

**IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE  
COUNTY OF MARICOPA**

IN THE MATTER OF RESTRICTING  
PHYSICAL ACCESS TO COURT  
FACILITIES USED BY JUSTICE  
COURTS DUE TO A PUBLIC HEALTH  
EMERGENCY AND TRANSITION TO  
RESUMPTION OF CERTAIN  
OPERATIONS

ADMINISTRATIVE ORDER  
No. 2020-079

(Replacing Administrative Order  
No. 2020-069)

Due to concern for the spread of COVID-19 in the general population, the Chief Justice of the Supreme Court of the State of Arizona issued Administrative Orders 2020-48, 2020-60, and 2020-70 to address measures to be taken by the Judicial Branch to conduct business in a manner that reduces the risk associated with this public health emergency. The Orders direct the presiding superior court judge of each county to determine how in-person proceedings are to be conducted in each of the county's court rooms under conditions that protect the health and safety of participants and the public.

In response to the Supreme Court's Administrative Orders, Superior Court Administrative Order 2020-038 was issued on March 19, 2020, and Administrative Order 2020-048 was issued on March 26, 2020, restricting physical access to court facilities by limiting the types of in-person proceedings conducted in court facilities used by the justice courts. On April 13, 2020, the Superior Court issued Administrative Order 2020-060, which revised and replaced those Orders and further restricted in-person proceedings through May 1, 2020. On April 30, 2020, the Superior Court issued Administrative Order 2020-69 which again revised and replaced those Orders and continued restrictions on in-person proceedings through June 1, 2020.

On May 20, 2020, the Supreme Court issued Administrative Order No. 2020-079 which provides direction to the Judicial Branch in Arizona on transitioning to resumption of certain operations beginning June 1, 2020. On May 22, 2020, the Superior Court issued Administrative Order No. 2020-078 implementing a phased in return to additional in-person proceedings beginning on June 1, 2020 and allowing for the expansion of operations in both Superior and limited jurisdiction courts, while recognizing that certain limitations and changes in court practices and operations continue to be necessary.

**THEREFORE**, pursuant to Supreme Court Administrative Order No. 2020-79 and Supreme Court Administrative Order No. 2017-79:

**IT IS ORDERED** that Superior Court Administrative Order 2020-069 is replaced by this Order.

**IT IS FURTHER ORDERED** that all justice courts in Maricopa County will continue to hold hearings via audio and video appearances and remain available to process all case types and non-appearance proceedings. However, beginning June 1, 2020, the justice courts are authorized to phase-in necessary in-person court proceedings so long as they may be conducted consistent with the courthouse safety requirements set forth in Section I of Supreme Court Administrative Order No. 2020-79. It remains the presumption that proceedings be conducted via audio and video unless both authorized by this order and deemed necessary by the assigned judge. For more information on operations of the justice courts for the duration of the public health emergency, please contact the assigned justice court. Contact information is available at:

<http://justicecourts.maricopa.gov/Locations/index.aspx>

**IT IS FURTHER ORDERED** that the justice courts will implement a staffing plan that allows for the continuity of court operations in the event a significant number of staff at a facility are required to self-quarantine due to exposure to the novel corona virus. The plan will require each fulltime Justice Court to designate two members of its staff to be available to be deployed by the Presiding Justice of the Peace to a justice court facility in the event of a staffing shortage due to a quarantine. One of the two designees for each Justice Court will immediately begin working from home, and the other designee may work in their Justice Court but be available to be deployed to another Justice Court location as needed. The Presiding Justice of the Peace shall communicate more detailed guidelines on how to implement this staffing plan.

**IT IS FURTHER ORDERED** the Presiding Judge of the Superior Court may grant contractors and other individuals access to any court facility.

**IT IS FURTHER ORDERED** that for the duration of this order, physical access to county buildings in which the justice courts are located in Maricopa County shall be restricted to attendance at in-person court hearings. This does not include court locations inside the Civic Center in Gilbert, Arizona. This restriction does not apply to employees of the Judicial Branch, employees of the Clerk of the Superior Court, employees of the Maricopa County Sherriff's Office or Maricopa County employees housed within a court building.

**IT IS FURTHER ORDERED** that attendance at any in-person event held pursuant to one of the limited exceptions below will be limited to parties, witnesses, victims, sheriff's deputies, detention officers, law enforcement officers, parents in juvenile delinquency matters, and lawyers, who are participating in the hearing or event.

**IT IS FURTHER ORDERED** that beginning June 15<sup>th</sup>, 2020, justice courts within Maricopa County are authorized to phase-in jury trials, taking into consideration the physical space of individual courthouses and court rooms. Each court shall employ appropriate social distancing and other measures necessary for the protection of jurors

and other court participants and shall post on established court websites information describing protective measures taken.

**IT IS FURTHER ORDERED** after June 1, 2020, through the end of Phase II of the Supreme Court's operational plan, court documents are encouraged to be transmitted by email, fax, or mail to the assigned justice court. Exceptions will be made for emergency proceedings, evictions, change in release conditions, in-custody requests, protective orders, and similar emergency matters. Documents being submitted to the court under one of these exceptions may be placed in a drop box located outside of the court building if available.

**IT IS FURTHER ORDERED** that any person intending to be present at a court proceeding who has been diagnosed with COVID-19, has exposure to COVID-19, or has symptoms of COVID-19 as defined by the U.S. Center for Disease Control must contact the assigned justice court via telephone, fax, or email to arrange to appear telephonically, have their appearance waived, or have the proceeding reset.

**IT IS FURTHER ORDERED** that all justice court employees and judges shall wear a mask or face covering when they are in a court facility. The only exception is that when they are at their workspace, they may remove their mask or face covering if they are not required to interact with the public and they are more than six feet away from any other person.

**IT IS FURTHER ORDERED** that all other persons entering a justice court facility are required to wear a mask or face covering at all times that they are inside the facility. Any person who refuses to wear a mask or face covering as directed by court personnel will be denied access to the facility. If a participant is denied physical access to the courthouse for refusing to wear a face covering, the participant must contact the judge's staff to determine whether the person can participate in the proceeding using an audio or video connection.

**IT IS FURTHER ORDERED** that the public is subject to a health screening protocol upon entrance to a justice court facility, including having their body temperature taken. Any person who does not pass the health screening protocol shall be denied entrance into the facility.

**IT IS FURTHER ORDERED** that during in-courtroom proceedings, the judge may authorize the temporary removal of masks or face coverings for purposes of witness testimony, defendant identification, making an appropriate record, or other reasons deemed necessary by the judicial officer provided that appropriate social distancing or other protective measures are followed.

**IT IS FURTHER ORDERED** any in-person appearance may be converted to a telephonic or video appearance by order of any judicial officer of the assigned justice court, unless an in-person appearance is required by statute or the Arizona or United States Constitution.

**IT IS FURTHER ORDERED** that the justice courts are authorized to phase-in in-person court proceedings as follows:

**CRIMINAL:**

**IT IS ORDERED** that all initial appearances for in-custody defendants will proceed in-person by video through the use of the Video Arraignment Center unless otherwise directed by the court, except for initial appearances on summonses, which may be continued.

**IT IS FURTHER ORDERED** that all release hearings for in-custody defendants will proceed in-person by video through the use of the Video Arraignment Center, unless otherwise directed by the court.

**IT IS FURTHER ORDERED** that the justice courts may permit defendants to enter not-guilty pleas by mail and to receive notice of a court date by mail as provided in Rule 14.2(c) of the Arizona Rules of Criminal Procedure. The justice courts will provide out-of-custody defendants a waiver of counsel form by mail, if applicable.

**IT IS FURTHER ORDERED** that all in-custody sentencings will proceed in-person by video through the use of the Video Arraignment Court.

**IT IS FURTHER ORDERED** that the justice courts should encourage the parties to conduct pretrial conferences telephonically.

**JUVENILE:**

**IT IS FURTHER ORDERED** that matters filed against a juvenile in the justice courts are to be processed in accordance with the applicable legal authorities under the direction of the assigned justice court so as to encourage limited in-person proceedings.

**CIVIL:**

**IT IS FURTHER ORDERED** that court proceedings in civil matters, including trials to the bench, are to be conducted via audio and video through Phase II unless an in-person proceeding is deemed necessary by the assigned judge.

**IT IS FURTHER ORDERED** that an individual seeking an eviction/forcible detainer, alleging an irreparable and immediate breach may contact the assigned justice court to request an emergency telephonic hearing date. The summons must provide notice to the defendant of the ability to appear at the hearing telephonically.

**IT IS FURTHER ORDERED** that any debtor requesting a hearing on a writ of garnishment may file an “Emergency Request for Hearing” with the assigned justice court, and the debtor may request a telephonic hearing date.

**IT IS FURTHER ORDERED** that any judgment creditor seeking a judgment against a garnishee or an order of continuing lien may either mail, fax, or email the application to the assigned court or use drop boxes, housed at the assigned justice court, if available.

#### **PROTECTIVE ORDERS:**

**IT IS ORDERED** that any individual seeking an order of protection, an injunction against harassment, or an injunction against workplace harassment may complete a petition through AZPOINT at <https://azpoint.azcourts.gov/> and may file a petition for such relief by calling the justice court and providing the confirmation number assigned in AZPOINT. Any contested hearings will be conducted as directed by further court order. Such hearings may be conducted in-person, telephonically, or through video conferencing.

#### **WEDDINGS:**

**IT IS ORDERED** that a judge may perform a ceremony inside a court facility so long as the number of people is limited to the marrying couple and two witnesses plus the judge. The couple should first contact the justice court by telephone to confirm that marriage licenses are issued at that location before coming to the court. This does not preclude a wedding ceremony with more than four people in attendance from being performed on the outside grounds of a court building.

#### **OTHER:**

**IT IS FURTHER ORDERED** that prior to any justice court physically closing its doors to the public, the Justice of the Peace for that court will first confer with the Presiding Judge of Superior Court.

**IT IS FURTHER ORDERED** that Justices of the Peace may allow their staff to remove from the facility papers on file with the court in order to allow the staff to work from home during this public health emergency. The Justice of the Peace should provide instructions to their staff to ensure that access to the documents are appropriately limited to court personnel only and that the documents will be promptly returned to the court as needed to comply with Supreme Court Rule 123.

**IT IS FURTHER ORDERED** that requests by media to appear at a proceeding by telephone or in person must be made to the Public Information Officer, Scott Davis, via email at [scott.davis@JBAZMC.maricopa.gov](mailto:scott.davis@JBAZMC.maricopa.gov) to coordinate such an appearance.

**IT IS FURTHER ORDERED** that any person not authorized to attend a proceeding may submit a request by mail, fax, or email to the assigned justice court for permission to attend.

**IT IS FURTHER ORDERED** that any person may request recordings of proceedings in the justice courts by contacting the assigned justice court by mail, fax, or email.

Dated this 2<sup>nd</sup> day of June, 2020

/s/ Joseph C. Welty  
Hon. Joseph C. Welty  
Presiding Judge

Original: Clerk of the Superior Court

Copies: All Justices of the Peace in Maricopa County  
Hon. Allister Adel, Maricopa County Attorney  
Christina Phillis, Office of Public Defense Services  
Dave Byers, Administrative Office of the Courts  
Raymond Billotte, Judicial Branch Administrator  
Karen Westover, Regional Courts Administrator  
Sean Gibbs, Director of Security  
Jim Morrow, Justice Courts Administrator