

To: Members of the 24th Judicial District Bar

Citizens of Watauga, Avery, Mitchell, Yancey and Madison Counties

From: 24th Judicial District Executive Committee

Members:

Hon. Gary M. Gavenus, Senior Resident Superior Court Judge

Hon. Ted McEntire, Chief District Court Judge

Hon. Seth Banks, District Attorney

Hon. Diane Deal, Watauga County Clerk of Superior Court

Hon. Teresa Benfield, Avery County Clerk of Superior Court

Hon. Janet Cook, Mitchell County Clerk of Superior Court

Hon. Tammy McEntyre, Yancey County Clerk of Superior Court

Hon. Mark Cody, Madison County Clerk of Superior Court

Re: ADMINISTRATIVE ORDER 20-1 Response to COVID-19

By Order of the Chief Justice of the North Carolina Supreme Court, effective Monday, March 16, Superior Court and District Court Proceedings in the 24th Judicial District comprised of Watauga, Avery, Mitchell, Yancey and Madison counties, with limited exceptions, are suspended for a period of at least 30 days.

The emergency directive of the Chief Justice does not prohibit a judge or other judicial officer from exercising in chambers or *ex parte* jurisdiction conferred by law upon that judge or judicial officer, as provided by law. Additionally, it is important to note that the emergency directive <u>does not extend filing and other statutory deadlines.</u>

Although Court offices in the 24th Judicial District will remain open for the transaction of business, unless you are required to appear in person to conduct your courthouse business, attorneys and members of the public are strongly encouraged to use email and the telephone to communicate with courthouse staff.

On line Court services are available for handling some court business, including citation services, paying your ticket, court payments, and signing up for court date notifications and reminders.

As used herein, the initial 30 day period under the emergency directive began on March 16, 2020.

THIS ORDER SHALL REMAIN IN EFFECT THROUGHOUT ANY SUBSEQUENT EXTENSIONS OF THE EMERGENCY DIRECTIVE AND IS SUBJECT TO IMMEDIATE MODIFICATION AS FUTURE CONDITIONS WARRANT.

CLERK OF SUPERIOR COURT

- The Clerks office shall continue to maintain normal office hours to accept filings, until further
- Guardianship hearings will be conducted as needed, subject to health precautions as determined by the Clerk of Court.
- Involuntary Commitments will be conducted as needed, subject to health precautions as determined by the Clerk of Court.
- Estate administration matters will be conducted, although in-person meetings will be subject to health precautions as determined by the Clerk of Court.
- Estate hearings shall be postponed for thirty days unless the parties consent that the hearings be held remotely and in accordance with statutory safeguards.
- SPECIAL PROCEEDING HEARINGS and FORCLOSURES (hearings and sales) SHALL BE CONTINUED BEYOND THE 30 DAY PERIOD.

All non-suspended hearings before the Clerk shall be held subject to health precautions satisfactory to the presiding clerk. Where available, remote technologies should be utilized as authorized by law and to the fullest extent possible.

MAGISTRATE AND SMALL CLAIMS

• Magistrate availability will remain unchanged in the District with normal office hours as previously scheduled and 24 hour availability through on call service, for Warrants for Arrest, Magistrate's Orders, Criminal Summons, Initial Appearances, Cash/Property Bonds, Involuntary Commitment Orders, Juvenile Petitions, and Secured and Non-Secured Custody Orders. Where available, remote technologies should be utilized as authorized by law and to the fullest extent possible. All appearances before a magistrate are subject to health precautions satisfactory to the presiding magistrate.

- ALL SMALL CLAIMS COURT PROCEEDINGS INCLUDING SUMMARY EJECTMENTS ARE SUSPENDED FOR 30 DAYS AND ALL PENDING MATTERS WILL BE CONTINUED BEYOND THE 30 DAY PERIOD.
- Magistrates are encouraged to consider, in instances where there is not a danger to the
 community or individual safety and there is not a history of failing to appear, using criminal
 summons or other pretrial release conditions that would avoid the requirement of arrest and
 the posting of a secure bond to minimize the impact on the jail population of community
 spread during this emergency.
- Subject to health precautions satisfactory to the magistrate, magistrates should continue to perform weddings.

DISTRICT COURT

- District Court Judges shall be available during normal office hours as instructed by the Chief District Court Judge.
- All **PENDING CIVIL CASES** shall be continued beyond the 30 day period with the following exceptions:
 - 1. The court will hear returns on emergency custody orders that were entered *ex parte*, returns on secure and non-secure custody that were entered *ex parte*, and return hearings on *ex parte* domestic violence protective orders.
 - 2. The issuance of ex parte domestic violence protective orders.
 - 3. Bond hearings for child support show cause defendants in custody.

All such hearing to be held subject to health precautions satisfactory to the presiding judge. Where available, remote technologies should be utilized as authorized by law and to the fullest extent possible.

- The District Court will be available for the consideration of whether to enter *ex parte* emergency custody orders as provided by statute.
- The District Court will also hear other emergency matters as provided by statute and provide for a return hearing on any *ex parte* order entered to provide due process.
- Regular non-emergency domestic violence, child custody, juvenile, child support and any other civil matters will be continued to a date beyond the 30 day period.
- **Mediations** will be continued beyond the 30 day period unless all parties consent and are available to conduct them remotely.
- Drug Treatment cases including regularly scheduled staffings are continued until the first
 regularly scheduled session of drug treatment court beyond the 30 day period. All offenders
 shall remain on probation and are expected to comply with probation and take all reasonable
 measures to maintain sobriety. Case management services will continue to be provided to the
 offenders but will be done through electronic, telephone, or other virtual method. DTC team
 members will remain available to discuss matters virtually but regular staffings will not occur.
- All District Court Arbitrations will be continued beyond the 30 day period.
- All pending District Court **CRIMINAL CASES** will be continued to a date beyond the 30 day period.

- Criminal matters that will be addressed by the District Court during the 30 day period are as follows:
 - 1. A bond hearing for those defendants who are in custody provided that 48 hour notice has been given to the State and the Court of the motion for a bond hearing.
 - 2. First Appearances
 - **3.** Probable Cause Hearings in cases where the 15 day period has not been waived and there is a written demand filed by counsel and 48 hour notice given to the State.
 - **4.** Judicial review of initial appearance bonds.
 - 5. Assignment of counsel to indigent defendants.
 - **6.** Seven day hearings for probation violations where the defendant is being held in custody **solely** because of the pending probation violation.

All such hearings to be held subject to health precautions satisfactory to the presiding judge. Where available, remote technologies should be utilized as authorized by law and to the fullest extent possible.

SUPERIOR COURT

- Superior Court Judges shall be available during normal business hours
- ALL PENDING CIVIL AND CRIMINAL SUPERIOR COURT CASES ARE CONTINUED TO A DATE
 BEYOND THE 30 DAY PERIOD. The Senior Resident Superior Court Judge in consultation with
 the District Attorney shall provide the dates for the continuation of Criminal Cases. The Senior
 Resident Superior Court Judge in consultation with the Superior Court Trial Coordinator shall
 provide the appropriate dates for the continuation of Civil Cases.
- Criminal matters that will be addressed by the Superior Court during the 30 day period are as follows:
 - 1. A bond hearing for those defendants who are in custody provided that 48 hour notice has been given to the State and the court of the motion for a bond hearing.
 - 2. Judicial review of appearance bonds.
 - **3.** First Appearances that may be conducted in Superior Court and Assignment of counsel to indigent defendants.
 - **4.** Seven day hearings for probation violations where the defendant is being held in custody **solely** because of the pending probation violation.
 - **5.** Bond hearings for defendant's not in custody upon 48 hour notice to the opposing party (Counsel for Defendant/State) and the Court.

All such criminal hearings will be held subject to health precautions satisfactory to the presiding judge. Where available, remote technologies should be utilized as authorized by law and to the fullest extent possible.

- Civil matters that may be addressed by the Superior Court during the 30 day period are as follows:
 - 1. Requests for Temporary Restraining Orders in the sole discretion of the presiding judge.
 - 2. Civil Hearings that may be conducted remotely by consent of the parties may be conducted in the sole discretion of the presiding judge.

All such civil hearings approved by the presiding judge will be held subject to health precautions satisfactory to the presiding judge. Where available, remote technologies should be utilized as authorized by law and to the fullest extent possible.

Notwithstanding the above provisions, nothing herein shall prevent the Senior Resident Superior Court Judge or the Chief District Court Judge from handling a proceeding if the judge determines that the proceeding can be conducted under conditions that protect the health and safety of all participants.

THE COOP leader in each county shall report the closing of all superior and district court closings in their county during the 30 day period and any extensions thereof.