

In the Matter of Approving Out-of-
Cycle Adoption of Fourth Judicial
District (Multnomah County)
Supplementary Local Rule 2.501 and
Amendment of Supplementary Local
Rule 24.501

) CHIEF JUSTICE ORDER
) No. 14-070

) ORDER TO APPROVE OUT-OF-CYCLE
) ADOPTION OF FOURTH JUDICIAL DISTRICT
) (MULTNOMAH COUNTY) SUPPLEMENTARY
) LOCAL RULE 2.501 AND AMENDMENT OF
) SUPPLEMENTARY LOCAL RULE 24.501

I HEREBY ORDER, pursuant to ORS 1.002, ORS 3.220(2)(b), and UTCR 1.050(2)(f), that:

1. Good cause has been shown and the time limits established by UTCR 1.050(2) are waived for the adoption approved by this order.
2. Out-of-cycle adoption of Supplementary Local Rule 2.501 for the Fourth Judicial District (Multnomah County), as shown in Attachment A to this order, is approved.
3. Out-of-cycle amendment of Supplementary Local Rule 24.501 for the Fourth Judicial District (Multnomah County), as shown in Attachment A to this order, is approved. For the convenience of the reader, deleted wording is shown in *[brackets and italics]* and new wording is show in **{braces, underline, and bold}**.
4. The Fourth Judicial District shall provide notice of this amendment to state and local bar organizations, appropriate state and local agencies, and appropriate business partners in a manner that the Presiding Judge determines will give sufficient notice.
5. Pursuant to ORS 3.220(2)(b), these changes take effect 30 days after a certified copy of the rules adopted and amended by this order is filed in the Office of the State Court Administrator.
6. This order takes effect immediately.

Dated this 9th day of December, 2014.



Thomas A. Balmer
Chief Justice

**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:

- (1) For civil matters presented at the presiding judge's daily 9:30 AM and 1:30 PM *ex parte* sessions:
 - (a) Abatement (stipulated or uncontested only)
 - (b) Assurance of Voluntary Compliance
 - (c) Commission for Out-of-State Deposition
 - (d) Disbursement of Funds
 - (e) Disbursement of Sale Proceeds
 - (f) Exoneration of Undertaking on Appeal
 - (g) Extension of Abatement or Stay
 - (h) Extension of Time to Respond to Pleadings
 - (i) Guardian Ad Litem Appointments
 - (j) Judgment Debtor Bench Warrant
 - (k) Judgment Debtor Show Cause
 - (l) Motion for Sitting Judge for Summary Judgment
 - (m) Preemptory Deed
 - (n) Preliminary Injunction Show Cause
 - (o) Provisional Process Show Cause
 - (p) Receivership Show Cause
 - (q) Registration of a Foreign Writ, Mandate, Commission, Letter Rogatory, or Order to Complete Discovery in Oregon under ORCP 38 C and UTCR 5.140
 - (r) Reinstatement of Case (from abatement, from rule 7 dismissal, from stay)
 - (s) Reset of Summary Judgment Hearing
 - (t) Second or Subsequent Continuance Requests under UTCR 7.020
 - (u) Motion for Transport of Party or Witness
 - (v) Writ of Assistance
 - (w) Writ of Mandamus Show Cause
 - (x) Writ of Review
 - (y) Motion for Change of Judge

- (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) Motion for Transport of Party or Witness
 - (b) Motion for Protective Order
 - (c) Motion for Set Over
 - (d) Motion for Modification of Release

- (3) For Domestic Relations matters:
- (a) Presented at the Family Court Judges' daily 8:30 AM and 1:30 PM *ex parte* sessions or, on retained cases, at other times:
 - (i) Emergency Custody and Parenting Relief Based on Immediate Danger
 - (ii) Pre-Judgment Temporary Protective Orders of Restraint
 - (iii) Temporary Orders of Financial Restraint
 - (iv) Guardian Ad Litem Appointment
 - (v) Family Abuse Prevention Act
 - (vi) Elderly Persons and Persons with Disabilities Abuse Prevention Act
 - (vii) Sexual Abuse Protection Act
 - (viii) Orders of Assistance
 - (ix) Orders to Show Cause re: Post Judgment Status Quo Orders
 - (x) Warrants in Lieu of Writ of Habeas Corpus
 - (xi) Orders to Show Cause re: Modification when a Post-Judgment Status Quo Motion is Simultaneously Presented
 - (xii) Extension of Dismissal Date
 - (xiii) Postponements
 - (xiv) Telephone Testimony Matters Fewer than 30 Days before Hearing
 - (xv) Proposed Judgments under SLR 8.041(4)
 - (b) Motions for Change of Judge (submitted to the Chief Family Court Judge or delegate)
- (4) For Probate matters presented at the Chief Probate Judge's daily 8:45 AM *ex parte* session: none. All stipulated and *ex parte* documents to be presented by an active member of the Oregon State Bar at probate *ex parte* must be electronically filed as provided in UTCR 21.140 and SLR 24.501(1).
- (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) Motion for Transport of Party or Witness
 - (ii) Postponement
 - (iii) Expedited Review
 - (iv) Substitution of Counsel
 - (v) Allowing Travel
 - (vi) Protective Orders
 - (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 daily 8:30 AM *ex parte* session in Courtroom 120:
- (a) Motion for Change of Judge
 - (b) Guardian Ad Litem Appointments
 - (c) Motion for Judgment Debtor Bench Warrant

24.501 STIPULATED OR EX PARTE MATTERS MAY BE ELECTRONICALLY FILED

- (1) **{Except as provided in subsection (2) of this rule,}** ~~[A]~~**{a}**ny stipulated or *ex parte* matter may be electronically filed for purposes of submitting to a judge for signature.

- (2) *[If an ex parte motion and corresponding proposed order are electronically filed, the order must be submitted as a separate document from the motion.]* **{SLR 2.501 is reserved for judicial districts to adopt a local rule regarding specific stipulated or ex parte matters for which the documents must be presented conventionally and may not be electronically filed.}**