

IN THE STRUTHERS MUNICIPAL COURT

STATE OF OHIO

SS: JUDGMENT ENTRY 11236

COUNTY OF MAHONING

RE: EMERGENCY OPERATIONS

Whereas, The World Health Organization (WHO) has declared the coronavirus (COVID-19) a Pandemic and the Governor of the State of Ohio has declared a State of Emergency and ordered restriction of public and social gatherings in an effort to curtail the spread of the of the illness; and

Whereas, COVID-19 threatens to interrupt the orderly operation of the Struthers Municipal Court and efficient administration of justice; and

Whereas, in an effort to protect the court staff and the general public; and maintain the orderly administration of justice, the Struthers Municipal Court, upon consultation with the Mayor of the City of Struthers and the Supreme Court of Ohio and guidelines from Governor Dewine, do hereby provide Notice of the Emergency Operations commencing Tuesday, March 17, 2020.

Whereas, in order to maintain staff safety, the public safety and maintain the orderly administration of justice under the Emergency Operations, pursuant to Sup. 5(A)(2), the Judges of the Court may:

1. Suspend or modify the operation of any Local Rule of Practice;
2. Adopt temporary Local Rules of Practice;
3. Utilize alternative methods to conduct hearings, including but not limited to the use of audio/visual technology and/or telephonic hearings;
4. Continue matters sua sponte;
5. Regulate public access to the Court;
6. Modify the terms and provisions of the Employee Personnel Manual; and
7. Do or direct to be done all things necessary to ensure the orderly and efficient administration of justice.

Whereas, Struthers Municipal Court shall post any suspension or modification of the Local Rules of Practice or adoption of the temporary local rules conspicuously within the court as well as on the Court website at www.strutherscourt.com and,

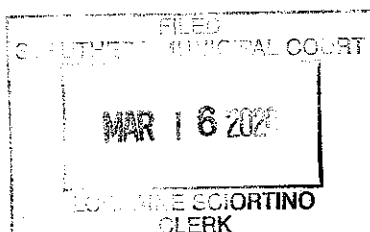
Whereas, the Court will monitor the public health crisis impact on the Court operations and formally review the necessity of any temporary rules at least every thirty (30) days and return to normal and regular operations as soon as staff safety, public safety and orderly administration of justice can be reasonably ensured.

IT IS SO ORDERED

DATED: 3/16/20




DOMINIC LEONE, JUDGE
STRUTHERS MUNICIPAL COURT

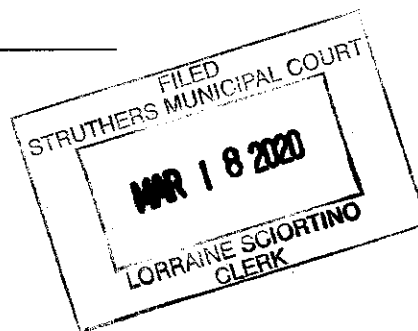


STATE OF OHIO) SS:
) IN THE STRUTHERS MUNICIPAL COURT
COUNTY OF MAHONING)
)
RE: RESETTING CASES UNDER)
EMERGENCY OPERATIONS) JUDGMENT ENTRY NO. 11237
)
Case Number:)
20 CRA OPEN; 20 CVI OPEN)
20 CVF OPEN; 20 CRB OPEN)
20 CVG OPEN; 20 TRD OPEN)

Effective immediately, all cases pending with this Court with the exception of incarcerated individuals, and those individuals which have NOT waived their right to a speedy trial, are hereby ordered continued due to the "State of Emergency" declared by Governor DeWine because of the COVID-19 Pandemic. The Bailiff is hereby ordered to reset these matters in accordance with the Struthers Municipal Court Emergency Operations Plan.



DOMINIC LEONE, JUDGE
STRUTHERS MUNICIPAL COURT
March 16, 2020



STATE OF OHIO)
)
COUNTY OF MAHONING)
RE: MOTION TO CONTINUE : ARRAIGNMENTS,)
ADMINISTRATIVE LICENSE SUSPENSION (ALS),)
PROBATION VIOLATIONS)
TEMPORARY ORDER)


SS:
IN THE STRUTHERS MUNICIPAL COURT
JUDGMENT ENTRY NO. 11238

NOW COMES the Court, on its own Motion to Continue arraignments for non-violent offenses in which the Defendant fails to appear, ALS appeals, and Probation Violations. For Good Cause shown, pursuant to Governor DeWine, Executive Order declaring a State of Emergency; the World Health Organization declaring the COVID-19 virus to be a pandemic requiring urgent and aggressive action, President Trump declaring the COVID-19 virus outbreak in the United States a national emergency, and the Ohio Attorney General, Dave Yost, Opinion No. 2020-002 dated March 18, 2020, this Court finds that there are reasonable grounds under 2945.72(H), to extend the statutory time under 2945.71 to hold a trial and toll time thereof.

THEREFORE, all Defendants that are charged with non-violent offenses that fail to appear for arraignment shall have their arraignment reset for 60 days. If the Defendant is cited for an OVI, time will be tolled for Defendant to file an ALS appeal under R.C. 4511.197. Additionally, all pending probation violation hearings where the defendants are not incarcerated shall also be reset and time will be tolled. There shall not be a bench warrant issued, however, time will be tolled for those 60 days. Notices of the new arraignment hearing date will be issued by the Court through regular U.S. Mail to each Defendant.

This Temporary Order shall be served on the Supreme Court of Ohio.

IT IS SO ORDERED.



DOMINIC LEONE, JUDGE

STRUTHERS MUNICIPAL COURT

March 20, 2020

