

From: Corey Lee <corey@corey-leelaw.com>
Sent: Wednesday, June 5, 2019 7:28 PM
To: Martha Rosenberg <Martha@rosenbergfamilylaw.com>
Subject: Re: Poe

Martha,

Thank you. I have read the Krug case. My research showed that 403.270 was amended 7/18 to eliminated “not in presence” language as to domestic violence. I’ve advised my client that this is a very good offer that Brian has made and that we can do much worse in court.

She advises that even if Brian gives her the Mercedes, she can not afford the upkeep of it, even with the two disability checks.

She wishes to move forward toward a hearing, but maintains that a relocation is not her goal. She states she has nowhere to relocate to at this stage of the game and that she will willfully tell you that at a hearing. **She also knows that the burden for sole custody is much higher now than it will be in 1.5 years.**

I have reviewed the pros and cons of our case but would not be fair to you if I just pushed it one week, knowing that she will not agree to anything less than Judge Messer’s decision as to custody timesharing and child support.

We need to proceed on Friday with our request for a psychological evaluation.

Sent from my iPhone