Attorney or Party without attorney (Name and Address) Telephone No.: Attorney for: SUPERIOR COURT OF CALIFORNIA, COUNTY OF SHASTA MAILING ADDRESS: STREET ADDRESS: 1515 Court Street, Room 110 CITY AND ZIP CODE: Redding, CA 96001 BRANCH NAME: IN THE MATTER OF THE GUARDIANSHIP OF:	FOR COURT USE ONLY
ORDER APPOINTING COURT INVESTIGATOR (GUARDIANSHIP)	Case Number:

Good cause appearing, it is ordered that the Superior Court Investigator of the Office of Probate and Family Court Services, located at 1515 Court Street, Room 311, Redding, California (530) 225-5707, be is appointed court Court investigator Investigator in the above-mentioned entitled Probate matter pursuant to Probate Code section 1513. The Court Appointed Investigator shall be granted authority to receive/access all information required by Probate Code section 1513, subsections (a) and (e), including, but not limited to, the minor's education information and grade reports, law enforcement reports involving the named minor, parole and probation information involving the named minor, public and private social services (CFS and APS) and reports involving the named minor, and an oral or written summary of the minor's medical and/or psychiatric records prepared by the physician, psychologist, or psychiatrist who made or is maintaining the records.

The Court Investigator is **ordered** to keep the information gathered and reports generated thereon confidential except as provided by Probate Code section 1513(d).

IT IS FURTHER ORDERED that the Petitioner provide the Superior Court Clerk with				
an original and a copy of all documents filed. The clerk will deliver the copy to the appointed				
court investigator.				
Dated:				
Judge of the Superior Court				

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SHASTA PROPOSED CHANGES TO LOCAL RULES OF COURT for July 1, 2024

Comments can be submitted to administration@shasta.courts.ca.gov or (530) 245-6761.

RULE 2.06

COURT REPORTERS

(A) Notice is hereby given that an official court reporter will normally be available in the following departments for the following types of matters:

Department 21 All felony and juvenile matters, or as otherwise directed by the Court

Department 22 All felony and juvenile matters, or as otherwise directed by the Court.

Department 23 All felony and juvenile matters, or as otherwise directed by the Court.

Department 24 All felony and juvenile matters, or as otherwise directed by the Court.

Department 42 All felony and juvenile matters, or as otherwise directed by the Court.

Department 43 No reporter supplied unless directed by the Court.

Department 44 All felony and juvenile matters, or as otherwise directed by the Court.

Department 51 No reporter supplied unless directed by the Court

Department 6-52 No reporter supplied unless directed by the Court.

Department 53 All juvenile matters, or as otherwise directed by the Court.

Department 54 All felony and juvenile matters, or as otherwise directed by the Court.

Department 63 No reporter supplied unless directed by the Court.

Department 64 No reporter supplied unless directed by the Court.

Department 7 All felony and juvenile matters, or as otherwise directed by the Court.

Department 8 All felony and juvenile matters, or as otherwise directed by the Court.

Department 9 All felony and juvenile matters, or as otherwise directed by the Court.

Department 10 All felony and juvenile matters, or as otherwise directed by the Court.

Department 11 All juvenile matters, or as otherwise directed by the Court.

Department 12 All felony and juvenile matters, or as otherwise directed by the Court.

(B) <u>Civil Cases</u>. Official court reporters are not normally available in civil cases. Requests for court reporting services in civil cases shall be made in accordance with California Rules of Court, Rule 2.956, which may be submitted on Judicial Council form FW-020, *Request for Court Reporter by Party with a Fee Waiver*. Where the request is timely submitted and granted, a clerk will notify the requestor as soon as possible if no court reporter will be available. Given the limited availability of official court reporters, notice of the unavailability of a court reporter may not be given until the day of the hearing or trial. When a request for an official court reporter is made in accordance with this paragraph (B) by a party with a fee waiver in a limited civil case, a court reporter will not be provided, but instead the proceeding will be electronically recorded by the court to make the official verbatim record of proceedings as provided in Government Code section 69957 and California Rules of Court, rule 2.952.

(Amended, effective January 1, 2021 July 1, 2024)

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SHASTA PROPOSED CHANGES TO LOCAL RULES OF COURT for July 1, 2024

Comments can be submitted to administration@shasta.courts.ca.gov or (530) 245-6761.

RULE 2.13

REQUESTS FOR ACCOMMODATION BY PERSONS WITH DISABILITIES

The court does not discriminate on the basis of disability with respect to admission to, access to, or the operations of its programs, services, benefits or activities. Disabled persons wishing to request accommodations may do so by completing Judicial Council Form MC-410, Request for Accommodations by Persons with Disabilities and Response, and sending it to the Court ADA Coordinator, 1500-1515 Court Street, Redding, CA 96001. Requests for accommodation may also be made by telephoning (530) 245-6761, or via email at accordinator@shasta.courts.ca.gov. Sign language iInterpreters, including sign language interpreters, are available by calling (530) 245-60676727. Assistive listening devices are available in all courtrooms without advance notice.

(Amended, effective January 1, 2016July 1, 2024)

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SHASTA PROPOSED CHANGES TO LOCAL RULES OF COURT for March 5, 2024

Comments can be submitted to administration@shasta.courts.ca.gov or (530) 245-6761.

RULE 5.17 LAW AND MOTION MATTERS

- (A) Law and Motion Calendars. All demurrers, motions and other applications for orders (except ex parte applications), and any other matters in connection with "general civil actions" as defined in California Rules of Court, Rule 1.6(4), customarily heard and determined as law and motion matters shall be set on each Monday in the department to which the action has been assigned for all purposes. However, when Monday is a court holiday such matters shall be set for the following court day, absent other or further order of court.
- (B) Continuances and Withdrawals. A party seeking to continue a law and motion hearing, or who does not intend to proceed in any matter on the date set, must file with the Court and serve on all parties a notice of continuance or withdrawal of the hearing date, at least two court days before the originally scheduled hearing date. A notice of continuance must contain a declaration by counsel that all parties to the law and motion proceeding have agreed to the continuance, a continued hearing date and time must be set forth, and proof of service must be attached. A notice of withdrawal must have a proof of service attached.

Notwithstanding any agreement by the parties, the Court may reject a continuance or notice of withdrawal, and/or select a new continued hearing date different from the date set forth by the parties. Failure of the moving party to comply with this rule may result in the matter being taken off calendar or deemed to have been submitted for the Court's ruling, and/or the imposition of monetary sanctions.

- (C) **Tentative rulings.** This Court does not follow the procedures described in Rules of Court, Rule 3.1308(a). Tentative rulings appear on the calendar outside the court department on the date of the hearing, pursuant to California Rule of Court, Rule 3.1308(b)(1). As a courtesy to counsel, are available online the court also posts tentative rulings no less than 12 hours in advance of the time set for hearing. The rulings are posted may be found on the court's website (www.shasta.courts.ca.gov) and are available by clicking on the "Tentative Rulings" link. A party is not required to give notice to the Court or other parties of intent to appear to present argument. The tentative ruling, or other such ruling as the Court may render, will not become the final ruling of the court until the hearing. This rule does not require a judge to issue a tentative ruling.
- (D) **Proposed orders.** The moving party shall submit a proposed order at the time of filing any demurrer, motion or other application for order.

(Amended, effective July 1, 2017 July 1, 2024)

AFFIDAVIT UNDER CALIFORNIA PROBATE CODE SECTION 13101

The un	dersigned state(s) as follow	/s:					
	* * * * * * * * * * * * * * * * * * * *	(na	ame of decedent) died on	(date),			
in the	County of	, State of California and:					
	. At least forty days have elapsed since the death of the decedent, as shown by the attached certified copy of decedent's death certificate.						
2.	2. Either of the following, as appropriate:a. No proceeding is now being or has been conducted in California for administration of the deceded						
		now being or has been conduc	ted in California for administration	of the decedent's			
3.	to the affiant or d	eclarant of the property describ	sented in writing to the payment, transped in the affidavit or declaration.	5.			
3.	property described in the decedent died prior to Ap (maximum values can be	California Probate Code Section ril 1, 2022), or the adjusted am found on Judicial Council Form	al and personal property in Californi on 13050, does not exceed \$150,000 tount as listed under Probate Code som DE-300). If the decedent died on a affidavit	2166,250 (if the ection 890.			
4.		, Judicial Council Form DE-300 is attached to this affidavit. In Inventory and Appraisal of the real property in the decedent's estate is attached, or					
	There is no real proper		decedent s'estate is attached, of				
5.							
	,						
6.	(Attach additional sheets if necessary.) 6. The successor(s) of the decedent, as defined in Probate Code Section 13006, is/are:						
		3					
7.	The undersigned is/are authorized under California Probate Code Section 13051 to act on behalf of the						
Q	successor(s) of the decedent with respect to the decedent's interest in the described property.						
	 No other person has a superior right to the interest of the decedent in the described property. The undersigned requests that the described property be paid, delivered or transferred to the undersigned. 						
7.	The undersigned requests	that the described property be	paid, derivered of transferred to the	undersigned.			
I/we de	cclare under penalty of perj	ary under the laws of the State	of California that the foregoing is tr	rue and correct.			
D	ate	Printed name	Signature				
_							
_							
.		-					
(Attach	an additional sheet if nece	ssary.)					
1.	completed Inventory and	Appraisal (Probate form DE-1	real property in the decedent's esta 60, DE-161)	ate, attach a			
2.	Have this affidavit notariz	ed.					

GUIDEDIOD	COLUMN OF CALLES AND C	
	COURT OF CALIFORNIA, COUNTY OF SHASTA	
THE CONTRACT OF STREET PROPERTY AND ADDRESS OF THE CONTRACT OF	1515 Court Street 1515 Court Street	
	Redding, California 96001	
CITTAIND ZIT CODE.	nedding, camornia 30001	
PEOPLE OF THE	E STATE OF CALIFORNIA	
	v.	
DECENDANT.		
DEFENDANT:	RUZ/VARGAS WAIVER ATTACHMENT	Case Number:
CI	KUZ/VARGAS WAIVER ATTACHMENT	case Number.
I,	, understand that I hav	e an absolute right under California
law to withda	raw my plea if the court, for any reason, does not	follow the plea agreement. I also
understand th	nat I cannot receive any additional penalty or pur	ishment for any subsequent failure
to appear or	any new offense unless I am preparly charged an	d consisted of such as officers.
understand or	any new offense unless I am properly charged an	d convicted of such an offense. I
	nd agree as part of this plea bargain to be release	
ball and to w	aive these rights, and as a condition of my releas	e, I will:
a.	Make and keep an appointment with Probation	rogarding may may sentensing
a.		regarding my pre-sentencing
1.	investigation report.	
b.	Appear in court for sentencing or any other dat	
c.	Not violate any law (excluding infractions) bet	ween today and the date of
	sentencing.	
d.	Any additional terms:	
If I willfully	violate any of the above conditions, I then agree	the court will no longer be bound
	argain. I understand and I agree that a violation	
	g judge without a jury and by a preponderance o	
free to impos	e any greater sentence than expressly stated in the	is agreement up to the meximum
nee to impos	e any greater sentence than expressly stated in the	is agreement, up to the maximum
	ach offense and enhancement to which I am now	
	d I will not have any right to withdraw my plea b	based upon any violations of this
Cruz/Vargas	waiver.	
Date	_	Defendant
		Defendant
Det	_	0 10 50 1
Date		Counsel for Defendant