

**SUPERIOR COURT OF THE STATE OF CALIFORNIA  
IN AND FOR THE COUNTY OF MENDOCINO**

**In Re:**

**Family Law *Ex Parte*/Emergency Orders**

STANDING ORDER  
2020-02

---

WHEREAS, Superior Court of California, County of Mendocino Local Rule 4.7 authorizes parties in a family law action to seek an *ex parte*/emergency order;

WHEREAS, Rule 4.7 sets forth the conditions under which such an *ex parte*/emergency request may be appropriate, the process for filing of the declaration and opposition, and the noticing requirements for such *ex parte*/emergency request;

NOW, THEREFORE, the Superior Court of California, County of Mendocino hereby orders:

**Ukiah Courthouse:** The court will review family law request for *ex parte*/emergency orders each day between 10:00 a.m. and 1:30 p.m. The court may issue a decision on the request for *ex parte*/emergency orders after the court reviews the application and the opposition, if any.

The court's order will be issued no later than 1:30 p.m. Signed documents will be available for pick up at the clerk's office and the decision of the court will be available on the court's website on the Family Law page (click the TECO Rulings button on the Home page).

The court may request oral argument prior to deciding whether to grant or deny the *ex parte*/emergency order. The direction for the parties to appear for oral argument will be posted on the court's website and the court clerk will notify the parties by email (preferred) or phone by 1:30 p.m. that oral argument will be heard that day at 4:00 p.m. Parties or attorneys may appear for oral argument in person or by CourtCall.

**Ten Mile Courthouse:** The court will review family law requests for *ex parte*/emergency orders each day between 10:00 a.m. and 11:30 a.m. The court may issue a decision on the request for *ex parte*/emergency orders after the court reviews the application and the opposition, if any.

The court's order will be issued no later than 1:30 p.m. Signed documents will be available for pick up at the clerk's office and the decision of the court will be available on

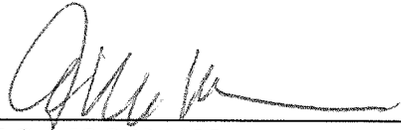
the court's website on the Family Law page (click the TECO Rulings button on the Home page).

The court may request oral argument prior to deciding whether to grant or deny the *ex parte*/emergency order. The direction for the parties to appear for oral argument will be posted on the court's website and the court clerk will notify the parties by email (preferred) or phone by 11:30 a.m. that oral argument will be heard that day at 1:15 p.m. Parties or attorneys may appear for oral argument in person or by CourtCall.

**Requests to Set Aside or Modify *Ex Parte*/Emergency Orders:** A request to set aside or modify an *ex parte*/emergency order may be brought prior to the scheduled hearing date only if the standards and procedures set forth in Local Rule 4.7 are followed.

This standing order shall expire on December 31, 2020.

Dated: 4/6/20

  
ANN C. MOORMAN  
Presiding Judge of the Superior Court