1 2 3			Appendix I Emergency Rules Related to COVID-19
4 5	Eme	ergeno	cy rule 1. Unlawful detainers
6 7	(a)	App	lication
8 9		Noty	vithstanding any other law, including Code of Civil Procedure sections 1166,
10			7, 1169, and 1170.5, this rule applies to all actions for unlawful detainer.
11 12	(b)	Issu	ance of summons
13			
14 15			burt may not issue a summons on a complaint for unlawful detainer unless the t finds, in its discretion and on the record, that the action is necessary to protect
16			ic health and safety.
17		1	
18 19	(c)	Entr	ry of default
20		A co	ourt may not enter a default or a default judgment for restitution in an unlawful
21			iner action for failure of defendant to appear unless the court finds both of the
22		follo	wing:
23 24		(1)	The action is necessary to protect public health and safety; and
24		(1)	The action is necessary to protect public health and safety, and
26		(2)	The defendant has not appeared in the action within the time provided by
27			law, including by any applicable executive order.
28			
29	(d)	Tim	e for trial
30		16	
31 32			defendant has appeared in the action, the court may not set a trial date earlier 60 days after a request for trial is made unless the court finds that an earlier
33			date is necessary to protect public health and safety. Any trial set in an
34			wful detainer proceeding as of April 6, 2020 must be continued at least 60 days
35			the initial date of trial.
36			
37	(e)	Suns	set of rule
38		T 1 ·	
39 40			rule will remain in effect until 90 days after the Governor declares that the
40 41			of emergency related to the COVID-19 pandemic is lifted, or until amended or aled by the Judicial Council.
41		repea	
43			

1 2	Eme	rgeno	cy rule 2. Judicial foreclosures—suspension of actions
3 4 5 6 7 8	mortg Proce provie relate	gage of edure, des th ed to t	nding any other law, this rule applies to any action for foreclosure on a or deed of trust brought under chapter 1, title 10, of part 2 of the Code of Civil beginning at section 725a, including any action for a deficiency judgment, and nat, until 90 days after the Governor declares that the state of emergency he COVID-19 pandemic is lifted, or until this rule is amended or repealed by I Council:
9 10 11 12 13	(1)	dec	such actions are stayed, and the court may take no action and issue no isions or judgments unless the court finds that action is required to further the lic health and safety.
14 15	(2)	Any	v statute of limitations for filing such an action is tolled.
16 17 18 19 20	(3)	exe	period for electing or exercising any rights under that chapter, including rcising any right of redemption from a foreclosure sale or petitioning the court elation to such a right, is extended.
21	Eme	rgenc	cy rule 3. Use of technology for remote appearances
22			
22 23 24	(a)	Ren	note appearances
23 24 25 26 27 28	Notw incluc perso	rithsta ling c nnel,	note appearances nding any other law, in order to protect the health and safety of the public, court users, both in custody and out of custody defendants, witnesses, court judicial officers, and others, courts must conduct judicial proceedings and ations as follows:
23 24 25 26 27 28 29 30 31	Notw incluc perso	rithsta ling c nnel, opera	nding any other law, in order to protect the health and safety of the public, court users, both in custody and out of custody defendants, witnesses, court judicial officers, and others, courts must conduct judicial proceedings and
23 24 25 26 27 28 29 30	Notw incluc perso	rithsta ling c nnel, opera	nding any other law, in order to protect the health and safety of the public, court users, both in custody and out of custody defendants, witnesses, court judicial officers, and others, courts must conduct judicial proceedings and ations as follows: Courts may require that judicial proceedings and court operations be

1 2 3			exchange and authentication of documentary evidence; e-filing and e-service; the use of remote interpreting; and the use of remote reporting and electronic recording to make the official record of an action or proceeding.
4			recording to make the official record of an action of proceeding.
5 6	(b)	Sun	set of rule
0 7 8			rule will remain in effect until 90 days after the Governor declares that the of emergency related to the COVID-19 pandemic is lifted, or until amended or
9 10			aled by the Judicial Council.
11			
12 13	Eme	rgen	cy rule 4. Emergency Bail Schedule
14 15	(a)	Purj	pose
16 17 18 19		Sche	withstanding any other law, this rule establishes a statewide Emergency Bail edule, which is intended to promulgate uniformity in the handling of certain mses during the state of emergency related to the COVID-19 pandemic.
20 21	(b)	Mar	ndatory application
22 23			ater than 5 p.m. on April 13, 2020, each superior court must apply the wide Emergency Bail Schedule:
24 25 26		(1)	To every accused person arrested and in pretrial custody.
20 27 28		(2)	To every accused person held in pretrial custody.
29 30	(c)	Sett	ing of bail and exceptions
31 32 33			statewide Emergency Bail Schedule, bail for all misdemeanor and felony nust be set at \$0, with the exception of only the offenses listed below:
34 35 36		(1)	A serious felony, as defined in Penal Code section 1192.7(c), or a violent felony, as defined in Penal Code section 667.5(c);
37 38		(2)	A felony violation of Penal Code section 69;
39 40		(3)	A violation of Penal Code section 166(c)(1);
41 42 43		(4)	A violation of Penal Code section 136.1 when punishment is imposed under section 136.1(c);

1		(5)	A violation of Penal Code section 262;
2 3		(6)	A violation of Penal Code sections 243(e)(1) or 273.5;
4			
5		(7)	A violation of Penal Code section 273.6 if the detained person made threats
6			to kill or harm, has engaged in violence against, or has gone to the residence
7			or workplace of, the protected party;
8			
9		(8)	A violation of Penal Code section 422 where the offense is punished as a
10			felony;
11		(0)	A visition of Donal Code continue (ACD)
12 13		(9)	A violation of Penal Code section 646.9;
13 14		(10)	A violation of an offense listed in Penal Code section 290(c);
15		(10)	A violation of an offense instea in renar code section 250(c),
16		(11)	A violation of Vehicle Code sections 23152 or 23153;
17			
18		(12)	A felony violation of Penal Code section 463; and
19			
20		(13)	A violation of Penal Code section 29800.
21			
22	(d)	Abili	ity to deny bail
23		Noth	
23 24			ing in the Emergency Bail Schedule restricts the ability of the court to deny
23 24 25			
23 24 25 26	(e)	bail a	ing in the Emergency Bail Schedule restricts the ability of the court to deny as authorized by article I, section 12, or $28(f)(3)$ of the California Constitution.
23 24 25	(e)	bail a	ing in the Emergency Bail Schedule restricts the ability of the court to deny
23 24 25 26 27	(e)	bail a	ing in the Emergency Bail Schedule restricts the ability of the court to deny as authorized by article I, section 12, or $28(f)(3)$ of the California Constitution.
23 24 25 26 27 28	(e)	bail a Appl	ing in the Emergency Bail Schedule restricts the ability of the court to deny as authorized by article I, section 12, or 28(f)(3) of the California Constitution. lication of countywide bail schedule
23 24 25 26 27 28 29 30 31	(e)	bail a Appl	ing in the Emergency Bail Schedule restricts the ability of the court to deny as authorized by article I, section 12, or 28(f)(3) of the California Constitution. lication of countywide bail schedule The current countywide bail schedule of each superior court must remain in effect for all offenses listed in exceptions (1) through (13) of the Emergency Bail Schedule, including any count-specific conduct enhancements and any
23 24 25 26 27 28 29 30 31 32	(e)	bail a Appl	ing in the Emergency Bail Schedule restricts the ability of the court to deny as authorized by article I, section 12, or 28(f)(3) of the California Constitution. lication of countywide bail schedule The current countywide bail schedule of each superior court must remain in effect for all offenses listed in exceptions (1) through (13) of the Emergency
23 24 25 26 27 28 29 30 31 32 33	(e)	bail a Appl (1)	ing in the Emergency Bail Schedule restricts the ability of the court to deny as authorized by article I, section 12, or 28(f)(3) of the California Constitution. Lication of countywide bail schedule The current countywide bail schedule of each superior court must remain in effect for all offenses listed in exceptions (1) through (13) of the Emergency Bail Schedule, including any count-specific conduct enhancements and any status enhancements.
23 24 25 26 27 28 29 30 31 32 33 34	(e)	bail a Appl	ing in the Emergency Bail Schedule restricts the ability of the court to deny as authorized by article I, section 12, or 28(f)(3) of the California Constitution. lication of countywide bail schedule The current countywide bail schedule of each superior court must remain in effect for all offenses listed in exceptions (1) through (13) of the Emergency Bail Schedule, including any count-specific conduct enhancements and any status enhancements. Each superior court retains the authority to reduce the amount of bail listed in
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23 24 25 26 27 28 29 30 31 32 33 34 35 36	(e)	bail a Appl (1)	ing in the Emergency Bail Schedule restricts the ability of the court to deny as authorized by article I, section 12, or 28(f)(3) of the California Constitution. Lication of countywide bail schedule The current countywide bail schedule of each superior court must remain in effect for all offenses listed in exceptions (1) through (13) of the Emergency Bail Schedule, including any count-specific conduct enhancements and any status enhancements. Each superior court retains the authority to reduce the amount of bail listed in the court's current countywide bail schedule for offenses in exceptions (1) through (13), or for any offenses not in conflict with the Emergency Bail
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	(e)	bail a Appl (1)	ing in the Emergency Bail Schedule restricts the ability of the court to deny as authorized by article I, section 12, or 28(f)(3) of the California Constitution. lication of countywide bail schedule The current countywide bail schedule of each superior court must remain in effect for all offenses listed in exceptions (1) through (13) of the Emergency Bail Schedule, including any count-specific conduct enhancements and any status enhancements. Each superior court retains the authority to reduce the amount of bail listed in the court's current countywide bail schedule for offenses in exceptions (1)
23 24 25 26 27 28 29 30 31 32 33 34 35 36		bail a Appl (1) (2)	 ing in the Emergency Bail Schedule restricts the ability of the court to deny as authorized by article I, section 12, or 28(f)(3) of the California Constitution. lication of countywide bail schedule The current countywide bail schedule of each superior court must remain in effect for all offenses listed in exceptions (1) through (13) of the Emergency Bail Schedule, including any count-specific conduct enhancements and any status enhancements. Each superior court retains the authority to reduce the amount of bail listed in the court's current countywide bail schedule for offenses in exceptions (1) through (13), or for any offenses not in conflict with the Emergency Bail Schedule.
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	(e) (f)	bail a Appl (1) (2)	ing in the Emergency Bail Schedule restricts the ability of the court to deny as authorized by article I, section 12, or 28(f)(3) of the California Constitution. Lication of countywide bail schedule The current countywide bail schedule of each superior court must remain in effect for all offenses listed in exceptions (1) through (13) of the Emergency Bail Schedule, including any count-specific conduct enhancements and any status enhancements. Each superior court retains the authority to reduce the amount of bail listed in the court's current countywide bail schedule for offenses in exceptions (1) through (13), or for any offenses not in conflict with the Emergency Bail
 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 		bail a Appl (1) (2)	 ing in the Emergency Bail Schedule restricts the ability of the court to deny as authorized by article I, section 12, or 28(f)(3) of the California Constitution. lication of countywide bail schedule The current countywide bail schedule of each superior court must remain in effect for all offenses listed in exceptions (1) through (13) of the Emergency Bail Schedule, including any count-specific conduct enhancements and any status enhancements. Each superior court retains the authority to reduce the amount of bail listed in the court's current countywide bail schedule for offenses in exceptions (1) through (13), or for any offenses not in conflict with the Emergency Bail Schedule.
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40		bail a Appl (1) (2) Bail	 ing in the Emergency Bail Schedule restricts the ability of the court to deny as authorized by article I, section 12, or 28(f)(3) of the California Constitution. lication of countywide bail schedule The current countywide bail schedule of each superior court must remain in effect for all offenses listed in exceptions (1) through (13) of the Emergency Bail Schedule, including any count-specific conduct enhancements and any status enhancements. Each superior court retains the authority to reduce the amount of bail listed in the court's current countywide bail schedule for offenses in exceptions (1) through (13), or for any offenses not in conflict with the Emergency Bail Schedule. for violations of post-conviction supervision

1 2 3 4 5 6 7		(2) Bail for all violations of felony probation, parole, post-release community supervision, or mandatory supervision, must be set in accord with the statewide Emergency Bail Schedule, or for the bail amount in the court's countywide schedule of bail for charges of conviction listed in exceptions (1) through (13), including any enhancements.
8	(g)	Sunset of rule
9 10 11 12 13 14		This rule will remain in effect until 90 days after the Governor declares that the state of emergency related to the COVID-19 pandemic is lifted, or until amended or repealed by the Judicial Council.
15 16 17	Eme	ergency rule 5. Personal appearance waivers of defendants during health emergency
18	(a)	Application
19 20 21 22 23 24		Notwithstanding any other law, including Penal Code sections 865 and 977, this rule applies to all criminal proceedings except cases alleging murder with special circumstances and cases in which the defendant is currently incarcerated in state prison, as governed by Penal Code section 977.2.
25	(b)	Types of personal appearance waivers
26 27 28 29 30		(1) With the consent of the defendant, the court must allow a defendant to waive his or her personal appearance and to appear remotely, either through video or telephonic appearance, when the technology is available.
30 31 32 33 34 35		(2) With the consent of the defendant, the court must allow a defendant to waive his or her appearance and permit counsel to appear on his or her behalf. The court must accept a defendant's waiver of appearance or personal appearance when:
36 37 38 39 40		 (A) Counsel for the defendant makes an on the record oral representation that counsel has fully discussed the waiver and its implications with the defendant and the defendant has authorized counsel to proceed as counsel represents to the court;
40 41 42 43		(B) Electronic communication from the defendant as confirmed by defendant's counsel; or

1 2			(C) Any other means that ensures the validity of the defendant's waiver.		
3	(c)	Con	nsent by the defendant		
4 5 6 7 8 9		(1)	For purposes of arraignment and entry of a not guilty plea, consent means a knowing, intelligent, and voluntary waiver of the right to appear personally in court. Counsel for the defendant must state on the record at each applicable hearing that counsel is proceeding with the defendant's consent.		
9 10 11 12 13 14 15		(2)	For purposes of waiving time for a preliminary hearing, consent also means a knowing, intelligent, and voluntary waiver of the right to hold a preliminary hearing within required time limits specified either in Penal Code section 859b or under emergency orders issued by the Chief Justice and Chair of the Judicial Council.		
16 17 18 19		(3)	The court must accept defense counsel's representation that the defendant understands and agrees with waiving any right to appear unless the court has specific concerns in a particular matter about the validity of the waiver.		
20	(d)	Арр	earance through counsel		
21 22 23		(1)	When counsel appears on behalf of a defendant, courts must allow counsel to do any of the following:		
24 25			(A) Waive reading and advisement of rights for arraignment.		
26 27 28			(B) Enter a plea of not guilty.		
29			(C) Waive time for the preliminary hearing.		
30 31 32 33 34 35 36		(2)	For appearances by counsel, including where the defendant is either appearing remotely or has waived his or her appearance and or counsel is appearing by remote access, counsel must confirm to the court at each hearing that the appearance by counsel is made with the consent of the defendant.		
37	(e)	Con	duct of remote hearings		
38 39 40 41		(1)	With the defendant's consent, a defendant may appear remotely for any pretrial criminal proceeding.		
41 42 43		(2)	Where a defendant appears remotely, counsel may not be required to be personally present with the defendant for any portion of the criminal		

1 2 3 4 5			proceeding provided that the audio and/or video conferencing system or other technology allows for private communication between the defendant and his or her counsel. Any private communication is confidential and privileged under Evidence Code section 952.
6 7	(f)	Suns	set of rule
8		Thia	mile will remain in offect until 00 days ofter the Coverner declares that the
8 9			rule will remain in effect until 90 days after the Governor declares that the of emergency related to the COVID-19 pandemic is lifted, or until amended or
10		repe	aled by the Judicial Council.
11			
12	-		
13	Eme	rgeno	cy rule 6. Emergency orders: juvenile dependency proceedings
14 15	(a)	Ann	liestion
15 16	(a)	Арр	lication
17		This	rule applies to all juvenile dependency proceedings filed or pending until the
18			of emergency related to the COVID-19 pandemic is lifted.
19			
20	(b)	Esse	ential hearings and orders
21			
22		The	following matters should be prioritized in accordance with existing statutory
23		time	requirements.
24			
25		(1)	Protective custody warrants filed under Welfare and Institutions Code section
26			340.
27 28		(2)	Detention hearings under Welfare and Institutions Code section 319. The
28 29		(2)	court is required to determine if it is contrary to the child's welfare to remain
30			with the parent, whether reasonable efforts were made to prevent removal,
31			and whether to vest the placing agency with temporary placement and care.
32			and momentes test me parendy against man competenty parenteen and enter
33		(3)	Psychotropic medication applications.
34			
35		(4)	Emergency medical requests.
36			
37		(5)	A petition for reentry of a nonminor dependent.
38			
39		(6)	Welfare and Institutions Code section 388 petitions that require an immediate
40			response based on the health and safety of the child, which should be
41			reviewed for a prima facie showing of change of circumstances sufficient to
42 43			grant the petition or to set a hearing. The court may extend the final ruling on the patition beyond 30 days
43			the petition beyond 30 days.

1	(c)	Fost	Foster care hearings and continuances during the state of emergency		
2		(1)	A count may hold any maccording under this rule via remate technology		
3 4		(1)	A court may hold any proceeding under this rule via remote technology consistent with rule 5.531 and emergency rule 3.		
5			consistent with full 5.551 and emergency full 5.		
6		(2)	At the beginning of any hearing at which one or more participants appears		
7			remotely, the court must admonish all the participants that the proceeding is		
8			confidential and of the possible sanctions for violating confidentiality.		
9					
10		(3)	The child welfare agency is responsible for notice of remote hearings unless		
11			other arrangements have been made with counsel for parents and children.		
12			Notice is required for all parties and may include notice by telephone or other		
13			electronic means. The notice must also include instructions on how to		
14			participate in the court hearing remotely.		
15					
16		(4)	Court reports		
17					
18			(A) Attorneys for parents and children must accept service of the court		
19 20			report electronically.		
20 21			(B) The child welfare agency must ensure that the parent and the child		
22			(b) The ended wehave agency must ensure that the parent and the ended receive a copy of the court report on time.		
22			receive a copy of the court report on the.		
24			(C) If a parent or child cannot receive the report electronically, the child		
25			welfare agency must deliver a hard copy of the report to the parent and		
26			the child on time.		
27					
28		(5)	Nothing in this subdivision prohibits the court from making statutorily		
29			required findings and orders, by minute order only and without a court		
30			reporter, by accepting written stipulations from counsel when appearances		
31			are waived if the stipulations are confirmed on the applicable Judicial		
32			Council forms or equivalent local court forms.		
33					
34		(6)	If a court hearing cannot occur either in the courthouse or remotely, the		
35			hearing may be continued up to 60 days, except as otherwise specified.		
36					
37			(A) A dispositional hearing under Welfare and Institutions Code section		
38			360 should not be continued more than 6 months after the detention		
39 40			hearing without review of the child's circumstances. In determining		
40			exceptional circumstances that justify holding the dispositional hearing		
41			more than 6 months after the child was taken into protective custody,		
42			the impact of the state of emergency related to the COVID-19		
43			pandemic must be considered.		

1			
2		i.	. If the dispositional hearing is continued more than 6 months after
3			the start date of protective custody, a review of the child must be
4			held at the 6-month date. At the review, the court must determine
5			the continued necessity for and appropriateness of the placement;
6			the extent of compliance with the case plan or available services
7			that have been offered; the extent of progress which has been
8			made toward alleviating or mitigating the causes necessitating
9			placement; and the projected likely date by which the child may
10			return home or placed permanently.
10			retain nome of paced permanently.
12			i. The court may continue the matter for a full hearing on all
12		Ц	dispositional findings and orders.
13			
15		(B) A	A judicial determination of reasonable efforts must be made within 12
16			nonths of the date a child enters foster care to maintain a child's
17			ederal title IV-E availability. If a permanency hearing is continued
18			beyond the 12-month date, the court must review the case to determine
19			f the agency has made reasonable efforts to return the child home or
20			urrange for the child to be placed permanently. This finding can be
21			nade without prejudice and may be reconsidered at a full hearing.
22		1.	nude white a projudice and may be reconsidered at a full nearmig.
22	(7)	During	the state of emergency related to the COVID-19 pandemic, previously
23	(\prime)		zed visitation must continue, but the child welfare agency is to
25			ine the manner of visitation to ensure that the needs of the family are
26			the child welfare agency changes the manner of visitation for a child
20			parent or legal guardian in reunification, or for the child and a
28			s), or a hearing is pending under Welfare and Institutions Code
29		•	366.26, the child welfare agency must notify the attorneys for the
30			n and parents within 5 court days of the change. All changes in
31			r of visitation during this time period must be made on a case by case
32			balance the public health directives and best interest of the child, and
33			to consideration whether in-person visitation may continue to be held
34			Family time is important for child and parent well-being, as well as
35		-	orts toward reunification. Family time is especially important during
36			of crisis. Visitation may only be suspended if a detriment finding is
37			n a particular case based on the facts unique to that case. A detriment
38			must not be based solely on the existence of the impact of the state of
39		-	ency related to the COVID-19 pandemic or related public health
39 40		directiv	
40 41			<i></i>
41 42		(A) T	The attorney for the child or parent may ask the invenile court to
		. ,	The attorney for the child or parent may ask the juvenile court to
43		r	eview the change in manner of visitation. The child or parent has the

1			burden of showing that the change is not in the best interest of the child
2			or is not based on current public health directives.
$\frac{2}{3}$			or is not based on current public health directives.
4		(B)	A request for the court to review the change in visitation during this
5			time period must be made within 14 court days of the change. In
6			reviewing the change in visitation, the court should take into
7			consideration the factors in $(c)(7)$.
8			
9	(d)	Sunset of	rule
10			
11			vill remain in effect until 90 days after the Governor declares that the
12			ergency related to the COVID-19 pandemic is lifted, or until amended or
13		repealed by	y the Judicial Council.
14			
15 16			Advisory Committee Comment
17	When	n courts are u	nable to hold regular proceedings because of an emergency that has resulted in
18			ized under Government Code section 68115, federal timelines do not stop.
19			ay arise where reunification services to the parent, including visitation, may not
20	occu	r or be provid	led. The court must consider the circumstances of the emergency when deciding
21	whet	her to extend	or terminate reunification services and whether services were reasonable given
22	the st	tate of the em	ergency. (Citations: 42 U.S.C. § 672(a)(1)–(2), (5); 45 CFR § 1355.20; 45 CFR
23	§ 135	56.21(b) - (d	l); 45 C.F.R. § 1356.71(d)(1)(iii); Child Welfare Policy Manual, 8.3A.9 Title
24			Maintenance Payments Program, Reasonable efforts, Question 2
25		•	v/cwpm/public_html/programs/cb/laws_policies/laws/cwpm/policy_dsp.jsp?citI
26			ated March 27, 2020, from Jerry Milner, Associate Commissioner, Children's
27			ration for Children and Families, U.S. Department of Health and Human
28	Servi	ices.)	
29 20			
30	F		7 Encurante and an investigated linear and an adding a
31 32	Eme	rgency rule	e 7. Emergency orders: juvenile delinquency proceedings
33	(a)	Applicatio	ND
33 34	(a)	Аррисано	11
35		This rule a	pplies to all proceedings in which a petition has been filed under Welfare
36			tions Code section 602 in which a hearing would be statutorily required
37			state of emergency related to the COVID-19 pandemic.
38		0	
39	(b)	Juvenile d	lelinquency hearings and orders during the state of emergency
40			
41		(1) A he	aring on a petition for a child who is in custody under Welfare and
42			tutions Code section 632 or 636 must be held within the statutory
43		timef	frames as modified by an order of the court authorized by Government

1 2 3 4 5 6		Code section 68115. The court must determine if it is contrary to the welfare of the child to remain in the home, whether reasonable services to prevent removal occurred, and whether to place temporary placement with the probation agency if the court will be keeping the child detained and out of the home.
0 7 8 9 10 11 12 13 14 15	(2)	If a child is detained in custody and an in-person appearance is not feasible due to the state of emergency, courts must make reasonable efforts to hold any statutorily required hearing for that case via remote appearance within the required statutory time frame and as modified by an order of the court authorized under Government Code section 68115 for that proceeding. If a remote proceeding is not a feasible option for such a case during the state of emergency, the court may continue the case as provided in (d) for the minimum period of time necessary to hold the proceedings.
16 17 18 19	(3)	Without regard to the custodial status of the child, the following hearings should be prioritized during the state of emergency related to the COVID-19 pandemic:
20 21 22		(A) Psychotropic medication applications.(B) All emergency medical requests.
23 24 25		(C) A petition for reentry of a nonminor dependent.(D) A last intervention of a nonminor dependent.
26 27 28 29		 (D) A hearing on any request for a warrant for a child. (E) A probable cause determination for a child who has been detained but has not had a detention hearing within the statutory time limits.
30 31 32 33 34 35 36 27	(4)	Notwithstanding any other law, and except as described in (5), during the state of emergency related to the COVID-19 pandemic, the court may continue for good cause any hearing for a child not detained in custody who is subject to its juvenile delinquency jurisdiction until a date after the state of emergency has been lifted considering the priority for continued hearings in (d).
 37 38 39 40 41 42 43 	(5)	For children placed in foster care under probation supervision, a judicial determination of reasonable efforts must be made within 12 months of the date the child enters foster care to maintain a child's federal title IV-E availability. If a permanency hearing is continued beyond the 12-month date, the court must nevertheless hold a review to determine if the agency has made reasonable efforts to return the child home or place the child

1 2 3		permanently. This finding can be made without prejudice and may be reconsidered at a full hearing.
4 5	(c)	Proceedings with remote appearances during the state of emergency.
6 7 8		 A court may hold any proceeding under this rule via remote technology consistent with rule 5.531 and emergency rule 3.
9 10 11 12 13		(2) At the beginning of any hearing conducted with one or more participants appearing remotely, the court must admonish all the participants that the proceeding is confidential and of the possible sanctions for violating confidentiality.
14 15 16 17 18 19		(3) The court is responsible for giving notice of remote hearings, except for notice to a victim, which is the responsibility of the prosecuting attorney or the probation department. Notice is required for all parties and may include notice by telephone or other electronic means. The notice must also include instructions on how to participate in the hearing remotely.
20 21 22 23 24 25		(4) During the state of emergency, the court has broad discretion to take evidence in the manner most compatible with the remote hearing process, including but not limited to taking testimony by written declaration. If counsel for a child or the prosecuting attorney objects to the court's evidentiary procedures, that is a basis for issuing a continuance under (d).
26 27	(d)	Continuances of hearings during the state of emergency.
28 29 30 31 32 33		Notwithstanding any other law, the court may for good cause continue any hearing other than a detention hearing for a child who is detained in custody. In making this determination, the court must consider the custody status of the child, whether there are evidentiary issues that are contested, and, if so, the ability for those issues to be fairly contested via a remote proceeding.
34	(e)	Extension of time limits under Welfare and Institutions Code section 709
35 36 37 38 39 40 41 42		In any case in which a child has been found incompetent under Welfare and Institutions Code section 709 and that child is eligible for remediation services or has been found to require secure detention, any time limits imposed by section 709 for provision of services or for secure detention are tolled for the period of the state of emergency if the court finds that remediation services could not be provided because of the state of emergency.

1	(f)	Sunset of rule		
2		This rule will remain in officiat until 00 days after the Covernor declarge that the		
3 4		This rule will remain in effect until 90 days after the Governor declares that the state of emergency related to the COVID-19 pandemic is lifted, or until amended or		
5		repealed by the Judicial Council.		
6				
7		Advisory Committee Comment		
8				
9	This	emergency rule is being adopted in part to ensure that detention hearings for		
10		juveniles in delinquency court must be held in a timely manner to ensure that no child is		
11		ined who does not need to be detained to protect the child or the community. The		
12		atory scheme for juveniles who come under the jurisdiction of the delinquency court		
13		cused on the rehabilitation of the child and thus makes detention of a child the		
14		eptional practice, rather than the rule. Juvenile courts are able to use their broad		
15		retion under current law to release detained juveniles to protect the health of those		
16		niles and the health and safety of the others in detention during the current state of		
17 18	eme	rgency related to the COVID-19 pandemic.		
18 19				
20	Fm	ergency rule 8. Emergency orders: temporary restraining or protective orders		
20 21	Lin	rigency function. Emergency of defisite importany restraining of protective of defis		
22	(a)	Application		
23	()			
24		Notwithstanding any other law, this rule applies to any emergency protective order,		
25		temporary restraining order, or criminal protective order that was requested, issued,		
26		or set to expire during the state of emergency related to the COVID-19 pandemic.		
27		This includes requests and orders issued under Family Code sections 6250 or 6300,		
28		Code of Civil Procedure sections 527.6, 527.8, or 527.85, Penal Code sections		
29		136.2, 18125 or 18150, or Welfare and Institutions Code sections 213.5, 304,		
30		362.4, or 15657.03, and including any of the foregoing orders issued in connection		
31		with an order for modification of a custody or visitation order issued pursuant to a		
32		dissolution, legal separation, nullity, or parentage proceeding under Family Code		
33		section 6221.		
34 35	(b)	Duration of orders		
35 36	(0)	Duration of orders		
37		(1) Any emergency protective order made under Family Code section 6250 that		
38		is issued during the state of emergency must remain in effect for up to 30		
39		days from the date of issuance.		
40		-		
41		(2) Any temporary restraining order or gun violence emergency protective order		
42		issued or set to expire during the state of emergency related to the COVID-19		
43		pandemic must remain in effect for a period of time that the court determines		

1 2			is sufficient to allow for a hearing on the long-term order to occur, for up to 90 days.
3 4 5 6 7		(3)	Any criminal protective order, subject to this rule, set to expire during the state of emergency, must be automatically extended for a period of 90 days, or until the matter can be heard, whichever occurs first.
8 9 10 11 12 13		(4)	Upon the filing of a request to renew a restraining order after hearing that is set to expire during the state of emergency related to the COVID-19 pandemic, the current restraining order after hearing must remain in effect until a hearing on the renewal can occur, for up to 90 days from the date of expiration.
13 14 15		(Subo	d (b) amended effective April 20, 2020.)
16 17	(c)	Ex p	arte requests and requests to renew restraining orders
18 19 20 21 22		(1)	Courts must provide a means for the filing of ex parte requests for temporary restraining orders and requests to renew restraining orders. Courts may do so by providing a physical location, drop box, or, if feasible, through electronic means.
22 23 24 25		(2)	Any exparte request and request to renew restraining orders may be filed using an electronic signature by a party or a party's attorney.
26 27		(Subo	d (c) amended effective April 20, 2020.)
28 29	(d)	Serv	ice of Orders
30 31 32 33 34		court respo	respondent appears at a hearing by video, audio, or telephonically, and the t grants an order, in whole or in part, no further service is required upon the ondent for enforcement of the order, provided that the court follows the irements of Family Code section 6384.
35 36	(e)	Entr	y of orders into California Law Enforcement Telecommunications System
37 38 39 40 41 42		subje Calif Fami	orders issued by a court modifying the duration or expiration date of orders ect to this rule, must be transmitted to the Department of Justice through the fornia Law Enforcement Telecommunications System (CLETS), as provided in ily Code section 6380, without regard to whether they are issued on Judicial neil forms, or in another format during the state of emergency.
42 43	Eme	rgency	Rule 8 amended effective April 20, 2020.

1 2	Eme	Emergency rule 9. Tolling statutes of limitations for civil causes of action		
2 3 4	(a)	Tolling statutes of limitations over 180 days		
5 6 7 8		Notwithstanding any other law, the statutes of limitations and repose for civil causes of action that exceed 180 days are tolled from April 6, 2020, until October 1, 2020.		
9 10		(Subd (a) amended effective May 29, 2020.)		
10 11 12	(b)	Tolling statutes of limitations of 180 days or less		
13 14 15 16		Notwithstanding any other law, the statutes of limitations and repose for civil causes of action that are 180 days or less are tolled from April 6, 2020, until August 3, 2020.		
10 17 18		(Subd (b) amended effective May 29, 2020.)		
19 20	Emer	Emergency Rule 9 amended effective May 29, 2020.		
21 22		Advisory Committee Comment		
23 24 25 26 27 28 29 30 31 32	Emergency rule 9 is intended to apply broadly to toll any statute of limitations on the filing of a pleading in court asserting a civil cause of action. The term "civil causes of action" includes special proceedings. (See Code Civ. Proc., §§ 312, 363 ["action," as used in title 2 of the code (Of the Time of Commencing Civil Actions), is construed "as including a special proceeding of a civil nature"); special proceedings of a civil nature include all proceedings in title 3 of the code, including mandamus actions under §§ 1085, 1088.5, and 1094.5—all the types of petitions for writ made for California Environmental Quality Act (CEQA) and land use challenges]; see also Pub. Resources Code, § 21167(a)–(e) [setting limitations periods for civil "action[s]" under CEQA].)			
 33 34 35 36 37 	The rule also applies to statutes of limitations on filing of causes of action in court found in codes other than the Code of Civil Procedure, including the limitations on causes of action found in, for example, the Family Code and Probate Code.			
38 39	Emergency rule 10. Extensions of time in which to bring a civil action to trial			
40 41	(a)	Extension of five years in which to bring a civil action to trial		
42 43		Notwithstanding any other law, including Code of Civil Procedure section 583.310, for all civil actions filed on or before April 6, 2020, the time in which to bring the		

1 2 3		action to trial is extended by six months for a total time of five years and six months.		
4 5	(b)	Extension of three years in which to bring a new trial		
6 7		Notwithstanding any other law, including Code of Civil Procedure section 583.320, for all civil actions filed on or before April 6, 2020, if a new trial is granted in the		
8		action, the three years provided in section 583.320 in which the action must again		
9		be brought to trial is extended by six months for a total time of three years and six		
10 11		months. Nothing in this subdivision requires that an action must again be brought to trial before expiration of the time prescribed in (a).		
12		to that before expiration of the time presented in (a).		
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14 15	Eme	ergency rule 11. Depositions through remote electronic means		
16 17	(a)	Deponents appearing remotely		
18 19 20 21		Notwithstanding any other law, including Code of Civil Procedure section 2025.310(a) and (b), and rule 3.1010(c) and (d), a party or nonparty deponent, at their election or the election of the deposing party, is not required to be present with the deposition officer at the time of the deposition.		
22	a			
23 24	(b)	Sunset of rule		
25		This rule will remain in effect until 90 days after the Governor declares that the		
26 27 28 29		state of emergency related to the COVID-19 pandemic is lifted, or until amended or repealed by the Judicial Council.		
30 31	Eme	ergency rule 12. Electronic service		
32 33	(a)	Application		
34 35 36 37		(1) Notwithstanding any other law, including Code of Civil Procedure section 1010.6, Probate Code section 1215, and rule 2.251, this rule applies in all general civil cases and proceedings under the Family and Probate Codes, unless a court orders otherwise.		
 38 39 40 41 42 43 		(2) Notwithstanding (1), the rule does not apply in cases where parties are already required by court order or local rule to provide or accept notices and documents by electronic service, and is not intended to prohibit electronic service in cases not addressed by this rule.		

1	(b)	Required electronic service	
2 3 4 5 6 7 8 9		(1) A party represented by counsel, who has appeared in an action or proceeding, must accept electronic service of a notice or document that may be served by mail, express mail, overnight delivery, or facsimile transmission. Before first serving a represented party electronically, the serving party must confirm by telephone or email the appropriate electronic service address for counsel being served.	
10 11 12 13 14 15		(2) A party represented by counsel must, upon the request of any party who has appeared in an action or proceeding and who provides an electronic service address and a copy of this rule, electronically serve the requesting party with any notice or document that may be served by mail, express mail, overnight delivery, or facsimile transmission.	
16	(c)	Permissive electronic service	
17 18 19 20 21		Electronic service on a self-represented party is permitted only with consent of that party, confirmed in writing. The written consent to accept electronic service may be exchanged electronically.	
22	(d)	Time	
23 24 25 26 27		 In general civil cases and proceedings under the Family Code, the provisions of Code of Civil Procedure section 1010.6(a)(4) and (5) apply to electronic service under this rule. 	
28 29 30		(2) In proceedings under the Probate Code, the provisions of Probate Code section 1215(c)(2) apply to electronic service under this rule.	
31	(e)	Confidential documents	
32 33 34 35		Confidential or sealed records electronically served must be served through encrypted methods to ensure that the documents are not improperly disclosed.	
36	(f)	Sunset of rule	
 37 38 39 40 41 		This rule will remain in effect until 90 days after the Governor declares that the state of emergency related to the COVID-19 pandemic is lifted, or until amended or repealed by the Judicial Council.	
42 43	Emergency Rule 12 adopted effective April 17, 2020.		

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Emergency rule 13. Effective date for requests to modify support

(a) Application

Notwithstanding any other law, including Family Code sections 3591, 3603, 3653, and 4333, this rule applies to all requests to modify or terminate child, spousal, partner, or family support. For the purpose of this rule, "request" refers to *Request for Order* (form FL-300), *Notice of Motion (Governmental)* (form FL-680), or other moving papers requesting a modification of support.

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(b) Effective date of modification

Except as provided in Family Code section 3653(b), an order modifying or terminating a support order may be made effective as of the date the request and supporting papers are mailed or otherwise served on the other party, or other party's attorney when permitted. Nothing in this rule restricts the court's discretion to order a later effective date.

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(c) Service of filed request

If the request and supporting papers that were served have not yet been filed with the court, the moving party must also serve a copy of the request and supporting papers after they have been filed with the court on the other party, or other party's attorney when permitted. If the moving party is the local child support agency and the unfiled request already has a valid court date and time listed, then subsequent service of the request is not required.

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(d) Court discretion

Nothing in this rule is meant to limit court discretion or to alter rule 5.92 or 5.260 regarding which moving papers are required to request a modification of support.

34 (e) Sunset of rule

- This rule will remain in effect until 90 days after the Governor declares that the state of emergency related to the COVID-19 pandemic is lifted, or until amended or repealed by the Judicial Council.
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40 Emergency Rule 13 adopted effective April 20, 2020.

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42 Appendix I amended effective May 29, 2020; adopted effective April 6, 2020; previously amended

43 *effective April 17, 2020, and April 20, 2020.*