

**IN THE CIRCUIT COURT OF THE TENTH JUDICIAL CIRCUIT  
STATE OF ILLINOIS  
PEORIA COUNTY**

**PEORIA COUNTY ADMINISTRATIVE ORDER 2020 - 16**

As a Supplement to Superseding Circuit Wide A.O. 2020 – 15, and to supplant Peoria County A.O. 2020 – 07, and for the reasons stated therein, all due to the ongoing Covid – 19 pandemic and the ever changing nature thereof, it is hereby **ORDERED**:

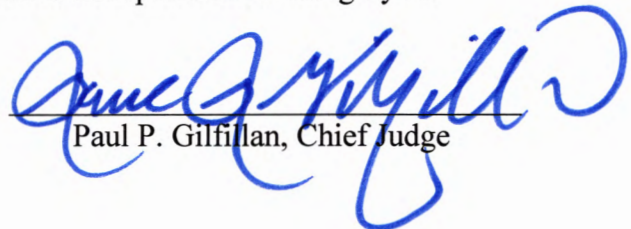
1. All in custody transfers of detainees from the Peoria County Jail (PCJ) to the Peoria County Courthouse are temporarily suspended through August 2, 2020, subject to being extended prior to or thereafter. To the extent the PCJ can accommodate such detainee's cases/hearings remotely by video connection, they may continue. Court personnel need to be cognizant of the strain this will put on the PCJ staff to accommodate more remote hearings, and to the extent remote hearings cannot be conducted, then the undersigned authorizes the continuance of said cases, even for trials, with any such trial continuance involving speedy trial computations and statutory time restrictions to be excluded from speedy trial calculations, which shall be tolled per Sup. Ct. Order M.R. 30370 and local A.O's.

2. Any sentence to the PCJ from the date of this A.O. forward shall not include a report date before September 28, 2020. Any prior (or future) sentence to the PCJ with a report date of before September 28, 2020 is hereby suspended, with the Peoria County Sheriff's Office (PCSO) being given authority to provide an alternate report date thereafter to any Defendant, by delivering a copy of the new report date directly to the detainee (with or without signature of the detainee, but with note of such delivery by PCJ personnel) or by mail sent to the last known address of the Defendant by the PCSO with note of date of such mailing. All Defendant's have an obligation to notify the PCSO of their current address. Failure to appear for such report dates will be considered a violation of this A.O., punishable accordingly.

3(a). As to Peoria County, with regard to a Body Attachment Warrant located during regular police activities, Officers may give a Personal Recognizance Bond on that Warrant (if a category B Offense or Civil Warrant) as you would an offender bonding at your facility. Give a court date similar to the Notice To Appear (NTA) date schedule provided by the Peoria County States Attorney's Office. The bond paperwork must continue to be processed and sent to the Courthouse.

3(b). Class B is defined (725 ILCS 5/102-7.2 new) as "Category B Offense", which means a business offense, petty offense, Class C misdemeanor, Class B misdemeanor, Class A misdemeanor, Class 3 felony, or Class 4 felony, which is not specified in Category A.

ENTER: July 23, 2020

  
Paul P. Gilfillan, Chief Judge