

RULE 10.02 CONSERVATORSHIP

A. PETITION FOR APPOINTMENT OF PROBATE CONSERVATOR

4. At the time of filing any type of petition for probate conservatorship (including temporary conservatorships) or upon order of the court, the petitioner shall complete and file local confidential court form VN262, Preliminary/Interim Financial Declaration. Further, the petitioner is to serve said form, at that time, upon the offices of the Public Defender and the Family Court Services probate court investigator.

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Rev. eff. ~~July~~ January 1, 2021~~0~~

RULE 11.05 PENAL CODE §1538.5 MOTIONS

1. In addition to the requirements of Penal Code §1538.5, moving papers shall include:

- a. ~~A summary of the relevant facts known or believed to be true~~ complete statement of all the facts known to counsel, at the time the motion is filed, upon which the moving party relies in support of the motion, including facts asserting the moving party's standing to bring the motion, with an explanation as to the basis for such knowledge or belief.
- b. ~~A~~ complete itemized list of the specific items of property or other evidence sought to be suppressed or returned. A general request to suppress or return, "all evidence seized," without greater specificity, is not sufficient. Only the items listed in the motion will be considered by the court for suppression or return unless it is established the newly identified item could not reasonably be identified before the motion was filed.
- c. A discussion of the issues which identifies the specific legal and factual reasons why the defense believes the search or seizure was defective. If the motion seeks to suppress evidence obtained as a result of a series of warrantless searches and seizures, the motion must identify which of the specific searches or seizures are being challenged.

2. Responding papers to Penal Code §1538.5 motions shall include:

a. A ~~summary of the relevant facts known or believed to be true~~ complete statement of all the facts known to counsel, at the time the responding papers are filed, upon which the responding party relies in opposition to the motion, with an explanation as to the basis for such knowledge or belief.

b. A discussion of the issues, specifically ~~stating the theory or theories on which the People are relying in justifying the search or seizure~~ identifying in what regard the search or seizure is justified. Such statement shall specifically state the theory or theories, which shall be relied upon and urged to justify the search or seizure.

(~~Rev. effective January 1, 2021~~ 1998)