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**FILED**  
Superior Court of California  
County of Placer

APR 14 2016

Jake Chatters  
Executive Officer & Clerk  
By K. Zaragoza, Deputy



SUPERIOR COURT OF THE STATE OF CALIFORNIA  
IN AND FOR THE COUNTY OF PLACER

ISRAEL STINSON by and through  
JONEE FONSECA, his other  
Petitioner;

v.

UC DAVIS CHILDREN'S HOSPITAL;  
KAISER PERMANENTE ROSEVILLE  
MEDICAL CENTER-WOMEN AND  
CHILDREN'S CENTER,  
Defendants

Case No.: S-CV-0037673

ORDER ON EX PARTE APPLICATION  
FOR TEMPORARY RESTRAINING  
ORDER

**NEXT HEARING:**  
**April 15, 2016**  
**9:00 a.m.**  
**Department 43**

Petitioner and applicant Jonee Fonseca has applied for a temporary restraining order directed to Kaiser Permanent Roseville Medical Center— Women and Children's Center concerning medical care and intervention provided to her son Israel Stinson. The court convened a hearing on the application at which Ms. Fonseca and her counsel, Alexandra Snyder, Esq., appeared. Various representatives from Kaiser including Katherine Saral, Esq., and Madeline Buty, Esq., appeared by phone.

The court orders as follows:

(1) The application for temporary restraining order is set for hearing

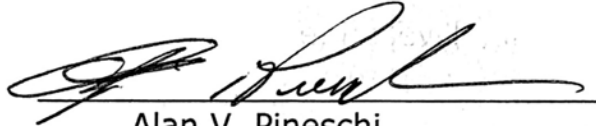
1 April 15, 2016, 9:00 a.m., in Department 43 of this court, the Hon. Michael  
2 W. Jones, presiding. Department 43 is located at the Hon. Howard G.  
3 Gibson Courthouse, 10820 Justice Center Drive, Roseville, in the Santucci  
4 Justice Center.

5 (2) Pending further order of the court, respondent Kaiser is ordered  
6 to continue to provide cardio-pulmonary support to Israel Stinson as is  
7 currently being provided.

8 (3) Pending further order of the court, respondent Kaiser is ordered  
9 to continue to provide medications currently administered to Israel;  
10 however, physicians or attending staff may adjust medications to the extent  
11 possible to maintain Israel's stability, given his present condition.

12 IT IS SO ORDERED.

13 DATED: April 14, 2016



14 Alan V. Pineschi  
15 Judge of the Superior Court  
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**FILED**  
Superior Court of California  
County of Placer

APR 15 2016

Jake Chatters  
Executive Officer & Clerk  
By: J. Tisdale, Deputy

SUPERIOR COURT OF THE STATE OF CALIFORNIA  
IN AND FOR THE COUNTY OF PLACER

ISRAEL STINSON by and through  
JONEE FONSECA, his mother  
Petitioner;  
v.  
UC DAVIS CHILDREN'S HOSPITAL;  
KAISER PERMANENTE ROSEVILLE  
MEDICAL CENTER-WOMEN AND  
CHILDREN'S CENTER,  
Defendants

Case No.: S-CV-0037673

ORDER ON EX PARTE APPLICATION  
FOR TEMPORARY RESTRAINING  
ORDER

**NEXT HEARING:**  
**April 22, 2016**  
**9:00 a.m.**  
**Department 43**

Petitioner and applicant Jonee Fonseca has applied for a temporary restraining order directed to Kaiser Permanent Roseville Medical Center— Women and Children's Center concerning medical care and intervention provided to her son Israel Stinson. An initial TRO was granted April 14, 2016, and further proceedings were set for April 15, 2016, 9:00 a.m., in Department 43, the Hon. Michael W. Jones, presiding.

The April 15 hearing was conducted as scheduled. Ms. Fonseca and Nathaniel Stinson, minor's father, appeared with Alexandra Snyder, Esq. Drexwell M. Jones, Esq., appeared for Kaiser along with Dr. Michael Myette.

1 After consideration of the information and argument presented, the  
2 court orders as follows:

3 (1) The temporary restraining order issued previously is extended to  
4 April 22, 2016, 9:00 a.m., or further order of this court, with additional  
5 orders as follows:

6 (a) Respondent Kaiser is ordered to continue to provide cardio-  
7 pulmonary support to Israel Stinson as is currently being provided.

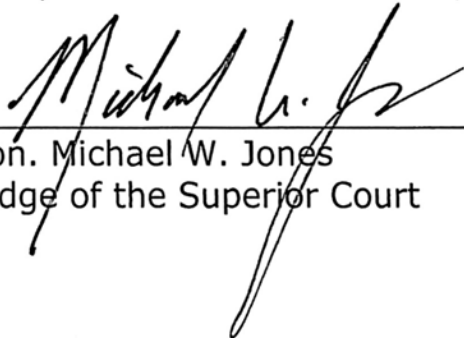
8 (b) Respondent Kaiser is ordered to continue to provide  
9 medications currently administered to Israel; however, physicians or  
10 attending staff may adjust medications to the extent possible to  
11 maintain Israel's stability, given his present condition.

12 (c) Respondent Kaiser is ordered to continue provision of  
13 nutrition to Israel in the manner currently provided to the extent  
14 possible to maintain Israel's stability, given his present condition.

15 (2) The application for temporary restraining order is set for further  
16 hearing April 22, 2016, 9:00 a.m., in Department 43 of this court,

17 IT IS SO ORDERED.

18 DATED: April 15, 2016

  
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19 Hon. Michael W. Jones  
20 Judge of the Superior Court  
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**FILED**  
Superior Court of California  
County of Placer

APR 22 2016

Jake Chatters  
Executive Officer & Clerk  
By: K. Harding, Deputy

SUPERIOR COURT OF THE STATE OF CALIFORNIA  
IN AND FOR THE COUNTY OF PLACER

ISRAEL STINSON by and through  
JONEE FONSECA, his mother  
Petitioner;

v.

UC DAVIS CHILDREN'S HOSPITAL;  
KAISER PERMANENTE ROSEVILLE  
MEDICAL CENTER-WOMEN AND  
CHILDREN'S CENTER,  
Respondent

Case No.: S-CV-0037673

ORDER AFTER HEARING

**NEXT HEARING:**

**April 27, 2016  
9:00 a.m.  
Department 43**

Petitioner and applicant Jonee Fonseca has applied for a temporary restraining order directed to Kaiser Permanente Roseville Medical Center—Women and Children's Center concerning medical care and intervention provided to her son Israel Stinson. TRO proceedings were heard April 14 and 15, 2016, and further proceedings were set for April 22, 2016, 9:00 a.m., in Department 43, the Hon. Michael W. Jones, presiding.

At the April 22 hearing, Ms. Fonseca and Nathaniel Stinson, minor's father, appeared with Alexandra Snyder, Esq. Jason J. Curliano, Esq., and Drexwell M. Jones, Esq., appeared for Kaiser Foundation Hospitals. At the



1 court's request Roger Coffman, Esq., Senior Deputy County Counsel for  
2 Placer County was also present, representing the Placer County Public  
3 Guardian.

4 Petitioner and respondent have reached a stipulation concerning the  
5 present circumstances and the TRO. The parties' written stipulation,  
6 executed by counsel, has been filed.

7 Adopting the agreement of the parties, the court orders as follows:

8 (1) Jonee Fonseca and Nathaniel Stinson shall transfer Israel Stinson  
9 to Sacred Heart Medical Center, 101 West 8th Avenue, Spokane,  
10 Washington, which has agreed to admit Israel;

11 (2) Transportation of Israel to Sacred Heart shall be by Air Care 1;

12 (3) Kaiser will cooperate with and facilitate Israel's transfer and will  
13 take necessary steps, in the ordinary course, to prepare Israel for transport,  
14 and will transfer care and support of Israel to Air Care 1;

15 (4) Israel's attending physician at Kaiser Roseville will communicate  
16 with Air Care 1 to assure they have proper staffing and equipment to  
17 transfer Israel;

18 (5) Israel's attending physician at Kaiser Roseville will communicate  
19 with the admitting physician at Sacred Heart to facilitate continuous care  
20 and to assure Sacred Heart is prepared to receive Israel;

21 (6) The restraining order currently in place, which requires that

22 (a) Kaiser shall continue to provide cardio-pulmonary support  
23 to Israel Stinson as is currently being provided;

24 (b) Kaiser shall provide medications currently administered to  
25 Israel; however, physicians or attending staff may adjust medications  
26 to the extent possible to maintain Israel's stability, given his present  
27 condition;

28 (c) Kaiser shall continue to provide nutrition to Israel in the  
29 manner currently provided to the extent possible to maintain Israel's



1 stability, given his present condition;

2 shall continue in effect until and shall automatically dissolve upon the earlier  
3 of:

4 (a) Israel's discharge from Kaiser Permanente Hospital in  
5 Roseville; for this purpose, *discharge* means Israel's physical exit  
6 from the hospital; or

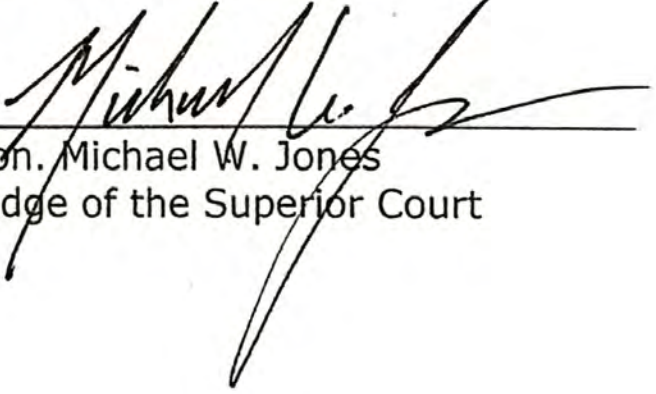
7 (b) Wednesday, April 27, 2016, 9:00 a.m.

8 Kaiser's legal responsibility for Israel's care and treatment will cease when  
9 the restraining order dissolves.

10 (7) This matter is set for further proceedings April 27, 2016, 9:00  
11 a.m., in Department 43. If the restraining order has dissolved pursuant to  
12 paragraph (6), *supra*, the court intends to dismiss this action. The parties  
13 have stipulated that the court will thereafter have no jurisdiction over  
14 minor, petitioner or respondents under this proceeding.

15 IT IS SO ORDERED.

16 DATED: April 22, 2016

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19 Hon. Michael W. Jones  
20 Judge of the Superior Court  
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**FILED**  
Superior Court of California  
County of Placer

APR 27 2016 1049

Jake Chatters  
Executive Officer & Clerk  
By: K. Harding, Deputy

SUPERIOR COURT OF THE STATE OF CALIFORNIA  
IN AND FOR THE COUNTY OF PLACER

ISRAEL STINSON by and through  
JONEE FONSECA, his mother  
Petitioner;  
v.  
UC DAVIS CHILDREN'S HOSPITAL;  
KAISER PERMANENTE ROSEVILLE  
MEDICAL CENTER-WOMEN AND  
CHILDREN'S CENTER,  
Respondent

Case No.: S-CV-0037673

ORDER AFTER HEARING

**NEXT HEARING:**

**April 29, 2016**  
**9:00 a.m.**  
**Department 43**

Petitioner and applicant Jonee Fonseca has applied for a temporary restraining order directed to Kaiser Permanent Roseville Medical Center— Women and Children's Center concerning medical care and intervention provided to her son Israel Stinson. TRO proceedings were previously heard April 14, 15 and 22, 2016.

A continued hearing was held April 27, 2016, in Department 43, the Hon. Michael W. Jones, presiding. Ms. Fonseca and Nathaniel Stinson, minor's father, appeared with Alexandra Snyder, Esq. Jason J. Curliano, Esq., and Drexwell M. Jones, Esq., appeared for Kaiser Foundation



1 Hospitals. At the court's request Roger Coffman, Esq., Senior Deputy  
2 County Counsel for Placer County was also present, representing the Placer  
3 County Public Guardian. Richard Robinson and Laura Moreno,  
4 representatives of Kaiser, were also present.

5 Having considered the argument of and information provided through  
6 counsel, including declarations and other writings offered by Ms. Fonseca  
7 and Mr. Stinson, the court makes the orders which follow. These orders are  
8 made to implement the Health and Safety Code section 1254.4 reasonably  
9 brief period of accommodation for Israel's family.

10 It is ordered that:

11 (1) Jonee Fonseca and Nathaniel Stinson shall be afforded an  
12 additional brief opportunity to transfer Israel Stinson to a medical facility  
13 agreeable to the parties, which facility has agreed to admit Israel;

14 (2) Transportation of Israel to the facility referred to in preceding  
15 paragraph (1) shall be by Air Care 1 or another transportation service  
16 agreeable to the parties;

17 (3) Kaiser will cooperate with and facilitate Israel's transfer and will  
18 take necessary steps, in the ordinary course, to prepare Israel for transport,  
19 and will transfer care and support of Israel to Air Care 1 or another  
20 transportation service agreeable to the parties;

21 (4) Israel's attending physician at Kaiser Roseville will communicate  
22 with Air Care 1 or another transportation service agreeable to the parties to  
23 assure they have proper staffing and equipment to transfer Israel;

24 (5) Israel's attending physician at Kaiser Roseville will communicate  
25 with the admitting physician at the facility referred to above in paragraph  
26 (1) to facilitate continuous care and to assure the admitting facility is  
27 prepared to receive Israel;

28 (6) The restraining order currently in place, which requires that

29 (a) Kaiser shall continue to provide cardio-pulmonary support

1 to Israel Stinson as is currently being provided;

2 (b) Kaiser shall provide medications currently administered to  
3 Israel; however, physicians or attending staff may adjust medications  
4 to the extent possible to maintain Israel's stability, given his present  
5 condition;

6 (c) Kaiser shall continue to provide nutrition to Israel in the  
7 manner currently provided to the extent possible to maintain Israel's  
8 stability, given his present condition;

9 shall continue in effect until and shall automatically dissolve upon the earlier  
10 of:

11 (a) Israel's discharge from Kaiser Permanente Hospital in  
12 Roseville; for this purpose, *discharge* means Israel's physical exit  
13 from the hospital; or

14 (b) Friday, April 29, 2016, 9:00 a.m.

15 Kaiser's legal responsibility for Israel's care and treatment will cease when  
16 the restraining order dissolves.

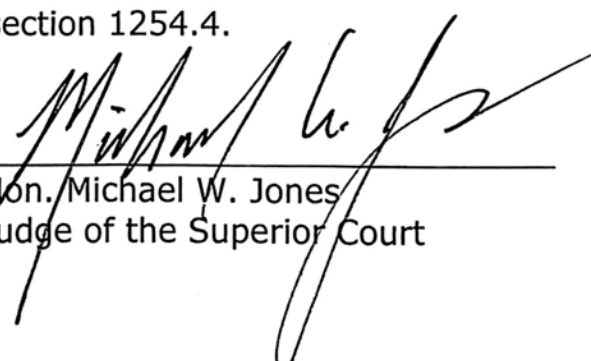
17 (7) This matter is set for further proceedings April 29, 2016, 9:00  
18 a.m., in Department 43.

19 If the restraining order has dissolved pursuant to paragraph (6),  
20 *supra*, the court intends to dismiss this action. The parties have stipulated  
21 that the court will thereafter have no jurisdiction over minor, petitioner or  
22 respondents under this proceeding.

23 The court finds that this order provides the reasonably brief period of  
24 time under Health and Safety Code section 1254.4.

25 IT IS SO ORDERED.

26 DATED: April 27, 2016

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29 Hon. Michael W. Jones  
Judge of the Superior Court