

FILED  
ADAMS COUNTY PA  
PROTHONOTARY  
IN THE COURT OF COMMON PLEAS OF ADAMS COUNTY, PENNSYLVANIA1  
2 In Re: Judicial Emergency 2020 MAY 29 PM 2: 27  
3 **Supervisory Order**  
4 **No. 2020-SO-40 A****ORDER OF COURT**4  
5 AND NOW, this 29<sup>th</sup> day of May, 2020, it is hereby Ordered:6  
7 1. Supervisory Order No. 2020-SO-40 is amended to correct a typographical  
8 error. Paragraph 10 is corrected to read as follows:9  
10 **Bench Warrants.** The Sheriff's Department, all law enforcement  
11 agencies, and constables certified to conduct court business are  
12 permitted to effectuate service of miscellaneous docket (MD) captioned  
13 warrants effective immediately, however, no person shall be taken into  
14 custody as a result of said warrants. If the warrant contains a purge  
15 amount, the effectuating agency may accept payment of the purge  
16 amount and release the defendant. Upon service of the warrant, the  
17 effectuating agency shall immediately alert County Control who  
18 thereafter shall remove the warrant from active status. The purge  
19 amount shall be delivered to the Adams County Clerk of Court's Office  
20 or the Domestic Relations Office on the next business day following  
21 collection. In the event the warrant does not contain a purge amount, or  
22 the defendant is unable to make payment thereof, the defendant shall  
23 be directed to appear in Courtroom No. 4 of the Adams County  
24 Courthouse, at 1:15 p.m. on the Monday or Wednesday which follows  
25 effectuation of the warrant by at least 24 hours. In such instance,  
County Control shall be immediately notified of service of the warrant  
and shall remove the warrant from active status. Additionally, the  
effectuating agency shall immediately alert Court Administration of  
service of the warrant no later than 9:00 a.m. on the Monday or  
Wednesday which the defendant is directed to report.This paragraph shall not apply to any warrant for an indirect  
criminal contempt related to a protection from abuse order or protection  
of victims of sexual violence or intimidation order as such warrants shall

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

remain valid provided, however, the prohibition related to the service of court orders by constables remains in full force and effect as it relates to warrants for indirect criminal contempt related to a protection from abuse order or protection of victims of sexual violence or intimidation order.

- 2. **The Criminal Trial Term commencing August 3, 2020** is cancelled.
- 3. **The Civil Trial Term commencing August 31, 2020** is cancelled.
- 4. **Constables.** The time limitations on warrant service by constables set forth in paragraph 9 of Supervisory Order No. 2020-SO-40 is clarified to apply only to warrants requiring a person to be taken into custody. Magisterial District Judge failure to respond warrants that do not require detention may continue to be served by constables at any time pursuant to the limitations identified in the Constable Manual.

The Adams County Court Administrator's Office is directed to post a copy of this Order on the Fifty-First Judicial District's website and on the Adams County website. A copy of this Order shall be transmitted by Court Administration to all members of the Adams County Bar Association.

BY THE COURT:

**MICHAEL A. GEORGE**  
President Judge

jvs