SUPERIOR COURT OF CALIFORNIA COUNTY OF SANTA CLARA

GENERAL ORDER

Portions of Family Rule 6

Good cause appearing, IT IS HEREBY ORDERED that,

Those portions of Superior Court of California, County of Santa Clara Family Rules, Rule 6 that require the Court to schedule initial or further Status Conference or Case Resolution Conference hearings are suspended pending further order or action of the Court. The Court will instead schedule regular electronic case status reviews in order to comply with Family Code §§ 2450 and 2451 and California Rules of Court, Rule 5.83. In any case, the All Purpose Judge retains the authority to require the parties to appear at a Status Conference or Case Resolution Conference.

Dated: October 23, 2014

Hon. Brian C. Walsh

Presiding Judge of the Superior Court

General Order - Family Rule 6(B)

SUPERIOR COURT OF CALIFORNIA

COUNTY OF SANTA CLARA

RESOLUTION RE TEMPORARY SUSPENSION OF PORTIONS OF FAMILY RULE 6

WHEREAS, Rule IV(G) of the Internal Policies of the Superior Court of California, County of Santa Clara provides that all actions to amend, adopt, suspend or repeal a Local Rule of Court require a majority vote of the sitting judges of the Court at a regularly scheduled, noticed and agendized Bench Meeting; and

WHEREAS, in order for the Presiding Judge to carry out his responsibilities under California Rules of Court, Rule 10.603 during budget shortfalls he may be required to temporarily suspend some Local Rules regarding the Court's business on an expedited basis; and

WHEREAS, the Presiding Judge has requested a majority of the sitting judges of the Court at a regularly scheduled, noticed and agendized Bench Meeting to authorize him to, by General Order and only as a result of budget shortfalls, temporarily suspend those portions of Superior Court of California, County of Santa Clara Family Rules, Rule 6 that require the Court to schedule initial or further Status Conference or Case Resolution Conference hearings. The Court will instead schedule regular electronic case status reviews in order to comply with Family Code §§ 2450 and 2451 and California Rules of Court, Rule 5.83. In any case, the All Purpose Judge retains the authority to require the parties to appear at a Status Conference or Case Resolution Conference.

NOW, THEREFORE, the majority of the sitting judges of the Court at a regularly scheduled, noticed and agendized Bench Meeting hereby authorize the Presiding Judge to, by General Order and only as a result of budget shortfalls, temporarily suspend those portions of Superior Court of California, County of Santa Clara Family Rules, Rule 6 that require the Court to schedule initial or further Status Conference or Case Resolution Conference hearings. The Court will instead schedule regular electronic case status reviews in order to comply with Family Code §§ 2450 and 2451 and California Rules of Court, Rule 5.83. In any case, the All Purpose Judge retains the authority to require the parties to appear at a Status Conference or Case Resolution Conference. This resolution and the General Order regarding Family Rule 6 shall be posted on the Court's website and distributed to the Santa Clara County Bar Association.

I certify that the Bench of the Superior Court of California, County of Santa Clara, adopted this resolution at its regularly scheduled meeting held on October 23, 2014.

Dated: October 23, 2014

DAVID H. YAMASAKI Chief Executive Officer

and H. Jamosas