

20AP-01
 April 16, 2020
 Page 1 of 2

IN THE COURT OF APPEALS OF OHIO

TENTH APPELLATE DISTRICT

In the Matter of:	:	MISCELLANEOUS NO.
Emergency Administrative Order regarding COVID-19 Public Health Emergency	:	20AP-01
	:	

JOURNAL ENTRY

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 emergency.

In consideration of said Executive Order, on March 16, 2020, the Court filed Journal Entry 20AP-01 (*"In re COVID-19 Emergency I"*).

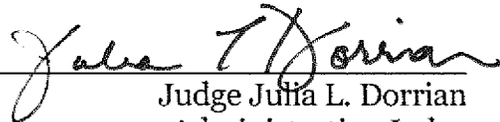
On April 2, 2020, the Director of the Ohio Department of Health, Dr. Amy Acton, M.D., MPH, issued an "Amended Director's Stay At Home Order" to prevent the spread of COVID-19 into the State of Ohio.

In consideration of said Executive Order and the Amended Director's Stay At Home Order, the Court modifies *In re COVID-19 Emergency I* and now orders as follows:

1. The Tenth District Court of Appeals is continuing to conduct court business.
2. Pursuant to *In re COVID-19 Emergency I*, all oral arguments which had been previously scheduled through April 16, 2020, were converted to *non-oral* submission on the date previously scheduled for oral argument, and the Judges are now deciding those cases on the written briefs only, unless a party requested oral argument upon being notified of such conversion.
3. Until further notice, or unless the court determines otherwise, the Court will continue to schedule cases for *non-oral* submission on a date certain ("submission date"). Once the submission date has passed, the Judges will conference and decide the cases on the written briefs only, unless a party requests oral argument as noted in the paragraph below.

20AP-01
April 16, 2020
Page 2 of 2

4. A request to hold oral argument on a case shall be made to the Court at least ten days prior to the submission date of the case. If timely requested, the oral argument will be held. The oral argument will be held on the previously scheduled submission date of the case. Until further notice, such oral argument will not be conducted in person. Oral argument will be conducted remotely pursuant to alternative oral argument arrangements as determined appropriate by the Court. The Court will provide parties with instructions regarding alternative oral argument arrangements. Interested persons wishing to listen to oral arguments shall consult the court's website for instructions.
5. Local Rules will be amended and modified pursuant to Ohio Appellate Rule 41(B) as necessary to effectuate this entry.



Judge Julia L. Dorrian
Administrative Judge