

ARLINGTON COUNTY GENERAL DISTRICT COURT

ORDER EXTENDING COVID-19 PRECAUTIONARY MEASURES

It appearing to the Court that on May 6, 2020 the Chief Justice of the Virginia Supreme Court entered an Order extending the Declaration of Judicial Emergency through June 7, 2020;

And it further appearing that the extension of the Declaration of Judicial Emergency substantially impedes the ability of persons to avail themselves of the court, or the ability of litigants or others to have access to the court or to meet schedules or time deadlines imposed by court order, rule, or statute; therefore,

The Court finds the following docket management and precautionary measures are necessary and consistent with current recommendations from The Governor of the Commonwealth and Supreme Court of Virginia. Further, the Court finds that a plan that phases in a return to routine operations benefits the public and legal community. The Court will begin the phase-in on May 18, 2020 and June 11, 2020, as discussed below. It is, therefore, ORDERED:

1. General Policies:

The Court orders the following policies to be applicable to all matters pending in the Arlington County General District Court:

A. The Court will limit the number of people allowed in the courtroom and require that all courtroom occupants maintain a social distance consistent with guidelines established by the Commonwealth of Virginia and the Center for Disease Control and Prevention. Only necessary persons, including parties, counsel, court reporter and witnesses will be permitted in the courtrooms.

B. All persons in the courthouse will be required to wear a mask or other facial covering over their nose and mouth. Upon resuming in-person court proceedings, the Court will maintain a liberal continuance policy. If any participant has been ill or currently experiencing symptoms such as shortness of breath, cough, or a fever, or has been exposed to someone who has been diagnosed with COVID-19, the parties are asked to continue or reschedule the hearing.

C. The Court encourages all participants, parties, and litigants to use video, telephone, or teleconference for any matter pending in the Court. The Court will use the WebEx platform to conduct video or teleconference to conduct the matter. A free download of the WebEx Meetings for video conferencing can be found at www.webex.com/downloads.html/. The Court will permit video, telephone, or teleconference hearings provided the parties file a written motion five (5) business days in advance of the hearing requesting a telephone or video conference that provides:

- (1) the current court date and time,
- (2) the names of participants that will be appearing by video conference or telephone, specifying if the participant will appear by video or telephone,
- (3) the telephone number and email address for each participant appearing by telephone or video conference,
- (4) a certification that all parties agree with the telephone or video conference, and
- (5) a certification that all participants appearing by video conferencing have downloaded the WebEx app or have been provided the information to download the application.

All parties and counsel appearing by telephone or video shall be prepared to begin the hearing at the scheduled time and remain prepared to begin the hearing even if delayed. All witnesses appearing by telephone or video shall be prepared to testify at the scheduled time and remain prepared to testify during the pendency of the hearing until their testimony is required.

Any evidence, documents or exhibits to be introduced during a telephone or video hearing shall be exchanged between the parties or their counsel and filed with the court, at least, five (5) business days before the hearing. The exhibits filed with the court shall be filed under seal. The court will unseal and review the exhibit only after it has been admitted into evidence.

D. This Order may be extended or modified consistent with future Executive and/or Judicial Orders.

2. Criminal Cases (including DWI and Leaving the Scene of an Accident)

A. In Custody Defendants:

(1) **Beginning May 18, 2020:** Bond motions and arraignments will continue to be conducted by video. To the extent that witnesses are available either in person or by electronic means, all criminal trials and preliminary hearings for in-custody defendants shall proceed to trial and/or preliminary hearing. If witnesses in a criminal trial or preliminary hearing will participate by telephone or video, the procedure set forth in paragraph 1(C), above, must be followed.

B. Out of Custody Defendants:

(1) All criminal trials and preliminary hearings scheduled through June 10, 2020 for Out of Custody defendants are hereby ordered converted to status but remain on the docket to be continued. Subpoenaed witnesses, police officers, and other witnesses shall be released and notified by defense counsel or the Commonwealth. Parties should seek to file an

agreed Order to reschedule the case for trial or preliminary hearing. Absent an Order, the matter will be rescheduled to a date on or after June 11, 2020.

However, any criminal trial or preliminary hearing, currently, scheduled through June 10, 2020 and converted to Status by this Order may proceed to trial or preliminary hearing upon the advanced filing of a Motion to Permit Trial/Preliminary Hearing. The Court will review the Motion and determine if the trial or preliminary hearing can be conducted safely on the regularly scheduled docket or at a time certain.

(2) **Beginning June 11, 2020**, all criminal trials and preliminary hearings shall resume. Witnesses in a criminal trial or preliminary hearing may participate by telephone or video provided the procedure set forth in paragraph 1(C), above, is followed. The court expects Counsel and defendant to be present in court during any criminal trial or preliminary hearing.

(3) **Beginning June 11, 2020** Out of Custody Arraignments will resume.

C. **Motions practice.** The Commonwealth and Defendant to criminal matters may continue to seek relief from the Court prior to court resuming on June 11, 2020 by filing a Motion with the Court. If the Commonwealth and Defendant agree upon the relief sought in any non-dispositive Motion, the parties shall request that the court rule upon the Motion on the papers. If argument on any Motion is necessary, a hearing shall be scheduled. A Defendant, Counsel, or witness may participate by telephone or video in any non-dispositive motion hearing provided the procedure set forth in paragraph 1(C), above, is followed. Further, for any non-dispositive motion, a Defendant's appearance may be waived at the request of defense counsel.

3. Civil Cases.

A. **Civil matters prior to June 11, 2020.** All civil matters (EXCEPT PROTECTIVE ORDERS) scheduled through June 10, 2020 are removed from the docket and continued to June 19, 2020 at 2:00 p.m. for status for the setting of a new date. Attorneys and parties to any civil matter removed from the docket are encouraged to contact the clerk's office, by telephone, and provide an agreed upon date to reschedule the case for initial return, pretrial conference, or trial prior to June 19, 2020. If the parties reach an agreement for a new date, the clerk will make a notation on the file and the matter will be continued to the agreed upon date without the need for counsel or parties to appear in court or the clerk's office. An Order can be submitted at a subsequent time.

However, any civil matter, currently, scheduled through June 10, 2020 and converted to Status by this Order may proceed to hearing or trial upon the advanced filing of a written Motion to Permit Hearing/Trial. The Court will review the Motion and determine if the hearing or trial can be conducted safely on the regularly scheduled docket or at a time certain. All parties, counsel, and witnesses may participate by telephone or video in any civil matter provided the procedure set forth in paragraph 1(C), above, is followed.

B. **Beginning June 11, 2020** all civil matters will resume. Counsel, parties, subpoenaed witnesses, and other witnesses are expected to be prepared for trial or hearing on and after June 11, 2020. All parties, counsel, and witnesses may participate by telephone or video in any civil matter provided the procedure set forth in paragraph 1(C), above, is followed.

Any Unlawful Detainer action shall include a Coronavirus Aid, Relief and Economic Security (CARES) Act Affidavit.

C. **Protective Orders.** All Petitions for Preliminary Protective Orders will proceed on the docket as normal without changes. At a full hearing on the Petition, the court will have a liberal continuance policy and attorneys, plaintiffs, defendants, and witnesses are encouraged to remain home if they are feeling ill or displaying symptoms of illness.

4. **Traffic Cases.** All non-jailable traffic cases (Excluding DWI and Leaving the Scene of an Accident) scheduled through June 10, 2020 will be removed from the docket and rescheduled to the officer's available date on or after June 11, 2020. All traffic cases will resume on June 11, 2020 on a schedule to be determined.

5. **Prior Orders.** The following Orders previously entered by this Court shall remain in full force and effect and/or extended through June 7, 2020:

A. Order to Suspend the Filing of Garnishments is extended through June 7, 2020;

B. Order for Suspension of Evictions and Tolling of Deadlines Pursuant to Section 17.1-330(D) is extended through June 7, 2020;

C. Order to Modify Hours of Operation is extended through June 7, 2020;

D. Order suspending delayed and weekend confinement obligations shall remain in full force and effect;

E. Order to Extend Time to Perform Community Service Through OAR of Sheriff's Work Force shall remain in full force and effect.

DATED

5/12/20



R. Frances O'Brien, Chief Judge
Arlington County General District Court