



Summary Chart Proposed Local Rules of Court Effective July 1, 2012

No.	PROPOSED RULE OF COURT	CHAPTER	SECTION	SUBJECT	COMMENTS / QUESTIONS
REPEAL					
1.	Repeal	1	1.04	Judicial Assignments – Repeal	
2.	Repeal	1	1.05	Holiday Schedule – Repeal	
3.	Repeal	2	2.01	Daily Monterey Session – no longer needed	
4.	Repeal	2	2.03	Transfer to or from Monterey sessions – no longer needed	
5.	Repeal	5	5.02 (a) (b) (c7)	Ex parte petitions –defer to California Rules of Court 7.11 and 7.905.5	
6.	Repeal	5	5.23	Repeal financial documents caption sheet (form on page 70)	
7.	Repeal	6	6.04	Determination and Designation of Jurisdictional Amounts in Controversy – Repeal and refer to California Rules of Court	
8.	Repeal	6	6.07(b)	Case Management policy goals – defer to California Rules of Court 3.700, 3.729	
9.	Repeal	6	6.08 (c) (d) (f) (g)	Repeal and defer to California Rules of Court 3.110, 3.724, 3.722(d) and CCP 638 and 639	

10.	Repeal	6	6.09 (a)	Case Management Conference – Repeal redundancies and defer to California Rules of Court 3.725	
11.	Repeal	6	6.09 (c) (1) – (9)	Repeal and defer to California Rules of Court 3.727	
12.	Repeal	6	6.15 (b)(c)(e)	Miscellaneous Rules – Repeal and defer to California Rules of Court 3.1312, 3.1340, 3.650, 3.18(c)	
13.	Repeal	6	Appendix E	Repeal form - not court ordered	
14.	Repeal	6	Appendix I & J	Repeal form – no longer required in connection with proposed amendment to 6.08(g)	
15.	Repeal	7	7.09 (a)(b)	Page limitations for points and authorities – Repeal and defer to California Rules of Court 3.1113 (d) (e)	
16.	Repeal	7	7.10	Repeal entire section – defer to California rules of Court 3.1350, 3.1112(f), 3.1306(a), 3.1116, 3.1306(c), 3.1354, 3.1200-3.1207 and CCP 2003, 2012	
17.	Repeal	10	10.05 (A-H)	Co-Parenting Workshop – Repeal references; defer to California Rules of Court 5.10(e)	
18.	Repeal	10	10.07(I)(J)	Repeal sections I and J – duplicative of 10.07(A)	
AMEND					
19.	Amend	1	1.02	Calendar Assignments – modify language to allow for mid-year assignments	
20.	Amend	2	2.04	Court Calendar – change reference from Presiding Judge to Civil Supervising Judge	
21.	Amend	4	4.06	Applications for ex parte orders – defer to California Rules of Court 7.11	

22.	Amend	5	5.01 (f)	Repeal reference to court review in 6 months – allows court discretion as appropriate	
23.	Amend	6	6.09 (b)	Case Management Conferences – Repeal last sentence...“Failure to attend or to participate effectively may result in appropriate sanctions.” Language duplicates 6.09(e)	
24.	Amend	6	6.11 (1)	Amend 2 nd sentence in 1 st paragraph to “...dismissal of the case, striking of pleadings or entry of a default judgment.”	
25.	Amend	6	6.11 (2)	Amend language to require attorneys to file a courtesy chambers copies of all trial management reports, briefs and motion for bench officer’s use	
26.	Amend	6	6.12 (a) – (k)	Amend language in line with recent California Rules of Court changes for court directed mediation. Amend language to include that mediation referrals come from the ADR administrator	
27.	Amend	6	6.15 (a)	Amend language so bench officer has options for disposition	
28.	Amend	6	6.15 (d)	Amend language to reflect that collection actions are per the California Rules of Court not the disposition calendar	
29.	Amend	6	Appendix A	Amend language in conformity to proposed change of 6.11 (1)	
30.	Amend	6	Appendix A (8)	Amend language providing custody of exhibits back to offering party in civil cases – court will no longer maintain inventory of exhibits	
31.	Amend	7	7.04 (a)	Amend sentence for clarity	
32.	Amend	7	7.05	Long Matters – amend to 15 from half an hour	
33.	Amend	7	7.06	Retitle to Uncontested Civil Matters from Filing of Papers	
34.	Amend	10	10.01 (A) (1)	Adopt additional language clarifying how Law and Motion is calendared in the Family Law Department	

35.	Amend	10	10.01 (A) (3)	Conform language with proposed change to Local Rule 7.04	
36.	Amend	10	10.01 (B)(1)	Orders to Show Cause – Defer to California Rules of Court 3.1300, 5.15, 5.20, 5.21, 5.22	
37.	Amend	10	10.01 (C) (1-5)	Ex Parte Orders – Repeal text and defer to California Rules of Court 1.10 (a)(b), 2.30 3.12	
38.	Amend	10	10.01 (E)(1)	Use of Declarations – Modify language to allow live testimony in family law matters pursuant to CRC 5.119	
39.	Amend	10	10.01 (E)(2)	Evidence or Arguments – Repeal the word comments from text	
40.	Amend	10	10.01 (E)(3)(b)	Use of Declarations – modify language to clarify intent	
41.	Amend	10	10.02 (C)(1)	Settlement Conference Statements – Amends language, existing language defers to repealed Local Rules of Court 12.06(d)	
42.	Amend	10	10.03 (C)	Financial Declarations – Change title from Income and Expense Declarations to mirror California Rules of Court	
43.	Amend	10.	10.06 (C)	Cost of Mediation – Insert language to notice parties of possible sanctions for failure to reschedule or cancel mediation pursuant to California Rules of Court 2.30	
44.	Amend	10	10.06 (D)	Types of Mediation – Modify language from 2 nd tier mediation to “recommending mediation”	
45.	Amend	10	10.06 (E) (1)	Referral of Cases to Mediation – Repeal references to Co-Parenting Program	
46.	Amend	10	10.06 (E) (2) (f)	Repeal – references Co-Parenting Workshop	
47.	Amend	10	10.06 (E)(3)	Mediation Where OSC or Motion Pending – Repeal reference to Co-Parenting Program	

48.	Amend	10	10.06(E)(4)	Ex Parte Requests for Mediation - Repeal reference to Co-Parenting Program	
49.	Amend	10	10.06 (E)(5)	Mediation with No Court Hearing – Recommending mediation (2 nd tier) changed to Child Custody Recommending Counseling	
50.	Amend	10	10.06(E)(8)	Include language to establish a 10-day review period for assessments, investigation or evaluation reports filed with the court	
51.	Amend	10	10.06 (F)(1)	Court Connected Mediation – change title and references within section from 1 st Tier and 2 nd Tier mediation to court connected mediation as referenced in California Rules of Court 5.210	
52.	Amend	10	10.06 (F)(2)	Child Custody Recommending Counseling – Change title and references within section from 2 nd Tier mediation to Child Custody Recommending Counseling	
53.	Amend	10	10.06 (F)(3)	Separate Mediation – Change references to 2 nd Tier Mediation to Child Custody Recommending Counseling	
54.	Amend	10	10.07 (A)	Amend 10.07 and Subd. (A) to clarify	
55.	Amend	10	10.08 (C) <i>(move to 10.09I)</i>	Move section 10.08 (C) to 10.09 (I) – section applies to all family matters, not limited to DCSS matters	
56.	Amend	14	14.12 (I)(2)	Posting of a Property bond in a Criminal Case - amend from Director to Court Executive Officer of designee	
NEW					
57.	New	7	7.12	Executed Original of Amended Pleading – adopt language to set forth how an amended pleading gets file stamped	
58.	New	10	10.09 (J)	Non-CLETS Orders – adopt language that the court will not issue a non-CLETS restraining order	
59.	New	17	17.07	Judgment Debtor Examination – amend to include language requiring 48 hours notice if an examination is not proceeding the date scheduled	

60.	New	17	17.08	Orders and judgments after hearings – amend language requiring attorneys to file orders prior to hearing date	Baker: The idea is a good one but I would not require a copy of the transcript if the other party does not approve the OAH in the time required.
61.	New	19	19.00	Miscellaneous Rules – amend to limit to 2 copies being conformed at filing	
62.	New	19	19.15	Judicial Disqualification – amend language to adhere to changes proposed in local rule 10.01(A)(1)	