

**SUPERIOR COURT OF CALIFORNIA,
COUNTY OF VENTURA
VENTURA**

MINUTE ORDER

DATE: 07/10/2020

TIME: 01:51:00 PM

DEPT: 20

JUDICIAL OFFICER PRESIDING: Matthew P. Guasco

CLERK: Lori Jacques

REPORTER/ERM:

CASE NO: **56-2019-00537749-CU-OR-VTA**

CASE TITLE: **Taylor vs Bayview Loan**

CASE CATEGORY: Civil - Unlimited CASE TYPE: Other Real Property

APPEARANCES

The Court hereby enters its ORDER that the motion hearing scheduled for July 17, 2020, at 8:20 a.m. in Courtroom 20, is continued to August 25, 2020 at 8:20 a.m. in Courtroom 20. The Court enters this ORDER because the moving party has not complied with section 5 of the Civil Reopening Plan adopted by the Presiding Judge's administrative order of June 9, 2020, pertaining to motions filed before, with hearings scheduled during, the court closure, which provides the following:

"If the moving party intends to proceed with a motion filed on or before March 13, 2020, that party must meet and confer with the opposing party or parties to determine: 1) whether the motion or any issue raised in the motion has become moot, and 2) if any aspect of the motion has not become moot, a mutually acceptable hearing date of July 1, 2020 or later, and a schedule for any remaining briefing. The moving party shall then reserve a calendar date of July 1, 2020 or later by telephone call to the court's civil clerk (805-289-8525). The moving party shall then serve and file a notice of the new hearing date and a briefing schedule if applicable, as well as a summary of the meet and confer process, including as to the remaining scope of the motion."

Failure to comply with the above is sufficient ground to deny the motion or take it off-calendar. In light of the newness of this procedure, however, the Court grants the moving party an opportunity to correct this deficiency. The Court hereby enters its ORDER that, by no later than July 29th at 4:00 p.m., moving party shall serve and file a notice of the new hearing date of August 25th, along with a summary of the meet and confer process, including the remaining scope of the motion, as required by section 5 of the reopening plan. Failure to do so will result in the August 25th motion going off-calendar. If moving party complies with the preceding ORDER, any opposition and reply papers will be served on dates and in the manner required by the Code of Civil Procedure and the California Rules of Court. Service of this notice shall be by email with pdf attachment.

The Clerk shall give notice of this ORDER.