NORTH CAROLINA

IN THE GENERAL COURT OF JUSTICE

A 8: 55 DISTRICT COURT DIVISION

Civil Division

COUNTY OF GRANVILLE

20 R155

ADMINISTRATIVE GUIDELINES REGARDING THE EXPANSION OF GRANVILLE COUNTY CHILD SUPPORT COURT

Acknowledging that social distancing and other safety measures will likely remain in effect at least in the short term after our Court System is allowed to expand its operations, the undersigned hereby establishes the following protocols and procedures regarding the expansion of Granville County Child Support Court.

I. CAPACITY AND SOCIAL DISTANCING

Courtroom audience seating should be determined in accordance with social distancing guidelines requiring each seat to be at least 6 feet apart from every other seat. Socially distanced audience seating shall be marked with numbered placards placed in numerical sequence. The placards or other type of signage used for seat marking should be approved by the County Manager and should be provided by the County. Audience members shall fill the seats in order beginning with seat 1 and continuing numerically through the last numbered seat.

Social distancing requirements shall also be enforced in the areas where persons are waiting to enter the Courtrooms and Courthouses. Floor line-up markings located at least six feet away from other such markings should be placed in hallways, entrance ways and other common areas where persons stand awaiting entry to the Courtroom. Additionally, depending on the particular Courthouse and premises, markings on floors or sidewalks should be made in at least six feet intervals outside and along the sidewalk up to the point of entry of the Courthouse. The total number of line-up marks both inside and outside the Courthouse should equal the number of audience available seats in the Courtroom.

Additionally, and if not already existing, County Maintenance staff shall have appropriate signage made that informs the public that entry in the Courthouse and the Courtroom is prohibited to persons having any of the current symptoms of the COVID-19 virus. Said signs shall include that all persons must wear protective masks or face coverings inside the Courthouse and Courtroom if the same are available. The signs shall contain a current list of all known COVID-19 symptoms and shall be prominently placed at the public entrance to the Courthouse and the District Courtroom.

II. COURT SESSIONS/TIME PERIODS/PROCEDURES

The court docket shall be divided into two dockets – a morning docket and an evening docket. The number of cases on the docket shall be limited to two-thirds the number of seats in the courtroom where court is being held. It is preferred that court be held in Superior Court so that more cases may be addressed.

During the court sessions, only Defendants and custodial parents whose names appear on the docket are allowed in the courtroom. No one else shall be allowed to come into the courtroom.

The court docket shall be made available to Courthouse Security as well as the clerk. The court docket shall be posted at the door of the Courthouse so that individuals will be aware of the time they are expected to be in court. No one shall be allowed to wait at the courthouse until the afternoon docket. If a name is on the afternoon docket, they must leave the courthouse premises and return for the afternoon docket.

III. ELECTRONIC COMMUNICATIONS/HEARINGS

Nothing in this order excludes hearings via WebEx, or other electronic means of communication when deemed feasible or necessary to ensure the administration of justice.

IV. COURTHOUSE SECURITY GUARDS (SOMETIMES NOTED AS COURTHOUSE SECURITY OR "SECURITY")

Courthouse Security is an essential part of the adequate functioning and operation of the Criminal Courts subject to these guidelines as the Officers will provide information about the Court's operation and will control the inflow and outflow of persons into the Courthouse and the Courtroom. Judges should extensively consult with Courthouse Security regarding the protocols and procedures herein set forth. In addition to their existing work duties, Security will be responsible under these guidelines for the following:

- 1. maintaining social distancing requirements for persons lined up to enter the Courthouse and the Courtroom;
- 2. measuring temperatures of persons and asking questions about symptoms exhibited by any persons seeking entry into the Courthouse and Courtroom (NOTE: taking temperature readings should occur only if Security has appropriate devices such as non-contact "gun" thermometers and Security deems it safe to do so);
- 3. preventing persons exhibiting COVID-19 symptoms from entering the Courthouse and Courtroom;
- 4. requiring persons who have protective masks or protective face coverings available to wear them at all times while in the Courthouse;

- 5. ensuring only parties and other essential persons enter the Courtroom during the appropriate Time Period for their cases, and, informing persons how to be seated once inside the Courtroom;
- 6. efficiently dispersing persons from the Courthouse when the Courtroom is full for any Time Period so as to minimize the number of persons in the Courthouse;
 - 7. clearing the Courtroom at the end of each Time Period;
- 8. repeatedly relaying to the public clear instructions as to the operation of these requirements including who is allowed to be in Court during any Time Period contemplated, repeatedly explaining how persons should line-up, and directing the lining up of persons awaiting entry into the Courtroom and Courthouse.

V. ATTORNEYS

Attorneys will be representing many litigants in Granville County Juvenile/Domestic Violence/No Contact Court during the period of expanding operations. Attorneys often have to travel between several counties to meet their clients' needs. As a result, the time periods set out herein are likely to be burdensome for Attorneys needing to be in more than one place at a time. Attorneys should always try to arrange their personal schedules to be in Court in the appropriate time session as set by the session's Judge. When an Attorney cannot be in present in an assigned time period, the Attorney shall immediately notify the Clerk of that and may request that the matter be heard in a different time period. The Clerks shall promptly let the Judge know of the time conflict and together the Judge and Clerk will determine if a "new" period will be assigned for hearing. If a change of time period is possible, the Clerk shall promptly inform Courthouse Security of the period change so that Security can let the affected parties, witnesses and necessary persons into the "new" period. Upon a case being assigned a "new" Period, Security shall note the change on the "Schedule" available for public viewing. The Court shall make best efforts to ensure all parties have received proper notice of any period changes for cases.

Attorneys shall maintain close contact with clients to inform them of any change of Time Period for their cases. Opposing Counsel shall communicate regularly with each other regarding docketed cases and shall attempt to narrow issues to be decided by the Court during any necessary hearings. Time periods for Matters in which all parties are represented may be switched in the same manner as set out above. In addition, Attorneys should consider the possibility of using remote hearings outside of regularly held court sessions if, and when a Judge and Clerk can conduct such a hearing.

VI. COURTHOUSE/COURTROOM MAINTENANCE

Between the morning and the afternoon session, the Courtroom shall be vacated by every person except Courthouse Maintenance Staff. These breaks are to allow maintenance to perform cleanings of the Courtroom as deemed appropriate by the Franklin County Health Director and/or appropriate Health directives.

VII. OTHER CONSIDERATIONS AND REQUIREMENTS

- A. All Judges, Attorneys, Clerks, Courthouse Security, Courthouse Maintenance Staff and others involved in the sessions designed by these guidelines should communicate freely and regularly, both prior to and during sessions, to help the processes outlined herein move smoothly, efficiently and safely.
- B. The time frames herein for beginning and ending Time Periods within any session of Court are provided for guidance. As no two Court dates are ever the same, on the day of any session conducted pursuant to these guidelines, the trial Judge has the discretion to modify said time frames, alter periods held, decrease the number of persons allowed in the Courtroom for any Period held, and take other safety measures the Judge deems appropriate for any session.
- C. Any person seeking entry to the Courtroom who presents with a fever or any other symptom associated with COVID-19 shall be required to immediately leave the Courthouse premises and shall not return to the Courthouse for at least 72 hours.
- D. The safety of all persons involved in the Court System is the of the upmost concern. The goal of this Order is to conduct effective and efficient Court sessions that completely dispose of as many cases as possible while maintaining the highest state of safety possible.
- E. Notwithstanding anything contained herein to the contrary, as seats become available in the Courtroom during any Time Period, Courthouse security, upon request, shall allow members of the general public to enter the Courtroom and fill up to five seats; said members of the general public shall sit in numbered seats designated for the audience.

F. The undersigned reserves the right to modify the provisions herein as deemed necessary and appropriate for the safe and efficient administration of justice.

This Order being signed the day of May, 2020 and being effective as of the beginning date for expansion of the Granville County Juvenile/Domestic Domestic Violence/No Contact District Court's operations for the 9th Judicial District.

John W Davis, Chief District Court Judge

9th Judicial District

Stultz, District Court Judge,
9th Judicial District

Caroline S. Burnette, District Court Judge,

9th Judicial District

Ninth Judicial District	REGISTRATION OF EMAIL	
	ADDRESS FOR	
	SELF REPRESENTED	
Rev. 05/2020	LITIGANT OR COUNSEL	
	FOR LITIGANT	

IN THE DISTRICT COURT	TOFCOUNTY, N.C.
	Case No
Plaintiff/Petitioner	
Vs.	REGISTRATION OF
	EMAIL ADDRESS FOR
	SELF REPRESENTED LITIGANT OR
Defendant/Respondent	COUNSEL FOR LITIGANT
Defendant/Respondent before this court in th	f or I am representing (circle one): Plaintiff/Petitioner or ne court case above. I request any documents be served upon me elow, except for those that require specific service as directed by
I understand that emailing documer requirements.	nts to this email address is considered to meet legal notice
If I am self-represented I am responsib	ole for notifying the court if I retain an attorney for this case.
I am responsible to notify the court if I	change my email address or other contact information.
	Date:
Signature	
Name (Print)	
Street Address/P.O. Box	
City/State/ZIP code	
Phone	
Email Address/Litigant	

Email Address/Attorney

Exhibit 2 – Example Schedule

9:00 - 9:30a	uncontested divorces with an attorney)
15 CVD 980	Dean (Thompson) vs. Dean (Gulley)
20 CVD 453	James vs. James (Gardner)
9:30 - 11:00a	
16 CVD 495	Humphries (Minshew) v. Shaw (Thompson)
19 CVD 334	Darnell vs. Dean (Hartsell)
20 CVD 114	Sumner (Bartlet) vs. Sumner(Rove)
20 CVD 678	Shaw(Jones) vs. Shaw
15 CVD 12	Journigan vs. Butler(Ashland)
<u>11:00 – 1:00a</u>	
20 CVD 1	Sawyer vs. Sawyer
20 CVD 2	Tanner vs. Tanner
20 CVD 76	Wright vs. Wright
20 CVD 989	James vs. Hawkins
20 CVD 786	Scott vs. Harris
19 CVD 342	Burke vs. Burke
2:00 - 4:00p	
20 CVD 111	Whittmore(Tully) vs. Whittmore(Peagram)
19 CVD 543	Dasani(Moore) vs. Dasani (Sutton)
20 CVD 332	Carpenter(Williams) vs. Corova
14 CVD 879	Roberts vs. Roberts(Thompson)
19 CVD 789	Horner vs. Horner