

**THESE POLICIES ARE SUBJECT TO CHANGE DAILY.  
PLEASE CHECK THE COURT WEB SITE ON THE DAY OF YOUR  
HEARING TO VIEW THE CURRENT POLICIES.**

**Summit County Domestic Relations Court, Temporary Policies in Response to the COVID-19 (Coronavirus) Public Health Crisis. REVISED April 13, 2020.**

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 crisis. On March 11, 2020 the World Health Organization officially declared COVID-19 to be a global “pandemic” requiring “urgent and aggressive action” to control the spread of the virus.

Based upon these circumstances, Summit County Domestic Relations Court has developed a continuum of flexible responses in case the public health crisis escalates. The continuum of responses is intended to protect public health, to maintain essential court functions, and to continue to protect the rights of all individuals subject to the authority of the Court.

The following changes in court policies and procedures are made effective April 13, 2020:

- 1) **Any person who has been exposed to, or believes they have been exposed to COVID-19, or any person who is feeling ill, has a fever, or is experiencing any symptoms of illness shall not enter the Domestic Relations Court building.** All persons entering the building SHALL be subject to health screening by court or sheriff’s personnel.
- 2) Any persons entering the building shall maintain at least six-foot social distance between themselves and other persons.
- 3) All sessions of the **Remember the Children Program in the months of April and May 2020** are CANCELLED. The requirement to attend Remember the Children PRIOR TO THE HEARING is temporarily waived.
- 4) The Working Together Program and Positive Solutions Program for the months of **April and May, 2020** are CANCELLED.
- 5) **All hearings except Domestic Violence** shall be conducted by telephone or remote video only at their currently scheduled times unless the parties are specifically directed otherwise by the Court. The preferred method of attendance is via Zoom video conferencing. Zoom connection information is provided on the attached listing. If there are exhibits which parties wish the court to consider at this hearing, those exhibits shall be submitted to the court and opposing party via e-mail or fax to the assigned magistrate prior to the hearing. Note for Judge Cook cases, unless personal appearance is permitted, any hearing in which testimony will be taken, including dissolution or uncontested divorce hearings MUST be done using video and not telephone.

- 6) **Domestic Violence** ex-parte hearings will be conducted by the court in the day the case is filed. The **Domestic Violence Evidentiary** hearing will be set within legally required time frames. However, for the Domestic Violence Evidentiary hearing, due to public health concerns, **only the parties and counsel may attend.** No additional witnesses shall attend the initially scheduled evidentiary hearing. If testimony of anyone other than the parties is required, that testimony will be heard on a subsequent date to be assigned by the magistrate.
- 7) For any video hearings, the parties attending the hearing remotely shall connect to the Zoom conference link for the assigned magistrate or judge at the scheduled time of the hearing.
- 8) If a party is unable to attend the hearing via video, please contact the court at 330-643-2368 to obtain telephone dial-in information.
- 9) Any parties or attorneys with scheduled hearings who are ill, in a high-risk category, or caring for a vulnerable person, or who are otherwise unable to attend the hearing in-person shall email the court to request either remote attendance or request a continuance of the hearing. Those requests shall be emailed to: [hearings@dr-court.org](mailto:hearings@dr-court.org) with a copy sent to the opposing party or counsel. The assigned magistrate or judge will review the request and determine how to proceed.
- 10) Only counsel or parties on a case with business before the court shall enter the Domestic Relations Court building. The only exception to this policy is that Parties may be accompanied by advocates or necessary support persons as required. **NO CHILDREN SHOULD BE BROUGHT INTO THE COURTHOUSE AT ANY TIME.**
- 11) Scheduled mediations or meetings with Family Court Services Evaluators will be conducted via telephone or Zoom video. Parties on these appointments shall not attend in person unless specifically directed to by the assigned court personnel. Connection instructions will be provided to the parties in advance of the appointment.
- 12) Meetings with Guardians ad Litem may be conducted via telephone or remote video at the discretion of the Guardian ad Litem. All home visits, travel, or third party in-person visits by Guardians ad Litem are suspended until at least May 4. The Guardian ad Litem will inform the parties and will provide contact information for any telephone or video meetings.
- 13) Any person who needs to review a report of a Family Court Services Evaluator or Guardian ad litem shall contact Family Court Services at 330-643-2355 to schedule a time to review the report. No person will be permitted to review the report without a scheduled appointment.
- 14) Any person who enters the Domestic Relations Court building and who appears to be ill, coughing, or sneezing, may, at the Court's discretion, be asked to leave the building and reschedule their hearing.

- 15) Any person seeking a Domestic Violence Civil Protection Order who is ill and unable to come to the courthouse in person due to that illness shall contact the court at 330-643-2368 to make alternative arrangements for that case to be filed.
- 16) Effective March 23, 2020 and until further notice, in order to minimize person to person contact, Petitions for Domestic Violence Civil Protection Orders and any Parenting for Proceeding Affidavits filed with those Petitions do not need to be notarized before filing.
- 17) For those parents looking for guidance as to the media's wording of "THREE WEEK spring break"—our standard order and many parenting plans do not provide for mass emergency school closures. This is not a spring break that is on the school schedule that parents planned for and anticipated.

The court considers this an emergency school closure, as if the schools were closed due to a tornado or a hurricane. *Parents will have to work together, and accommodate each other's situation as much as they are able.* The spring break that was set by school districts is the only spring break that is subject to prior court order. If they cannot agree, (and their parenting plan does not address the situation) then they can resort to their school year schedule, with the parent dropping off in the morning being responsible for the childcare for the school day up until the time the other parent is to pick-up the child. This is not a time for rigid interpretations of parenting plans that have no provisions for unanticipated emergency situations.

The current health crisis is a fluid situation and is subject to change as the situation dictates. The Court will post any updates and changes to the court website at

[www.drcourt.org/wp/covid19](http://www.drcourt.org/wp/covid19). A list of court contact phone numbers is attached for any questions about hearing dates, procedures, etc.

## Department Phone Numbers

Department	Phone Number
Judge Quinn's Office	330-643-2080
Judge Cook's Office	330-643-2357
Court Scheduling and Information	330-643-2368
Family Court Services	330-643-2355
Court Security	330-643-8400

## Name

## Zoom connection

### Judges

Judge John Quinn	<a href="https://zoom.us/my/drcourtjq">https://zoom.us/my/drcourtjq</a>
Judge Katarina Cook	<a href="https://zoom.us/my/drcourtcook">https://zoom.us/my/drcourtcook</a>

### Magistrates

Magistrate Stephan Collins	<a href="https://zoom.us/my/drcourtsollins">https://zoom.us/my/drcourtsollins</a>
Magistrate Cara Ford	<a href="https://zoom.us/my/drcourtcford">https://zoom.us/my/drcourtcford</a>
Magistrate Janice Gui	<a href="https://zoom.us/my/drcourtjgui">https://zoom.us/my/drcourtjgui</a>
Magistrate Rebecca Didonato Heimbaugh	<a href="https://zoom.us/my/drcourrheimbaugh">https://zoom.us/my/drcourrheimbaugh</a>
Magistrate Janet Kleckner	<a href="https://zoom.us/my/drcourtjkleckner">https://zoom.us/my/drcourtjkleckner</a>
Magistrate Deborah Grey Loving	<a href="https://zoom.us/my/drcourtdloving">https://zoom.us/my/drcourtdloving</a>
Chief Magistrate Margaret Scott	<a href="https://zoom.us/my/drcourtmscott">https://zoom.us/my/drcourtmscott</a>
Magistrate Christopher Snyder	<a href="https://zoom.us/my/drcourtcsnyder">https://zoom.us/my/drcourtcsnyder</a>
Magistrate Rhonda Stabler	<a href="https://zoom.us/my/drcourtrstabler">https://zoom.us/my/drcourtrstabler</a>
Magistrate Scot Stevenson	<a href="https://zoom.us/my/drcourtsstevenson">https://zoom.us/my/drcourtsstevenson</a>
Magistrate Cheryl Wear	<a href="https://zoom.us/my/drcourtwear">https://zoom.us/my/drcourtwear</a>

### Family Court Services and Mediations

Magistrate Diane Dougherty (Mediator)	<a href="https://zoom.us/my/drcourtddougherty">https://zoom.us/my/drcourtddougherty</a>
FCS Director - Randy Flick	Will be provided directly
Evaluator - Candace Derry	Will be provided directly
Evaluator - Alissa Endicott	Will be provided directly
Evaluator - Traci Hagen	Will be provided directly
Evaluator- Julie Roberts	Will be provided directly