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

GENERAL ORDER RE: COURTHOUSE ACCESS AND COVID-19 MITIGATION #2022-05

This Court has previously issued Standing Order #2020-04 and thirty-six General Orders pursuant to Government Code section 68115 limiting the services provided by this court during the State of Emergency declared by the Governor in response to the COVID-19 pandemic.

Effective April 4, 2022, this court is modifying access to the courthouses for in person services. Accordingly, this order authorizes the nature of the services being resumed, the rules in effect for court facilities during this period of additional resumption of services and clarifies the status of the previously issued orders.

Remote appearances are encouraged and may be required in some proceedings. The court has established video and/or telephone conferencing in all courtrooms and will continue to limit physical access to all courthouse buildings. This Court HEREBY FINDS AS FOLLOWS:

The remote hearings provided by the Merced Superior Court since March 23, 2020, are the fully functional equivalent of live in-court hearings. While they do not proceed as quickly as live in-court hearings, the sound quality and video picture quality are as good as or better than available to a person participating in a live in-court hearing. In all hearings conducted, the judicial officer has been able to understand the testimony and fully evaluate the demeanor of each speaker, unless the speaker appears by telephone.

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- Just as in a live hearing, there are times where a participant fails to speak into their microphone and must be prompted to repeat what they said; there are occasions where participants forget to unmute their connection or do not speak clearly and must be prompted to repeat their statements. While a connection has occasionally failed during a hearing, such failure usually comes to the immediate attention of the courtroom clerk controlling the video conference, and the hearing is paused until a new and satisfactory connection can be made.
 When an interpreter is required, the hearing proceeds more slowly
- 3. When an interpreter is required, the hearing proceeds more slowly because the interpreter must proceed with sequential rather than simultaneous interpretation, but the quality of interpretation is as good or better than the use of simultaneous interpretation during a live in-court hearing.
- 4. When a participant and their attorney need to conduct a private conversation, the court has developed several processes for accommodating that need.
- 5. Remote hearings also preserve the right of the public to observe court proceedings as certain non-confidential remote hearings are being streamed by the Merced Superior Court to the public via a livestream.
- 6. The remote hearings have been so successful that there have been inquiries from justice partners, including criminal defense counsel and civil counsel, requesting that the option to provide remote hearings in lieu of in-court hearings continue after the state of emergency is over.
- 7. This court concludes that the remote hearings conducted by the Merced Superior Court since March 23, 2020, have fully accommodated the rights of all the participating parties and constitute the fully functional equivalent of live in-court hearings.

Entrance to Courthouse Buildings:

- Only parties, their attorneys, and witnesses will be admitted to any courthouse. Spectators and friends of parties will not be admitted to any courthouse with exceptions for criminal jury trials and criminal preliminary examinations unless otherwise ordered. Public access to court proceedings is provided online and can be accessed via www.merced.courts.ca.gov.
- 2. Every courthouse will designate Screeners to determine which individuals will be admitted to the court.
- 3. Individuals who advise the Screeners that if at present time, or in the last 14 days, they have been ill with flu-like symptoms or have suffered a fever, cough, or shortness of breath consistent with symptoms of COVID-19, will not be admitted into the courthouse. Individuals who are not permitted to enter must contact their attorney or the clerk's office to arrange for their matters to be continued.
- 4. All persons entering the court facilities shall wear a face covering or face mask at all times while inside the buildings unless advised by the judicial officer that the mask may be removed while speaking in the courtroom. The face covering or face mask must follow the California Department of Public Health guidelines. Neck gaiter style and single layer face coverings are not permitted. Individuals entering the courthouse are strongly encouraged to bring their own masks.
- Individuals admitted to the courthouse are encouraged to observe social distancing, avoid contact with other individuals, and avoid standing, walking, or sitting within six feet of another individual whenever possible.

6. Screeners shall have the discretion to refuse to admit any person to the courthouse if, in their judgment, the person is ill or otherwise poses a

1 potential danger. Individuals who are denied entrance must contact their 2 attorney or the clerk's office to arrange for their matters to be continued. 3 4 **Entrance to Specific Courtrooms:** 5 2260 "N" Street, Merced, CA Courthouse: 6 **Courtrooms 1 - 7:** 7 1. Social distancing is encouraged in the courtrooms. 8 627 West 21st Street, Merced, CA Courthouse: 9 **Courtroom 8:** 10 11 1. Courtroom 8 will be combined with Courtroom 10, with hearings held in 12 Courtroom 10. 13 **Courtroom 9:** 14 1. Social distancing is encouraged in the courtroom. **Courtroom 10:** 15 1. Remote appearances are strongly encouraged and may be requested or 16 required in some proceedings. Social distancing is encouraged in the 17 18 courtroom. 2. Courtroom 8 matters will continue to be heard in Courtroom 10. 19 20 2840 West Sandy Mush Road, Merced, CA Courthouse: 21 **Courtroom 11:** 22 23 1. Remote appearances are encouraged and may be requested or required in some proceedings. Social distancing is encouraged. Privacy requirements 24 dictate that only individuals involved in a given case may be present when 25 that case is proceeding. 26 27 28

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1159 "G" Street, Los Banos, CA Courthouse:

Courtroom 12:

1. Remote appearances are strongly encouraged and may be required in some proceedings. Social distancing is encouraged. A limited number of individuals who appear at the courthouse may be permitted to use the courthouse terminals to appear at the hearings remotely.

Courtroom 13:

1. Social distancing is encouraged.

STANDINGING ORDER #2020-04

Policies outlined in Standing Order #2020-04 have concluded and are no longer applicable except for the following policies, which the court intends to continue:

- Family Court Services will continue to provide remote mediation services and will schedule telephonic and remote mediation opportunities for litigants.
- Self-Help Centers will continue with telephonic appointments and remote services. Members of the public can reach the Self-Help office by emailing selfhelp@mercedcourt.org.

GENERAL ORDERS

The following General Orders are superseded by a current order, rescinded, or are no longer applicable: #2020-01, #2020-02, #2020-04, #2020-05, #2020-06, #2020-07, #2020-08, #2020-10, #2020-11, 2020-12, 2020-12 Amended, #2020-14 and #2020-10. General Orders providing the authority to hold sessions anywhere in the county, including in correctional and juvenile detention facilities, extend the time period provided in section 1382 of the Penal Code, within which a trial must be held and that extend the time periods provided in sections 583.310 and 583.320

of the Code of Civil Procedure to bring an action to trial are not included in this summary.

The following General Order remains in effect until April 30, 2022:

GENERAL ORDER #2020-03

General Order #2020-03 provided for the extension of time periods in criminal matters and has been superseded by General Order #2021-12, except with respect to extension of time periods for preliminary examinations. The provision that remains in effect until April 30, 2022, is provided as follows:

This Court does adopt the findings and orders of the Chief Justice and, incorporating the same herein, does HEREBY FIND AND ORDER:

A. Extensions of Time Periods

1. That the time period provided in section 859b of the Penal Code for the holding of a preliminary examination and the defendant's right to release is extended from 10 court days to not more than 30 court days.

THIS ORDER IS EFFECTIVE IMMEDIATELY.

Dated: 03/30/2022

Mank V. Baccianini

Hon. Mark Bacciarini, Presiding Judge