

Maryland Judiciary COVID-19 Timeline of Events

Date	Action Taken by the Judiciary
March 12, 2020	Chief Judge Mary Ellen Barbera issues two administrative orders – <u>Statewide Suspension of Non-Essential Judicial Activities due to Emergency</u> and <u>Statewide Suspension of Jury Trials</u> . These orders balance the need for courts to remain operational with the health and safety of employees and court visitors and include restricting non-essential functions of the Judiciary such as travel, training, and in-person committee meetings; provide for the remote electronic participation of hearings; and suspend jury trials scheduled between March 16, 2020, to April 3, 2020.
March 2020	Judge Laura Ripken, Administrative Judge for the Fifth Judicial Circuit and Chair of the Conference of Circuit Judges, begins a series of Monday, Wednesday, and Friday Skype calls with the circuit administrative judges as well as the State Court Administrator, Chair of the Conference of Circuit Court Clerks, and the Chair of the Conference of Court Administrators. Chief Judge John Morrissey, Chief Judge of the District Court, also begins a series of Monday, Wednesday, and Friday Skype calls with the administrative judges for each of the twelve districts that comprise the leadership of the District Court. These calls for both the Circuit Courts and District Court are to discuss best practices, share new and ongoing concerns, and explore new and technology driven approaches to expand the Judiciary's ability to conduct additional court business. Administrative judges in both the Circuit Courts and District Court continue to review the list of those individuals currently incarcerated and reach out to their local jails, police, state's attorneys, public defenders, and local departments of health to work collaboratively to address the pandemic. To date, the courts have conducted multiple re-reviews of detainees, on a case-by-case basis, to ensure that only those individuals that represent an unacceptable risk to public safety remain in the detention centers.
March 13, 2020	Chief Judge Barbera issues an administrative order <u>Statewide Closing of the Courts to the</u> <u>Public Due to the COVID-19 Emergency</u> . This order closes the courthouses to the public effective March 16, 2020, through April 3, 2020, except for emergency matters. Court locations and offices are minimally staffed to only hear emergency court matters and answer calls until April 3, 2020. Emergency matters include, but are not limited to, domestic violence petitions, family law emergencies, extreme risk protective orders, bail reviews, juvenile detention hearings, and search warrants. All other non-emergency matters will be postponed.
March 16, 2020	The Court of Appeals issues an administrative order: <u>Court of Appeals Emergency Rules</u> Meeting to Consider the 204 th Report of the Rules Committee. This order provides for the Court of Appeals to consider on March 16, 2020, the 204 th Report which proposes new rules

March 16, 2020 (cont.)	describing the Chief Judge of the Court of Appeals' administrative authority during an emergency. The Court of Appeals holds an open meeting on March 16, 2020 and unanimously approves the proposed rules. Chief Judge Barbera issues a new administrative order on <u>Statewide Judiciary Restricted</u> <u>Operations Due to the COVID-19 Emergency</u> . Effective March 17, 2020, the Maryland Judiciary requires <i>essential</i> employees only to report to courthouse locations and offices while non-essential employees are to work remotely. Court locations and offices are staffed to hear emergency court matters and answer calls until April 3, 2020, when the courts are scheduled to reopen to the public.
March 17, 2020	The Court of Appeals postpones oral arguments scheduled in April: <u>Postponing April Oral Arguments in the Court of Appeals</u> . Chief Judge Barbera also issues an administrative order authorizing the administration of attorney oaths by the clerk of the court by telephone during a proceeding held in open court at the Court of Appeals, with safeguards taken to assure the identity of the person being sworn: <u>Administration of the Attorney Oath during the COVID-19 Emergency</u> .
March 18, 2020	Chief Judge Barbera issues an administrative order <u>Statewide Operations That Must be</u> <u>Maintained during the COVID-19 Emergency: Land Records</u> and <u>Suspension of Foreclosures</u> <u>and Evictions during the COVID-19 Emergency</u> . These orders require land record transaction filings to continue to be recorded in the circuit courts' clerk's offices and stays (suspends) orders to foreclose residential properties and rights of redemption of tax sales of residential properties, or to evict from residential rental properties during the COVID-19 emergency period. New residential foreclosures, foreclosures of right of redemption after a tax sale, and evictions may be filed but those new filings are stayed and will not begin until the courts resume normal operations or otherwise notified. Chief Judge Morrissey issues a <u>Policy on Interim Orders during the Emergency</u> which dictates the process for new protective, peace, and extreme risk protective order petitions and interim orders.
March 20, 2020	Chief Judge Barbera issues administrative order <u>Remote Hearings Held during the COVID-19</u> <u>Emergency</u> . This order authorizes courts to hear emergency and other matters remotely.
March 23, 2020	Chief Judge Barbera releases a <u>video</u> update message to the legal community.
March 25, 2020	Chief Judge Barbera issues two administrative orders <u>Extending the Length of Statewide</u> <u>Judiciary Restricted Operations due to the COVID-19 Emergency</u> and <u>Suspension During the</u> <u>COVID-19 Emergency of Foreclosures, Evictions, and Other Ejectments involving Residences</u> . These orders extend the court closures to May 1, 2020, and provide that foreclosures of residential property, foreclosures of the right to redeem residential property sold in a tax sale, residential evictions, and executions on residential real property under levy or lien are stayed and new or pending types of these actions will be accepted but not proceed during this time.

March 27, 2020	Chief Judge Barbera issues the Administrative Order on <u>Permissive Use of the MDEC System</u> for Appellate Filings during the COVID-19 Emergency. This order provides that counsel and self-represented parties who are registered users of the MDEC system may file, in new and pending matters before the Court of Appeals and Court of Special Appeals, all papers through the MDEC system originating in Baltimore City, Montgomery County, and Prince George's County, those jurisdictions where MDEC has not yet been implemented. Chief Judge Morrissey issues a <u>Revised Policy on Interim Orders during the Emergency</u> pursuant to Chief Judge Barbera's order of March 25, 2020, extending the length of restricted court operations. This policy dictates the process for new protective, peace, and extreme risk protective order petitions and interim orders. The Judiciary also issues a <u>Statement from the Maryland Judiciary concerning Children and Families</u> to clarify the concerns of those families with court orders in family matters during the emergency.
March 31, 2020	The Court of Appeals issues an administrative order <u>Rescheduling April Oral Arguments and</u> <u>Postponing May Oral Arguments in the Court of Appeals</u> . This order reschedules the April oral arguments before the Court of Appeals to May 12 and May 13, 2020, postpones the oral arguments scheduled for May 2020, and invites litigants, whose matters have been postponed, to request, pursuant to Maryland Rule 8-523(a)(2), that their appeals be considered on the briefs filed without argument. Chief Judge Barbera releases a video to Maryland judges and Judiciary personnel regarding their work and service during the pandemic.
April 3, 2020	Chief Judge Barbera issues two new administrative orders Expanding the Statewide Suspension of Jury Trials and Suspending Grand Juries and Emergency Tolling or Suspension of Statutes of Limitations and Statutory Rules and Deadlines and revises existing order Expanding Statewide Judiciary Restricted Operations due to the Expanding Statewide Judiciary Restricted Operations due to the COVID-19 Emergency, COVID-19 Emergency. These orders toll or suspend statutory and rule deadlines related to the initiation of court matters effective March 16, 2020, as well as all statutes and rules deadlines to hear pendingmatters, suspends all jury trials until further notice including grand juries. The latter order expands the courts' ability to handle certain proceedings remotely and permits those jurisdictions that do not have electronic filing capabilities through MDEC to do so using new virtual drop boxes. The Court of Special Appeals hears <u>oral arguments</u> remotely for the first time during the emergency.
April 7, 2020	Chief Judge Barbera issues an updated administrative order <u>Administration of the Attorney</u> <u>Oath</u> .

April 8, 2020	Chief Judge Barbera revises two existing administrative orders <u>Amended Administrative</u> <u>Order on Emergency Tolling or Suspension of Statutes of Limitations and Statutory and Rules</u> <u>Deadlines</u> and <u>Amended Administrative Order on Expanding Statewide Judiciary Restricted</u> <u>Operation due to the COVID-19 Emergency</u> . These orders provide that all statutory and rules deadlines to initiate matters, including statute of limitations, as well as the deadlines to hear pending matters shall be tolled or suspended effective March 16, 2020, by the number of days that the courts are closed to the public, plus length of time to file after reopening to be determined by later order and expands the types of emergency matters the courts are required to be heard on an emergency basis and expands the courts' authorization to hear remotely.
April 13, 2020	Chief Judge Barbera issues an administrative order <u>Guiding the Response of Circuit Courts</u> <u>Sitting as Juvenile Courts to the COVID-19 Emergency</u> . This order addresses juveniles who are detained and committed pending placement or in commitment.
April 14, 2020	Chief Judge Barbera issues a new administrative order <u>Guiding the Response of the Trial</u> <u>Courts of Maryland to the COVID-19 Emergency</u> and revises an existing order <u>Second</u> <u>Amended Administrative Order Expanding and Extending Statewide Judiciary Restricted</u> <u>Operations Due to the COVID-19 Emergency</u> . The new order guides the response of the trial courts in Maryland regarding individuals who are incarcerated or imprisoned, and the amended order extends the closure of the courts to the public with limited exceptions for certain emergency court matters through June 5, 2020 .
April 23, 2020	The Maryland Judiciary issues a new <u>video</u> on Court Resources and Tools for the Public during COVID-19.
April 24, 2020	Chief Judge Barbera issues an administrative order <u>Clarifying the Emergency Tolling or</u> <u>Suspension of Statutes of Limitations and Statutory Rules Deadlines</u> . This clarifies that ordering the suspension of filing deadlines to initiate matters shall be applied consistently and equitably, and no party or parties shall be compelled to prove his, her, its, or their practical inability to comply with such a deadline if it occurred during the COVID-19 emergency.
April 28, 2020	The Court of Appeals revises an existing administrative order <u>Amended Administrative Order</u> on <u>Rescheduling April Oral Arguments and Postponing May Oral Arguments in the Court of Appeals</u> . This order provides that April oral arguments before the Court of Appeals are rescheduled to May 11, 12, and 13, 2020, cause having been found to conduct the hearings outside the city limits of Annapolis (to be conducted remotely), by virtue of the COVID-19 pandemic, with May oral arguments continuing to be postponed and a date to be set.

May 1, 2020	Chief Judge Barbera issues a new administrative order and revises two existing administrative orders <u>Case Time Standards and Related Reports for Fiscal Years 2020 and 2021 in Light of the COVID-19 Emergency</u> , <u>Third Amended Administrative Order Expanding and Extending Statewide Judiciary Restricted Operations Due to the COVID-19 Emergency</u> , and <u>Amended Administrative Order on Remote Proceedings Held during the COVID-19 Emergency</u> . These orders provide that case time standards shall be suspended for cases reaching a conclusion in the Circuit Courts and District Court between March 16, 2020, and December 31, 2020, and that application of time standards will resume January 1, 2021, adds language referring to the Case Time Standards order in the Restricted Operations order and provides that approval from the State Court Administrator on various technology platforms is waived, but that platforms determined to pose an unacceptable risk to state networks are not to be used and courts using such communication platforms are to migrate to one that does not.
May 4, 2020	Chief Judge Barbera revises two existing administrative orders <u>Amended Administrative</u> <u>Order Further Clarifying the Emergency Tolling or Suspension of Statutes of Limitations and</u> <u>Statutory Rules and Deadlines</u> and <u>Fourth Amended Administrative Order Expanding and</u> <u>Extending Statewide Judiciary Restricted Operations due to the COVID-19 Emergency</u> . These orders clarify that all deadlines to initiate a case or an appeal and hearing deadlines for pending cases are tolled or suspended effective March 16, 2020, and adds a reference to this revised order to the existing order that restricts operations. Chief Judge Barbera releases a video to Maryland Judiciary judges and court staff regarding their work and service during the pandemic and information about the reopening process. The Maryland Judiciary issues a <u>Statement concerning Guardianships of Adults and Minors</u> . This statement provides guidance on guardianships to protect vulnerable adults or minors during the COVID-19 emergency.
May 5, 2020	Chief Judge Morrissey issues a <u>Revised Policy on Interim Orders during the Emergency</u> which provides that interim and temporary orders will remain in effect until action is taken by the court.
May 6, 2020	Chief Judge Morrissey issues a <u>Communication Regarding Domestic Violence Protective</u> <u>Orders, Peace Orders and Extreme Risk Protective Orders</u> which provides that all pending interim and temporary protective, peace, and extreme risk protective orders will remain in effect (even if the date has passed on the order) until such time that the court has conducted a hearing or has otherwise communicated with the parties.
May 7, 2020	Chief Judge Barbera, Judge Ripken, Chief Judge Morrissey, and State Court Administrator Pam Harris, with other criminal justice partners, participate in a virtual briefing before the Maryland Senate Judicial Proceedings Committee regarding the impact of COVID-19 on the courts and the criminal justice system.
May 13, 2020	Clerks of the Circuit Courts expand issuance of marriage licenses during the emergency with revised <u>Marriage License application</u> and <u>Marriage License Application Instructions</u> .
May 14, 2020	Chief Judge Morrissey briefs the Maryland Senate Judicial Proceedings Workgroup on Residential Property and COVID-19.

May 15, 2020	Chief Judge Morrissey issues a <u>Communication regarding Affidavit Judgments</u> .
May 18, 2020	The Court of Appeals issues administrative order <u>Rescheduling May Oral Arguments and</u> <u>Postponing Other Oral Arguments</u> . This order provides that certain oral arguments before the Court of Appeals are rescheduled to May 28 and June 10 as well as to other dates designated to be heard in the September and October Sessions of the 2020 Term, cause having been found to conduct the hearings outside the city limits of Annapolis (to be conducted remotely), by virtue of the COVID-19 pandemic. Chief Judge Barbera delivers a <u>video</u> message to the public and legal community as Maryland courts prepare to reopen.
May 22, 2020	Chief Judge Barbera issues four administrative orders regarding the gradual reopening of the courts. The <u>Administrative Order on the Progressive Resumption of Full Function of Judiciary</u> <u>Operations</u> outlines how courts across the state will gradually return to fulloperations through a 5-phase approach. This order also encourages the courts to continue to use technology for remote proceedings either through video or telephonic purposes. The <u>Administrative Order Lifting the Statewide Suspension of Jury Trials and Resuming</u> <u>Grand Juries</u> states, in part, that grand juries may resume at the discretion of an administrative judge and new grand juries may be empaneled, as necessary. Additionally, grand juries that are currently convened may be extended by the administrative judge and all jury trials, both criminal and civil, will resume and trial dates will be scheduled beginning October 5, 2020. The <u>Revised Administrative Order on the Emergency Tolling or Suspension of Statutes of Limitations and Statutory and Rules Deadlines Related to the Initiation of Matters and <u>Certain Statutory and Rules Deadline in Pending Matters</u> provides, in part, that the number of days that the courts were closed to the public does not count against the time remaining for the initiation of a court matter. Filing deadlines to initiate matters will be extended by an additional 15 days, depending on the date in which a specific clerk's office opens.</u>
	residential foreclosures and evictions will be lifted effective July 25, 2020.
May 26, 2020	Chief Judge Barbera issues an administrative order <u>Administrative Order on Postponement</u> of the July 2020 Maryland Bar Examination which postpones the July 2020 Bar Exam due to the COVID-19 health emergency. It is tentatively rescheduled for September 9 and 10.
June 3, 2020	Chief Judge Barbera amended four existing administrative orders with technical changes and cross-references. The <u>Amended Administrative Order on the Progressive Resumption of Full</u> <u>Function of Judiciary Operations Previously Restricted Due to the COVID-19 Emergency</u> has technical changes and a clarification to Phase III as it pertains to the resumption of non-jury trials in both the District Court and circuit courts. The <u>Second Revised Administrative Order</u> on the Emergency Tolling or Suspension of Statutes of Limitations and Statutory Rules and <u>Deadlines Related to the Initiation of Matters and Certain Statutory and Rules Deadlines in</u> <u>Pending Matters</u> has technical changes and the paragraph on "warrants of restitution" has been deleted. The <u>Amended Administrative Order Lifting the Suspension During the COVID-19 Emergency of Foreclosures, Evictions and Other Ejectments Involving Residences</u> has technical changes plus adds the District Court where a matter might also be filed, if there is jurisdiction to do so, revises paragraph (J) clarifying deadlines, and adds paragraph (K)to

June 3, 2020 (cont.)	allow certain warrants of restitution to be considered during Phases II and III. The <u>Amended</u> <u>Administrative Order Lifting the Statewide Suspension of Jury Trials and Resuming Grand</u> <u>Juries</u> has technical changes and clarifying language in paragraph (I). Chief Judge Morrissey issues a <u>Revised Communication Regarding Affidavit Judgments in the</u> <u>District Court</u> which provides no District Court shall process Affidavit Judgments until such time as the District Court is authorized to expand emergency operations.
June 5, 2020	Maryland courts move into Phase II of its progressive phased reopening plan.
June 11, 2020	Chief Judge Morrissey issues a <u>Communication Regarding Resuming Landlord/Tenant</u> <u>Actions in the District Court</u> .
July 10, 2020	Chief Judge Morrissey issues a <u>Second Revised Communication Regarding Affidavit</u> <u>Judgments in the District Court</u> which provides that beginning July 20, 2020, the District Court may begin processing and scheduling civil cases for affidavit judgment.
July 13, 2020	Chief Judge Barbera releases a new <u>video</u> to the Judiciary and the public on Phase III of the Court's reopening, expected July 20.
July 16, 2020	WBAL-TV releases a <u>news story</u> on Maryland courts' phased-in reopening.
July 17, 2020	Chief Judge Morrissey issues a <u>Communication Regarding Landlord/Tenant Actions and</u> <u>CARES Act Information during Phase III of Maryland Judiciary's Reopening Plan</u> .
July 20, 2020	Maryland courts move into <u>Phase III</u> of its progressive phased reopening plan. During Phase III, clerk's offices in the District Court of Maryland and circuit courts are open and courts are hearing and scheduling additional court matters. District Court walk-in Self Help Centers opened to the public in Baltimore City, Glen Burnie, Upper Marlboro, Frederick and Salisbury.
July 31, 2020	Chief Judge Barbera issues an administrative order <u>Clarifying COVID-19 Health Measures in</u> <u>Courthouses and Judicial Branch Facilities</u> which includes additional requirements regarding the wearing of face masks inside courthouses and judicial branch facilities.
August 11, 2020	Chief Judge Barbera issues an administrative order <u>Second Amended Administrative Order</u> <u>Lifting the Suspension During the COVID-19 Emergency of Foreclosures, Evictions, and Other</u> <u>Ejectments Involving Residences</u> which amends the dates for which Declarations of Compliance must be filed in landlord-tenant actions and adds a verified Declaration of Exemption from Moratorium requirement in Foreclosures.
August 25, 2020	Chief Judge Barbera delivers a <u>video</u> message to the public as Maryland courts prepare to enter Phase IV.
August 28, 2020	The Maryland Court of Appeals issues an <u>Administrative Order on the October 2020</u> Maryland Bar Examination and Option for Temporary Supervised Practice of Law and an <u>Administrative Order on Establishing Special Authorization for the Temporary Supervised</u> <u>Practice of Law</u> .

August 31, 2020	The Maryland Judiciary enters <u>Phase IV of the progressive reopening plan</u> . Maryland's circuit courts and the District Court of Maryland resume all court operations except for jury trials.
September 4, 2020	Chief Judge Morrissey issues a <u>Communication regarding Landlord/Tenant Actions During</u> Phase IV of the Maryland Judiciary's Reopening Plan.
September 8, 2020	WBAL-TV releases a <u>news story</u> on what the courts are doing to protect court visitors' health and safety as jury trials resume.
September 9, 2020	Chief Judge Morrissey <u>briefs</u> the House Environment and Transportation Committee on landlord-tenant matters during the COVID-19 pandemic.
September 18, 2020	The Baltimore Sun releases a <u>news story</u> on coronavirus precautions in Maryland courts. The Judiciary releases a <u>video</u> on jury duty COVID-19 safety precautions. Fox 45 News and the Aegis also release <u>news stories</u> on jury duty COVID-19 safety precautions.
September 22, 2020	Chief Judge Barbera, Judge Ripken, Judge Sheila Tillerson Adams, and Judge Brian Shockley <u>brief</u> the House Judiciary Committee on the upcoming resumption of jury trials.
	WBAL-TV and the Baltimore Sun release <u>news stories</u> regarding the resumption of jury trials in Maryland.
September 23, 2020	Maryland Matters releases a <u>news story</u> on the resumption of full operations in Maryland courts.
September 25, 2020	MyEasternShoreMD releases a <u>news story</u> on Maryland courts' phased-in reopening.
September 28, 2020	The Herald-Mail releases a <u>news story</u> on jury duty COVID-19 safety precautions.
September 29, 2020	Chief Judge Barbera delivers a <u>video</u> message to the public as Maryland courts prepare to enter Phase IV.
	ABC 47, WJLA, WBAL, Fox45, WBOC and WTOP release <u>new stories</u> on Maryland resuming jury trials and what courts are doing to protect court visitors' health and safety as jury trials resume.
September 30, 2020	Fox5, WBOC, MyMCMedia, and WBAL release <u>news stories</u> on Maryland resuming jury trials and how courts have gotten creative to protect against coronavirus.
October 1, 2020	WDVM releases a <u>news story</u> on Maryland resuming jury trials.
October 2, 2020	Chief Judge Barbera issues five administrative orders: <u>Second Amended Administrative</u> <u>Order Lifting the Statewide Suspension of Jury Trials and Resuming Grand Juries; Second</u> <u>Amended Administrative Order on the Progressive Resumption of Full Function of Judiciary</u> <u>Operations Previously Restricted Due to the COVID-19 Emergency; Third Amended</u> <u>Administrative Order Lifting the Suspension During the COVID-19 Emergency of</u> <u>Foreclosures, Evictions, and Other Ejectments Involving Residences; Third Revised</u> <u>Administrative Order on the Emergency Tolling or Suspension of Statutes of Limitations and</u> <u>Statutory and Rules Deadlines Related to the Initiation of Matters and Certain Statutory and</u>

October 2, 2020 (cont.)	<u>Rules Deadlines in Pending Matters</u> ; and <u>Second Administrative Order Clarifying COVID-19</u> <u>Health Measures in Courthouses and Judicial Branch Facilities</u> .
October 4, 2020	The Baltimore Sun and WTOP release <u>news stories</u> on Maryland resuming jury trials.
October 5, 2020	The Judiciary enters <u>Phase V</u> of its phased reopening plan with all levels of court fully operational including the resumption of jury trials.
	The Capital Gazette, Bethesda Magazine, WMAR, WBAL and the Baltimore Sun release <u>news</u> <u>stories</u> on Maryland resuming jury trials.
October 6, 2020	Maryland Matters, Southern Maryland Chronicle, the Washington Post, and Herald-Media release <u>news stories</u> on Maryland resuming jury trials.
October 7, 2020	The BayNet and the Severna Park Voice release <u>news stories</u> on Maryland resuming jury trials.
October 8, 2020	The Cumberland Times releases a <u>news story</u> on Maryland resuming jury trials.
October 9, 2020	WBAL releases a <u>news story</u> on coronavirus precautions in courthouses.
October 13, 2020	WBAL and the Baltimore Sun release <u>news stories</u> on coronavirus precautions in jury trial.
October 26, 2020	The Court of Appeals issues an administrative order on <u>Remote Oral Arguments</u> .
November 12, 2020	Chief Judge Barbera issues five administrative orders: the first order, <u>Fifth Administrative</u> <u>Order Restricting Statewide Judiciary Operations Due to the COVID-19 Emergency</u> , orders a return to Phase III in response to the surging COVID-19 cases in Maryland, effective November 16 through December 31, 2020. The <u>Third Amended Administrative Order Re- imposing the Statewide Suspension of Jury Trials and Maintaining Grand Jury Trials</u> , provides that jury trials scheduled between those dates are suspended and will be rescheduled. The <u>Fourth Revised Administrative Order on the Emergency Tolling or Suspension of Statutes of Limitations and Statutory and Rules Deadlines Related to the Initiation of Matters and <u>Certain Statutory and Rules Deadlines in Pending Matters</u> provides technical updates to the extant orders to reflect the change in operations and the impact of the return to Phase III on statutory and other deadlines. The <u>Fourth Amended Administrative Order Lifting the</u> <u>Suspension During the COVID-19 Emergency of Foreclosures, Evictions, and other</u> <u>Ejectments Involving Residences</u> includes information about forbearances as part of the Verified Declaration that is required to be submitted to a circuit court before a foreclosure may proceed. Finally, also issued was the <u>Third Administrative Order Clarifying COVID-19</u> <u>Health Measures in Courthouses and Judicial Branch Facilities</u>.</u>
November 13, 2020	Chief Judge Morrissey issues a <u>Communication Regarding District Court Restricted</u> <u>Operations and Landlord/Tenant Actions During Phase III</u> in accordance with Administrative Orders issued by Chief Judge Barbera on November 12, 2020.
November 16, 2020	The Maryland Judiciary returns to <u>Phase III</u> of its phased reopening plan.

November 24, 2020	Chief Judge Barbera issues five new administrative orders, one of which, the <u>Sixth</u>
November 24, 2020	Administrative Order Restricting Statewide Judiciary Operations Due to the COVID-19
	Emergency, requires that, beginning Monday, November 30, 2020 through January 15, 2021,
	the Judiciary will move back to Phase II of the Judiciary's phased reopening plan in response
	to the surging COVID-19 cases in Maryland. Clerks' offices in the District Court of Maryland
	and circuit courts throughout the state will remain open to the public for emergency
	purposes and by appointment for other matters. The other new administrative orders can
	be found here: Fifth Amended Administrative Order Lifting the Suspension During the
	COVID-19 Emergency of Foreclosures, Evictions, and Other Ejectments Involving Residences,
November 24, 2020	the Fifth Revised Administrative Order on the Emergency Tolling or Suspension of Statutes
(cont.)	of Limitations and Statutory and Rules Deadlines Related to the Initiation of Matters and
	Certain Statutory and Rules Deadlines in Pending Matters, the Fourth Amended
	Administrative Order Re-imposing the Statewide Suspension of Jury Trials and Maintaining
	Grand Juries, and the Fourth Administrative Order Clarifying COVID-19 Health Measures in
	Courthouses and Judicial Branch Facilities.
November 30, 2020	The Maryland Judiciary returns to <u>Phase II</u> of its phased reopening plan.
December 1, 2020	Chief Judge Barbera delivers a <u>video</u> message to the public and the Judiciary community as
	Maryland courts return to Phase II.
	Chief Judge Morrissey issues a <u>Communication Regarding District Court Restricted</u>
December 2, 2020	Operations and Landlord/Tenant Actions During Phase II in accordance with Administrative
	Orders issued by Chief Judge Barbera on November 24, 2020.
D 1 1 1 1 1 1 1 1 1 1	Chief Judge Morrissey issues a <u>Third Revised Communication Regarding Affidavit Judgments</u>
December 4, 2020	in the District Court.
	The Court of Appeals issues Second Administrative Order on Remote Oral Arguments which
December 16, 2020	provides that all cases scheduled for oral arguments during the February and March Sessions
	of the 2020 Term are designated to be heard by videoconferencing.
	Chief Judge Barbera issues five new administrative orders, one of which, the Seventh
December 22, 2020	Administrative Order Restricting Statewide Judiciary Operations Due to the COVID-19
	Emergency, extends Phase II operations through March 14, 2021 in response to the surging
	COVID-19 cases in Maryland. Clerks' offices in the District Court of Maryland and circuit
	courts throughout the state will remain open to the public for emergency purposes and by
	appointment for other matters. The Fifth Amended Administrative Order Re-imposing the
	Statewide Suspension of Jury Trials and Maintaining Grand Juries extends the suspension of
	jury trials until April 23, 2021. The other new administrative orders can be found here: Sixth
	Amended Administrative Order Lifting the Suspension During the COVID-19 Emergency of
	Foreclosures, Evictions, and Other Ejectments Involving Residences, the Sixth Revised
	Administrative Order on the Emergency Tolling or Suspension of Statutes of Limitations and
	Statutory and Rules Deadlines Related to the Initiation of Matters and Certain Statutory and
	Rules Deadlines in Pending Matters, and the Fifth Administrative Order Clarifying COVID-19
	Health Measures in Courthouses and Judicial Branch Facilities.
	Chief Judge Morrissey issues a Communication Regarding the Recently Enacted
December 30, 2020	Consolidated Appropriations Act of 2021.
	Chief Judge Morrissey issues a Communication Regarding the Recently Enacted
January 29, 2021	Consolidated Appropriations Act of 2021 and a Communication Regarding District Court
January 23, 2021	Restricted Operations and Landlord/Tenant Actions During Phase II.
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February 2, 2021	Chief Judge Barbera issues six revised administrative orders regarding the COVID-19 public health emergency and court operations across the state. The revised administrative orders to not change the phase or the dates for Phase II, but clarify health measures, suspension and resumption dates for jury trials, and address time standards for fiscal year 2021. The rest of the changes to the administrative orders are technical amendments to reflect the updated orders. <u>Eighth Administrative Order Restricting Statewide Judiciary Operations</u> <u>Due to the COVID-19 Emergency; Sixth Amended Administrative Order Clarifying the</u> <u>Statewide Suspension of Jury Trials and Maintaining Grand Juries; Sixth Administrative</u> <u>Order Clarifying COVID-19 Health Measures in Courthouses and Judicial Branch Facilities;</u>
	Seventh Amended Administrative Order on the Suspension During the COVID-19Emergency of Foreclosures, Evictions, and Other Ejectments Involving Residences; SeventhRevised Administrative Order on the Emergency Tolling or Suspension of Statutes ofLimitations and Statutory and Rules Deadlines Related to the Initiation of Matters andCertain Statutory and Rules Deadlines in Pending Matters; and First AmendedAdministrative Order on Case Time Standards and Related Reports for Fiscal Years 2020and 2021 in light of the COVID-19 Emergency.Chief Ludge Barbera issues five revised administrative orders regarding the COVID-19
February 16, 2021	Chief Judge Barbera issues five revised administrative orders regarding the COVID-19 public health emergency and court operations across the state. The new administrative orders confirm that March 15, 2021, marks the date for expanded operations to resume in the Judiciary. The Judiciary will progress directly to Phase IV emergency operations, given the previous expansion of operations authorized during Phase II beginning November 30, 2020. Phase V full operations will resume on April 26, 2021, including jury trials. Health protocols will continue to be required, including the wearing of masks and maintaining social distancing, regardless of vaccination status, until further notice. The use of remote technology is still encouraged whenever possible. Limited matters will continue to be heard in person during Phase II, which ends on March 14, 2021. Beginning March 15, the Clerks' Offices of the Circuit Courts and the offices of the administrative clerks in the District Court shall be open to the public for all matters, though the number of people may be limited to achieve social distancing. Related orders have been updated and clarified. View the administrative orders here: <u>Amended Administrative Order Expanding</u> <u>Statewide Judiciary Operations in Light of the COVID-19 Emergency; Seventh</u> <u>Administrative Order Clarifying COVID-19 Health Measures in Courthouses and Judicial</u> <u>Branch Facilities; Seventh Amended Administrative Order Clarifying the Statewide</u> <u>Suspension of Jury Trials and Maintaining Grand Juries; Eighth Revised Administrative Order on the Emergency Tolling or Suspension of Statutes of Limitations and Statutory and <u>Rules Deadlines Related to the Initiation of Matters and Certain Statutory and Rules</u> <u>Deadlines in Pending Matters; Eighth Amended Administrative Order on the Suspension</u> <u>During the COVID-19 Emergency of Foreclosures, Evictions, and Other Ejectments Involving</u> <u>Residences</u></u>
February 26, 2021	Chief Judge Morrissey issues a <u>Communication Regarding District Court Restricted</u> <u>Operations and Landlord/Tenant Actions During Return to Phase IV</u> .
March 9, 2021	The Judiciary sends out a <u>media advisory</u> regarding the upcoming move to Phase IV operations on March 15.
March 10, 2021	Southern Maryland News runs a <u>story</u> on Calvert County jury selection being done at the fairgrounds.
March 12, 2021	Chief Judge Barbera releases a <u>video</u> as the Maryland Judiciary begins Phase IV of its COVID-19 five-phased progressive resumption of operations plan on March 15, 2021. The new video thanks the public and Judiciary employees for their patience, perseverance, and

March 12, 2021 (cont.)	work during the COVID-19 pandemic and provides guidance on the Judiciary's operations and resources.
	Chief Judge Morrissey issues a <u>Fourth Revised Communication Regarding Affidavit</u> Judgments in District Court.
March 15, 2021	The Judiciary returns to <u>Phase IV Operations</u> of its phased reopening plan. Beginning March 15, the clerks' offices in the circuit courts and District Court locations will be open to the public for all matters, though the number of people may be limited to achieve COVID- 19 social distancing requirements. Phase V full operations resume on April 26, 2021, including jury trials. The Judiciary has been in Phase II emergency operations since November 30, 2020.
March 18, 2021	Frederick Newspost runs a story on criminal jury trials resuming in Frederick County.
March 30, 2021	Chief Judge Morrissey issues a <u>Communication on DCD Agency Order and Landlord Tenant</u> <u>Actions</u> .
April 20, 2021	47abc runs a story on jury trials resuming in Wicomico County.
April 23, 2021	WTOP News and Fox 45 News run <u>stories</u> on jury trials resuming in Maryland on April 26, 2021.
April 24, 2021	CBS Baltimore and WBAL-Radio run <u>stories</u> on jury trials resuming in Maryland on April 26, 2021.
April 26, 2021	The Judiciary enters <u>Phase V</u> of its phased reopening plan with all levels of court fully operational including the resumption of jury trials. Baltimore Witness publishes a <u>story</u> on jury trials resuming in the Circuit Court for Baltimore City.
April 27, 2021	The Washington Post, the Baltimore Sun, the Daily Record and the Southern Maryland Chronicle publish <u>stories</u> on jury trials resuming in Maryland.
April 28, 2021	The Capital Gazette publishes a <u>story</u> on the Anne Arundel Circuit Court restarting criminal and civil jury trials.
April 29, 2021	The Southern Maryland Chronicle publishes a <u>story</u> on the Calvert County courthouse beginning Phase V operations.
April 30, 2021	Chief Judge Morrissey issues a <u>Communication Regarding the Consumer Financial</u> Protection Bureau Interim Final Rule Involving the CDC Agency Order and Failure to Pay <u>Rent Landlord Tenant Actions</u> .
May 25, 2021	In response to modified Centers for Disease Control and Prevention protocols, Chief Judge Barbera issues five new administrative orders, effective June 1, clarifying COVID-19 health measures in courthouses and judicial branch facilities. Second Amended Administrative Order Expanding Statewide Judiciary Operations In Light of the COVID-19 Emergency. Eighth Administrative Order Clarifying COVID-19 Health Measures in Courthouses and Judicial Branch Facilities. Third Amended Administrative Order on Lifting the Statewide Suspension of Jury Trials and Maintaining Grand Juries. Ninth Revised Administrative Order on the Emergency Tolling or Suspension of Statutes of Limitations and Statutory and Rules Deadlines Related to the Initiation of Matters and Certain Statutory and Rules Deadlines in Pending Matters. Ninth Amended Administrative Order on the Suspension During the

	COVID-19 Emergency of Foreclosures, Evictions, and Other Ejectments Involving
	Residences
	Chief Judge Morrissey issues a <u>Communication Regarding the CDC Agency Order and</u>
June 30, 2021	Landlord/Tenant Actions.
Julie 50, 2021	
	Chief Judge Morrissey issues a Communication Regarding the CDC Agency Order and
August 4, 2021	Landlord/Tenant Actions.
	Chief Judge Darkers issues revised administrative anders, effective August 0, 2021
August 6, 2021	Chief Judge Barbera issues revised administrative orders, effective August 9, 2021, clarifying COVID-19 health measures in courthouses and judicial branch facilities. The new
	orders require masks to be worn by all (except children 2 and under) regardless of
	vaccination status, in the state courthouses and judicial facilities located in any Maryland
	county, or Baltimore City, where there is a COVID-19 community transmission rating by the
	Centers for Disease Control and Prevention of substantial or high on any day after August
	6, 2021. Additionally, masks shall be required to be work in state courthouses and judicial
	facilities by all in such a jurisdiction for a fourteen-day stabilization period upon a return to
	moderate or low transmission. See Third Amended Administrative Order Expanding
	Statewide Judiciary Operations in Light of the COVID-19 Emergency; Ninth Administrative
	Order Clarifying COVID-19 Health Measures in Courthouses and Judicial Branch Facilities;
	Fourth Amended Administrative Order on Lifting the Statewide Suspension of Jury Trials
	and Maintaining Grand Juries; Tenth Amended Administrative Order on the Suspension
	During the COVID-19 Emergency of Foreclosures, Evictions and Other Ejectments Involving
	Residences; Tenth Revised Administrative Order on the Emergency Tolling or Suspension of
	Statutes of Limitations and Statutory and Rules Deadlines Related to the Initiation of
	Matters and Certain Statutory and Rules Deadlines in Pending Matters.
August 18, 2021	The Court of Appeals issues <u>Fifth Administrative Order on Remote Oral Arguments</u> . This
	order provides that all cases scheduled for oral arguments during the September Session
	of the 2021 Term be heard by videoconferencing.
August 20, 2021	Chief Judge Barbera issues an <u>Administrative Order on COVID-19 Vaccination</u> Requirements for Judiciary Personnel in Courthouses and Judicial Branch Facilities. This
	order requires all Judiciary personnel to provide proof of vaccination by September 27,
	2021 to the Administrative Judge or Administrative head. All Judiciary personnel who have
	not received the required number of vaccination doses will be required to submit a
	negative COVID-19 test result on a weekly basis in order to enter a Judiciary facility.
	Chief Judge Morrissey issues a Communication Regarding New Legislation Affecting Failure
September 9, 2021	to Pay Rent Cases in Landlord/Tenant Actions.
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_ .	Court of Appeals of Maryland Chief Judge Joseph M. Getty issues the Interim
December 27, 2021	Administrative Order of December 27, 2021 Restricting Statewide Judiciary Operations in
	Light of the Omicron Variant of the COVID-19 Emergency, which reverts the Maryland
	Judiciary to Phase III operations in response to the Omicron variant surge. The order is effective Wednesday, December 29, 2021, through February 8, 2022, pending further
	order. Clerks' offices in both the District Court of Maryland and circuit courts throughout
	the state will remain open to the public. The Court of Appeals of Maryland and Court of
	Special Appeals of Maryland remain fully operational, but the chief judge may determine
	whether to hold proceedings in person or remotely. In Phase III, the District Court and
	circuit courts will hear specific case types remotely or in-person, but jury trials will not be
	held until the Judiciary is able to re-enter Phase V of its progressive reopening plan.

January 14, 2022	Court of Appeals of Maryland Chief Judge Joseph M. Getty extends the Maryland Judiciary's Phase III operations through March 6, 2022. The <u>extended Interim Administrative Order of</u> <u>December 27, 2021 Restricting Statewide Judiciary Operations in Light of the Omicron</u> <u>Variant of the COVID-19 Emergency</u> was issued on January 14, 2022, in response to the Omicron variant surge and is effective pending further order. Clerks' offices in both the District Court of Maryland and circuit courts throughout the state remain open to the public. The Court of Appeals of Maryland and Court of Special Appeals of Maryland remain fully operational, but the chief judge may determine whether to hold proceedings in person or remotely. In Phase III, the District Court and circuit courts will hear specific case types remotely or in-person, but jury trials will not be held until the Judiciary is able to re-enter Phase V of its progressive reopening plan.
February 18, 2022	Court of Appeals of Maryland Chief Judge Joseph M. Getty issues administrative orders announcing the Maryland Judiciary will return to Phase V of its five-phased progressive resumption of operations. The main order, the <u>Fourth Amended Administrative Order</u> <u>Expanding Statewide Judiciary Operations in Light of the COVID-19 Emergency</u> , will take effect on Monday, March 7, 2022. The new administrative orders include: <u>Fourth Amended</u> <u>Administrative Order Expanding Statewide Judiciary Operations in Light of the COVID-19</u> <u>Emergency; Fifth Amended Administrative Order On Lifting the Statewide Suspension of Jury</u> <u>Trials and Maintaining Grand Juries; Eleventh Amended Administrative Order on the Suspension</u> <u>During the COVID-19 Emergency of Foreclosures, Evictions, and Other Ejectments Involving</u> <u>Residences; Revised Administrative Order on the Emergency Tolling of Suspension of Statutes of</u> <u>Limitations and Statutory and Rules Deadlines Related to the Initiation of Matters and Certain</u> <u>Statutory and Rules Deadlines in Pending Matters</u>
March 2, 2022	Chief Judge Getty issues new administrative orders in response to the state's improved health metrics regarding COVID-19 cases continuing to substantially decline. The new order, the <u>Fifth</u> <u>Amended Administrative Order Expanding Statewide Judiciary Operations in Light of the COVID-19 Emergency</u> , is effective March 7, 2022, and rescinds previous orders, as the Judiciary returns to Phase V of its progressive reopening plan. The new administrative orders include: <u>Fifth</u> <u>Amended Administrative Order Expanding Statewide Judiciary Operations in Light of the COVID-19 Emergency; Twelfth Revised Administrative Order on the Emergency Tolling or Suspension of Statutes of Limitations and Statutory and Rules Deadlines Related to the Initiation of Matters and Certain Statutory and Rules Deadlines in Pending Matters; Sixth Amended Administrative Order on the Suspension of Jury Trials and Maintaining Grand Juries; Twelfth Amended Administrative Order on the Suspension During the COVID-19 Emergency of Foreclosures, Evictions, and Other Ejectments Involving Residences</u>

March 28, 2022	Chief Judge Getty issues news administrative orders lifting the COVID-10 Health Emergency throughout the Maryland Judiciary effective April 4, 2022. The main order, <u>Lifting the COVID-19</u> <u>Health Emergency as to the Maryland Judiciary</u> , also provides that remote proceedings which were set pursuant to the orders during the health emergency, but are now scheduled to occur beyond the emergency period, may proceed, and electronic signatures may continue in Prince George's County and Baltimore City in conjunction with those proceedings. The other orders issued are <u>Final Administrative Order on Jury Trials and Grand Juries During the COVID-10</u> <u>Emergency</u> (effective April 4, 2022); <u>Final Administrative Order on Emergency Tolling or</u> <u>Suspension of Statues of Limitations and Statutory Rules Deadline Related to the Initiation of</u> <u>Matters and Certain Statutory and Rules Deadlines in Pending Matters During the COVID-19</u> <u>Emergency</u> (effective April 4, 2022); <u>Final Administrative Order on the Suspension During the</u> <u>COVID-19 Emergency of Foreclosures, Evictions, and other Ejectments Involving Residences</u> (effective April 4, 2022); and <u>Administrative Order on the Implementation of Remote Electronic</u> <u>Judicial Proceedings</u> (effective March 28, 2022).
Ongoing efforts and communications	The Maryland Judiciary has maintained ongoing communication with the Maryland Department of Health, the Department of Public Safety and Correctional Services, Department of Juvenile Services, the Department of General Services, the Maryland State Bar Association and the Governor's Office of Legal Counsel. On a local level, administrative judges are working with state's attorneys, public defenders, private defense counsel, the sheriff's departments, detention centers, local bar associations, and other justice partners. Judicial leadership on a local level have also been attending "town hall" meetings with their local bar associations. Workgroups have been formed in both the District Court and Circuit Courts to review and address best practices and strategies when the time comes to safely re-open or phase in additional court functions. Courts continue to hold town hall meetings with their local bar associations regarding the progressive resumption of operations plan. Through online chat and phone services, the <u>Self-help Center</u> has remained open throughout the emergency and provide free remote legal advice to those that have civil legal needs. The Maryland Judiciary continues to request, receive and deploy Personal Protective Equipment (PPE), including masks, protective gloves, face shields, no contact thermometers, hand sanitizer and sanitizing wipes, Plexiglas sneeze guards, signage and six-foot separation markers, from MEMA and outside vendors. The Maryland Judiciary also provides funding for courts to procure additional safety measures.