AGENDA Paralegal Practitioner Steering Committee

August 15, 2019 12:00 p.m. – 2:00 p.m. Scott M. Matheson Courthouse Council Room, Room N31 450 S. State St. Salt Lake City, UT. 84111

Welcome	Tab 1	Justice Deno Himonas
ACTION – Approval of Draft July 11, 2019		
meeting minutes.		
DISCUSSION —Technology and LPP		Clayson Quigley, Kim Allard
appearances.		
DISCUSSION AND ACTION —Rules 15-701	Tab 2	Elizabeth Wright
and 15-703. Update to address Supreme Court's		
concerns about language.		
DISCUSSION – Update from the State Bar on		Carrie Boren
exam takers and past and projected class		
enrollment numbers.		
DISCUSSION —Update from the State Bar on		Matthew Page
outreach and advertising.		
DISCUSSION —Update on forms.	Tab 3	Nancy Sylvester
Other Business		

Members

Justice Deno Himonas, Chair	Judge Royal Hansen	Gayla Sorenson
Dean Robert Adler	Dixie Jackson	Judge Kate Appleby
John Baldwin	James S. Jardine	Steve Urquhart
Adam Caldwell	Scott Jensen	Elizabeth Wright
Dr. Tom Clarke	Steven G. Johnson	Matthew Page
Terry Conaway	Comm. Kim M. Luhn	
Sue Crismon	Ellen Maycock	
Cathy Dupont	Daniel O'Bannon	

Robert O. Rice

Monte Sleight

Julie Emery

Heather Farnsworth

Tab 1

LICENSED PARALEGAL PRACTITIONER STEERING COMMITTEE MEETING

Minutes Thursday, July 11, 2019 12:00 p.m. to 1:30 p.m. Judicial Council Room Matheson Courthouse

<u>Present</u> <u>Staff</u>

Justice Deno Himonas, Chair Nancy Sylvester

Julie Emery

Rob Rice <u>Excused</u>
Monte Sleight Dixie Jackson
Elizabeth Wright Jim Jardine
Judge Kate Appleby Scott Jensen

John Baldwin
Carrie Boren

Terri Conaway

Steve JohnsonDean Benson DastrupSue CrismonJacqueline Esty MorrisonSteve UrquhartDean Robert Adler

Matthew Page Adam Caldwell
Heather Farnsworth (by phone)

Daniel O'Bannon Guests

1. Welcome, Minutes Review, and Updates.

Justice Himonas welcomed the committee to the meeting and asked for approval of the minutes. The minutes were unanimously approved.

Justice Himonas updated the committee on the passing away of member James Deans. Committee members expressed their condolences. Justice Himonas then explained that Washington State had recently reported that it is about is about \$2 million in the red on their LLLT program. John Baldwin did not anticipate this happening in Utah because of how its budgeting worked.

2. Update on LPP Admissions.

Carrie Boren provided an update on the LPP exam. She said six people are ready to take the exam, but one of the six doesn't meet the education requirements yet. The person doesn't have a paralegal certificate but does have a four-year degree. Ms. Boren expressed concern about substituting the NALA certification for the paralegal certificate but said the Admissions Committee will deal with how the rules are applied in the normal course. Justice Himonas noted that he wants to make it easier, not harder, to become an LPP.

Regarding the other five exam-takers in terms of demographics, most are at a firm. Ms. Boren then reported on projections for next spring. She said she anticipates that there will be about fifteen to twenty people ready to take the exam who are currently enrolled in the classes. Julie Emery will attend the classes to help these people get prepared. Ms. Boren said there were a lot of inquiries after Monte Sleight's appearance on TV to promote the program.

3. Reconstituting the Structure of the LPP Committee.

Justice Himonas reported that he would like to reconstitute the committee after the first round of admissions. He anticipates there will be seven core committee members as the committee moves from implementation to actual management and expansion of the program. Expansion will include identifying other potential practice areas. Justice Himonas identified Ms. Boren, Mr. Sleight, Ms. Emery, Matt Page, Heather Farnsworth, and someone from the federal bar (the recommendation is Judge Peed; Justice Himonas will reach out to Judge Shelby). Justice Himonas requested a motion to reconstitute.

<u>Motion</u>: Judge Appleby moved to reconstitute the committee and Steve Johnson seconded the motion. The motion passed unanimously.

4. Forms Needed.

The committee discussed the need for forms, including the Notice of Appearance of LPP. The form would also need to include contact information for the client. Steve Johnson asked who was going to send along the committee's requests for forms. Nancy Sylvester volunteered to shepherd along the requests to the Forms Committee since Cathy Dupont acted as liaison previously. The committee then discussed whether Green Filing and other electronic filing service providers had been made aware of LPP's. Elizabeth Wright volunteered to get in touch with Tybera and others.

5. Advertising Efforts.

Mr. Sleight updated the committee on the recent television appearance he made to promote LPP's. Matthew Page said that 28,000 have viewed the television appearance video on Facebook and several have already called to inquire about the program. He also said that bus advertising is up and that the Bar is producing two fifteen-second spots that will go on HULU and other streaming services. The difference between the two is targeting public members who will use the services of LPP's versus attracting students to

become LPP's. The committee discussed next steps, which will include asking someone like Christine Durham to talk about the program for free to the media (Justice Himonas will talk to her) and then targeting the program to rural areas. Regarding rural areas, Mr. Page gave the example of a person now making \$12/hour being able to spend just a year studying and then have a great career ahead of them as an LPP. He noted that there are not a lot of attorneys in those areas, so they would be able to fill a need that already exists and be able to better provide for their family. The committee then discussed having a sitting Supreme Court justice talk about the program, such as Chief Justice Durrant.

Mr. Page discussed the need for sustainability in outreach and advertising. He said that to make outreach work long-term, there is a need for ongoing funding. The Bar has footed a pretty big bill so far, and it has built a momentum that shouldn't be lost. He noted that there are a lot of great access to justice programs in Utah, but the legal profession and the Bar have done a crummy job of telling people about them.

Ms. Crismon noted that the Judicial Council's Standing Committee on Resources for Self-represented Parties had also recently identified this need. Its Outreach Subcommittee has been training minority groups and leaders within those groups about the access to justice resources available around the state.

6. Rules of Civil Procedure.

The committee noted that it probably would have been helpful to have had someone from the Advisory Committee on the Rules of Civil Procedure working with the LPP Committee all along. That committee is now working to tie up some loose ends as the time for new admittees to start practicing approaches.

Ms. Sylvester raised several questions on behalf of the Civil Rules Committee, such as whether the term "counsel" means LPP's in the rules. The committee responded that, where appropriate, yes it did.

The committee then discussed whether an LPP could argue in court that their pleading did not violate Rule 11. If the LPP couldn't, this was a tool that could be used by the other side. The committee's consensus was that if an LPP became the subject of an order to show cause, they could appear and argue it.

The committee proposed the following change to Rule 1 of the Utah Rules of Civil Procedure: "The terms attorney and counsel refer to legal professionals, which include attorneys and licensed paralegal practitioners, in the practice areas for which licensed paralegal practitioners are authorized to practice. Those practice areas are set forth in Rule 14-802 unless specifically carved out in these rules."

Ms. Sylvester said the Civil Rules Committee will take up the LPP rules in August and then bring them shortly thereafter to the Supreme Court with a recommendation of expedited adoption.

7. Next Meeting: August 15, 2019

The meeting was adjourned at 1:30 P.M.

Tab 2

1

Rule 15-701. Definitions.

2	As used in this article:
3	(a) "ABA" means the American Bar Association.
4	(a)(b) "Accredited Program" means a course of instruction in paralegal studies from a
5	program officially recognized as meeting the standards and requirements of a regional or
6	national accrediting organization that is approved by the U.S. Department of Education, or a
7	paralegal school or paralegal studies program that has been fully or provisionally approved by
8	the ABA Standing Committee on Paralegals.
9	(b)(c) "Accredited School" or "Accredited Program" means a school or program
10	officially recognized as meeting the standards and requirements of a regional or national
11	accrediting organization that is approved by the U.S. Department of Education. or a paralegal
12	school or paralegal studies program that has been fully or provisionally approved by the ABA
13	Standing Committee on Paralegals
14	(c)(d) "Applicant" means each person requesting licensure as a Licensed Paralegal
15	Practitioner.
16	(d)(e) "Approved Law School" means a law school which is fully or provisionally
17	approved by the ABA pursuant to its Standards and Rules of Procedure for Approval of Law
18	Schools. To qualify as approved, the law school must have been fully or provisionally approved
19	at the time of the Applicant's graduation, or at the time of the Applicant's enrollment, provided
20	that the Applicant graduated within a typical and reasonable period of time.
21	(e)(f) "Associate Degree" means an undergraduate academic degree conferred by a
22	college upon completion of the curriculum required for an associate degree.
23	(f)(g) "Bachelor's Degree" means an academic degree conferred by a college or
24	university upon completion of the undergraduate curriculum.
25	(g)(h) "Bar" means the Utah State Bar, including its employees, committees and the
26	Board.
27	(h)(i) "Board" means the Board of Bar Commissioners.
28	(i)(j) "Complete Application" means an application that includes all fees and necessary
29	application forms, along with any required supporting documentation, character references, a
30	criminal background check, a photo, an official certificate of graduation and if applicable, a test
31	accommodation request with supporting medical documentation.

32	(j)(k) "Confidential Information" is defined in Rule 15-720(a).
33	(k)(1) "Disbarred Lawyer" means an individual who was once a licensed lawyer and is
34	no longer permitted to practice law.
35	(1)(m) "Executive Director" means the executive director of the Utah State Bar or her or
36	his designee.
37	(m)(n) "First Professional Degree" means a degree that prepares the holder for admission
38	to the practice of law (e.g. juris doctorate) by emphasizing competency skills along with theory
39	and analysis. An advanced, focused, or honorary degree in law is not recognized as a First
40	Professional Degree (e.g. master of laws or doctor of laws).
41	(n)(o) "Full-time" means providing legal services as a paralegal for no fewer than 80
42	hours per month.
43	(o)(p) "General Counsel" means the General Counsel of the Utah State Bar or her or his
44	designee.
45	(p)(q) "Licensed Paralegal Practitioner" means a person licensed by the Utah Supreme
46	Court to provide limited legal representation in the areas of (1) temporary separation, divorce,
47	parentage, cohabitant abuse, civil stalking, and custody and support; (2) forcible entry and
48	detainer and unlawful detainer; or (3) debt collection matters in which the dollar amount in issue
49	does not exceed the statutory limit for small claims cases.
50	(q)(r) "LPP" means Licensed Paralegal Practitioner.
51	(r)(s) "LPP Administrator" means the Bar employee in charge of LPP licensure or his
52	or her designee.
53	(t) "LPP Admissions Committee" means those Utah State Bar members or others appointed
54	by the Board or president of the Bar who are charged with recommending standards and
55	procedures for licensure of LPPs, with implementation of this article, reviewing requests for test
56	accommodations, and assessing the qualifications of applicants.
57	(s)(u) "National Certification" means that the applicant has successfully passed an exam
58	and received certification from NALA, NALS, or NFPA. National Certification is not a
59	substitute for a Paralegal Certificate.
60	(t)(v) "NALA" means the National Association of Legal Assistants.
61	(w) "NALS" means The Association for Legal Professionals.
62	(u)(x) ""NFPA" means the National Federation of Paralegal Associations.
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63	(v)(y) "OPC" means the Bar's Office of Professional Conduct.
64	(w)(z) "Paralegal" means a person qualified through education, training, or work
65	experience, who is employed or retained by a lawyer, law office, governmental agency, or the
66	entity in the capacity or function which involves the performance, under the ultimate direction
67	and supervision of an attorney, of specifically delegated substantive legal work, which work, for
68	the most part, requires a sufficient knowledge of legal concepts that absent such assistance, the
69	attorney would perform.
70	(x)(aa) "Paralegal Certificate" means verification that an individual has successfully
71	completed an accredited a paralegal education studies program from an accredited school or
72	accredited program that includes at least 15 credit hours of paralegal studies. The certificate
73	must be offered, taught, and granted by the accredited school or accredited program.an
74	Accredited Program.
75	(y)(bb) "Paralegal Studies and Paralegal Studies Degree" mean course work that prepares
76	a holder to work as a paralegal.
77	(z)(cc) "Privileged Information" in this article includes: information subject to the
78	attorney-client privilege, attorney work product, test materials and applications of examinees;
79	correspondence and written decisions of the Board and LPP Admissions Committee, and the
80	identity of individuals participating in the drafting, reviewing, grading and scoring of the LPP
81	Licensure Examination.
82	(aa)(dd) "Reapplication for Licensure" means that for two years after the filing of an original
83	application, an Applicant may reapply by completing a Reapplication for Licensure form
84	updating any information that has changed since the prior application was filed and submitting a
85	new criminal background check.
86	(bb)(ee) "Substantive Law-Related Experience" means the provision of legal services as a
87	Paralegal, paralegal student or law student including, but not limited to, drafting pleadings, legal
88	documents or correspondence, completing forms, preparing reports or charts, legal research, and
89	interviewing clients or witnesses. Substantive Law-Related Experience does not include routine
90	clerical or administrative duties. Substantive Law-Related Experience for licensure in landlord-
91	tenant and debt collection includes, but is not limited to, the provision of legal services as a
92	Paralegal supervised by a licensed attorney, paralegal student or law student in the areas of
93	bankruptcy, real estate, mortgage and/or banking law.

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94	(cc)(ff) "Supreme Court" means the Utah Supreme Court.
95	(dd)(gg) "Unapproved Law School" means a law school that is not fully or provisionally
96	approved by the ABA.
97	(ee)(hh) "Updated Application" means that an Applicant is required to amend and update her
98	or his application on an ongoing basis and correct any information that has changed since the
99	application was filed.

Effective November 1, 2018

- 1 Rule 15-703. Qualifications for Licensure as a Licensed Paralegal Practitioner.
- 2 (a) Requirements of Licensed Paralegal Practitioner Applicants. The burden of proof is on the
- 3 Applicant to establish by clear and convincing evidence that she or he:
- 4 (a)(1) has paid the prescribed application fees;
- 5 (a)(2) has either been granted a Limited Time Waiver under Rule 15-705 or has timely filed the
- 6 required Complete Application for a Licensed Paralegal Practitioner Applicant in accordance
- 7 with Rule15-707;
- 8 (a)(3) is at least 21 years old;
- 9 (a)(4) has graduated with either:
- 10 (a)(4)(A) a First Professional Degree in law from an Approved Law School; or,
- 11 (a)(4)(B) an Associate Degree in paralegal studies from an Accredited School or Accredited
- 12 Program; or
- 13 (a)(4)(C) a Bachelor's Degree in paralegal studies from an Accredited School or Accredited
- 14 Program; or
- 15 (a)(4)(D) a Bachelor's Degree in any field from an Accredited School, plus a Paralegal
- 16 Certificate or 15 credit hours of paralegal studies from an Accredited School Program;
- 17 (a)(5) if the applicant does not have a First Professional Degree from an Approved Law School,
- the applicant must have 1500 hours of Substantive Law-Related Experience within the last 3
- 19 years, including 500 hours of Substantive Law-Related Experience in temporary separation,
- divorce, parentage, cohabitant abuse, civil stalking, custody and support, and name change if the
- 21 Applicant is to be licensed in that area, or 100 hours of Substantive Law-Related Experience in
- forcible entry and detainer or debt collection if the Applicant is to be licensed in those areas.
- 23 (a)(6) has successfully passed the Licensed Paralegal Practitioner Ethics Examination;
- 24 (a)(7) has successfully passed the Licensed Paralegal Practitioner Examination(s) for the practice
- area(s) in which the Applicant seeks licensure;
- 26 (a)(8) is of good moral character and satisfies the requirements of Rule 15-708;

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- 27 (a)(9) has a proven record of ethical, civil and professional behavior; and
- 28 (a)(10) complies with the provisions of Rule 15-716 concerning licensing and enrollment fees.
- 29 (b) If the Applicant has not graduated with a First Professional Degree in law from an approved
- 30 law school, the Applicant must:
- 31 (b)(1) have taken three credit hours a specialized course of instruction approved by the Board in
- 32 professional ethics for Licensed Paralegal Practitioners;
- 33 (b)(2) have taken a specialized course of instruction approved by the Board in each specialty area
- in which the Applicant seeks to be licensed; and
- 35 (b)(3) have obtained either the Certified Paralegal (CP or CLA) credential from the National
- Association of Legal Assistants (NALA); the Professional Paralegal (PP) credential from the
- National Association of Legal Professionals (NALS); or the Certified Registered Paralegal
- 38 (CRP) credential from the National Federation of Paralegal Associations (NFPA).
- 39 (c) An individual who has been disbarred or suspended in any jurisdiction may not apply for
- 40 licensure as a Paralegal Practitioner.
- 41 Effective November 1, 2018

Tab 3

	<u></u>
Name	
Address	<u> </u>
City, State, Zip	<u> </u>
	<u></u>
Phone	Check your email. You will receive information and
	documents at this email address.
Email	
I am [] Plaintiff/Petitioner [] Defe	endant/Respondent endant/Respondent's Attorney(Utah Bar #:)
[] Flaminin Chlories 3 Allomey [] Bell	Straint Respondent 3 Attorney (Stair Bar #)
In the Di	strict Court of Utah
Judicial D	istrict County
	county
Court Address	·
	[] Notice of Personal Appearance
	OR [] Notice of Counsel's Appearance
<u> </u>	
Plaintiff/Petitioner	
V.	Case Number
Defendant/Respondent	 Judge
Bolondantiroopondone	
	Commission on (domestic come)
	Commissioner (domestic cases)
1.	(name of
former attorney) has filed a Notice of	(name of withdrawal
iomer attorney) has med a riotioe e	or withdrawat.
(Check 2 or 3, whichever applies.)	
2. [] I now represent myself.	
OR	
3. [] I now represent	(name of client).

I declare under criminal penalty under	er the law of Utah that everything	g stated in this document is true.
Signed at		(city, and state or country).
	Signature ▶	
Date	Printed Name	

Certificate of Service

I certify that I filed with the court and am serving a copy of this Notice of Personal Appearance or Notice of Counsel's Appearance on the following people.

Person's Name	Service Method	Service Address	Service Date
1 0.001.0 110	[] Mail	3011100710001000	2 4.0
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	[] Left at business (With person in charge		
	or in receptacle for deliveries.)		
	[] Left at home (With person of suitable age and discretion residing there.)		
	[] Mail		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	[] Left at business (With person in charge		
	or in receptacle for deliveries.)		
	[] Left at home (With person of suitable		
	age and discretion residing there.)		
	[] Hand Delivery		
	[] E-filed		
	[] Email		
	Left at business (With person in charge		
	or in receptacle for deliveries.)		
	[] Left at home (With person of suitable		
	age and discretion residing there.)		
	Signature ►		

	Signature ▶	
Date		
	Printed Name	

Council-Approved Forms for LPP Use

Approved forms

Form Name	Approved Date	Approved By
Abstract of judgment	May 21, 2018	Judicial Council
Acceptance of service	January 22, 2018	Judicial Council
Affidavit with exhibit(s)	May 21, 2018	Judicial Council
Answer	December 18, 2017	Judicial Council
Application for temporary restraining order and Order on application for temporary restraining order	April 22, 2019	Judicial Council
Certificate of service	January 22, 2018	Judicial Council
Certification of readiness for trial	July 18, 2019	Judicial Council
Consent to email service	January 22, 2018	Judicial Council
Counter motion	May 21, 2018	Judicial Council
Counterclaim	December 18, 2017	Judicial Council
Debt collection answer	December 18, 2017	Judicial Council
Declaration of jurisdiction and grounds for divorce	July 18, 2019	Judicial Council
Domestic relations injunction	April 22, 2019	Judicial Council
 Three day notice to pay or to vacate Three day notice to comply with lease or vacate Three day notice to vacate for criminal nuisance Three day notice to vacate for nuisance Three day notice to vacate for assigning or subletting contrary to rental contract Three day notice to vacate for committing waste on premises Three day notice to vacate for engaging in unlawful business on or in the premises Three day notice to vacate for lease violation which cannot be brought into compliance Three day notice to vacate for committing criminal act on the premises Fifteen day notice to vacate Five day notice to a tenant at will Complaint Order of Restitution Affidavit of Damages 	December 18, 2017	Judicial Council

 Judgment for Plaintiff for Unlawful Detainer Judgment for Defendant for Unlawful Detainer Request for Hearing on Enforcement of Order of Restitution Tenant Answer and Counterclaim Motion to Set Amount of Counter Bond Notice of Possession Bond Order setting amount of possession bond Request for Possession Bond hearing Tenant Counter Bond Property Order Setting Amount of Counterbond Motion to Release Possession Bond Order to Release Possession Bond 		
 Eviction forms used in OCAP (additional) Request for occupancy hearing Notice of occupancy hearing Ex parte motion for order of restitution 	January 28, 2019	Judicial Council
Exhibit summary	May 21, 2018	Judicial Council
 Fee waiver – district and justice court Motion to waive fees and statement supporting motion Order on motion to waive fees Order on motion to waive fees (inmates Memorandum 	June 24, 2019	Judicial Council
Financial declaration Certificate of service of financial declaration	February 25, 2019	Judicial Council
Income verification and compliance with child support guidelines	July 18, 2019	Judicial Council
Initial disclosures	May 21, 2018	Judicial Council
Judgment information statement	May 21, 2018	Judicial Council
Military parenting plan	January 28, 2019	Judicial Council
Memorandum opposing motion	April 16, 2018	Judicial Council
Motion for alternative service	February 26, 2018	Judicial Council
Motion for genetic testing	December 17, 2018	Judicial Council
Motion for leave to amend	July 18, 2019	Judicial Council
Motion for summary judgment to declare non- parentage after genetic testing Order granting motion for summary judgment on non-parentage	January 28, 2019	Judicial Council
Motion for temporary orders (domestic)	December 18, 2017	Judicial Council
Motion for temporary orders due to deployment	January 28, 2019	Judicial Council

(domestic)		
Motion (generic)	April 16, 2018	Judicial Council
Motion to appear remotely	June 11, 2018	Judicial Council
Motion to appoint parent coordinator	August 17, 2018	Judicial Council
Motion to change venue	June 11, 2018	Judicial Council
Motion to continue	June 11, 2018	Judicial Council
Motion to correct clerical mistake	December 18, 2017	Judicial Council
Motion to decide divorce and reserve other issues (bifurcate divorce)	February 25, 2019	Judicial Council
Motion to declare judgment satisfied	May 21, 2018	Judicial Council
Motion to delay enforcement of judgment and order on motion	June 24, 2019	Judicial Council
Motion to excuse mediation	April 16, 2018	Judicial Council
Motion to renew judgment	May 21, 2018	Judicial Council
Motion to set aside default or judgment	June 24, 2019	Judicial Council
Motion to vacate dismissal and reinstate case	June 11, 2018	Judicial Council
Motion to waive divorce education requirement	April 16, 2018	Judicial Council
Motion to waive divorce waiting period	August 17, 2018	Judicial Council
Nonpublic information: parent, minor and safeguarded address	April 16, 2018	Judicial Council
Notice of appearance or appointment of counsel	May 21, 2018	Judicial Council
Notice of disclosure requirements in domestic cases	February 25, 2019	Judicial Council
Notice of dismissal Motion to voluntarily dismiss case and order on motion	August 17, 2018	Judicial Council
Notice of divorce education requirement	April 16, 2018	Judicial Council
Notice of hearing (motion)	April 16, 2018	Judicial Council
Notice of relocation Motion for orders regarding relocation	June 11, 2018	Judicial Council
Notice of withdrawal of counsel	May 21, 2018	Judicial Council
Notice to appear personally or to appoint counsel	May 21, 2018	Judicial Council
Notice to defendant of disclosure in unlawful detainer actions	February 25, 2019	Judicial Council
Objection to commissioner's recommendation	December 18, 2017	Judicial Council
Objection to form of order	December 18, 2017	Judicial Council
OCAP clauses – divorce and custody cases	May 20, 2019	Judicial Council

Parenting plan	May 21, 2018	Judicial Council
Proof of service	February 26, 2018	Judicial Council
Reply memorandum supporting motion	April 16, 2018	Judicial Council
Request to submit (motion)	April 16, 2018	Judicial Council
Statement supporting motion	April 16, 2018	Judicial Council
Stipulated motion	April 16, 2018	Judicial Council
Stipulation of voluntary dismissal	December 17, 2018	Judicial Council
Stipulation to enter order (motion)	April 16, 2018	Judicial Council
Substitution of counsel	May 21, 2018	Judicial Council
Summons	January 22, 2018	Judicial Council
Supplemental proceedings	April 16, 2018	Judicial Council
Trial issues – domestic cases	July 18, 2019	Judicial Council
Writ of assistance to remove children	April 22, 2019	Judicial Council
Writ of execution packet	May 21, 2018	Judicial Council
Writ of garnishment packet	May 21, 2018	Judicial Council