

STATE COURT OF BALDWIN COUNTY

The State Court of Baldwin County will resume in-person proceedings in misdemeanor cases beginning Tuesday, June 16, 2020. While resuming in-person proceedings, the Court seeks to balance the needs of public safety, the protection of victims, the rights and health of individual defendants, and the health and safety of lawyers and Court staff.

After consultation with local officials and the Baldwin County Emergency Management Director and in compliance with their recommendations and the CDC's guidelines, the Court has implemented numerous measures to protect all who appear in Court. These measures include screening all individuals attending Court and requiring all individuals to wear facial coverings and to maintain six (6) feet of separation from others while in the courtroom or hallway.

The Court added additional court sessions to reduce the number of people present. The courtrooms have assigned seating to maintain social distancing standards. The courtrooms are open to the public; however, defendants are strongly encouraged to attend alone, so that distances can be more easily maintained. Bringing children to Court is particularly discouraged. All court proceedings will be live-streamed via zoom. To receive logon information to observe court via zoom, please contact Clerk of Court Mitch Longino (478-445-4007) for additional information on the schedule day of court.

The Court is also conducting criminal proceedings by video. Any defendant who would like to avoid appearing in person on a misdemeanor case in the State Court of Baldwin County should contact the Solicitor General's Office (478-445-4445), at least seventy-two (72) hours before the scheduled Court date. Leaving a voice mail does not relieve the defendant of the requirement to appear on the scheduled Court date.

Any defendant who is in a high-risk category (including over the age of 65) or has a COVID-19 related basis to be excused from Court should contact the Solicitor General's Office (478-445-4445), at least seventy-two (72) hours before the scheduled Court date. Leaving a voice mail does not relieve a defendant of the requirement to appear on the scheduled Court date.

Failure to appear for a scheduled Court date may result in a warrant for the defendant's arrest.

-Alan W. Thrower, Judge of the State Court of Baldwin County

-J. Skye Gess, Solicitor General of Baldwin County

Re: Guidelines for Court Proceedings for Baldwin County State Court (In compliance with the Third Order Extending the Declaration of Statewide Judicial Emergency)

As with everything else, the coronavirus has significantly disrupted the judicial system. By order of the Chief Justice of the Supreme Court, court functions have all but ceased for the better part of three months. A Second Order Extending Declaration of Statewide Judicial Emergency has now been issued. That Order extends the prohibition of any jury trials at least until Friday, June 12, 2020 at 11:59pm. While it does allow for the resumption of some non-jury court functions, the restrictions and limitations do not allow anything approaching what we once knew as "normal." Please refer to that Order for information as to the parameters for operation of the courts. To comply with Section Four of the Chief Justice's Order, this memorandum will serve as the written guidelines for proceedings in Baldwin County State Court.

Access: Anyone coming to the courthouse to attend any court proceeding will be required to submit to a screening prior to entering the courtroom. The particular area for the screening will be determined by security. This screening will include questions as to whether the person is experiencing fever, shortness of breath, persistent cough or sore throat, or any other symptoms of respiratory infection. The visitor will also be asked questions concerning their travel and possible exposure to COVID-19 within the last fourteen days. Each person's temperature will be taken using a no-touch thermometer. Should concerns be raised as a result of this screening, the Court will immediately be notified, and a decision will be made as to whether that person will be allowed in the courtroom. If they are not permitted entry, the Court/Judge presiding in their proceeding is to be contacted so that the matter can be heard by alternative remote means or continued to a later date.

Social Distancing: For all court proceedings, social distancing will be required. Within the courtrooms, there must be a six-foot space between every person. For example, a litigant must sit at one end of the table and his/her counsel at the other end. Members of the public attending the proceeding must sit six feet apart in the gallery; the courtroom will be considered "full" when that distancing has reached its capacity. In the hallway outside of the courtrooms the floor will be marked at six-foot intervals; those in the hallway will be required to abide by this distancing. When capacity has been reached in the hallway, security or court room personnel will help others to a location outside the building to wait until space is available.

Personal Protective Equipment (PPE): All persons entering the courtroom for business should wear face masks or face covering. Further, all participants in litigation will be required to wear protective masks in the courtrooms. This includes counsel, parties and witnesses. Members of the public attending the proceedings are strongly urged to wear masks; if a sufficient number of masks are available to security or to the court, then members of the public will be provided same and required to wear them at all times when in courtroom or the hallway.

Remote Judicial Proceedings: The Court will continue to use technology to provide an alternative to in person proceedings. Our preferred method is Zoom (accommodations might be possible for alternative platforms on an availability and cases by case basis). Whether to use

these platforms in a pending matter will be within the sole discretion of the judge presiding in that case. Should the decision be made to use this alternative, litigants, lawyers, witnesses and other essential personnel must comply with this decision (See Section Three of the Chief Justice's Order). Of course, to the extent possible, in person proceedings are preferred by all participants; but the circumstances may not allow this luxury. Finally, no proceeding - whether in person or remote - will be conducted if doing so would violate a constitutional right of a litigant.

Types of Proceedings: While the most recent Order from the Chief Justice allows in court proceedings, whether to conduct those proceedings - and how - depends on the nature of the event. For example, some hearings involve only the parties and counsel; these are more amenable to being held in person (motions for new trial, pre-trial motions, etc.). Other proceedings traditionally involving a large number of people will - if held in person - be subject to more modifications and restrictions (arraignments, bench trials, calendar calls, etc.). Each judge will determine whether to hold these proceedings in person, and if so, whether to limit the number of hearings, whether to stagger the times for appearance, etc. Questions as to whether and how a proceeding will be conducted are to be addressed to the judge for that proceeding.

These guidelines will remain in effect at least as long as any Judicial Emergency Order exists. The length and degree of restriction may also depend on what is deemed necessary in the Baldwin County State Court and allowed by statute (See O.C.G.A. §§ 38-3-61 and 38-3-62). It is not the intention of any judge of this circuit to impose any restriction for any period of time beyond what is absolutely necessary to ensure the safety of all who enter our courthouses. As do you, we look forward to the day when the administration of justice returns to its normal course. Until then, we will work with all who have business before the court to find a way to provide access and a fair hearing for their concerns.