

CC: Frank Janik, Administrative Judge
Judge Sherry Glass
Judge Lisa Swenski
Jody Barilla, Court Administrator

FILED
LORAIN COUNTY
2020 MAY -1 A 11: 22
COURT OF COMMON PLEAS
TOM ORLANDO

JOURNAL ENTRY
COURT OF COMMON PLEAS
DOMESTIC RELATIONS DIVISION
Lorain County, Ohio

Case No. 2020 MISC

In Re:

**ORDER DECLARING A JUDICIAL
EMERGENCY AND CONTINUITY
OF OPERATIONS OF THE COURT
DUE TO COVID-19 PANDEMIC**

Date: 5/1/20 Volume _____ Page _____

Due to the national, state, and local declarations of emergency because of the Coronavirus disease (COVID-19) pandemic, the Court issues the following orders:

(1) **Consistent with the state orders to close the schools in Ohio through the remainder of the 2019-2020 school year and the continuation of the stay at home order issued by Governor DeWine on April 27, 2020, the Lorain County Domestic Relations Court will continue to limit face-to-face Court business to mission-critical essential functions only, effective May 2, 2020 through June 12, 2020, to be re-evaluated at that time. Essential functions generally include, but are not limited to:**

- a. **Ex-Parte Petitions for Domestic Violence Civil Protections Orders and review hearings;**
- b. **Ex-Parte Petitions for Juvenile Protection Orders and review hearings;**

- c. Ex-Parte Motions for Emergency Temporary Custody and review hearings;
- d. Final hearings for Petitions for Dissolutions;
- e. Adjudication and Dispositional Hearings in Abuse/Neglect/Dependency Cases;
- f. Shelter care hearings for Abuse/Neglect/Dependency Cases;
- g. Juvenile Detention Matters;
- h. Judicial Bypass of Consent Hearings;
- i. Any hearings for Juveniles in detention; and
- j. Any hearings for supervising Juveniles in detentions, Turning Point Shelter or Pathways Group Home.

- (2) The Court will evaluate all other types of “nonessential” hearings or meetings for participation through video or telephonic means. The assigned Judge will have the discretion to continue or proceed with any “nonessential” matter by teleconference, video conference, or other technological methods. The Court will be notifying those who have hearings scheduled during this time frame regarding the status and mode of those hearings;
- (3) The Court authorizes the use of audio-visual devices and technologies for all actions and proceedings;
- (4) The Juvenile Clerk’s office will remain open to accept essential filings and payments. The Juvenile Clerk’s office accepts fax filings at (440) 329-5271, email filings at juvenileclerk@lcfct.org, and payments online; visit the Court website at loraincounty.com/domesticrelations. The Domestic Relations Clerk’s office accepts fax filings at (440) 329-5506 and payments online; visit the Clerk of Court’s website at loraincounty.us/clerk/ ;

- (5) This public health emergency may be considered a finding of “just cause” for continuances deemed necessary by assigned judges on a case-by-case basis;
- (6) The local rules of court for the Domestic and Juvenile Division may be temporarily adapted to allow court flexibility, within constitutional limits, in response to the public health emergency;
- (7) The Court’s security policies may be temporarily amended or supplemented to protect public health while maintaining essential court functions;
- (8) The Court’s Personnel Policies and Procedures Handbook and other usual and customary human resource provisions may be temporarily adjusted to maintain essential court operations and functions;
- (9) The Court will have the lawful authority, within constitutional limits, to do and direct to be done all things necessary to ensure the orderly and efficient administration of justice for the duration of the declared public health emergency;
- (10) All individuals, including Court judicial officers and personnel, desiring to enter the courthouse may be subject to available health screening or testing and excluded from admission based upon the results of such screening or testing;
- (11) Any Court employee who exhibits signs of illness must notify their direct supervisor by telephone or e-mail and shall not come into the courthouse or report for duty. Any individual within the courthouse who exhibits signs of illness shall be directed to leave the building immediately and seek medical advice before being permitted to re-enter the building at a later date;
- (12) The Court shall attempt to minimize the social interaction of litigants, attorneys, witnesses, jurors, law enforcement personnel, and judicial personnel by continuing non-essential proceedings or conducting proceedings, to the

extent practicable, by remote video, telephonic or other available technological means;

(13) Employees of the Court not on duty in the courthouse shall work, to the extent possible, remotely, and in accordance with the directives of their department head and/or supervisor; and

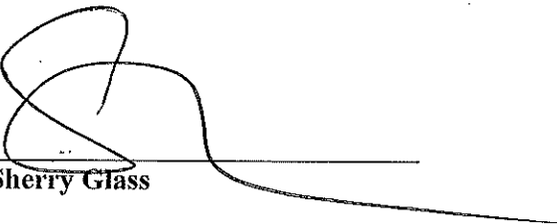
(14) When the emergency subsides, the Court will enter an order declaring an end to the emergency and a resumption of normal operations.

(15) This Court order will be served upon the Lorain County Prosecutor's Office, the Lorain County Clerk of Courts, the Lorain County Common Pleas-General Division, the Lorain County Sheriff, the Lorain County Commissioners, and the Ohio Supreme Court, will be published on the website of this Court, and will be provided to the Lorain County Bar Association to be disseminated to the local bar.

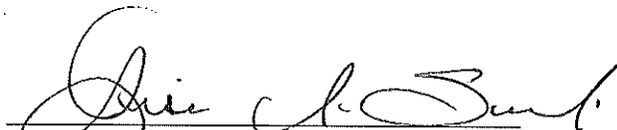
It is so ordered.



Administrative Judge Frank Janik



Judge Sherry Glass



Judge Lisa Swenski

2020 MAY -1 AM 11:18

FILED
DOMESTIC RELATIONS

CC: Frank Janik, Administrative Judge
Judge Sherry Glass
Judge Lisa Swenski
Jody Barilla, Court Administrator

JOURNAL ENTRY
COURT OF COMMON PLEAS
JUVENILE DIVISION
Lorain County, Ohio

Case No. 20JA58702

In Re:

**ORDER DECLARING A JUDICIAL
EMERGENCY AND CONTINUITY
OF OPERATIONS OF THE COURT
DUE TO COVID-19 PANDEMIC**

Date: 5/1/20

Volume _____

Page _____

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(1) **Consistent with the state orders to close the schools in Ohio through the remainder of the 2019-2020 school year and the continuation of the stay at home order issued by Governor DeWine on April 27, 2020, the Lorain County Domestic Relations Court will continue to limit face-to-face Court business to mission-critical essential functions only, effective May 2, 2020 through June 12, 2020, to be re-evaluated at that time. Essential functions generally include, but are not limited to:**

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- c. Ex-Parte Motions for Emergency Temporary Custody and review hearings;
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- e. Adjudication and Dispositional Hearings in Abuse/Neglect/Dependency Cases;
- f. Shelter care hearings for Abuse/Neglect/Dependency Cases;
- g. Juvenile Detention Matters;
- h. Judicial Bypass of Consent Hearings;
- i. Any hearings for Juveniles in detention; and
- j. Any hearings for supervising Juveniles in detentions, Turning Point Shelter or Pathways Group Home.

(2) The Court will evaluate all other types of “nonessential” hearings or meetings for participation through video or telephonic means. The assigned Judge will have the discretion to continue or proceed with any “nonessential” matter by teleconference, video conference, or other technological methods. The Court will be notifying those who have hearings scheduled during this time frame regarding the status and mode of those hearings;

(3) The Court authorizes the use of audio-visual devices and technologies for all actions and proceedings;

(4) The Juvenile Clerk’s office will remain open to accept essential filings and payments. The Juvenile Clerk’s office accepts fax filings at (440) 329-5271, email filings at juvenileclerk@lcfct.org, and payments online; visit the Court website at loraincounty.com/domesticrelations. The Domestic Relations Clerk’s office accepts fax filings at (440) 329-5506 and payments online; visit the Clerk of Court’s website at loraincounty.us/clerk/ ;

- (5) This public health emergency may be considered a finding of “just cause” for continuances deemed necessary by assigned judges on a case-by-case basis;
- (6) The local rules of court for the Domestic and Juvenile Division may be temporarily adapted to allow court flexibility, within constitutional limits, in response to the public health emergency;
- (7) The Court’s security policies may be temporarily amended or supplemented to protect public health while maintaining essential court functions;
- (8) The Court’s Personnel Policies and Procedures Handbook and other usual and customary human resource provisions may be temporarily adjusted to maintain essential court operations and functions;
- (9) The Court will have the lawful authority, within constitutional limits, to do and direct to be done all things necessary to ensure the orderly and efficient administration of justice for the duration of the declared public health emergency;
- (10) All individuals, including Court judicial officers and personnel, desiring to enter the courthouse may be subject to available health screening or testing and excluded from admission based upon the results of such screening or testing;
- (11) Any Court employee who exhibits signs of illness must notify their direct supervisor by telephone or e-mail and shall not come into the courthouse or report for duty. Any individual within the courthouse who exhibits signs of illness shall be directed to leave the building immediately and seek medical advice before being permitted to re-enter the building at a later date;
- (12) The Court shall attempt to minimize the social interaction of litigants, attorneys, witnesses, jurors, law enforcement personnel, and judicial personnel by continuing non-essential proceedings or conducting proceedings, to the

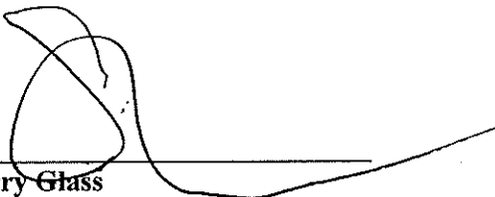
extent practicable, by remote video, telephonic or other available technological means;

- (13) Employees of the Court not on duty in the courthouse shall work, to the extent possible, remotely, and in accordance with the directives of their department head and/or supervisor; and
- (14) When the emergency subsides, the Court will enter an order declaring an end to the emergency and a resumption of normal operations.
- (15) This Court order will be served upon the Lorain County Prosecutor's Office, the Lorain County Clerk of Courts, the Lorain County Common Pleas-General Division, the Lorain County Sheriff, the Lorain County Commissioners, and the Ohio Supreme Court, will be published on the website of this Court, and will be provided to the Lorain County Bar Association to be disseminated to the local bar.

It is so ordered.



Administrative Judge Frank Janik

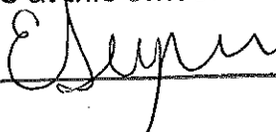


Judge Sherry Glass



Judge Lisa Swenski

I hereby certify this to be a true and certified copy of the original on file at this office.

By  Deputy

CC: Frank Janik, Administrative Judge
Judge Sherry Glass
Judge Lisa Swenski
Jody Barilla, Court Administrator

FILED
LORAIN COUNTY
2020 MAY -1 P 1:49

JOURNAL ENTRY
COURT OF COMMON PLEAS
JUVENILE DIVISION
Lorain County, Ohio

COURT OF COMMON PLEAS
TOM ORLANDO

Case No. 2020 MISC

In Re:
ORDER FOR CERTAIN TIME DEADLINES TO
REMAIN IN EFFECT AND NOT BE TOLLED

Date: 4/30/2020 Volume _____ Page _____

The Judges of the Lorain County Court of Common Pleas, Domestic Relations Division make the following findings of fact:

Whereas the Ohio Supreme Court Administrative Order issued on March 27, 2020, tolled all time limits set forth in the Ohio Rules of Civil Procedure and the Ohio Juvenile Rules of Procedure until July 30, 2020, or the end of the Governor's declaration of emergency, whichever is earlier, the Court finds the following:

- 1) That cases involving child custody, child delinquency, and children who are alleged to be abused, neglected, or dependent, require immediate attention due to the health, safety, and welfare of the child/children involved; and
- 2) That cases involving divorce, dissolution, and contested custody require immediate attention due to the health and welfare of a family in transition.

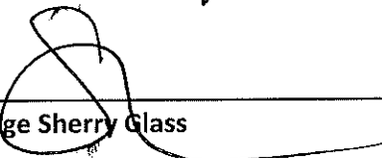
Based upon the foregoing, the Court hereby orders that the following time limits and deadlines shall not be tolled:

- Ohio Juvenile Rules 16, 22, and 40, and local Juvenile Rule 16.
- Ohio Civil Rules 4, 5, 12, 15, 30-37, and 53, and local Domestic Relations Rule 19.

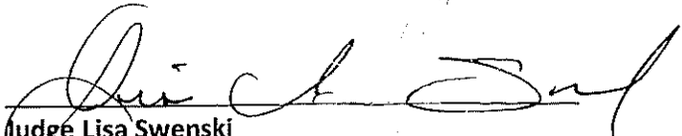
IT IS SO ORDERED.



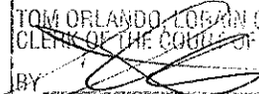
Administrative Judge Frank Janik



Judge Sherry Glass



Judge Lisa Swenski

I HEREBY CERTIFY THIS TO BE A TRUE COPY
OF THE ORIGINAL ON FILE IN THIS OFFICE.
TOM ORLANDO, LORAIN COUNTY
CLERK OF THE COURT OF COMMON PLEAS
BY  DEPUTY

CC: Frank Janik, Administrative Judge
Judge Sherry Glass
Judge Lisa Swenski
Jody Barilla, Court Administrator

LORAIN COUNTY
JUVENILE DIVISION

2020 MAY -1 PM 1:51

FILED
DOMESTIC RELATIONS

JOURNAL ENTRY
COURT OF COMMON PLEAS
JUVENILE DIVISION
Lorain County, Ohio

Case No. 20JA58702

In Re:
ORDER FOR CERTAIN TIME DEADLINES TO
REMAIN IN EFFECT AND NOT BE TOLLED

Date: 4/30/2020 Volume _____ Page _____

The Judges of the Lorain County Court of Common Pleas, Domestic Relations Division make the following findings of fact:

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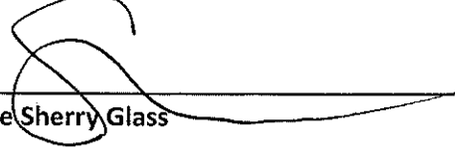
- 1) That cases involving child custody, child delinquency, and children who are alleged to be abused, neglected, or dependent, require immediate attention due to the health, safety, and welfare of the child/children involved; and
- 2) That cases involving divorce, dissolution, and contested custody require immediate attention due to the health and welfare of a family in transition.

Based upon the foregoing, the Court hereby orders that the following time limits and deadlines shall not be tolled:

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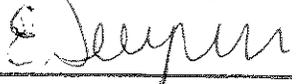
IT IS SO ORDERED.


Administrative Judge Frank Janik


Judge Sherry Glass


Judge Lisa Swenski

I hereby certify this to be a true and certified copy of the original on file at this office.

By  Deputy