Court of Common Pleas, Licking County, Ohio

Domestic Relations Division

News Release

Licking County Common Pleas Court Domestic Relations Division 75 East Main St. Newark Ohio 43055 Richard Wright Administrative Judge 740-670-5400

Licking County Domestic Relations Court Temporarily Suspends Public in Person Access

Effective 8:00 A.M. March 17, 2020 the Licking County Domestic Relations Courthouse located at 75 East Main Street Newark Ohio is temporarily restricting access to the public.

The Court is cancelling and will continue all oral in person hearings and trials except for Civil Protection Orders and other Emergency matters as the Court may deem necessary.

The public will be provided limited access for the purpose of filing pleadings and proper documents. The Clerk of Courts office on the first floor will remain open to accept these filings.

The Court will remain open and conduct Civil Protection Order hearings as well as other emergency hearings on a case by case basis as deemed necessary.

This temporary restriction is due to the current health crisis surrounding the COVID 19 outbreak and is a reasonable response to protect the health of the public and court staff.

These restrictions will be in effect until April 17, 2020 or further order of the Court.

Richard P. Wright

Administrative Judge

Licking County Domestic Relations Court.

Judge Richard P. Wright

> Judge Duke Frost

Magistrate C. William Rickrich

> Magistrate Ann E. Snyder

Magistrate Deborah G. Lang

Magistrate Tracy F.Van Winkle

Court of Common Pleas, Licking Court of Common

Domestic Relations Division

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GARY R. WALTERS

JOURNAL ENTRY
IN RESPONSE TO THE COVID-19
(CORONAVIRUS) PUBLIC HEALTH CRISIS

The Judges of the Licking County Common Pleas Court, Domestic Relations Division, enter the following Findings of Fact and Administrative Order.

- On March 9, 2020 Ohio Governor Mike DeWine issued Executive Order 2020-01D
 "Declaring a State of Emergency" in response to the growing COVID-19 public health crisis.
- On March 11, 2020 the World Health Organization officially declared COVID-19 to be a global "pandemic" requiring "urgent and aggressive action" to control the spread of the virus.

Based upon these Findings of Fact, the Court of Common Pleas, Domestic Relations

Division will develop a continuum of flexible responses in case the public health crisis escalates
or increases in size and scope. The continuum of responses is intended to protect public
health, to maintain essential court functions, and to continue to protect the rights of all
individuals subject to the authority of the Courts.

THEREFORE, IT IS HEREBY ORDERED:

It is the intention of this division of the Common Pleas Court of Licking County, Ohio
to remain open and maintain essential court operations and functions, subject to further
Orders of the Court.

Judge Richard P. Wright

> Judge Buke Frost

Magistrate C. William Kickrich

Magistrate Ann E. Snyder

Magistrate Weborah G. Lang

Magistrate Tracy F. VanWinkle

- The Courthouse will be closed to public except for limited access for filing documents
 with the Clerk of Courts office, Civil Protection Orders and other emergency hearings as
 determined by the Court.
- 3. All oral evidentiary hearings and trials for non-Civil Protection Order cases will be continued. The rescheduled hearings will be set by way of a separate order. The Court may conduct hearings pursuant to Local Rule 8.61 on a case by case basis.
- 4. The Rules of Court of this division of the Licking County Common Pleas Court may be temporarily adapted to allow Court flexibility, within Constitutional limits, in response to the public health emergency.
- 5. The security policies of this division of the Licking County Common Pleas Court may be temporarily amended or supplemented to protect public health while maintaining essential court functions.
- 6. The Domestic Relations Division Personnel Policy Manual may be temporarily adjusted to maintain essential court operations and functions.
- 7. The Court hereby authorizes the use of audiovisual devices and technologies for all actions and proceedings which would be feasible for use based upon the nature of the action or proceeding involved.
- 8. The public health emergencies identified herein may be considered to be a finding of good cause for the granting of continuances of court trials and hearings as deemed necessary by each Judicial Officer on a case-by-case basis.
- 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. The Court will maintain common sense procedures in dealings with the members of the bar and the public such as social distancing as appropriate and conducting our business remotely when practical to reduce contact personally when other means such as phone conferences would accomplish the means to help keep all parties healthy.
- 11. The Court will work with staff to take steps to maintain work areas in a clean and sanitized manner.
- 12. The Court will work with security to look into means to identify sick individuals who will be entering the courthouse and take appropriate actions to ensure a healthy work environment.
- 13. This order will be in effect through April 17, 2020, or until further order of the Court.

Duke Frost, Judge

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JOURNAL ENTRY

BARY R. WALTERS CLERK

SPRING BREAK PARENTING TIME INTERPRETATION

The Judges of the Licking County Common Pleas Court, Domestic Relations Division make the following findings of fact and Administrative Order.

On March 9, 2020 the Governor of the State of Ohio issued Executive Order 2020-01D which declared a State of Emergency in response to the growing threat of the COVID-19 public health crisis. As part of that order the Governor mandated the closing of all schools in the State of Ohio. This closure was casually called an "extended spring break".

Due to the terminology used "Extended Spring Break", our court has been besieged with calls from both parents and attorneys asking if the parent exercising spring break for 2020 may keep the children for this extended time until they return to school. The answer is NO.

The expanded spring break under the Governor's order is in response to a health threat and does not expand spring break under your client's Decree. The originally scheduled spring break for 2020 in the residential parent's school district calendar is the spring break to follow unless your Divorce Decree, Shared Parenting Plan or Parenting Plan specifies another designated week.

Other than the scheduled spring break, the parties are to follow the ordered parenting time schedule in the Decree.

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Magistrate C. William Rickrich

Magistrate Ann E. Snyber

Magistrate Beborah G. Lang

Magistrate Tracy F. Van Winkle