

2.501**STIPULATED OR *EX PARTE* MATTERS FOR WHICH THE DOCUMENTS MUST BE PRESENTED CONVENTIONALLY AND MAY NOT BE ELECTRONICALLY FILED**

In the following subject matter areas, the listed stipulated or *ex parte* documents, and any document that will be served simultaneously with a document listed in this rule, must be presented conventionally and may not be electronically filed, except as provided in subsection (3)(b):

- (1) For civil matters presented at the presiding judge's daily 9:30 AM and 1:30 PM *ex parte* sessions:
 - (a) Petition for appointment of guardian ad litem and complaint
 - (b) Petition to proceed under pseudonym and complaint
 - (c) Petition for writ of review
 - (d) Motion for show cause hearing (preliminary injunction, appointment of receivership, provisional process, ORS 33 remedial sanction, and contempt for non-responsive debtor or garnishee)
 - (e) Motion for Provisional Process or Claim and Delivery
 - (f) Abatements and extension of abatements (excluding abatement for bankruptcy)
 - (g) Reinstatement from abatement, stay, or bankruptcy
 - (h) Second continuance of UTCR 7.020 (or subsequent)
 - (i) Reschedule summary judgment hearing
 - (j) Motion for sitting judge for summary judgment
 - (k) Motion for commission to take out of state deposition
 - (l) Registration of foreign writ, mandate, commission, or letter rogatory or Order (Not Foreign Subpoena)
 - (m) Motion to transport party or witness
 - (n) Motion for change of judge and affidavit
 - (o) Deferral/waiver of court fees
 - (p) Writ of assistance

- (q) Motion for release or disbursement of funds, proceeds, or money deposited with the court
 - (r) Motion for Use of Force for Writ of Execution
 - (s) Unopposed Motion for ORCP 71 Relief (including judgments of dismissal for want of prosecution pursuant to ORCP 54 B(3) and UTCR 7.020)
- (2) For criminal matters presented at the Presiding Judge's daily 9:30 AM and 1:30 PM *ex parte* or at Criminal Procedure Court *ex parte* sessions:
- (a) Transport of Party or Witness
 - (b) Motion for Protective Order
 - (c) Motion for Set Over
 - (d) Motion for Modification of Release
 - (e) Motion for Change of Judge and Affidavit
- (3) For Domestic Relations matters:
- (a) Presented at the Family Court Judges' daily 8:30 AM and 1:30 PM *ex parte* sessions if in-person appearance required) or by mail or, on retained cases, at other times:
 - (i) Emergency Custody and Parenting Relief Based on Immediate Danger, including requests for hearings challenging Immediate Danger Orders
 - (ii) Pre-Judgment Temporary Protective Orders of Restraint before the respondent has been served with the Petition
 - (iii) Temporary Orders of Financial Restraint
 - (iv) Guardian *Ad Litem* Appointment
 - (v) Orders of Assistance
 - (vi) Orders to Show Cause re: Post Judgment Status Quo
 - (vii) Warrants in Lieu of Writ of Habeas Corpus
 - (viii) Orders to Show Cause re Modification

- (ix) Extension of dismissal date when the current dismissal date is 30 days or fewer from the date of the request for extension
 - (x) Postponements or Special Set requests when the matter already has a date set on Trial Assignment or a retained judge's docket and that date is 30 days or fewer from the date of the request
 - (xi) Order to Show Cause re: Telephone Testimony matters fewer than 30 Days before hearing
 - (xii) Appointment of Temporary Guardians in adoption proceedings
 - (xiii) Motions for Change of Judge (submitted to the Chief Family Court Judge or delegate)
- (b) Presented at the Family Court Judges' daily 1:30PM *ex parte* sessions, but may be submitted electronically or conventionally:
- Family Abuse Prevention Act, Elderly Persons and Persons with Disabilities Abuse Prevention Act, Sexual Abuse Protection Act matters before the initial contested hearing has been held or the period for requesting the initial contested hearing has passed, whichever is later.
- (c) Stalking petitions are presented at the daily 1:30PM *ex parte* stalking petition docket, but may be submitted electronically or conventionally.
- (4) For Probate matters: None. This includes all documents presented at the Chief Probate Judge's daily 8:45 AM short matters docket.
- (5) For Juvenile matters:
- (a) The following motions presented to any judicial officer when judicial ruling on the motion is needed before the lapse of three (3) court days:
 - (i) Transport of Party or Witness
 - (ii) Postponement
 - (iii) Expedited Review or Rehearing Request
 - (iv) Substitution of Counsel
 - (v) Allowing Travel
 - (vi) Protective Orders
 - (vii) Educational Placement

- (b) Motions for change of Judge (submitted to the Chief Family Court Judge or delegate).
- (6) For Small Claim and Forcible Entry and Detainer matters presented at the presiding judge's daily 9:30 AM and 1:30 PM *ex parte* sessions:
 - (a) Motion for Change of Judge
 - (b) Guardian Ad Litem Appointments
 - (c) Motion for Judgment Debtor Bench Warrant



State of Oregon
County of Multnomah
I certify that this is a true and correct copy of a document in
the possession of the court administrator for Multnomah

Dated: September 2, 2020
Court Administrator for Multnomah

Barbara B. Marcille

Barbara B. Marcille
Trial Court Administrator