IN THE COURT OF APPEALS OF OHIO FOURTH APPELLATE DISTRICT ADAMS COUNTY

IN RE: TEMPORARY ORDER REGARDING

OPERATIONS OF THE COURT DUE TO

COVID-19 (CORONAVIRUS)

JOURNAL ENTRY

The Fourth District Court of Appeals has closely followed the reports of local and

national health officials, Governor Mike DeWine, and the Chief Justice of the Ohio

Supreme Court regarding the Coronavirus Disease (COVID-19). Governor DeWine and

health officials have established guidelines and measures to combat the spread of this

virus. The Court is taking necessary measures to keep the public, attorneys, and our staff

safe.

Effective March 20, 2020 through April 30, 2020, the Court has suspended all

scheduled appellate oral arguments. All parties will receive notice of the rescheduled oral

argument date. Any new requests for oral argument will be considered by the court and

scheduled for a later date to be determined by the court. Parties who originally requested

oral argument may waive argument and have the case decided on the briefs only. All

cases scheduled for mediation will be conducted telephonically. Our court is fully

functioning and will continue to accept and address all filings. SO ORDERED.

FOR THE COURT,

Michael D. Hess

IN THE COURT OF APPEALS OF OHIO FOURTH APPELLATE DISTRICT ATHENS COUNTY

IN RE: TEMPORARY ORDER REGARDING OPERATIONS OF THE COURT DUE TO

COVID-19 (CORONAVIRUS)

JOURNAL ENTRY

The Fourth District Court of Appeals has closely followed the reports of local and

national health officials, Governor Mike DeWine, and the Chief Justice of the Ohio

Supreme Court regarding the Coronavirus Disease (COVID-19). Governor DeWine and

health officials have established guidelines and measures to combat the spread of this

virus. The Court is taking necessary measures to keep the public, attorneys, and our staff

safe.

Effective March 20, 2020 through April 30, 2020, the Court has suspended all

scheduled appellate oral arguments. All parties will receive notice of the rescheduled oral

argument date. Any new requests for oral argument will be considered by the court and

scheduled for a later date to be determined by the court. Parties who originally requested

oral argument may waive argument and have the case decided on the briefs only. All

cases scheduled for mediation will be conducted telephonically. Our court is fully

functioning and will continue to accept and address all filings. SO ORDERED.

FOR THE COURT,

Michael D. Hess

IN THE COURT OF APPEALS OF OHIO FOURTH APPELLATE DISTRICT GALLIA COUNTY

IN RE: TEMPORARY ORDER REGARDING OPERATIONS OF THE COURT DUE TO

COVID-19 (CORONAVIRUS)

JOURNAL ENTRY

The Fourth District Court of Appeals has closely followed the reports of local and

national health officials, Governor Mike DeWine, and the Chief Justice of the Ohio

Supreme Court regarding the Coronavirus Disease (COVID-19). Governor DeWine and

health officials have established guidelines and measures to combat the spread of this

virus. The Court is taking necessary measures to keep the public, attorneys, and our staff

safe.

Effective March 20, 2020 through April 30, 2020, the Court has suspended all

scheduled appellate oral arguments. All parties will receive notice of the rescheduled oral

argument date. Any new requests for oral argument will be considered by the court and

scheduled for a later date to be determined by the court. Parties who originally requested

oral argument may waive argument and have the case decided on the briefs only. All

cases scheduled for mediation will be conducted telephonically. Our court is fully

functioning and will continue to accept and address all filings. SO ORDERED.

FOR THE COURT,

Michael D. Hess

IN THE COURT OF APPEALS OF OHIO FOURTH APPELLATE DISTRICT HIGHLAND COUNTY

IN RE: TEMPORARY ORDER REGARDING

OPERATIONS OF THE COURT DUE TO

COVID-19 (CORONAVIRUS)

JOURNAL ENTRY

The Fourth District Court of Appeals has closely followed the reports of local and

national health officials, Governor Mike DeWine, and the Chief Justice of the Ohio

Supreme Court regarding the Coronavirus Disease (COVID-19). Governor DeWine and

health officials have established guidelines and measures to combat the spread of this

virus. The Court is taking necessary measures to keep the public, attorneys, and our staff

safe.

Effective March 20, 2020 through April 30, 2020, the Court has suspended all

scheduled appellate oral arguments. All parties will receive notice of the rescheduled oral

argument date. Any new requests for oral argument will be considered by the court and

scheduled for a later date to be determined by the court. Parties who originally requested

oral argument may waive argument and have the case decided on the briefs only. All

cases scheduled for mediation will be conducted telephonically. Our court is fully

functioning and will continue to accept and address all filings. SO ORDERED.

FOR THE COURT,

Michael D. Hess

IN THE COURT OF APPEALS OF OHIO FOURTH APPELLATE DISTRICT HOCKING COUNTY

IN RE: TEMPORARY ORDER REGARDING OPERATIONS OF THE COURT DUE TO

COVID-19 (CORONAVIRUS)

JOURNAL ENTRY

The Fourth District Court of Appeals has closely followed the reports of local and

national health officials, Governor Mike DeWine, and the Chief Justice of the Ohio

Supreme Court regarding the Coronavirus Disease (COVID-19). Governor DeWine and

health officials have established guidelines and measures to combat the spread of this

virus. The Court is taking necessary measures to keep the public, attorneys, and our staff

sate.

Effective March 20, 2020 through April 30, 2020, the Court has suspended all

scheduled appellate oral arguments. All parties will receive notice of the rescheduled oral

argument date. Any new requests for oral argument will be considered by the court and

scheduled for a later date to be determined by the court. Parties who originally requested

oral argument may waive argument and have the case decided on the briefs only. All

cases scheduled for mediation will be conducted telephonically. Our court is fully

functioning and will continue to accept and address all filings. SO ORDERED.

FOR THE COURT,

Michael D. Hess

IN THE COURT OF APPEALS OF OHIO FOURTH APPELLATE DISTRICT JACKSON COUNTY

IN RE: TEMPORARY ORDER REGARDING OPERATIONS OF THE COURT DUE TO

COVID-19 (CORONAVIRUS)

<u>JOURNAL ENTRY</u>

The Fourth District Court of Appeals has closely followed the reports of local and

national health officials, Governor Mike DeWine, and the Chief Justice of the Ohio

Supreme Court regarding the Coronavirus Disease (COVID-19). Governor DeWine and

health officials have established guidelines and measures to combat the spread of this

virus. The Court is taking necessary measures to keep the public, attorneys, and our staff

safe.

Effective March 20, 2020 through April 30, 2020, the Court has suspended all

scheduled appellate oral arguments. All parties will receive notice of the rescheduled oral

argument date. Any new requests for oral argument will be considered by the court and

scheduled for a later date to be determined by the court. Parties who originally requested

oral argument may waive argument and have the case decided on the briefs only. All

cases scheduled for mediation will be conducted telephonically. Our court is fully

functioning and will continue to accept and address all filings. SO ORDERED.

FOR THE COURT.

Michael D. Hess

IN THE COURT OF APPEALS OF OHIO FOURTH APPELLATE DISTRICT LAWRENCE COUNTY

IN RE: TEMPORARY ORDER REGARDING

OPERATIONS OF THE COURT DUE TO

COVID-19 (CORONAVIRUS)

JOURNAL ENTRY

national health officials, Governor Mike DeWine, and the Chief Justice of the Ohio

The Fourth District Court of Appeals has closely followed the reports of local and

Supreme Court regarding the Coronavirus Disease (COVID-19). Governor DeWine and

health officials have established guidelines and measures to combat the spread of this

virus. The Court is taking necessary measures to keep the public, attorneys, and our staff

safe.

Effective March 20, 2020 through April 30, 2020, the Court has suspended all

scheduled appellate oral arguments. All parties will receive notice of the rescheduled oral

argument date. Any new requests for oral argument will be considered by the court and

scheduled for a later date to be determined by the court. Parties who originally requested

oral argument may waive argument and have the case decided on the briefs only. All

cases scheduled for mediation will be conducted telephonically. Our court is fully

functioning and will continue to accept and address all filings. SO ORDERED.

FOR THE COURT.

Michael D. Hess

IN THE COURT OF APPEALS OF OHIO FOURTH APPELLATE DISTRICT MEIGS COUNTY

IN RE: TEMPORARY ORDER REGARDING OPERATIONS OF THE COURT DUE TO COVID-19 (CORONAVIRUS)

JOURNAL ENTRY

The Fourth District Court of Appeals has closely followed the reports of local and

national health officials, Governor Mike DeWine, and the Chief Justice of the Ohio

Supreme Court regarding the Coronavirus Disease (COVID-19). Governor DeWine and

health officials have established guidelines and measures to combat the spread of this

virus. The Court is taking necessary measures to keep the public, attorneys, and our staff

sate

Effective March 20, 2020 through April 30, 2020, the Court has suspended all

scheduled appellate oral arguments. All parties will receive notice of the rescheduled oral

argument date. Any new requests for oral argument will be considered by the court and

scheduled for a later date to be determined by the court. Parties who originally requested

oral argument may waive argument and have the case decided on the briefs only. All

cases scheduled for mediation will be conducted telephonically. Our court is fully

functioning and will continue to accept and address all filings. SO ORDERED.

FOR THE COURT,

Michael D. Hess

IN THE COURT OF APPEALS OF OHIO FOURTH APPELLATE DISTRICT PICKAWAY COUNTY

IN RE: TEMPORARY ORDER REGARDING OPERATIONS OF THE COURT DUE TO

COVID-19 (CORONAVIRUS)

JOURNAL ENTRY

The Fourth District Court of Appeals has closely followed the reports of local and

national health officials, Governor Mike DeWine, and the Chief Justice of the Ohio

Supreme Court regarding the Coronavirus Disease (COVID-19). Governor DeWine and

health officials have established guidelines and measures to combat the spread of this

virus. The Court is taking necessary measures to keep the public, attorneys, and our staff

safe.

Effective March 20, 2020 through April 30, 2020, the Court has suspended all

scheduled appellate oral arguments. All parties will receive notice of the rescheduled oral

argument date. Any new requests for oral argument will be considered by the court and

scheduled for a later date to be determined by the court. Parties who originally requested

oral argument may waive argument and have the case decided on the briefs only. All

cases scheduled for mediation will be conducted telephonically. Our court is fully

functioning and will continue to accept and address all filings. SO ORDERED.

FOR THE COURT,

Michael D. Hess

IN THE COURT OF APPEALS OF OHIO FOURTH APPELLATE DISTRICT PIKE COUNTY

IN RE: TEMPORARY ORDER REGARDING OPERATIONS OF THE COURT DUE TO

COVID-19 (CORONAVIRUS)

JOURNAL ENTRY

The Fourth District Court of Appeals has closely followed the reports of local and

national health officials, Governor Mike DeWine, and the Chief Justice of the Ohio

Supreme Court regarding the Coronavirus Disease (COVID-19). Governor DeWine and

health officials have established guidelines and measures to combat the spread of this

virus. The Court is taking necessary measures to keep the public, attorneys, and our staff

safe.

Effective March 20, 2020 through April 30, 2020, the Court has suspended all

scheduled appellate oral arguments. All parties will receive notice of the rescheduled oral

argument date. Any new requests for oral argument will be considered by the court and

scheduled for a later date to be determined by the court. Parties who originally requested

oral argument may waive argument and have the case decided on the briefs only. All

cases scheduled for mediation will be conducted telephonically. Our court is fully

functioning and will continue to accept and address all filings. SO ORDERED.

FOR THE COURT,

Michael D. Hess Administrative Judge IN THE COURT OF APPEALS OF OHIO FOURTH APPELLATE DISTRICT ROSS COUNTY

IN RE: TEMPORARY ORDER REGARDING OPERATIONS OF THE COURT DUE TO

COVID-19 (CORONAVIRUS)

JOURNAL ENTRY

The Fourth District Court of Appeals has closely followed the reports of local and

national health officials, Governor Mike DeWine, and the Chief Justice of the Ohio

Supreme Court regarding the Coronavirus Disease (COVID-19). Governor DeWine and

health officials have established guidelines and measures to combat the spread of this

virus. The Court is taking necessary measures to keep the public, attorneys, and our staff

safe.

Effective March 20, 2020 through April 30, 2020, the Court has suspended all

scheduled appellate oral arguments. All parties will receive notice of the rescheduled oral

argument date. Any new requests for oral argument will be considered by the court and

scheduled for a later date to be determined by the court. Parties who originally requested

oral argument may waive argument and have the case decided on the briefs only. All

cases scheduled for mediation will be conducted telephonically. Our court is fully

functioning and will continue to accept and address all filings. SO ORDERED.

FOR THE COURT,

Michael D. Hess

IN THE COURT OF APPEALS OF OHIO FOURTH APPELLATE DISTRICT SCIOTO COUNTY

IN RE: TEMPORARY ORDER REGARDING OPERATIONS OF THE COURT DUE TO

COVID-19 (CORONAVIRUS)

JOURNAL ENTRY

The Fourth District Court of Appeals has closely followed the reports of local and

national health officials, Governor Mike DeWine, and the Chief Justice of the Ohio

Supreme Court regarding the Coronavirus Disease (COVID-19). Governor DeWine and

health officials have established guidelines and measures to combat the spread of this

virus. The Court is taking necessary measures to keep the public, attorneys, and our staff

safe.

Effective March 20, 2020 through April 30, 2020, the Court has suspended all

scheduled appellate oral arguments. All parties will receive notice of the rescheduled oral

argument date. Any new requests for oral argument will be considered by the court and

scheduled for a later date to be determined by the court. Parties who originally requested

oral argument may waive argument and have the case decided on the briefs only. All

cases scheduled for mediation will be conducted telephonically. Our court is fully

functioning and will continue to accept and address all filings. SO ORDERED.

FOR THE COURT,

Michael D. Hess

IN THE COURT OF APPEALS OF OHIO FOURTH APPELLATE DISTRICT VINTON COUNTY

IN RE: TEMPORARY ORDER REGARDING OPERATIONS OF THE COURT DUE TO

COVID-19 (CORONAVIRUS)

JOURNAL ENTRY

The Fourth District Court of Appeals has closely followed the reports of local and

national health officials, Governor Mike DeWine, and the Chief Justice of the Ohio

Supreme Court regarding the Coronavirus Disease (COVID-19). Governor DeWine and

health officials have established guidelines and measures to combat the spread of this

virus. The Court is taking necessary measures to keep the public, attorneys, and our staff

safe.

Effective March 20, 2020 through April 30, 2020, the Court has suspended all

scheduled appellate oral arguments. All parties will receive notice of the rescheduled oral

argument date. Any new requests for oral argument will be considered by the court and

scheduled for a later date to be determined by the court. Parties who originally requested

oral argument may waive argument and have the case decided on the briefs only. All

cases scheduled for mediation will be conducted telephonically. Our court is fully

functioning and will continue to accept and address all filings. SO ORDERED.

FOR THE COURT,

Michael D. Hess

IN THE COURT OF APPEALS OF OHIO FOURTH APPELLATE DISTRICT WASHINGTON COUNTY

IN RE: TEMPORARY ORDER REGARDING OPERATIONS OF THE COURT DUE TO

COVID-19 (CORONAVIRUS)

JOURNAL ENTRY

The Fourth District Court of Appeals has closely followed the reports of local and

national health officials, Governor Mike DeWine, and the Chief Justice of the Ohio

Supreme Court regarding the Coronavirus Disease (COVID-19). Governor DeWine and

health officials have established guidelines and measures to combat the spread of this

virus. The Court is taking necessary measures to keep the public, attorneys, and our staff

safe.

Effective March 20, 2020 through April 30, 2020, the Court has suspended all

scheduled appellate oral arguments. All parties will receive notice of the rescheduled oral

argument date. Any new requests for oral argument will be considered by the court and

scheduled for a later date to be determined by the court. Parties who originally requested

oral argument may waive argument and have the case decided on the briefs only. All

cases scheduled for mediation will be conducted telephonically. Our court is fully

functioning and will continue to accept and address all filings. SO ORDERED.

FOR THE COURT,

Michael D. Hess