

- conference, the parties must request to proceed at least two (2) days prior to the status date. The request must include all of the parties' email addresses, case number and caption and must be made to the judge's secretary. The Judge will host the Zoom status hearings and will send an invitation to participate via Zoom. Some of the initially set 9:00 a.m. status matters may be re-set to 1:30 p.m. (or some other time) to allow for Zoom video conference or CourtCall hearings. The parties will be notified of the date and time of their status hearing. Any agreed orders shall be entered by the Court and will eliminate the need for a Zoom or CourtCall hearing. Rescheduled dates can be viewed by attorneys at *eaccess* and by the general public at *epay*.
- a. All Other Matters: All matters set at any time other than 9:00 a.m. will be addressed by an order issued by the assigned judge on the date they are originally scheduled to be heard. Any future date will be set by court order and can be viewed by attorneys at *eaccess* or by the general public at *epay*.
- b. Contested hearings shall be decided without oral argument unless a specific request for oral argument is made by the Court or one of the parties. Whether oral argument occurs shall be at the sole discretion of the judge. Either a new hearing date will be set by court order or arrangements to have oral argument by CourtCall, teleconference or video conference shall be made. For all contested motions, whether oral argument or not, the moving party shall email courtesy copies at least 7 days before the hearing to the judge's official email address. No hard copies shall be mailed or delivered.
- c. New motions shall be filed with the Clerk and the parties may present an agreed order using the court's electronic filing system setting a briefing schedule and a proposed status date which shall be entered by the court. The court may assign a hearing date and notify the parties.
- d. Emergency motions shall be e-filed with the Clerk pursuant to Local Court Rules and courtesy copies sent to the assigned judge. The emergency motion shall be decided without oral argument unless a party notifies the judge by email to the judge's official email address of a request for oral argument or at the discretion of the judge. Arrangements will then be made for argument in court, by Zoom or CourtCall at the discretion of the judge. Pursuant to local court rule, all emergency motions must be filed with an affidavit attesting to the emergency.
- e. All settlement conferences may proceed via Zoom video conference, CourtCall, or may be continued at the discretion of the assigned judge. All final trial conferences and civil trials will be continued.

COURTROOM 2003: All Forcible (Eviction) cases shall be suspended through and including ~~June 30, 2020~~ July 31, 2020. All Forcible (Eviction) matters set at 8:30 a.m. and 1:30 p.m. will be rescheduled by the Circuit Court Clerk to a future court date consistent with this Order with

- a. Contested hearings may be decided may be decided via Zoom video conference, CourtCall or based upon the pleadings without oral argument. The manner in which a contested motion is decided is at the sole discretion of the court.
- b. If parties choose to proceed via Zoom video conference, the parties should send an email to the judge's official email address for the Zoom invitation for the specific courtroom status call. See also the general instructions for Zoom procedures under the heading Remote Proceeding in this order which detail case requirements and behavior for Zoom hearings.
- c. Emergency motions shall be e-filed with the Clerk pursuant to Local Court Rules and courtesy copies sent to the assigned judge. The emergency motion may be decided without oral argument unless a party notifies the judge by email to the judge's official email address of a request for oral argument. The decision to proceed with oral argument shall be at the sole discretion of the court. Arrangements will then be made for argument, by CourtCall or telephone or video conference at the discretion of the judge. Pursuant to local court rule, all emergency motions must be filed with an affidavit attesting to the emergency.
- d. All final trial conferences and civil jury trials set prior to ~~August 24, 2020~~ January 4, 2021 will be continued. Settlement conferences may proceed via Zoom video conference or CourtCall at the discretion of the assigned judge.
- e. Orders can be viewed by attorneys at *eaccess* and by the general public at *epay*.

9. Other Matters

- a. Arbitration Hearings: ~~No arbitration hearings will take place before July 28, 2020.~~ Arbitration hearings will resume August 1, 2020. Arbitration hearings may proceed via Zoom or in-person by agreement or at the discretion of the court.
- b. Jury Service: No Criminal division jury trials will take place before July 20, 2020. No Civil division jury trials will take place before January 4, 2021.
- c. Marriage and Civil Union Ceremonies: Beginning June 11, 2020, ceremonies will be conducted on Thursdays and Fridays and each business day of a non-jury week by appointment only and until further order of the Court. Appointments may be scheduled by calling 630-407-8232. The rules and guidelines for ceremonies are available at <https://www.dupageco.org/courts/>.
- d. Safe Harbor Children's Waiting Room: The Waiting Room is closed until further order of the court.