Preliminary/Evidentiary Hearing Process

Summary:

- 1. All preliminary hearings, motions to suppress, Pitchess motions and other evidentiary hearings shall be calendared Monday through Friday at 8:30 a.m. or 1:30 p.m. in Dept. 9.
- 2. All parties will appear in-person in Dept. 9 at their scheduled calendar time for assignment. Upon assignment, parties will immediately report to the assigned department to begin the hearing.
- 3. All counsel on cases calendared for Monday through Friday at 8:30 a.m. or 1:30 p.m. in Dept. 9 must check in via the Criminal Readiness Notification System, during the specified check-in window, and provide readiness and the estimated hearing length. This window is between 8:00 a.m., 3 days before the hearing, and 12:00 p.m., the day before the scheduled hearing. Self-represented defendants shall notify the Court of their readiness and hearing length estimate via email at Dept9@saccourt.ca.gov. An attorney or party who fails to check in, as required, may be subject to sanctions pursuant to section 177.5 of the Code of Civil Procedures.
- 4. If a party intends to exercise a challenge to the judge assigned to preside over any preliminary/evidentiary hearing, pursuant to CCP 170.6, the party shall file a fully executed CCP 170.6 form in Dept. 9 immediately upon assignment.
- 5. All exhibits shall be provided to the courtroom clerk in the assigned department at the start of the preliminary/evidentiary hearing. The Courtroom clerk will mark all exhibits and prepare exhibit lists. All exhibits shall be provided in their physical form. Counsel are encouraged to provide a full and complete photographic record of large exhibits instead of the physical item pursuant to Penal Code section 1417.3.
- 6. If a matter is going to resolve with a plea for felony probation and immediate J&S, the defense attorney shall obtain probation conditions from the Probation Dept. The Probation Dept. liaisons can be contacted via email or in-person by visiting them in their office

located on the 2nd floor at the GDS courthouse. When emailing for conditions, the defense attorney shall include the following:

- a. Defendant's name and x-ref. #,
- b. Terms of the plea, and
- c. Name of the DDA handling the case.

Probation Email: AdultCourtLiaison@saccounty.net