CHAPTER 3 TEMPORARY EMERGENCY ORDERS (EX PARTE ORDERS)

Rule 5.3.1

Temporary Emergency Orders (Ex Parte Orders)

- A. Parties must obtain a hearing date for a temporary emergency order either by calling the court or by appearing in person at the court's business office no later than 10:00 a.m. the day before the requested hearing date.
- **B.** Notice of a request for temporary emergency orders (ex parte orders) is governed by the California Rules of Court.
- C. Moving papers must be submitted to the court no later than 12:00 p.m. and served on all parties by 2:00 p.m. the court day before the hearing. In addition to the documents required by the California Rules of Court, the moving papers must include a completed form Ex Parte Application and Order Family Law (form SDSC D-046). Consideration of late filed and/or late served appears is a lateral order of the court's discretion.

(Adopted 1/1/2005; Renum. 1/1/2006; Rev. 1/1/2007; Rev. 1/1/2008; Rev. 1/1/2012; Rev. 1/1/2013; Rev. 1/1/2014; Rev. 1/1/2015; Rev. 1/1/2016; Rev. 1/1/2017; Rev. 1/1/2020)

Rule 5.3.2

Non-Emergency Orders Not Requiring Notice. The business office at each division has a drop box where a request for a non-emergency order may be deposited for processing. An attorney service slip or stamped self-addressed envelope must be included if conformed copies are requested. (Adopted 1/1/2013; Rev. 1/1/2014; Rev. 1/1/2015)