

2020 MAR 16 PM 2: 15

JAMES L. SPAETH  
CLERK OF COURTS

**IN THE COURT OF COMMON PLEAS  
COUNTY OF WARREN, STATE OF OHIO  
DOMESTIC RELATIONS DIVISION**

|                      |   |                           |
|----------------------|---|---------------------------|
| IN RE:               | ) |                           |
| TEMPORARY ORDER IN   | ) | Judge Jeffrey Kirby       |
| DOMESTIC RELATIONS   | ) | Magistrate Anne Flottman  |
| CASES IN RESPONSE TO | ) | Magistrate Tyler Webb     |
| CORONAVIRUS PUBLIC   | ) | Magistrate Crist-Faine    |
| HEALTH CRISIS        | ) | Magistrate Yvonne Iversen |

In response to the COVID-19 (Coronavirus) Public Health Crisis, and in addition to the Temporary Order that applies to all divisions of the Common Pleas Court (filed March 16, 2020 at 9:22 a.m.), the Warren County Domestic Relations Court makes the following **TEMPORARY ORDERS** in order to ensure the safety of all litigants, attorneys, and the Court staff:

1) **DVCPOs.** The Court will remain open to hear all matters relative to Domestic Violence Civil Protection Orders. The Court will continue to address the need for personal safety within every family unit, and allow all individuals who wish to defend such allegations to have their full and fair hearing in Court.

2) **FILINGS.** The Court will accept all new filings in Domestic Relations cases, but all new pleadings will sit unattended for 24 hours. Once a new filing is processed and filed, it will be made available for pick-up or delivery.

While the Court does not accept motions by fax or email, the Court WILL accept Agreed Orders, Agreed Entries and Final Decrees (not involving children) by email or fax in order to speed up the filing process.

3) **PRETRIAL MATTERS BEFORE JUDGE OR MAGISTRATE.** All pretrial hearings (pre-divorce decree or post-decree) will be conducted as already scheduled, but not in person, but instead by telephone or Skype. While in-person advocacy and testimony is always preferable, the Court cannot expect attorneys or litigants – or the Court staff -- to risk exposure to the Coronavirus when a reasonable alternative can be provided by telephone. As always, pretrial matters are always reviewable as the case progresses, and rulings can often be retroactive. The Court must

be provided the telephone numbers of all attorneys and litigants prior to the hearing. The Court will initiate the call.

If the judge or magistrate determines that the pretrial issues cannot adequately be resolved by telephone or Skype, then the judge or magistrate will re-set the matter until a time when an in-person hearing can be held.

4) **EARLY NEUTRAL EVALUATION.** All ENE hearings currently scheduled before April 15, 2020 will be continued.

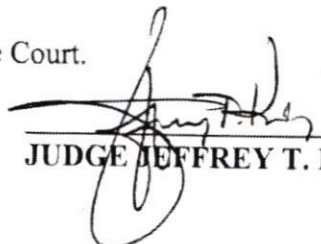
5) **MEDIATION.** All mediation sessions will be conducted by telephone. Though not optimal, the Court believes any kind of third-person intervention can be helpful to parents who are in conflict with one another. The Court must have the parents' telephone numbers prior to the mediation session. The Court will initiate the call.

6) **DISSOLUTIONS/NON-CONTESTED DIVORCES.** Provided there is written consent by all attorneys and litigants, the Court will conduct dissolution and non-contested divorce hearings by telephone. This may result in a delay in the filing of the Decree (but see section #2 above).

7) **CONTESTED FINAL TRIALS / HEARINGS BEFORE JUDGE OR MAGISTRATE.** All contested final trial or hearing (pre-decree or post-decree) presently scheduled until April 15, 2020 will be continued. The Court does not believe due process can be satisfied unless litigants and their attorneys are present in the courtroom, allowing for proper introduction and discussion of all exhibits, cross-examination, and evaluation of the credibility of a witness. Under the current crisis, that is not practicable. As more is known about the Coronavirus Public Health Crisis, all contested final trials or hearings currently set beyond April 15, 2020 may also have to be continued.

8) **THE PARENTING CLASS.** While this Court continues to require all divorcing parents to bring the best of themselves for the betterment of their children, which is emphasized in the H.O.P.E. parenting class presented by Randall Wheeler, we have cancelled the parenting class through May 12, 2020. Parents are encouraged to find an online parenting class for divorcing parents, which will be accepted upon request and verification of attendance, or they can take our divorced parenting class after May 12, 2020.

All until further order of the Court.

  
\_\_\_\_\_  
JUDGE JEFFREY T. KIRBY