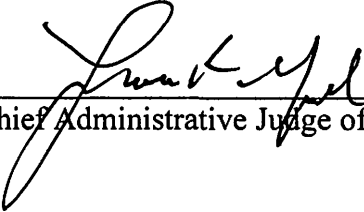


ADMINISTRATIVE ORDER OF THE  
CHIEF ADMINISTRATIVE JUDGE OF THE COURTS

Pursuant to a delegation of authority vested in me, with the approval of the Administrative Board of the Courts, and following consultation and agreement with the respective County Clerks outside of the City of New York, I hereby confirm and extend programs for the consensual/voluntary use of electronic means for the filing and service of documents (“e filing”) in Supreme Court as set forth in 22 NYCRR §202.5-b, for such matters set forth in Exh. A (and any other matters hereinafter deemed by the Chief Administrative Judge to be essential proceedings during the coronavirus public health emergency) that lie within the civil jurisdiction of the Supreme Court, in the counties set forth in Exh. B, effective immediately.

  
\_\_\_\_\_  
Chief Administrative Judge of the Courts

Dated: March 26, 2020

AO/81A/20

## **EXHIBIT A**

Essential Proceedings  
Administrative Order AO/78/20  
March 22, 2020

- A. Criminal matters
  - 1. arraignments
  - 2. bail applications, reviews and writs
  - 3. temporary orders of protection
  - 4. resentencing of retained and incarcerated defendants
  - 5. essential sex offender registration act (SORA) matters
  
- B. Family Court
  - 1. child protection intake cases involving removal applications
  - 2. newly filed juvenile delinquency intake cases involving remand placement applications, or modification thereof
  - 3. emergency family offense petitions/temporary orders of protection
  - 4. orders to show cause
  - 5. stipulations on submission
  
- C. Supreme Court
  - 1. Mental Hygiene Law (MHL) applications and hearings addressing patient retention or release
  - 2. MHL hearings addressing the involuntary administration of medication and other medical care
  - 3. newly filed MHL applications for an assisted outpatient treatment (AOT) plan
  - 4. emergency applications in guardianship matters
  - 5. temporary orders of protection (including but not limited to matters involving domestic violence)
  - 6. emergency applications related to the coronavirus
  - 7. emergency Election Law applications
  - 8. extreme risk protection orders (ERPO)
  
- D. Civil/Housing matters
  - 1. applications addressing landlord lockouts (including reductions in essential services)
  - 2. applications addressing serious code violations
  - 3. applications addressing serious repair orders
  - 4. applications for post-eviction relief
  
- E. All Courts
  - 1. any other matter that the court deems essential

This list of essential proceedings is subject to ongoing review and amendment as necessary.

## **EXHIBIT B**

**Counties Permitting E-filing of Essential Matters  
in Supreme Court**  
(AO/81A/20 – Exh. B)

Albany  
Broome  
Cattaraugus  
Cayuga  
Chautauqua  
Chemung  
Chenango  
Clinton  
Columbia  
Cortland  
Delaware  
Dutchess  
Erie  
Essex  
Franklin  
Genesee  
Jefferson  
Lewis  
Livingston  
Madison  
Monroe  
Nassau  
Niagara  
Oneida  
Onondaga  
Ontario  
Orange  
Oswego  
Otsego

Putnam  
Rensselaer  
Rockland  
St. Lawrence  
Saratoga  
Schuyler  
Seneca  
Steuben  
Suffolk  
Sullivan  
Tioga  
Tompkins  
Ulster  
Warren  
Washington  
Wayne  
Westchester  
Yates  
  
Bronx  
Kings  
New York\*  
Queens  
Richmond County

\*excepting election matters