

VIRGINIA: IN THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY

ORDER:

COVID-19 CONTINGENCY OR ACTION PLAN

RAPPAHANNOCK COUNTY CIRCUIT COURT

ORDERED PROCEDURES

WHEREAS, the government of the Commonwealth of Virginia has, by executive order, declared a state of emergency; and

WHEREAS, the government of the United States has, by executive order, declared a national emergency; and


WHEREAS, the Court finds it meritorious, just and necessary to promulgate emergency rules of procedure governing the administration of justice in the Rappahannock County Circuit Court. The following rules and procedures are effective immediately until further order of the Court.

- A. All criminal matters currently on the Court's docket through April 10, 2020, except for arraignments (to include capias returns and indictment returns) and bond motions, are converted to status as follows:
- i. All matters currently set during the weeks of March 16, 2020 and March 23, 2020 are removed from the Court's docket and witnesses are released from subpoena. These cases are reset to the Court's docket of April 16, 2020, at 9:00 a.m. for status or to be set for hearing.
 - ii. All matters currently set during the weeks of March 30, 2020 and April 6, 2020 are removed from the Court's docket and witnesses are released from subpoena. These cases are reset to the Court's docket of April 28, 2020, at 9:00 a.m. for status or to be set for hearing.
 - iii. Arraignments and bond motions currently on the docket will remain. Arraignments and bond motions may be added to the Court's docket by Emergency motion as set forth below.
 - iv. Emergency motions properly detailed may be filed with the Circuit Court Clerk's Office with a copy to chambers via email to mralph@vacourts.gov and kstruckmann@vacourts.gov. The Court will determine whether to docket the matter.
 - v. No other criminal motions shall be set prior to May 1, 2020.
 - vi. All criminal dockets (pleas, sentencings, probation violations, motions) are cancelled through April 10, 2020.

- B. All civil matters on the Court's dockets through April 10, 2020 are removed from the docket and docketed for tracking, as follows:
- i. All matters currently set the week of March 16, 2020 and March 23, 2020 are removed from the Court's docket and witnesses are released from subpoena. These cases are reset to the Court's docket of April 16, 2020, at 9:00 a.m. for status or to be set for hearing.
 - ii. All matters currently set the week of March 30, 2020 and April 6, 2020 are removed from the Court's docket and witnesses are released from subpoena. These cases are reset to the Court's docket of April 28, 2020, at 9:00 a.m. for status or to be set for hearing.
 - iii. Emergency motions properly detailed may be filed with the Circuit Court Clerk's Office with a copy to chambers via email to mralf@vacourts.gov and kstruckmann@vacourts.gov. The Court will determine whether to docket the matter.
 - iv. No other civil motions shall be set prior to May 1, 2020.
- C. Appeals from the district courts shall be docketed in the Circuit Court as follows:
- i. Except for protective orders, any civil matter appealed from the Rappahannock County General District Court or the Rappahannock County Juvenile and Domestic Relations District Court may be noticed or docketed for scheduling in the Rappahannock County Circuit Court no sooner than 9:00 a.m. on May 7, 2020.
 - ii. Any criminal matter appealed from the Rappahannock County General District Court or the Rappahannock County Juvenile and Domestic Relations District Court may be noticed or docketed for scheduling in the Rappahannock County Circuit Court no sooner than May 7, 2020.
- D. Should a party believe any matter must be scheduled and/or heard prior to the dates set out above, the emergency motion procedure should be followed.
- E. Nothing herein changes any statutory or rule-based filing deadlines. All parties are strongly encouraged to liberally consent to extension of deadlines where the law so permits and to submit appropriate consent orders memorializing such agreements. The Court notes, however, consistent with Virginia law, that not all consent orders are legally effectual as they purport to be. For example, agreement of the parties does not serve to confer jurisdiction upon the Court.

- F. To the extent this Order conflicts with any provision of the General Administrative Order (“GAO”) entered March 16, 2020, this Order shall control. Otherwise, the GAO remains in full force and effect.
- G. All aspects of this Order are subject to revision and review by this Court. All aspects of this Order are subordinate to the Order of any Court superior to this Court.

ENTERED this 17th day of March, 2020, at 12:13 p.m.



Douglas L. Fleming, Jr.
Chief Judge