

245 Cal.App.4th 63 (2016)

**ELIZABETH KARNAZES, Plaintiff and Appellant,
v.
TYLER ARES et al., Defendants,
ASHLEY D. POSNER, Real Party in Interest and Respondent.**

No. B246308.

Court of Appeals of California, Second District, Division Two.

February 26, 2016.

[Modification of opinion (244 Cal.App.4th 344; ___ Cal.Rptr.3d ___), upon denial of rehearing.]

THE COURT. — IT IS ORDERED that the opinion filed herein on January 27, 2016, be modified as follows:

1. On page 11 [244 Cal.App.4th 355, advance report, 4th par., lines 7-11], the third sentence of the first full paragraph is deleted and the following sentence is inserted in its place:

Appellant provides no discussion of any law applying these provisions to require a trial court to provide a full copy of its tentative ruling to an individual appearing by telephone.

2. On page 11 [244 Cal.App.4th 355, advance report, 5th par., lines 6-7], the last sentence of the second full paragraph is deleted and the following sentence is inserted in its place:

It makes no mention of any requirement that the court provide full electronic or faxed copies of tentative rulings to parties making telephonic appearances, regardless of whether the court was notified in advance of the telephonic appearance.

There is no change in the judgment.

Appellant's petition for rehearing is denied.

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