been able to conclude the Court's inquiry, an appearance will be waived, and a new hearing date shall be set for one year out for the filing of the annual Status Report.

6. Guardianship of Jasper Sterling Shaffer, Malloy Arthur Shaffer
26PR00140
Appointment of Guardian

TENTATIVE RULING:

APPEARANCE OF PETITIONER IS NOT REQUIRED. The Court acknowledges the Court Investigator Memo filed on March 26, 2026. The petitioner is directed to review the filed Court Investigator Memo and address or cure the deficiencies identified therein.

The matter is **CONTINUED** approximately 60 days to July 7, 2026, at 9:30 a.m. in Department 5 for further review of the Petition for Appointment of a Guardian. If the petitioner has at that time cured the deficiencies described in the Court Investigator Memo, an appearance will be waived, and a new hearing date shall be set for the filing of the annual Status Report.

7. Guardianship of Rafael Vasquez Vazquez
26PR00223
Appointment of Guardian

TENTATIVE RULING:

APPEARANCES ARE NOT REQUIRED. Absent objection, the Petition for Guardianship is **GRANTED** and the Court will sign the proposed order submitted by Petitioner(s). The Court finds good cause to waive and does waive further investigation if any is required under Prob. Code § 1513.

Petitioner/Guardian is directed to file the Confidential Guardianship Status Report, GC-251, within one year and 30 days from the date of the order granting the Petition for Guardianship, and annually thereafter until the ward attains the age of 21, at which point the guardianship will terminate by operation of law. (Form GC-251 is available at the following URL: <https://www.courts.ca.gov/forms.htm>) To ensure compliance with the requirement of an annual GC-251, this matter is **SET** for Case Management Conference at 9:00 a.m. on June 1, 2027, in Department 5. If the Guardian has at that time filed the required GC-251, an appearance will be waived and a new hearing date shall be set for one year out for the filing of the annual Status Report.

Absent objection, the Request for Special Immigrant Juvenile Findings is **GRANTED** and the Court will sign the proposed order submitted by Petitioner.

Further advisements which are not part of tentative ruling: If any objections are filed at or before the time of hearing, the Court will not adopt the tentative ruling and will, instead, set the matter for a contested hearing and the parties will be notified by the Court as to when they should next appear.

8. Guardianship of Jose Danilo arias Revolorio

26PR00240

Appointment of Guardian

TENTATIVE RULING:

APPEARANCES ARE NOT REQUIRED. Absent objection, the Petition for Guardianship is **GRANTED** and the Court will sign the proposed order submitted by Petitioner(s). The Court finds good cause to waive and does waive further investigation if any is required under Prob. Code § 1513.

Petitioner/Guardian is directed to file the Confidential Guardianship Status Report, GC-251, within one year and 30 days from the date of the order granting the Petition for Guardianship, and annually thereafter until the ward attains the age of 21, at which point the guardianship will terminate by operation of law. (Form GC-251 is available at the following URL: <https://www.courts.ca.gov/forms.htm>) To ensure compliance with the requirement of an annual GC-251, this matter is **SET** for Case Management Conference at 9:00 a.m. on June 1, 2027, in Department 5. If the Guardian has at that time filed the required GC-251, an appearance will be waived and a new hearing date shall be set for one year out for the filing of the annual Status Report.

Absent objection, the Request for Special Immigrant Juvenile Findings is **GRANTED** and the Court will sign the proposed order submitted by Petitioner.

Further advisements which are not part of tentative ruling: If any objections are filed at or before the time of hearing, the Court will not adopt the tentative ruling and will, instead, set the matter for a contested hearing and the parties will be notified by the Court as to when they should next appear.

9. Guardianship of Richard Anthony Valle Calles
26PR00263
Appointment of Guardian

TENTATIVE RULING:

APPEARANCES ARE NOT REQUIRED. Absent objection, the Petition for Guardianship is **GRANTED** and the Court will sign the proposed order submitted by Petitioner(s). The Court finds good cause to waive and does waive further investigation if any is required under Prob. Code § 1513.

Petitioner/Guardian is directed to file the Confidential Guardianship Status Report, GC-251, within one year and 30 days from the date of the order granting the Petition for Guardianship, and annually thereafter until the ward attains the age of 21, at which point the guardianship will terminate by operation of law. (Form GC-251 is available at the following URL: <https://www.courts.ca.gov/forms.htm>) To ensure compliance with the requirement of an annual GC-251, this matter is **SET** for Case Management Conference at 9:00 a.m. on June 1, 2027, in Department 5. If the Guardian has at that time filed the required GC-251, an appearance will be waived and a new hearing date shall be set for one year out for the filing of the annual Status Report.

Absent objection, the Request for Special Immigrant Juvenile Findings is **GRANTED** and the Court will sign the proposed order submitted by Petitioner.

Further advisements which are not part of tentative ruling: If any objections are filed at or before the time of hearing, the Court will not adopt the tentative ruling and will, instead, set the matter for a contested hearing and the parties will be notified by the Court as to when they should next appear.

10. Guardianship of Flor Yazmin Moreno Acevedo
26PR00272
Appointment of Guardian

TENTATIVE RULING:

APPEARANCES ARE NOT REQUIRED. Absent objection, the Petition for Guardianship is **GRANTED** and the Court will sign the proposed order submitted by Petitioner(s). The Court finds good cause to waive and does waive further investigation if any is required under Prob. Code § 1513.

Petitioner/Guardian is directed to file the Confidential Guardianship Status Report, GC-251, within one year and 30 days from the date of the order granting the Petition for Guardianship, and annually thereafter until the ward attains the age of 21, at which point the guardianship will terminate by operation of law. (Form GC-251 is available at the following URL: <https://www.courts.ca.gov/forms.htm>) To ensure compliance with the requirement of an annual GC-251, this matter is **SET** for Case Management Conference at 9:00 a.m. on June 1, 2027, in Department 5. If the Guardian has at that time filed the required GC-251, an appearance will be waived and a new hearing date shall be set for one year out for the filing of the annual Status Report.

Absent objection, the Request for Special Immigrant Juvenile Findings is **GRANTED** and the Court will sign the proposed order submitted by Petitioner.

Further advisements which are not part of tentative ruling: If any objections are filed at or before the time of hearing, the Court will not adopt the tentative ruling and will, instead, set the matter for a contested hearing and the parties will be notified by the Court as to when they should next appear.

11. Guardianship of Aleah Annette Lee Carretero
SPR86030
Child Custody/Visitation

TENTATIVE RULING:

APPEARANCES BY ZOOM OR IN PERSON ARE REQUIRED. In light of the objections filed by the guardian, it appears an evidentiary hearing is required. All parties must be prepared to give a good faith estimate as to the likely length of the evidentiary hearing. If the hearing will take less than twenty (20) minutes, it may occur at the time the case is called. If any party's time estimate exceeds twenty minutes, the Court will specially set the matter for an evidentiary hearing at another time convenient to the Court and the parties. All parties should also be prepared to identify a reasonable date for the exchange witness lists and documents (if any) which he/she/they intend to submit for the Court's consideration at the evidentiary hearing. Finally, all parties are hereby advised that strict compliance with local rules will be required. They should take special review Local Rules 6.2.F. which requires, among other things, that parties meet and confer for purposes of making reasonable efforts to informally resolve any controversies and to file Statements of Issues or Settlement prior to an evidentiary hearing.

12. Guardianship of Amelia Sophia Panoski
SPR87247
Status Update

TENTATIVE RULING:

APPEARANCES ARE REQUIRED. A stipulation to the termination of the current guardianship has not been received by the Court. The parties are to appear and update the court on the status of the guardianship and whether Paternal Grandmother has/will file a petition for appointment as guardian upon the agreed termination of the current guardianship.

13. Guardianship of Adarius Aman Berhe and Hero Aman Berhe
SPR095654
Child Custody/Visitation

TENTATIVE RULING:

APPEARANCES BY ZOOM OR IN PERSON ARE REQUIRED. In light of the objections filed by the guardian, it appears an evidentiary hearing is required. All parties must be prepared to give a good faith estimate as to the likely length of the evidentiary hearing. If the hearing will take less than twenty (20) minutes, it may occur at the time the case is called. If any party's time estimate exceeds twenty minutes, the Court will specially set the matter for an evidentiary hearing at another time convenient to the Court and the parties. All parties should also be prepared to identify a reasonable date for the exchange witness lists and documents (if any) which he/she/they intend to submit for the Court's consideration at the evidentiary hearing. Finally, all parties are hereby advised that strict compliance with local rules will be required. They should take special review Local Rules 6.2.F. which requires, among other things, that parties meet and confer for purposes of making reasonable efforts to informally resolve any controversies and to file Statements of Issues or Settlement prior to an evidentiary hearing.

*****End of Tentative Rulings*****