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GEORGIA, MUSCOGEE COUNTY SUPERIOR/STATE COURT RECEIVED ELECTRONICALLY 07/30/2021 2:24:14 PM DANIELLE F. FORTE, CLERK

SUPREME COURT OF GEORGIAHE SUPERIOR COURT OF MUSCOGEE COUNTY STATE OF GEORGIA

> ORDER GRANTING RELIEF FROM STATUTORY SPEEDY TRIAL REQUIREMENTS PURSUANT TO O.C.G.A. § 38-3-62 (b)

Pursuant to O.C.G.A. § 38-3-62 (b), based upon the certification attached hereto by all active Superior Court Judges of the Chattahoochee Judicial Circuit and incorporated herein as Exhibit A, the time requirements for the filing of a statutory speedy trial demand under O.C.G.A. §§ 17-7-170 and 17-7-171 are hereby reinstated. However, the time requirements under those statutes specifying the time during which a case must be tried are hereby tolled in the Superior Court of Muscogee County, Georgia for the duration of this Order.

Pursuant to O.C.G.A. § 38-3-62 (b) (9), an order granting relief from statutory speedy trial requirements following a judicial emergency shall not exceed a total of eight months and must end on the last day of a term of court. Pursuant to O.C.G.A. § 38-3-62 (b) (13), no such order shall issue after June 30, 2023. Accordingly, this Order is issued on this thirtieth (30th) day of July, 2021, and it shall terminate on the sixth (6th) day of February, 2022, a date that is: (1) not more than eight months from the date this Order is entered; and (2) the last day of a term of the Superior Court of Muscogee County as provided in O.C.G.A. § 15-6-3 (8)(D), unless statutory speedy trial requirements are reinstated hereafter by the Chief Justice of the Georgia Supreme Court pursuant to O.C.G.A. § 38-3-62 (b) (11).

Pursuant to O.C.G.A. § 38-3-62 (b) (12), nothing in this Order shall relieve the State of its constitutional obligation to provide for a speedy and public criminal trial.

Nothing in this Order shall relieve the State of its obligations to provide timely discovery and comply with all other deadlines specified by statute or applicable rules of court.

This Order shall not operate to prevent any Judge from prioritizing any case for trial or honoring a demand made pursuant to O.C.G.A. §§ 17-7-170 (a) or 17-7-171(a).

It is hereby ORDERED that this Order shall be filed with the Clerk of Superior Court in Muscogee County to be filed in the General Docket. Pursuant to O.C.G.A. § 38-3-63 (1)-(2), it is further ORDERED that a copy of this Order be immediately served by electronic mail upon the Chief Justice of the Supreme Court of Georgia, the judges and clerks of all courts in Muscogee County and the Clerks of the Georgia Court of Appeals and the Supreme Court of Georgia. Further, it is ORDERED that notice of the issuance of this Order be given to the affected parties, counsel for the affected parties, and the public in a manner that meets the requirements of O.C.G.A. § 38-3-63 (3) and specifically as follows: by posting on the website and any social media pages of the Clerk of Superior Court; posting at public entrances of the Columbus Consolidated Government Center; and distributing via electronic mail to members of the Columbus Bar Association.

SO ORDERED this thirtieth (30th) day of July, 2021.

Benon & Mc Bridz II

Bemon G. McBride, III, Chief Judge Chattahoochee Judicial Circuit

### **EXHIBIT A - CERTIFICATION**

Pursuant to O.C.G.A. § 38-3-62 (b) (3), the active Judges of the Superior Court of the Muscogee County certify as follows:

**(I)** 

The Chattahoochee Judicial Circuit includes six counties of which Muscogee County is the largest. The Superior Court of Muscogee County is served by seven active judges, each with his or her own division to which criminal cases are randomly assigned by the Clerk. Generally, cases are not re-assigned among judges. Each judge remains in control of and responsible for his or her assigned cases through final disposition. Before September, 2020, Muscogee County lacked an automated case management system. In September, 2020, Muscogee County implemented an automated case management system for the first time. At the time of this certification, training and implementation in this new system are still ongoing, with various problems and inconsistencies being addressed as they arise.

Unlike other consolidated county-city governments across Georgia, Muscogee County's governing authority has chosen to combine and house courtroom operations in the same building with offices devoted to general government functions of the Columbus Consolidated Government. This building, known locally as the "Government Center", was built in 1971 and has offices situated throughout an eleven-story tower with two wings for additional office space. It is important to understand the severe limitations imposed on court operations in Muscogee County as a result of sharing its facility with government operations

With these considerations in mind, it should be noted that Muscogee County entered 2021 with a backlog of cases and a high level of uncertainty in its ability to compile the data necessary for the analysis required by O.C.G.A. § 38-3-62(b)(3) as amended by S.B. 163. The current case management system can generate yearly reports of pending cases in each division, but it excludes closed cases from the total even when these cases were closed the following calendar year. This limitation requires the Court, in this certification, to rely on alternative data which measures cases opened and closed by division each year. The information used below is based on data gathered by the Office of the District Attorney for the Chattahoochee Judicial Circuit.

Muscogee County's current backlog is shaped by two major factors. First, the inability to collect, compile, and calculate the case information from the preceding years impedes measurement of caseload and tracking of cases with specificity. The second major factor driving Muscogee County's backlog is the courthouse pipe failure in June, 2018 which caused flooding,

and the loss of almost all courtrooms, required the relocation of almost all judges to a separate building, and led to a growing backlog in terms of cases closed versus cases opened. Another factor worth noting is the installation of the fire suppression system, which has largely taken place during the pandemic. The installation resulted in the displacement of each judge's office and remains ongoing at the time of this certification, with the District Attorney's Office and other city operations being relocated as well.

(II)

Pursuant to O.C.G.A. § 38-3-62 (b) (2), compliance with the statutory speedy trial requirements established in O.C.G.A. §§ 17-7-170 and 17-7-171 is impracticable in the Superior Court of Muscogee County within the Chattahoochee Judicial Circuit.

(III)

Pursuant to O.C.G.A. § 38-3-62 (b) (2) (B) (i), and based upon available information, the pending criminal case volume in the Superior Court of Muscogee County is substantially above the average pending criminal case volume that existed at the end of each of the three full calendar years immediately preceding the initial declaration of the applicable judicial emergency. The pending criminal case volume in the Superior Court of Muscogee County currently totals: 6871; the pending criminal case volume that existed on December 31, 2019 totaled: 6,643; the pending criminal case volume that existed on December 31, 2018 totaled: 5,936; and the pending criminal case volume that existed on December 31, 2017 totaled 5,291.

(IV)

Pursuant to O.C.G.A. § 38-3-62 (b) (2) (B) (ii), the annualized criminal case clearance rate in the current calendar year in the Superior Court of Muscogee County is substantially below the average criminal case clearance rate for each of the three full calendar years immediately preceding the initial declaration of the applicable judicial emergency. The annualized criminal case clearance rate in the Superior Court of Muscogee County that existed in 2020 was: 63 percent; the annualized criminal case clearance rate that existed in 2019 was: 93 percent; the annualized criminal case clearance rate that existed in 2018 was: 83 percent; and the annualized criminal case clearance rate

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<sup>&</sup>lt;sup>1</sup> As noted, the Court relies primarily on information provided by the District Attorney's Office in compiling these numbers which must be considered approximations. The number of pending cases in 2017 was approximated by adding the number of cases opened in the years 2015, 2016, and 2017 and subtracting the number of cases closed in 2016 from that number. The number of pending cases in 2018 was determined by adding the number of cases opened in 2018 to the 2017 pending cases and then the subtracting the number of closed cases in 2017. The same was done for 2019. The new case management system provided the number of pending cases for 2021.

that existed in 2017 was: 82 percent. As of March 31, 2021, the criminal case clearance rate for the first quarter was 68 percent.

(V)

Pursuant to O.C.G.A. § 38-3-62 (b) (2) (B) (iii), the number of speedy trial demands pending within one month of the date of this certification in the Superior Court of Muscogee County totals: Seventeen.

(VI)

Pursuant to O.C.G.A. § 38-3-62 (b) (2) (B) (iv), the number of jury trials held during the last full term of court (April, May, 2021) in the Superior Court of Muscogee County was three.

(VII)

Pursuant to O.C.G.A. § 38-3-62 (b) (2) (B) (v), the following ongoing space limitations or other health or safety concerns exist within the Superior Court of Muscogee County that limit the use of facilities available to conduct criminal trials and related activities:

There are currently five Superior Court courtrooms that are shared by seven judges. Under the Muscogee County Guide for Resuming Jury Proceedings, each trial requires the use of two courtrooms: one for conducting the actual trial and one for use as a jury room. (See Attachment 1: Muscogee County Guide for Resuming Jury Proceedings) In order to accommodate social distancing guidelines and the pending case load, the plan also uses three rooms which are not regularly assigned to Superior Court: two State Court courtrooms and the Grand Jury room. This plan forces a hardship not only on Superior Court judges, but also State Court judges and the District Attorney's Office. The assignment of courtrooms for use during trials requires advanced scheduling which considers all seven divisions of Superior Court as well as State Court, Probate Court, Juvenile Court, Magistrate Court, and other departments of the city government which share the Columbus Consolidated Government Center with court operations. As a result, even during weeks when trials are scheduled but do not occur, courtroom access is still restricted. Current spatial constraints, adjusted for pandemic concerns, make it difficult to try multi-defendant felony cases, which create added security and safety concerns.

(VIII)

Pursuant to O.C.G.A. § 38-3-62 (b) (2) (B) (vii), efforts made by prosecuting attorneys and the court to reduce the number of criminal defendants held in custody awaiting trial in the Superior Court of Muscogee County are as follows:

A fast track program for less serious felonies; regular bond calendars, and guilty plea dockets.

Pursuant to O.C.G.A. § 38-3-62 (b) (2) (B) (viii), other relevant facts that justify ongoing relief from statutory speedy trial requirements in the Superior Court of Muscogee County, if any, are as follows:

Approximately 25% of the adult population in Muscogee County is vaccinated.

Muscogee County has experienced a sharp increase in homicides over the last six months, with increased numbers of cases involving multiple defendants. Multi-defendant criminal proceedings are difficult to accommodate, given current personnel shortages, spatial constraints and continued pandemic conditions. Moreover, the Government Center continues to have plumbing problems which disrupt court operations.

(X)

Pursuant to O.C.G.A. § 38-3-62 (b) (4) (B), the following plan to resolve cases in which a statutory speedy trial demand has been filed as expeditiously as possible in the Superior Court of Muscogee County has been established: any case in which a valid statutory speedy trial demand has been filed and served as required by law shall be prioritized for trial, with the highest priority being given to any such case in which: (1) the defendant is in custody while awaiting trial; and (2) the defendant is in custody as a result of the charges in the case in which the statutory speedy trial demand has been filed. Such cases shall be further prioritized for trial based upon the length of time that the defendant has remained in custody awaiting trial.

(XI)

Pursuant to O.C.G.A. § 38-3-62 (b) (4) (B), in the Superior Court of Muscogee County, Chief Judge Bemon G. McBride, III has been scheduled for 6 trial weeks during the period of this Order; Judge J. Ronald Mullins has been scheduled for 5 trial weeks during the period of this Order; Judge Benjamin A. Land has been scheduled for 7 trial weeks during the period of this Order; Judge Bobby G. Peters has been scheduled for 5 trial weeks during the period of this Order; Judge Arthur L. Smith has been scheduled for 4 trial weeks during the period of this Order; Judge William C. Rumer has been scheduled for 5 trial weeks during the period of this Order; Judge Maureen C. Gottfried has been scheduled for 4 trial weeks during the period of this Order.<sup>2</sup>

<sup>&</sup>lt;sup>2</sup> This information has been taken from the 2021 Superior Court Judges' Schedule which has been published to the Muscogee County Clerk of Superior Court website. The calendar for 2022 has not been finalized or published at this time, therefore, there is an unknown number of trials for the first five (5) weeks of 2022.

This Order has been entered at the request of the active judges of this Court who are serving in this Judicial Circuit as shown by their written request, as shown below.

SO CERTIFIED and ORDERED, this 30th day of July, 2021.

Benon SMc Bridge

Bemon G. McBride, III, Chief Judge Chattahoochee Judicial Circuit Benjamin A. Land, Judge

Chattahoochee Judicial Circuit

Bobby G. Peters, Judge

Chattahoochee Judicial Circuit

William C. Rumer, Judge

Chattahoochee Judicial Circuit

Arthur L. Smith, Judge

Chattahoochee Judicial Circuit

J. Ronald Mullins, Jr., Judge Chattahoochee Judicial Circuit

Maureen C. Gottfried, Judge Chattahoochee Judicial Circuit



### CHATTAHOOCHEE JUDICIAL CIRCUIT

## MUSCOGEE COUNTY GUIDE FOR RESUMING JURY PROCEEDINGS

### November 20, 2020

### **COMMITTEE MEMBERS:**

Hon. Benjamin A. Land, Superior Court Judge, Chair Hon. Bemon G. McBride, Chief Superior Court Judge, Ex officio Member

Hon. Andy Prather, Chief State Court Judge

Hon. Benjamin Richardson, State Court Judge Hon. Steve Smith, Municipal Court Judge

Hon. Marc E. D'Antonio, Probate Court Judge

Ms. Julia Slater, District Attorney

Ms. Suzanne Goddard, Solicitor General

Mr. Alonza Whitaker, Chief Assistant District Attorney Mr. Donald Kelly, Assistant District Attorney

Mr. William Hocutt, Assistant District Attorney Mr. Ray Daniel, Assistant District Attorney

Mr. Moffett Flournoy, Circuit Public Defender

Mr. Steve Craft, Assistant Circuit Public Defender

Ms. Danielle Forte, Clerk of Superior Court

Ms. Yoshi Leonard, Deputy Clerk of Superior Court

Mr. Chris Acosta, Deputy Clerk of Superior Court

Ms. Vivian Bishop, Clerk of Municipal Court

Sheriff Donna Tompkins, Muscogee County Sheriff's Office

Lt. Mike Dailey, Muscogee County Sheriff's Office

Sheriff-Elect Greg Countryman

Ms. Lisa Goodwin, Assistant City Manager

Ms. Sonya Kibble, Jury Manager

Ms. Inna Russell, Court Reporter

Mr. Shane Walker, Information Technology

Mr. Jeremy Miles, Information Technology

Ms. Kimberly Fuller, Nurse Manager, Georgia Dept. of Public Health Ms. Josephine Gosa, Epidemiologist, Georgia Dept. of Public Health Ms. Brandi Nelson, Epidemiologist, Georgia Dept. of Public Health

Mr. Mark Jones, District Attorney-Elect

Mr. Chris Breault, Attorney

Mr. Brandon Peak, Attorney

Mr. Robert Wadkins, Jr., Attorney

Mr. Steve Hodges, Attorney

Ms. LaRae D. Moore, Attorney

Mr. Anthony Johnson, Attorney

Mr. Edward F. Berry, Court Administrator

By Order entered September 10, 2020, Chief Justice Harold Melton, in his Sixth Order Extending Statewide Judicial Emergency, directed the Chief Judge of each Judicial Circuit to convene for each county in his or her circuit a local committee of judicial system participants for the purpose of developing a plan for safely resuming jury trials in the county, as further specified in the "Guidance for Local Committees on Resuming Jury Trials." Such Order directed that court operating guidelines for in-person proceedings incorporating final jury trial plans shall be submitted to the Administrative Office of the Courts (AOC) before the jury trial process begins.

These plans seek to apply previously adopted "COVID-19 Safe Operating Guidelines" to the specific context of jury proceedings.

The Committee met on three occasions, October 21, 2020, November 5, 2020, and November 19, 2020. This report was adopted by consent of the committee members, without objection, on November 19, 2020.

### GENERAL CONSIDERATIONS

### **Summoning the Jury Pool**

When jurors are initially summoned, the Jury Manager will create and mail a Summons as follows:

☐ The Summons shall direct jurors to report to the Columbus Ice Rink located at 400 4 <sup>th</sup>
Street, Columbus, Georgia at the appointed day and time. It will also provide contact
information for jurors to call with health-related questions or concerns. Additionally, the Jury
Manager's website, https://columbusga.gov/jury, shall be updated, and the same information
will be posted on the website.
The Summons packet will contain information expressing the Court's appreciation for the
jurors' service, assuring those jurors of the Court's concerns for their safety, informing those
jurors in summary form of the steps that will be taken to protect them while serving as jurors,
and providing contact information for jurors to call with health-related questions or concerns.
☐ Questionnaires will also be utilized for jurors, asking for the jurors' contact information
(name, address, cell phone number, and email), other questions designed to reduce the time
required for jury selection, and a series of questions to determine whether they are in a category
of persons identified by the Centers for Disease Control ("CDC") as being at increased risk for
severe illness from COVID-19. The Jury Manager will work on enabling her website to function
so that jurors can fill out these questionnaires online. Jurors without online access will be
instructed to contact the Jury Manager's office so that these COVID-related questions can be
answered.
□ Jurors will be sent an Excusal Request Form that waives the requirement that it be
notarized before submission.

### Excusals and/or Deferrals

Prior to jurors reporting on the date of their service, the Court and the Jury Manager will work cooperatively to determine whether any prospective juror should be excused or have their service deferred due to medical concerns. Any deferral or excusal will be solely at the discretion of and upon approval of the assigned judge.

• The existing Excusal Form will be modified to temporarily waive the requirement that it be notarized before submission.

The Summons packet to be mailed will instruct prospective jurors to call a phone number if they have COVID-19 related questions and/or are seeking an excusal for COVID-19 related reasons. The packet will also instruct prospective jurors that in order to be considered for a deferral or excusal, the form must be returned 10 days prior to their date of service.

- The Muscogee County Jury Manager's office will receive phone calls, answer any questions, and vet any request before sending the person's contact information to the assigned judge's office.
- Staff will be available by phone on the day of the reporting as well, so that prospective jurors who wake up feeling ill can receive instructions *before* reporting for jury duty.

# Court Facilities: Columbus Ice Rink, Civic Center, and Government Center; Physical Space Preparation

As outlined in this plan, the Court intends to use the Columbus Ice Rink, Civic Center, and Government Center for jury trials, with juror reporting taking place at the Columbus Ice Rink, voir dire and jury selection taking place at the Civic Center, and the remainder of the trial taking place at the Government Center. In this plan, these facilities are sometimes collectively referred to as "court facilities."

- > In addition to the ongoing extraordinary sanitizing and cleaning of the interior space of the court facilities, those areas that jurors will come in contact with will be sanitized and cleaned adequately prior to the arrival of summoned jurors for jury service.
- > Nightly Deep Cleaning Building Maintenance will sanitize the jury assembly areas and all other publicly used areas in the court facilities each evening before jurors are expected to return
- > HVAC and air handling components The HVAC systems will be monitored by facilities maintenance and will be checked regularly based on current recommended intervals.
- > Automatic Hand Sanitization Stations Automatic no touch hand sanitizer dispensers will be available throughout the court facilities, including prior to and after security check-in and outside the entrance to each courtroom.
- ▶ Protocols for Masks and Face Coverings All entrants of the court facilities shall be required to wear masks or other face coverings to enter these buildings. Masks and face coverings must remain in proper position over the nose and mouth, unless otherwise instructed by the presiding judge. As long as supplies last, any person that arrives without a mask will be provided one at the checkpoint. Any visitor who refuses to wear a mask will be prohibited from entering. Any prospective juror who refuses to wear a mask will be prohibited from entering, and the prospective juror's name will be reported to the Judge. Signs outside of the court facilities will inform entrants of mask and face covering requirements.
- > Protocols for Social Distancing Outside and inside of the court facilities, signs and notices will be posted in prominent places to remind jurors to socially distance. Proper socially distanced seating will be clearly delineated.

### Juror Reporting and Check-In; Location: Columbus Ice Rink

Jurors will report for jury service at the Columbus Ice Rink. On the day of reporting for jury service, jurors will encounter the following safety precautions:

Controlled check-in – Because of the potential bottlenecks and long lines at security and check-in, juror summons will include staggered report times. Prospective jurors reporting before their summoned time will not be checked in but will be directed to wait outside until their report time arrives.
Health Screenings. Everyone entering the court facilities will be screened for liness and COVID-19 exposure and will sign in with their name, address, and phone number for the purpose of contact tracing
If any prospective juror reports any of the following, they will not be permitted to enter any of the court facilities but will instead be instructed to report to an area designated for isolation, and the presiding judge and Jury Manager will be promptly notified so that a decision can be made concerning the release of the prospective juror from further service: (a) a diagnosis of COVID-19 in the previous 14 days, (b) contact over the previous 14 days with someone who has been diagnosed with COVID-19, (c) a concern that the juror may have been exposed or infected by COVID-19, (d) a persistent cough, (e) difficulty breathing, (f) a fever with a temperature over 100.4 degrees within the previous three days.
Social Distancing – The court facilities will be set up with chairs and seats that comply with the give foot social distance recommendation of public health authorities.
The Jury Manager and/or her staff will check in prospective jurors in the designated area of the Columbus Ice Rink, keeping distances of 6 feet and also wearing masks or face coverings.

### **Impaneling Process**

- Expected reporting percentages are unknown at this time, but the reporting times below should allow for an orderly check-in based on historical reporting patterns.
  - □ 8:30 am Jurors 1-50
  - □ 9:00 am Jurors 51-100
  - □ 9:30 am Jurors 101-150
  - □ 10:00 am Jurors 151-200
- Seating of the jury pool
  - All prospective jurors that make up the jury pool will be seated in an appropriately socially distanced area of the Columbus Ice Rink.
  - After the prospective jurors are checked in, the Jury Manager will notify the assigned judge.
  - $\hfill\Box$  Non-qualified jurors will be excused and their service concluded.
  - Remaining jurors will be sworn in and given further instruction from the Jury Manager regarding when and where to report.
- An appropriate number of bailiffs will provide support in all of the procedures outlined.

### Voir Dire and Jury Selection; Location: Civic Center

Voir dire and jury selection will take place at the Civic Center (located adjacent to the Columbus Ice Rink). The qualified prospective jurors (or panel of such jurors if directed by the Court) will be escorted from the Columbus Ice Rink to the appropriately prepared area of the Civic Center.

The area where voir dire and jury selection shall take place will be laid out in courtroom fashion. There will be a bench for the judge, tables for the participants of the trial and seating for the panel and the public. All will follow CDC guidelines.

Deputy Sheriffs and bailiffs will provide support in all of the procedures outlined.

These procedures may be modified as necessary by the Judge and/or the Jury Manager (with approval of the judge) with appropriate communication to the jurors.

Once the Jury has been selected, the prospective jurors that were not selected to serve on the jury will be instructed to return to the Jury Manager for further instructions.

### All Other Trial Proceedings Will Take Place at The Government Center

After the jury has been impaneled at the Civic Center, the Court will instruct the jurors who are selected to serve on a jury to report to the appropriate courtroom in The Government Center. The Court, the trial participants, and the jurors will transport themselves from the Civic Center to The Government Center.

Upon arriving at designated courtroom at The Government Center, the jurors will be met by bailiffs who will take charge of them until further direction is provided by the Court.

### Courtroom Layout

Under this plan, the courtroom gallery will be converted into the jury box, and jurors will be placed at seats marked every 6 feet in order to comply with social distancing requirements.

- Court Personnel will be stationed in accordance with CDC guidelines.
- The court reporter will be located in an area of the court that allows the court reporter to see and hear any participant that is speaking.
- Witnesses will be placed in the witness box, the traditional jury box, or any other place the court feels necessary for the jury and participants to be able to see and hear the witness without impediment.
- Tables will be rearranged so that the jury, the parties, and counsel will be able to see each other and see the witnesses.
- Witnesses will be positioned such that counsel, the parties, the presiding judge, the court reporter and jurors will be able to see and hear the witness. Jurors will be instructed to let the judge know if they are having any difficulty hearing or seeing.
- Attorneys will be asked to speak so that everyone in the courtroom is able to hear the proceedings. If available, attorneys will use wireless microphones that can be attached in such a way as to not require them to hold the microphone.

### TRIAL

### **General Protocols**

The assigned trial judge will conduct proceedings in accordance with all constitutional and statutory requirements, seeking to ensure a fair and impartial trial while doing so within the confines of public health guidelines.

Masks are generally required.

Judges, court staff, bailiffs, lawyers, and jurors will all wear masks during the trial unless otherwise instructed by the judge.

At the discretion of the presiding judge, court participants may be directed to use transparent face shields or clear masks to accommodate hearing-impaired or language-challenged jurors or any other issue that may hinder effective communication.

Unless otherwise directed by the presiding judge, witnesses in criminal cases will testify while wearing a clear face mask. These clear masks will be provided by the Court so that the parties, counsel, jurors, the Court, and others can better see their faces while they are testifying.

At the sole discretion and judgment of the presiding judge, the judge, trial participants, and jurors may be permitted to remove their masks while speaking, provided that the person removing his or her mask is at least 10 feet away from anyone else.

 Due to difficulties guiding the jurors throughout the court facilities, it is anticipated that trials will require the use of more than the usual number of bailiffs.

Bailiffs will meet the jurors just past security, at the designated time, and escort them to the designated areas. Only four (4) persons at a time will be allowed on the elevator at the Government Center.

Any juror capable of taking the stairs who desires to do so will be directed to the stairwell, and they may take the stairs.

• The judge shall provide jurors with a point of contact if potentially exposed to COVID-19 or experiencing symptoms of COVID-19. Such jurors should not be required to report to jury duty.

Any juror who does not pass the temperature check or COVID screening questions will be brought to the judge's attention immediately.

### Presentation and Handling of Evidence

Courtroom evidence should be displayed to the jurors in a digital format whenever possible, making use of appropriately sized television monitors or other appropriate media that can be seen by participants.

• Unless otherwise directed by the presiding judge, witnesses in criminal cases will testify wearing a clear face mask.

• The lectern will be easily moved in the event trial participants are unable to see and hear. Attorneys will display documents, digital photos, and PowerPoint presentations on television monitors or other appropriate media in the courtroom and shall have completed all logistical and technical preparations for such presentations before trial. A document camera may also be used to display images of any paper document evidence.

- There will be certain items that cannot be displayed in a digital format, and the attorneys will be
  directed to seek guidance from the Court regarding the handling and presentation of such
  evidence.
- Attorneys will present their case from the lectern and seek permission from the Court before
  moving freely about the courtroom. Otherwise, they will remain at counsel table and the lectern.
- Attorneys will be provided wipes and will be responsible for wiping down the lectern and anything else they touched before returning to their table. They will also be asked to wipe down their table at the end of the day.

### **Jury Deliberation Room**

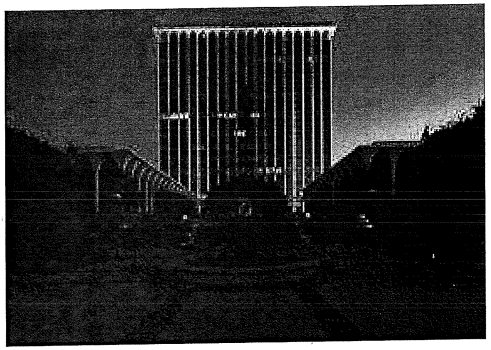
Existing jury deliberation rooms will not be utilized for jury deliberations due to the space restrictions. Instead, jurors will use an available courtroom, the courtroom where the trial occurred, or such other place designated by the Court that will accommodate a socially distanced jury.

- The Jury Deliberation Room will adhere to CDC guidelines for social distancing.
- The bailiff will have a supply table with extra disposable masks, hand sanitizer, paper towels, gloves, tissues, juror pads and pencils, bottled water, and disinfecting spray. Jurors should keep up with their own items, so as to prevent sharing.
- Jurors will be assigned a seat by the bailiffs and should use the same seating area for the duration of the trial.
- Jurors will be permitted to leave at lunchtime and return, or the judge may decide to bring in meals for the jurors. Jurors will be permitted to bring in their own food; however, there will be no community refrigerator available.
- Jurors with dietary restrictions, or who prefer to bring their own food, should do so in a personal size cooler bag which will remain in the jury room.
- Jurors will abide by social distancing guidelines at all times, including while they are consuming food.
- Bailiffs will be stationed outside of each door to the jury room and shall keep the area secure.
- Bailiffs will escort jurors to the closest restrooms.
- Jury rooms will be cleaned and disinfected regularly but no less than nightly.

### **Public Viewing Rooms**

Due to the jury being seated in the traditional gallery, there may not be sufficient room for the public and other spectators to attend and view the proceedings in person.

- A closed-circuit video stream will be set up so that a camera will be aimed at the well of the courtroom.
- The stream will be displayed in rooms to be identified, where members of the public, participants' families, and other spectators can sit and view the trial.
- Seating in the viewing rooms will be clearly marked 6 feet apart, and attendees will be required to sit 6 feet apart unless they are from the same household. Unless otherwise directed by the presiding judge, all persons in the room must keep their masks on at all times. A deputy and/or bailiff will be stationed in each viewing room that is utilized for the trial.



# A SAFE JURY DUTY EXPERIENCE... IS OUR TOP PRIORITY.

# What We're Doing: Health Screenings Face Coverings Social Distancing Cleaning Disinfecting Staggered Report Times

### Health Measures at the Muscogee County Court Facilities

The Chattahoochee Judicial Circuit is dedicated to protecting your health and the health of our employees, visitors, and community. As we begin to resume jury proceedings, our commitment to fighting the spread of COVID-19 has not changed. We are adhering to public health guidelines, modifying check in procedures, reconfiguring courtrooms, and educating you, a prospective juror, about the measures taken. Thank you for your commitment to our community and county and for helping us resume safe jury trials.

For more detailed information, please visit https://columbusga.gov/jury.

We thank you for your service and look forward to having you at our Court facilities.

### HAVE COVID-19 QUESTIONS?

Please don't hesitate to contact us! 706-653-4310 or

### Juror Questionnaire

Please complete this Questionnaire online at <a href="https://columbusga.gov/jury">https://columbusga.gov/jury</a>. If you are unable to complete it online, please complete it by hand and return to: Columbus Jury Manager's Office, P.O. Box 1340, Columbus, GA 31902. Jurors without online access should call the Jury Manager's office at 706-653-4310.

# PART ONE: FOR COURT USE ONLY

	Name:
	Telephone:
	Email Address:
	Date of Birth:
 1.	Have you ever been diagnosed with COVID-19, tested positive for COVID-19, been in contact during the last 14 days with someone who has been diagnosed with or tested positive for COVID-19, or been concerned for any reason that you may have been exposed to or infected with COVID-19? If so, please explain.
2.	Have you been asked to self-quarantine by any healthcare provider within the last 14 days? If so, please explain.
3.	Have you within the last 14 days been on a cruise, traveled outside the United States, or traveled to any area where a coronavirus quarantine was in effect? If so, please explain.
4.	Have you had any of the following symptoms within the last 14 days: fever, chills, cough, shortness of breath, new loss of taste or smell, nausea, vomiting, or diarrhea? If so, please explain.

- 5. Do you have any serious underlying medical conditions such as cancer, chronic kidney disease, chronic obstructive pulmonary disease, obesity, serious heart conditions, sickle cell disease, or type 2 diabetes mellitus? If so, please explain.
- 6. Is your immune system compromised for any reason, including a prior organ transplant, chemotherapy, other medical treatment, or any other reason? If so, please explain.
- 7. Do you live with or care for someone considered to be at an increased risk of severe illness from COVID-19? Anyone who would answer "yes" to questions 1-6 or who is above the age of 65 above might be at increased risk. If so, please explain.
- 8. Are you a healthcare worker or employed in any other occupation that places you in direct contact with COVID-19 patients or places you at higher risk of possible exposure to COVID-19? If so, please explain.
- 9. Are you requesting to defer your jury service to a later date because of answering "yes" to any of the above questions?

Additionally, on the day of service, you will be screened at the entrance and asked the following questions:

- 1. Have you been diagnosed with COVID-19, or been in contact over the last 14 days with anyone who has been diagnosed with COVID-19, or been concerned for any reason that you may have been exposed or infected with COVID-19?
- 2. Have you had any of the following symptoms within the last 14 days: fever, chills, cough, shortness of breath, new loss of taste or smell, nausea, vomiting, or diarrhea?

If your answer is yes to either question on the day of your service, you should call the Jury Manager's office immediately to request a deferral. Failing to appear without justifiable cause may place you in contempt of court, so please call with any health concerns you may have.

# PART TWO: TO BE SHARED WITH ATTORNEYS FOR THE PURPOSE OF EXPEDITING THE JURY SELECTION PROCESS

Name:
What is your gender?
What is your age?
Do you consider yourself (Circle One): Caucasian African-American Asian Hispanic American Indian Other
What was the last year of school that you finished? Circle one.
Elementary Junior High High School Vocational/Technical Junior College College Graduate School Post-Graduate Studies Other
If your education is above high school, list the major area of study and/or degree(s) earned:
Are you currently attending school? If so, what course of study?
Have you ever had any legal education, training, or experience?
While in school, did you attend (Circle One): Public Private Home School
Do you have plans to continue your education? If so, what are those plans?
Have you or any member of your immediate family ever received training or education in any of the sciences, e.g., medicine, physics, engineering, etc.? If so, please explain.

Are your currently employed? If so, please provide the following information:	
Your occupation and a brief description of your job:	
Name of your employer:	
Length of time you have been at your current job:	
Number of hours you work per week:	
Do you supervise others at your job? Yes or No. If yes, how many?	
Are you supervised by others?	
Do you have a second job? Yes or No. If yes, please give the name of your employer:	
Have you ever owned or operated a business? If so, when and what kind of business?	
List all jobs, other than your current job, you have had as an adult:	
Are you retired?  If so, from where are you retired?	
Have you ever served in the military?  If so, what branch, when did you serve, and what was your highest rank?	
What is your current marital status (Circle One): Single Married Widowed Separate Divorced	d
If you are currently married, how many years?	
If you are currently married, where is your spouse employed and what is his/her occupa	tion?
If you are divorced or widowed, what was your spouse's occupation?	

Do you have children? If so, how many and what are their ages?

If you have children that are currently in school, do they attend (Circle One): Public Private Home School

If your children work, what are their occupations?

Have you or any member of your immediate family ever been employed in law enforcement or prosecutorial work? (e.g., sheriff's office, police, district attorney, corrections)?

If so, what type of work and for what agency?

Have you or any member of your family ever been employed in the healthcare field?

Have you or any member of your immediate family ever been the victim of a crime? If so, please give a brief description.

Does any member of your immediate family suffer from any disability, handicap, or other infirmity?

If so, please explain.

Do you have any physical problems that might interfere with your service as a juror? If so, please explain.

If you would like to request to be excused based on any health issue, please submit a written request accompanied by a doctor's letter and mail it to Jury Manager, P.O. Box 1340, Columbus, GA 31902

Have you ever been convicted or pled guilty or nolo contendere to a felony charge? If so, please explain.

If convicted of a felony, were your civil rights restored? If so, when?

Do you have a felony charge pending against you now?
Have you ever been a party to a lawsuit?
f so, please describe the lawsuit and the outcome:
Have you ever had a claim asserted against you?
f so, please describe the claim.
Have you ever asserted a claim against someone for personal injuries or property damage? If so, please describe the claim you asserted.
1 so, please describe the claim you asserted.
Have you testified as a witness in any case?
If so, please state when and where.
Have you ever served on a trial jury?
If so, please answer the following:
Where, when, and how many times?
Did you reach a verdict?
Was your service (Circle One): Civil Criminal Both
List any organizational, religious, civic, community, professional, special interest, or political groups of which you are a member:
List any hobbies, spare-time activities, and outside interests:
List all newspapers, magazines, TV and radio programs, including talk shows, or any computer based media that you regularly rely on for news:

How do you feel about the prospect of serving as a juror?

This Questionnaire should be answered online. Look for the Juror Questionnaire link at <a href="https://columbusga.gov/jury">https://columbusga.gov/jury</a>. If you do not have online access, you may mail the completed Questionnaire to Jury Manager, P.O. Box 1340, Columbus, GA 31902.

Questions or no online access?

Call the Jury Manager's Office at 706-653-4310

THANK YOU FOR YOUR SERVICE!