

Tentative Rulings

**Judge Matthew A. Siroka
Department G**

REVIEW BEFORE OBTAINING THE TENTATIVE RULING:

The parties shall comply with Marin County Superior Court Local Rules 7.12(B) and (C). Any party requesting oral argument must notify the Court at (415) 444-7046 and all opposing parties by 4:00 p.m. on the court day before the hearing. Notice may be provided by telephone or in person. Absent proper notice, no oral argument will be permitted, and if no request is made, the tentative ruling shall become the order of the Court.

Appearances may be made in person or via Zoom unless otherwise ordered. Parties are responsible for ensuring adequate connectivity and availability; the Court may proceed in a party's absence if technical issues arise. Parties requesting oral argument must appear in person or remotely by Zoom (video or telephone) in accordance with court website guidelines. Proper Zoom etiquette and courtroom decorum are required, and failure to comply may result in the hearing being halted and an order to appear in person.

**SUPERIOR COURT OF CALIFORNIA
COUNTY OF MARIN**

DATE: 4/20/26 TIME: 9:00 A.M. DEPT: G CASE NO: FL0001902

PRESIDING: HON. MATTHEW A. SIROKA

REPORTER:

CLERK: J. CHARIFA

PETITIONER: JESSICA PAOLA PERLA
ORELLANA

and

RESPONDENT: JOSE ARMANDO
RAMIREZ ARRIAZA

NATURE OF PROCEEDINGS: REQUEST FOR ORDER – CHILD CUSTODY

RULING

Review hearing only. Appearances required.

**SUPERIOR COURT OF CALIFORNIA
COUNTY OF MARIN**

DATE: 4/21/26 TIME: 9:00 A.M. DEPT: G CASE NO: FL0001967

PRESIDING: HON. MATTHEW A. SIROKA

REPORTER:

CLERK: J. CHARIFA

PETITIONER: ADRIENNE ADLER

and

RESPONDENT: JOANNA ADLER

NATURE OF PROCEEDINGS: REQUEST FOR ORDER – CHILD CUSTODY/VISITATION

RULING

Petitioner Adrienne Adler (Adrienne) filed a request for order on February 13, 2026, seeking joint legal custody of the parties' minor child Jack, and joint physical custody with a step up in timeshare from the current Tuesday and Thursday afternoons, Friday overnights, and alternating Sundays. Adrienne also requested the Court adopt her parenting plan and an order requiring co-parenting counseling for her and Joanna paid for by Joanna.

Joanna opposes the request and seeks temporary sole legal and physical custody in accordance with a competing parenting plan. Joanna states co-parenting counseling was unsuccessful and wants a parenting coordinator appointed instead.

Per an agreement by the parties, Adrienne had a psychiatric examination by Dr. Kan who issued a lengthy report from which both parties selectively excerpt. Joanna also provided a declaration from Dr. Singer explaining the impact of Adrienne's emotional dysregulation on Jack's development. The parties were referred to Family Court Services (FCS) and Dr. Wu issued a report and recommendation after meeting with the parents, and reviewing reports from Drs. Kan, Singer and Pickar.

Both parties' positions reflect a certain rigidity and insistence on defending their positions that will not foster Jack's best interests. Adrienne adamantly objects to a parenting coordinator and insists that this is in keeping with Dr. Kan's recommendation. However, as Adrienne points out, Dr. Kan was conducting a psychiatric evaluation and was not making custody recommendations. Adrienne's insistence that a parenting coordinator is contra-indicated by Dr. Kan's report does not appear reasonable. More troubling, Adrienne's position in this and other areas reflects a lack of insight noted by both Dr. Kan and Dr. Wu. Adrienne's episodes of emotional dysregulation (which she appears to minimize) were harmful to Jack. These episodes were also profoundly damaging to the relationship with Joanna and created a lack of trust that makes it difficult to succeed in co-parenting counseling. Instead of creating more conflict (and mistrust) the parties should work together to create a parenting plan that works best for Jack and the family. Then,

through consistent adherence to the plan, as well as evidence of Adrienne's progress in her mental health treatment, sufficient trust can be built to potentially return to co-parenting counseling. In the absence of such an agreement, the Court will issue a short-term plan and have the parties return for custody review in four months.

The Court will also order an Independent Custody Evaluation (Brief Focused Assessment) as discussed further herein.

For her part, Joanna's parenting plan was unhelpful as it was one-sided and called for numerous transitions that are not in Jack's best interest. Nor does Joanna demonstrate a basis at this point to award sole legal custody.

The Court finds it is in Jack's best interest to adopt portions of the parenting plan submitted by FCS and by each party.

Physical Custody

Joanna shall have temporary sole physical custody of the parties' minor child, Jackson Adler ("Jack")(DOB: August 17, 2021) according to the terms set forth below:

1. Temporary Basic Parenting Schedule: Current until June 8, 2026, when summer camp begins Adrienne Adler ("Adrienne") shall have Jack as follows:

a. Tuesdays – Joanna shall drop Jack off to Adrienne by no later than 3:30 p.m. Adrienne shall have Jack from 3:30 p.m. until return to Joanna by no later than 10:00 a.m. on Wednesday.

b. Wednesday – Adrienne shall return Jack to Joanna by no later than 10:00 a.m.; Joanna shall have Jack from 10:00 a.m. Wednesday until Thursday at 3:30 p.m.

c. Adrienne shall have Jack on alternate Sundays from 9:00 a.m. to 5:00 p.m. Joanna shall drop Jack off to Adrienne by no later than 9:00 a.m.; Adrienne shall drop Jack off to Joanna by no later than 5:00 p.m.

d. Once a month Adrienne's weekend parenting time will be from Saturday 9:00 a.m. to Sunday 5:00 p.m. That is, on a month with four weekends, one weekend is Sunday only and the other is a Saturday to Sunday overnight.

e. Joanna shall have Jack on all other days and times not specified above.

2. Summer 2026 Schedule:

Jack shall attend Ross Preschool Summer Camp during the weeks of June 8th, June 15th, June 22nd, July 6th, July 13th, July 20th, July 27th, August 3rd, August 10th, August 17th. During the weeks that Jack attends Ross Preschool, Adrienne shall have Jack as follows:

a. Tuesdays – Adrienne shall pick Jack up from camp by no later than 1:00 p.m. Adrienne shall have Jack from 1:00 p.m. until Wednesday return to camp by no later than 9:00 a.m.

b. Thursday –Adrienne shall pick Jack up from camp by no later than 1:00 p.m.; Adrienne shall have Jack from 1:00 p.m. until Friday return to camp by no later than 9:00 a.m.

c. Adrienne shall have Jack on alternate weekends from 9:00 a.m. Saturday to 5:00 p.m. Sunday. Joanna shall drop Jack off to Adrienne by no later than 9:00 a.m.; Adrienne shall drop Jack off to Joanna by no later than 5:00 p.m.

Joanna shall have Jack on all other days and times not specified above.

3. Temporary Schedule When the 2026-2027 Academic Year begins

Jack shall attend Ross Bridges for the 2026-2027 academic year. Adrienne shall have Jack as follows:

a. Tuesdays –Adrienne shall pick Jack up from school/enrichment by no later than 2:00 p.m. Adrienne shall have Jack from 2:00 p.m. until return to school on Wednesday morning by no later than 9:00 a.m.

b. Thursday –Adrienne shall pick Jack up from school/enrichment by no later than 2:00 p.m.; Adrienne shall drop Jack off to Joanna by no later than 6:00 p.m.

c. Adrienne shall have Jack on alternate Sundays from 9:00 a.m. to 5:00 p.m. Joanna shall drop Jack off to Adrienne by no later than 9:00 a.m.; Adrienne shall drop Jack off to Joanna by no later than 5:00 p.m.

d. Once a month Adrienne’s weekend parenting time will be from Saturday 9:00 a.m. to Sunday 5:00 p.m. That is, on a month with four weekends, one weekend is Sunday only and the other is a Saturday to Sunday overnight.

e. Joanna shall have Jack on all other days and times not specified above.

The basic schedule for the 2026-2027 academic year shall remain in effect until further written agreement of the parties or court order.

4. Transitions: Except as set forth herein, transitions shall be at school/camp or at an enrichment activity. When this is not feasible, the custodial parent will drop off the child at the receiving parent’s home for the transition. All home transitions shall be curbside and the receiving parent will retrieve Jack from the other parent’s vehicle upon arrival. There shall be no lingering by the delivering parent in front of/near the receiving parent’s home before and/or after a drop off. Jack shall not remain with the delivering parent and/or in the delivering parent’s vehicle upon arrival to the receiving parent’s home. The delivering parent shall promptly drop Jack off and leave after Jack is dropped off/retrieved by the receiving parent. The parents shall keep all interactions with each other during transactions brief, child-focused, and free from conflict.

Each parent may designate a responsible adult(s) to transport Jack to or from school or custodial exchanges on behalf of the custodial parent but must notify the other parent in advance. Third parties shall not be used for exchanges on a routine or ongoing basis.

5. Any changes in the transition (time, location, etc. of an exchange) shall be communicated to the other parent in writing – absent emergency, requested changes, including time and location and if a parent cannot drive the child, shall be communicated via OFW at least 72 hours in advance.

6. Both parents shall endeavor to be prompt and on time for exchanges. If a parent is more than 20 minutes late bringing Jack to a home exchange, then transitions will switch and the receiving parent will pick up Jack instead.

7. The custodial parent shall promptly notify the other parent if Jack will not attend school or camp due to illness on an exchange day and shall provide updates through OFW regarding his condition and anticipated return to school or camp. If Jack is ill and unable to attend school or camp, he shall remain in the care of the parent with whom he is with as of 8 a.m. in the morning on an exchange day until he is well enough to resume normal activities. Neither parent shall be required to transport Jack while he is ill. However, the parents recognize the need to be flexible in the event of illness and may agree in writing that Jack may be transported to the other parent if for any reason she is unable to care for Jack (e.g., due to work obligations). The regular parenting schedule shall resume once Jack is able to return to school or camp, unless otherwise agreed in writing by the parties.

8. Aside from illness, if Jack does not have school, camp or a scheduled activity on a day scheduled for Adrienne's parenting time, the parenting time will begin as if that activity was in place. That is, if Jack would normally be in school, the school schedule applies, if he would be at camp, the camp schedule applies.

9. Absent written agreement of the parties, the custodial parent shall have priority to participate in Jack's school activities and/or enrichment activities (volunteer days, field trips, school parties, etc.) during her parenting time. However, the parties will endeavor to ensure both parents have equal opportunity to participate with Jack's school activities, special days, field trips, and/or enrichment activities as they have in the past.

10. **Changes to schedule:** If either parent wants to make a one-time change to the basic schedule, she shall make her best effort to contact the other parent at least 30 days before their parenting time to propose the change. The parents shall endeavor to accommodate reasonable requests by the other parent to make changes to the basic schedule. However, there shall be no obligation by a parent to give the other parent "make up time" for any missed parenting time.

11. **Parent's Birthday:** Jack may celebrate a parent's birthday during her parenting time. There shall not be any changes to schedule due to a parent's birthday unless by mutual written agreement.

12. **Jack's Birthday:** Jack shall remain with the custodial parent on his actual birthday.

13. **Birthday Parties:** Both parents shall be able to attend and participate in Jack's birthday parties. Adrienne will plan Jack's birthday party in 2026 and Joanna will plan in 2027. There will be no "duplicate" birthday parties planned for Jack. The parent who plans Jack's birthday party

shall be responsible for extending invitations to Jack's friends, family, and family friends with input by the other parent.

14. Memorial Day/Labor Day/Veteran's Day/Indigenous People's Day: These holidays shall follow the basic parenting schedule set forth above.

15. 2026 Summer Vacation Dates: Joanna shall have Jack for the entire week of June 29th. Joanna shall also have Jack from August 20 through 23.

16. Mother's Day 2026: Adrienne shall have Mother's Day in 2026. If Mother's Day in 2026 falls on Joanna's day, the transition to Adrienne shall be on Sunday at 9:00 until 5 p.m. return to Joanna.

17. The Remaining Major Jewish Holidays for Fall 2026 (Yom Kippur, Rosh Hashanah): If they fall on a day Jack will be with Adrienne, Jack will be with Joanna from 9 a.m. to 9 p.m.

18. Travel: Each Party shall be permitted to travel domestically during their respective custodial time, with at least two weeks advance written notice to the other parent prior to departure date unless the travel is planned less than two weeks in advance in which case it shall be provided as soon as it is planned. International travel shall be subject to the other parent's express written consent, which shall not be unreasonably withheld.

19. In the event of travel, the traveling parent shall provide the other parent dates of travel, flight information, location and contact information as well as whether any other adults will be traveling with them.

Legal Custody

20. The parents shall have joint legal custody of Jack, subject to the conditions set forth below. These conditions will be modified when and if Adrienne's timeshare increases.

21. Medical and Dental Appointments: Joanna shall initiate all non-emergency medical and dental appointments unless the parties agree in writing otherwise. Joanna will not schedule such appointments on Adrienne's time unless agreed in writing. Both parents shall be responsible for ensuring Jack attends scheduled routine and/or urgent medical care, therapy, OT, and other recommended medical services, when appointments fall during her custodial time and send a summary of the appointments attended on OFW and any treatment plan within 24 hours of the appointment. If a parent is unable to take Jack to a medical appointment (urgent or routine) or a therapy session during her time, she shall allow the other parent to take Jack to his appointment. Summaries of Jack's appointment and treatment plans are also available to both parties. In the event of a medical emergency during a parent's custodial time, she shall contact the other parent by phone or in writing immediately after appropriate emergency personnel has first been contacted.

22. Each parent shall have access to all medical and/or school records pertaining to Jack. Each parent shall be responsible for signing up for their own access to such records.

23. **Serious Medical Treatment:** If Jack has a serious but non-emergency medical condition, Joanna shall initiate the process of finding the appropriate doctor or specialist and keep Adrienne informed but may not initiate non-emergency treatment without Adrienne's consent.

24. **School:** The parties must jointly agree on school enrollment.

25. **Extra-curricular Activities:** Neither parent shall schedule any activity that falls on both parent's parenting time without mutual written consent. Both parents must consent to participation in Jack's participation in extra-curricular activities. A parent's consent to Jack's participation in any extra-curricular activities shall not be unreasonably withheld. Each parent shall take Jack to his agreed upon activities during her parenting time.

26. **Emergency Contact:** Adrienne and Joanna shall both be listed as the other's emergency contact on all of Jack's relevant forms including but not limited to school, sports, and summer camps forms. The parents shall update the emergency contact forms as needed. The parties shall agree in writing on any secondary emergency contacts for Jack.

27. **Childcare:** The parents shall be permitted to hire her own childcare providers during her parenting time unilaterally at her sole expense.

28. **Step up and future holiday scheduling:** Unless the parties agree to a parenting coordinator, the Court will set a custody review hearing in August to review step-up proposals for the fall and to reduce the number of transitions. After Adrienne completes six months of treatment through Guidepost DBT, the Court will consider converting weekday visitation to overnights.

29. Jack shall continue in therapy until no longer clinically indicated.

30. Jack shall continue to receive OT and any other supports recommended by his school or medical providers.

31. Jack shall not be exposed to domestic violence.

32. Adrienne shall not expose Jack to episodes of intense emotional dysregulation on her part.

33. Neither party will disparage the other party in Jack's presence or hearing, nor will they allow others to do so.

34. Neither parent will knowingly and intentionally do anything that would adversely affect Jack's relationship with the other parent; each parent will support Jack in having the best possible relationship with the other parent.

35. Neither parent shall discuss or in any other way share with Jack the matters related to marital or post-marital conflict. If Jack initiates inquiries, the parents will provide him with appropriately factual explanations that decrease his anxiety and protect his positive regard for the other parent.

36. Neither parent will ask Jack to keep secrets from the other parent, except when socially appropriate such as holiday gifts, surprises, etc.

37. **Passport/Birth Certificate:** If either parent needs Jack's passport, the parent holding the passport will provide it to the other parent without delay. The receiving parent will then be in possession of Jack's passport until the other parent needs it for travel or otherwise. The parent who does not hold Jack's birth certificate will apply for a second birth certificate, and the other parent will execute any documents necessary or provide any information necessary to facilitate the request.

38. Neither parent will introduce Jack to a significant other without having previously discussed the subject with the other parent. Neither parent will consider introducing the child to a significant other until that parent has dated their significant other for at least six months and believes that the relationship with that person is a significant one that is likely to be long-term.

Independent Custody Evaluation – Brief Focused Assessment

Pursuant to Family Code 3111, the Court orders an independent custody evaluation as a Brief Focused Assessment. The parties will split the cost, subject to reallocation at time of trial. The focus of the evaluation is whether sustained custody time with Adrienne is in Jack's best interests and what kind of parenting plan the Court should adopt.

The evaluator is to rely on Dr. Kan's report and need not conduct a separate psychological assessment.

Parents are required to sign releases so the evaluator can review any and all psychological reports, school records, and any other material the evaluator might need. The evaluator is to keep all such information confidential and file any report containing such confidential information under seal.

The parties must exchange two names of proposed evaluators along with their CV and availability by May 1. If they cannot agree on an evaluator, each party will submit a filing with one name to the Court and submit courtesy copies to CourtroomG@marin.courts.ca.gov by May 6, and the Court will issue orders appointing the evaluator.

All prior orders not in conflict with these orders shall remain in effect.

Adrienne's counsel shall prepare the formal findings and order after hearing.

**SUPERIOR COURT OF CALIFORNIA
COUNTY OF MARIN**

DATE: 4/21/26 TIME: 9:00 A.M. DEPT: G CASE NO: FL0002535

PRESIDING: HON. MATTHEW A. SIROKA

REPORTER:

CLERK: J. CHARIFA

PETITIONER: JENNA SIDNEY LEGO
DE LORRIE

and

RESPONDENT: TROY LOUIS BARTOK

NATURE OF PROCEEDINGS: 1) REQUEST FOR ORDER – CHILD
CUSTODY/VISITATION 2) REQUEST FOR ORDER – CHILD SUPPORT

RULING

Petitioner Jenna Sidney Lego de Lorrie (Mother) filed a request for order (RFO) seeking custody, support, attorney fees, rental reimbursement and sanctions on February 10, 2026; Father filed an RFO for visitation on March 6, 2026 and the matters were consolidated for hearing.

Custody

Existing juvenile restraining orders had established a schedule for unsupervised parenting time of 12 hours per week. In February, 2026 Mother unilaterally terminated visitation. Mother expressed concern that Father may not be sober and his substance abuse presents a threat to the safety and welfare of the children.

Although the parties were referred to Family Court Services (FCS), Mother did not attend the appointment. Mother and her counsel state they never received email notice of the meeting, although FCS confirmed email to mother's counsel.

Pending an interview with Mother, FCS recommended unsupervised parenting time with the children on Tuesdays and Thursdays from after school through 7 PM and every Saturday from 9 AM to 7 PM. Mother objects to unsupervised parenting time and notes that given the distance between the parents, midweek visits would result in excessive travel for the children.

The Court finds it is in the bests of the children to adopt the FCS recommendation as modified herein:

Father shall have unsupervised parenting time with the children on Tuesdays and Thursdays from after school through 7 PM provided he remains with the children in Marin County in order

to avoid excessive travel with the children. Father shall have unsupervised parenting time Saturdays from 9 AM to 7 PM.

The Court is not requiring supervised parenting time at the moment because Father has been using Soberlink voluntarily and appears to be maintaining his sobriety, and prior orders did not require supervision.

Father shall conduct Soberlink testing. Testing shall occur between 7-9 AM, 11 AM – 1PM, and 7-9 PM. On Tuesdays and Thursdays, Father must also test one hour before visitation, and one time during the visitation. On Saturdays, Father must also test one hour before visitation and once between 4-6 PM. If Father fails to test, or tests positive, the visit will be cancelled. In the event of two failures to test or any positive tests, all parenting time will be suspended pending further order of the Court. Mother shall file the results of any positive tests with the Court. Father may not be under the influence of alcohol, cannabis or any non-prescribed drug during his parenting time.

Father is advised that unsupervised parenting time is at this point strictly conditioned on his maintaining his sobriety and compliance with the Court's orders.

Father represents that he currently lives alone. Father must advise Mother of any changes to his current living situation, including taking on renters or roommates, within 48 hours of any such change.

Father may not drive with the children with any measurable amount of alcohol in his blood or while under the influence of any non-prescribed medication or drugs, including cannabis.

Father may not drive with the children unless properly licensed and insured.

Mother may not unilaterally alter the visitation schedule, but the parties may agree in writing to modify the schedule pending further order of the Court.

Support

Mother requests *pendente lite* support per guidelines; Father asks for a departure from guidelines due to financial hardship. Previously, Father was the primarily financial support for the household. Now that there are two households, the costs are significantly higher. Mother is in school to further her vocational opportunities, which is laudable. However, circumstances have changed dramatically, and she may have to consider other options in the short term to generate more income. This is a marriage of short duration, and there is simply not enough income to support two households from Father's salary alone.

Based on the assumptions as set forth in the attached Xspouse calculation, which reflect the Court's timeshare orders, guideline support is \$2,645 in child support and \$1,291 in spousal support for a total of \$3,936. This leaves Father with \$3,101 in net spendable income. Application of the guideline child support amount would be unjust or inappropriate due to special circumstances in this case, specifically, Father's remaining net disposable income, after payment of the guideline amount, would be insufficient to meet his basic minimum monthly

living expenses, including maintaining the marital home, food, basic utilities, basic phone service, transportation, and the basic necessary expenses which arise during his custodial time with the minor children.

Therefore, the Court deviates from the guidelines and sets child support at \$2,645 and spousal support at \$400, for a total of \$3,045.

The court finds that the child support ordered herein is consistent with the best interests of the children for the reasons stated above.

Gavron Warning

Mother is advised it is the policy of the state of California that each party become self-sufficient or as self-sufficient as possible within a reasonable period of time. The Court can consider Mother's efforts to find work or lack thereof in future orders involving spousal support.

Attorney Fees

Mother requests attorney fees pursuant to Family Code section 2030 but does not identify a source from which Father could pay such fees. Both parties have received loans from family members to pay for their attorneys. After support, Father has no income from which to provide attorney fees, and there are no significant assets either separate property or community property, except for a small amount of equity in the marital home. The Court finds Father has no ability to pay, and after support, does not have greater access to resources to fund litigation for the parties. Because of this finding, the Court does not continue its Family Code section 2030 analysis. The request for attorney fees is DENIED WITHOUT PREJUDICE.

Rental Reimbursement

Mother seeks reimbursement for one half of any rental income Father received for rental of the marital home. This issue is reserved for trial and DENIED WITHOUT PREJUDICE.

Sanctions

Mother requests sanctions in the amount of \$5,000 pursuant to Family Code section 271 based on Father's conduct in the 48 hours or so after being served with the dissolution petition, in which he terminated her cell phone plan. Father admits to terminating the plan. Mother also claims he engaged in harassing behavior which Father denies. Mother claims the sanctions are warranted because her attorney sent a cease-and-desist letter. Father's conduct is a violation of the automatic temporary restraining orders (ATROS) which were in place at the time. However, his conduct (which occurred while unrepresented) did not substantially frustrate the policy of the law to promote settlement of litigation. Mother's request for sanctions is DENIED.

Father is admonished to abide by all court orders and advised that violation of such orders may be grounds for sanctions and can be punishable as contempt.

FL0002535

Mother is re-referred to FCS, and the Court will conduct a review hearing on custody and support on June 23, 2026.

2026

Guideline Summary

Monthly Figures

	Father	Mother	Monthly Figures		Cash Flow	
			2026			
Fixed Shares						
Number of children	0	2			Combined net spendable	7037
Percent time with NCP	21.00%	0.00%				
Filing status	SINGLE HH/MLA				Father	
Number of exemptions	1	3	Nets (adjusted)		Payment cost/benefit	-3816
Wages and salary	13802	0	Father	7037	Net spendable income	3101
Self employed income	0	0	Mother	0	Federal income tax	1863
Other taxable income	0	0	Total	7037	Federal employment tax	1042
TANF CS received	0	1892	Support		State income tax	603
Other nontaxable income	0	0	Addons	0	State employment tax	163
New spouse income	0	0	Guideln CS	2645	Total taxes	3671
Employee 401-k contribution	0	0	Marin SS	1291	Federal filing status	SINGLE
Adjustments to income	0	0	Total	3936	State filing status	SINGLE
SS paid prev marriage	0	0			Mother	
CS paid prev marriage	500	0			Payment cost/benefit	3936
Health insurance	184	0			Net spendable income	3936
Other medical expenses	0	0			Federal income tax	0
Property tax expenses	0	0			Federal employment tax	0
Ded interest expense	0	0			State income tax	0
Contribution deduction	0	0			State employment tax	0
Misc tax deductions	0	0			Total taxes	0
Qualified business income deduction	0	0			Federal filing status	HH/MLA
Required union dues	450	0			State filing status	HH/MLA
Mandatory retirement	1960	0				
Hardship deduction	0	0				
Other GDL deductions	0	0				
Child care expenses	0	0				

FC 4055 checking: **ON**

Per Child Information

	DOB	Timeshare	cce(F)	cce(M)	Addons Payor	Basic CS Payor	Pres CS Payor
All children		21 - 79	0	0	0 Father	2,645 Father	2,645 Father
Lily	2020-02-05	21 - 79	0	0	0 Father	992 Father	992 Father
Penelope	2022-01-24	21 - 79	0	0	0 Father	1,653 Father	1,653 Father