



ADMINISTRATIVE ORDER  
TENTH JUDICIAL DISTRICT-NASSAU COUNTY

Pursuant to the authority vested in the undersigned as District Administrative Judge; in accordance with the recent operational protocols issued by the Chief Administrative Judge for the trial courts of the Unified Court System; and after consultation with the Chief Administrative Judge and the Deputy Chief Administrative Judge and

WHEREAS, New York State and the nation are now in the midst of an unprecedented public health crisis surrounding the outbreak of COVID-19 (coronavirus); and

WHEREAS the Courts of the Tenth Judicial District-Nassau County will commence Phase Two of the Return to In-Person Operations Plan on June 12, 2020, it is hereby

ORDERED that the Return to In-Person Operations Plan (Phase One) implemented on May 29, 2020 and the Return to In-Person Operations Plan (Phase Two) to be implemented on June 12, 2020 are incorporated herein; and it is further

ORDERED that all Executive Orders, Administrative Orders of the Chief Judge, the Chief Administrative Judge and the Deputy Chief Administrative Judge of the Courts outside of New York City issued in response to the COVID-19 (coronavirus) public health crisis are incorporated by reference in this Administrative Order; and it is further

ORDERED that all matters that have been deemed Essential/Emergency (Chief Administrative Judge Lawrence Marks' Administrative Orders AO/78/20 and AO/99/20 and Nassau County Administrative Order dated March 17, 2020) will, as of June 12, 2020, be conducted In-Person in the Essential/Emergency Courtrooms of each Court. However, upon application by any of the parties, the Assigned Judge may agree to allow the matter to proceed virtually based on the circumstances presented. If such request is granted, the Administrative Judge shall be notified; and it is further

ORDERED that all matters that have been deemed Non-Essential, will, as of June 12, 2020, continue to proceed virtually. However, upon application by any of the parties, the Assigned Judge may agree to allow the matter to proceed In-Person based on the circumstances presented. If such request is granted, the Administrative Judge shall be notified; and it is further

ORDERED that notwithstanding the foregoing, all Criminal matters will remain virtual; and it is further

ORDERED that notwithstanding the foregoing, all Guardianship matters and Mental Hygiene Law Proceedings will remain virtual; and it is further

ORDERED that notwithstanding the foregoing, all Alternative Dispute Resolution conferences shall be conducted virtually; and it is further

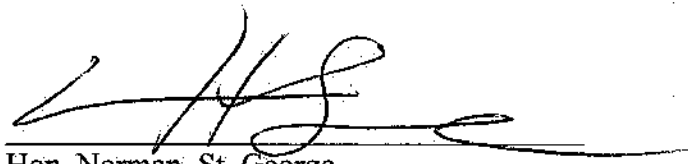
ORDERED that all eviction proceedings and pending eviction orders are suspended and no eviction order shall be signed or served. Reference is made to Chief Administrative Judge Marks Administrative Order 68/20 and Executive Orders 202.8, 202.14 202.28 and 202.38; and it is further

ORDERED that all foreclosure proceedings are suspended and no foreclosure action shall be scheduled or held. Reference is made to Chief Administrative Judge Marks Administrative Order 68/20 Executive Orders 202.8, 202.14, 202.28 and 202.38; and it is further

ORDERED that Default Judgments should not be granted where, pursuant to CPLR§3215, the default occurred after March 16, 2020. No Default Judgment requiring the defendant's notice pursuant to CPLR§3215(g) shall be granted, unless the application was heard prior to March 17, 2020 and proper notice was given; and it is further

ORDERED that to the extent possible and feasible and applicable in each particular Village, each Village Court in Nassau County will be permitted to open during Phase Two pursuant to the Statewide Town and Village Phase Two plan approved by Chief Administrative Judge Lawrence Marks.

Dated: June 10, 2020  
Mineola, New York



Hon. Norman St. George  
Administrative Judge  
Tenth Judicial District—Nassau County