



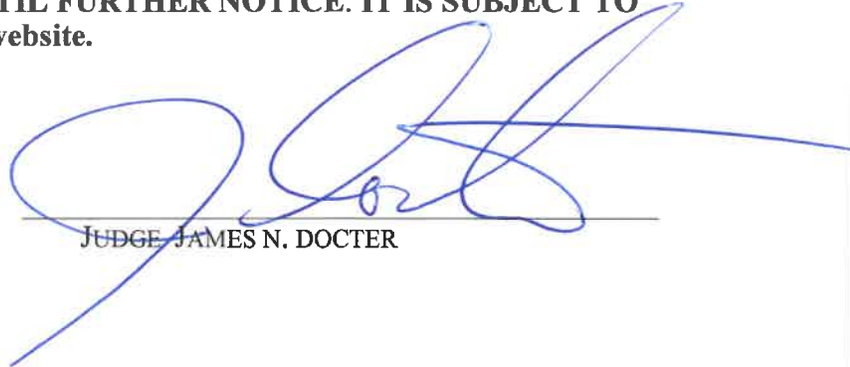
**NOW, THEREFORE, IT IS HEREBY ORDERED:**

1. Pursuant to Supreme Court order, speedy trial periods will be tolled while this Emergency Administrative Order is in effect, including but not limited to CrRLJ 3.3, CrRLJ 4.1, IRLJ 2.2, IRLJ 2.4, IRLJ 2.6, and any other applicable court rule.
2. All jury trials are suspended until this Order is lifted. Jury trials currently set shall remain on the Thursday calendar, and shall be reset at that hearing. For those defendants experiencing flu like symptoms, or who have other health concerns this may be done telephonically. Any new jury trials will be set to a reasonable date, based upon the best data/information available to the court.
3. Beginning March 17, 2020 and until further notice, Bremerton Police Department has decided not to transport any defendants from the Kitsap County jail to BMC. Therefore, those defendants who are held in custody will only be seen on video for their pre-trial hearings.
4. Out of custody arraignments calendars will be reviewed by the Prosecutor and court staff. DV and DUI charges will be heard as scheduled. The Prosecutor will notify the court if their intention is to amend any of the charges to an infraction. Notice will be sent to the defendant. Currently set arraignments will be scheduled to allow for social distancing. Any cases that do not currently have an arraignment date will be set after April 30, 2020.
5. Compliance and fact finding hearings will be reviewed by the court. If appropriate, the court will reset the hearing with notice to issue of the new date. If the violation needs immediate attention, the hearing will remain as set or be reset on another calendar to allow for social distancing.
6. Pretrial hearings will remain as currently scheduled. Defendants experiencing flu like symptoms or other health concerns may contact the court to request their hearings be rescheduled. Attorneys may sign an Order of Continuance through oCourts. Their signature signifies their client agrees to the continuance, is aware the previously set conditions remain in effect, and promises to appear in court as directed in the continuance order.
7. All contested and mitigation hearings will be reset by the court with notice to issue. The defendant will have the option to request a mitigation or contested hearing by mail if they want to avoid an in person appearance.
8. The courthouse will close daily from 12:00 – 1:00 pm and will close for the day at 4:30 pm while this Order is in effect.
9. The court will continue to hold hearings for Protection Orders and Firearm Surrender as requested by Petitioners and Respondents.
10. All motions to remit will be heard ex parte.
11. A defendant may request a bench warrant quash hearing be held by telephone.
12. A defendant may request a jail review hearing be held by telephone.
13. Probation appointments may be conducted by telephone at Probation's discretion.

14. Defendants with mandatory court hearings who don't notify the court of their health status and fail to appear for their hearing will be subject to issuance of a bench warrant.

**THIS ORDER WILL BE IN EFFECT UNTIL FURTHER NOTICE. IT IS SUBJECT TO CHANGE. It shall be posted on the city's website.**

DATED this 17<sup>th</sup> day of March, 2020.



JUDGE JAMES N. DOCTER