SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF MERCED

GENERAL ORDER RE: IMPLEMENTATION OF EMERGENCY RELIEF
AUTHORIZED PURSUANT TO GOVERNMENT CODE SECTION 68115 BY
CHAIR OF JUDICIAL COUNCIL
#2020-08

Effective March 17, 2020, this Court issued Standing Order 2020-04 entitled Merced Superior Court Plan to Mitigate the Spread of the COVID-19.

On March 18, 2020, this Court issued its First General Order Re: Implementation of Emergency Relief Authorized Pursuant to Government Code Section 68115 by the Chair of Judicial Council. That order addressed statutory deadlines that would otherwise expire during the period March 24, 2020 through April 28, 2020.

On March 20, 2020, this Court issued its Second General Order Re: Implementation of Emergency Relief Authorized Pursuant to Government Code Section 68115. Among other things, that order provided that from March 23, 2020 to April 17, 2020, inclusive, all courtrooms will remain closed for judicial business, except for twenty-three enumerated categories of time-sensitive, essential functions.

On April 10, 2020, this Court issued its Third General Order Re: Implementation of Emergency Relief Authorized Pursuant to Government Code Section 68115. That order extended the prior orders to a period 90 days after the Governor declares that the state of emergency related to the COVID-19 pandemic is lifted or until amended or revoked by the Presiding Judge of the Merced Superior Court, and ordered that all hearings conducted with regard to the twenty-three enumerated categories of time-sensitive, essential functions authorized by the

Second General Order will be conducted remotely according to the Guidelines provided in the Order.

On April 13, 2020, this Court issued its Fourth General Order Re: Implementation of Emergency Relief Authorized Pursuant to Government Code Section 68115 by Chair of Judicial Council. That order extended the statutory deadlines from the period March 24, 2020 through April 28, 2020 addressed in the First General Order to May 12, 2020.

On April 23, 2020, this Court issued its Fifth General Order Re: Implementation of Emergency Relief Authorized Pursuant to Government Code Section 68115 by Chair of Judicial Council. That order summarized this Court's findings concerning the quality and effectiveness of the remote hearings conducted since March 23, 2020.

This General Order addresses the filing of documents received by the Merced Superior Court since Monday March 23, 2020, but not yet processed by the clerk's office. Accordingly, this Court HEREBY FINDS AND ORDERS AS FOLLOWS:

- 1. As staffing permits, all documents received by the Merced Superior Court since March 23, 2020 and received subsequent to the date of this order shall be filed bearing the date received notwithstanding the fact that the days since March 23, 2020 have been declared court holidays. In the case of documents presented to the clerk's office counter, the day received will be the day presented. In the case of documents mailed to the court, the date received shall be the date the document arrived at the court via U.S. Mail, Fed Ex, or other carrier. In the case of documents e-filed or fax-filed, the date received shall be the date the e-filed or fax-filed document was sent to the court.
- 2. When the period of emergency has concluded and the declared court holidays cease, this Court shall issue a General Order establishing the

- effective date of all documents filed from March 23, 2020 to the date of the supplemental order, and that effective date shall control the treatment of the documents, notwithstanding the file date appearing on the document or the date of the document reflected in Odyssey.
- 3. When filing documents received by the Merced Superior Court since March 23, 2020 and received subsequent to the date of this order, the following procedures should apply:
 - a. Pursuant to Emergency Rule 1 of the Emergency Amendments to the California Rules of Court regarding unlawful detainer filings, any summons issued in connection with an unlawful detainer complaint shall be rejected, absent a formal order by a Judge of this Court finding that the action is necessary to protect public health and safety.
 - b. Pursuant to Emergency Rule 1 of the Emergency Amendments to the California Rules of Court regarding unlawful detainer filings, any request for entry of default in an unlawful detainer action shall be completed by the clerk to reflect "Default NOT entered as requested" and the box entitled "state reason" shall state "Rule of Court #1" and filed bearing the date received. No default in an unlawful detainer action shall be entered absent a formal order by a Judge of this Court finding that the action is necessary to protect public health and safety.
 - c. Pursuant to Emergency Rule 2 of the Emergency Amendments to the California Rules of Court regarding Judicial foreclosures, all documents relating to Judicial foreclosures shall be filed, but no hearing shall be set other than a status hearing absent a formal order by a Judge of this Court finding that the action is necessary to protect public health and safety.

- d. Pursuant to Emergency Rule 8 of the Emergency Amendments to the California Rules of Court regarding temporary restraining or protective orders shall be set for hearing on or after June 1, 2020.
- 4. Any Request for Entry of Default received in a non-unlawful detainer case (general civil, limited civil, family law) shall be completed by the clerk to reflect "Default NOT entered as requested" and the box entitled "state reason" shall state "General Order 6" and filed bearing the date received. Note that while the emergency rules of court provide a special rule of unlawful detainers, discussed at 3(b) above, this General Order 6 expands that rule to defaults in all civil matters.

THIS ORDER IS EFFECTIVE IMMEDIATELY.

Dated: April 23, 2020

Donald J. Praidle

Hon. Donald J. Proietti, Presiding Judge