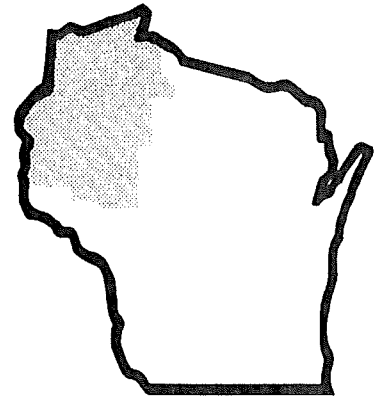


MAUREEN D. BOYLE  
Chief Judge  
Barron County Justice Center  
1420 State Hwy 25 North  
Barron, WI 54812  
Telephone: (715) 537-6853  
Fax: (715) 537-6269

STATE OF WISCONSIN

## TENTH JUDICIAL DISTRICT



JOHN P. ANDERSON  
Deputy Chief Judge  
Bayfield County Courthouse  
117 East 5<sup>th</sup> Street  
Washburn, WI 54891  
Telephone: (715) 373-6118  
Fax: (715) 373-6317

1101 Carmichael Rd., Ste. 1260  
Hudson, WI 54016  
(715) 245 - 4105

CHRISTOPHER CHANNING  
District Court Administrator  
1101 Carmichael Rd., Suite 1260,  
Hudson, WI 54016  
Telephone: 715-245-4105  
FAX: 715-381-4323

June 16, 2020

Chief Justice Patience Roggensack

Director of State Courts Randy Koschnick

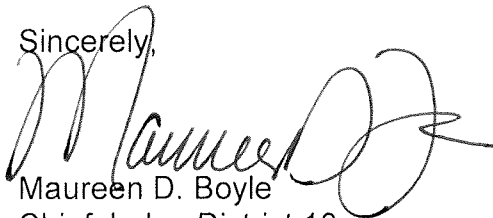
BY EMAIL

Dear Chief Justice Roggensack and Director Koschnick:

Pursuant to the Wisconsin Supreme Court's order dated May 22, 2020, attached please find a copy of Burnett County's operational plan to resume in-person court proceedings and jury trials as well my order approving same. The effective date of the plan is July 1, 2020.

Please do not hesitate to contact me with any questions or concerns. Thank you for your time and attention to this matter.

Sincerely,



Maureen D. Boyle  
Chief Judge District 10

CC: The Honorable Melissa R. Mogen, Burnett County Circuit Court  
Christopher Channing, District 10 Court Administrator

**ORDER APPROVING OPERATIONAL PLAN FOR THE SAFE RESUMPTION OF  
IN PERSON PROCEEDINGS AND JURY TRIALS IN BURNETT COUNTY**

WHEREAS: The Wisconsin Supreme Court in light of the COVID 19 Statewide and National states of emergency has entered certain orders related to the operations of the Circuit Court regarding in person appearances and jury trials.

WHEREAS: On March 22, 2020, the Wisconsin Supreme Court ordered that although the courts of the State of Wisconsin remain open, all civil and criminal jury trials scheduled to begin before May 22, 2020 are to continued and rescheduled by the assigned judge to a date after May 22, 2020;

WHEREAS: On March 22, 2020, and as amended on April 15, 2020, the Wisconsin Supreme Court suspended, until further order of the court, most in-person hearings in the circuit courts, subject to exceptions for certain matters, including those approved by the chief judges of each district, if remote technology is not practicable or adequate to protect constitutional rights of the citizens of Wisconsin;

WHEREAS: On March 31, 2020, the Wisconsin Supreme Court issued Interim Rule 20-02 which suspended statutory deadlines for conducting non-criminal jury trials until further order of the court:

WHEREAS: On May 22, 2020, the Wisconsin Supreme Court ordered that March 22, 2020 order regarding the suspension of jury trials, that Interim Rule 20-02 regarding suspension of deadlines for non-criminal jury trials, and the April 15, 2020 amended order regarding remote hearings, are extended for each circuit court until that circuit shall have prepared an operational plan for the safe resumption of in-person proceedings and jury trials and the plan shall have been approved by the chief judge of the applicable administrative district;

WHEREAS: On May 22, 2020, the Wisconsin Supreme Court outlined the specific criteria required in each circuit court operational plan as to how that circuit court will conduct in-person proceedings and jury trials so as to reduce to the greatest extent possible the risk of transmission of the virus causes COVID-19 and that promotes the health and safety of all those present in the courtrooms, jury rooms, and other court-related confined spaces of that circuit court;

WHEREAS: On June 12, 2020, the Honorable Melissa R. Mogen, Circuit Judge of Burnett County, submitted an operational plan regarding resumption of jury trials and regarding resumption of in-person proceedings, which contains a statement regarding

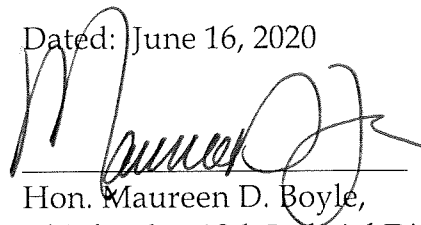
communication with local justice partners regarding the safe resumption of in-person proceedings and jury trials in that circuit court; a requirement that all persons who are present in the courtrooms, jury rooms, and other court-related confined spaces shall wear face coverings, except as authorized on the record by said judge; outlines practices for appropriate sanitation/hygiene of frequently touched surfaces and the hands of participants; specify that notices regarding face coverings and availability of hand sanitizer and disinfecting wipes/sprays in court-related areas will be appropriately posted and noticed; and incorporates many recommendations made in the Final Report of the Chief Justice's Task Force;

THEREFORE IT IS ORDERED:

The operational plan of the Circuit Court of Burnett County regarding procedures and practices for conducting jury trials and other in-person proceedings during the 2020 public health emergency and pandemic-COVID 19 is hereby approved and is effective July 1, 2020. All previous orders identified in the May 22, 2020 order of the Wisconsin Supreme Court cease to apply to the Circuit Court of Burnett County and that circuit court must continue to follow its operational plans as approved by the chief judge until further notice of the Wisconsin Supreme Court.

IT IS FURTHER ORDERED that the provisions of this order shall be subject to further modification or termination by future orders.

Dated: June 16, 2020

A handwritten signature in black ink, appearing to read 'Maureen D. Boyle', is written over a horizontal line.

Hon. Maureen D. Boyle,  
Chief Judge 10th Judicial District

**BURNETT COUNTY'S COVID-19 RE-OPENING AND OPERATING PLAN  
FOR IN-PERSON HEARINGS AND JURY TRIALS**

Effective Date: July 1, 2020

Hon. Melissia R. Mogen

I.

**The Purpose**

Pursuant to the Wisconsin Supreme Court Orders of May 22, 2020, the Court must develop an operational plan for the safe resumption of in-person proceedings and jury trials to be approved by the chief judge of the district. The purpose of this plan is to develop reasonable practices to ensure the rights of all parties and the public who come before the court, while recognizing the extraordinary public health concerns regarding a contagious virus commonly referred to as COVID-19.

The court must accommodate practices designed to attempt to avoid exposure and infection of jurors, litigants, attorneys, witnesses and court staff through interpersonal contact in a jury trial or other court setting. These procedures and practices are developed with the intent to be proactive, recognizing we must provide all constitutional and statutory protections to the litigants and interested parties, as well as the public's right to access. In so doing, we understand it is not possible to ensure absolute safety, but we can be expected to take reasonable and necessary steps to protect the health of all participants within the physical limitations of our building and resource allocation available to the court and county.

These procedures are also intended to instill public confidence in the Burnett County Court System and to confirm to the public that the Court is providing for the public's safety.

Furthermore, if necessary, these policies will be strictly enforced by the circuit court to the full extent of its authority to reduce risk and promote the safety of all those who access the court system.

## II.

### Burnett County Stakeholders

In developing the operational plan, the Circuit Court for Burnett County consulted with and discussed the matter of re-opening the court system with the stakeholders of Burnett County. The court included various criminal justice stakeholders, local bar representation, the District Attorney, the Burnett County Sheriff, medical professionals, courthouse facilities managers, County Administrator, the District Court Administrator, the Health Department, Emergency Government and others to address in-person court proceedings and jury service safety issues and other safety issues involving jury trials and other large court related gatherings.

## III.

### Public Education Regarding In-persons Hearings & Jury Service

It will be necessary to provide public information through press releases, county web pages, social media and other public sources informing people that in-person hearings and jury trials will be held during the COVID-19 Public Health Emergency and what steps and procedures are being implemented to address safety concerns. The court may partner with the Office of State Courts, the State Bar of Wisconsin, Burnett County Media Coordinator and other media outlets to inform the public and remind the same of the importance of jury service, even during this emergency.

IV.

Resumption of In-Person Proceedings

A. General

The Wisconsin Supreme Court issued orders on May 22, 2020, effecting the ability of the circuit courts to begin to schedule in-person proceedings and jury trials. In an effort to safely and cautiously reengage personal appearances in court proceedings, the Burnett County Circuit Court will promote and enforce these policies to the full extent of its authority.

The Circuit Court for Burnett County has, in the last several weeks, aggressively adopted video conference and audio/phone proceedings via Zoom to almost entirely eliminate in-person appearances. The courtroom has recently had an upgraded audio/visual system and equipment installed that will accommodate an increase in audio/visual hearing presence. The use and incorporation of this technology has worked remarkably well and has allowed the court to continue functioning at a high level of efficiency while providing access and equal justice under the law. It will be the policy of this court to continue to use video conference, phone, and other means to allow people to gain access to the courts, if personal appearances are not otherwise necessary, requested, or needed. Recognition is always given that certain important matters flowing across multiple case types will certainly require personal appearances. During this continued pandemic, the court will, whenever possible, ask the parties and attorneys what their preference is regarding in-person appearances, unless the court deems it necessary for an in-person appearance.

Provisions relating to in-person proceeding will include:

1. Schedule court proceedings that allow in-person appearances; however, the court will continue to allow and encourage appearances by Zoom phone and video conference, as

requested, and as necessary, to avoid having large groups in the courtroom at one time. All statutory and constitutional requirements for in-person proceedings will be honored, unless duly waived by the parties.

2. Review staffing needs. Staffing requirements will be determined by the Clerk of Court and Judge, as necessary. Remote job functions will be considered, as necessary to help reduce the number of court staff in the courtroom at one time.

3. Utilize a modified block scheduling format to reduce the number of individuals in the courtroom at a particular time. The Court will schedule hearings between 15 and 30 minutes apart in the scheduling block.

4. Continue to monitor the health of court staff and judge.

5. Require all who enter the courtroom to wear a face covering, either their own or one provided by the court, and to practice social distancing and appropriate hand hygiene. Gloves may be available, but are not required. Any member of the public who refuses to comply with these procedures or who may be exhibiting COVID-19-related symptoms may be excluded from the courtroom, but will be given information regarding how to access public court proceeding via Zoom, YouTube Live, or other means.

6. Judges and court staff shall be required to wear face coverings, practice social distancing and appropriate hand sanitization at all times when litigants, attorneys, victims, law enforcement or any other person or member of the public is present in the courtroom.

*The court recognizes that attorney-client confidentiality and trial strategy may be hindered in the court if strict compliance to social distancing is required at all times. The court will make exceptions to allow attorneys and clients to deviate from social distance protocols to consult with each other in the courtroom when necessary.*

**B. Vulnerable Populations**

1. Individuals who are over age 65 and individuals with serious underlying health conditions, such as high blood pressure, chronic lung disease, diabetes, obesity, asthma, and those whose immune systems are compromised such as by chemotherapy for cancer or other conditions requiring such therapy are considered to be vulnerable populations.

2. The court and the clerk of court will include information on orders setting hearings, docket notices, and in other communications notifying individuals who are in vulnerable populations of the ability to contact the court to identify themselves as a vulnerable individual and receive accommodations.

3. Vulnerable populations who are scheduled for court will be accommodated by providing access via Zoom phone and video conferencing or other remote access option. Reasonable adjournments may be necessary.

**C. Social Distancing**

1. All persons not from the same household who are permitted in the court building will be required to maintain adequate social distancing of at least six feet.

2. The Burnett County Board of Supervisors have created policies governing the common areas and offices of the courthouse and Government Center in regard to COVID-19 precautions.

3. Each court-related restroom has been evaluated to determine the appropriate capacity to ensure social distancing and the maximum capacity has been posted on each restroom door.



4. The maximum number of persons permitted in the gallery of each courtroom has been determined and has been posted. The maximum capacity of the courtroom will be monitored and enforced by court staff.

5. The gallery of the courtroom will be marked to identify appropriate social distancing and seating requirements.

**D. Hygiene**

1. Hand sanitizer dispensers have been placed by the entrance to the building, inside/outside of the courtroom or court-used areas, and most offices. The court has posted signs outside courtrooms notifying the public and all persons entering the courtrooms of the availability of hand sanitizers.

2. Disinfectant wipes or spray have been placed in the courtroom, at or near counsel tables, witness stand, judge's bench, and the clerk's desk.

3. Center for Disease Control flyers outlining appropriate hygiene, social distancing, or public safety has been posted in multiple locations near all court related offices and courtrooms.

**E. Screening**

1. There is currently screening of individuals at the entrance of the Government Center asking individuals if they are feeling feverish; have a cough, shortness of breath, or difficulty breathing; or have been in close contact with a person who is confirmed to have COVID-19. If this ceases to occur in the future, efforts will be made to screen individuals attempting to enter the courtroom. Individuals who indicate yes to any of the above questions will be refused admittance to the courtroom. If the person answering yes to any these questions is required to appear

in court, the clerk of the circuit court or judicial assistant will be immediately notified, and, if necessary, the judge will be notified, and alternate methods for access will be arranged, and, if necessary, the case will be adjourned to best accommodate the situation.

2. Inmates being transported from the jail to the courtroom will be screened for symptoms of COVID-19 and have their temperature taken prior to transport. Inmates with symptoms or an elevated temperature will not be transported to the courtroom and will appear via Zoom video conferencing.

3. Staff who are screening individuals entering the Government Center and courtroom will be provided personal protective equipment, including face masks, gloves, hand sanitizer and other similar PPE.

4. Staff who are doing the screening will have a listing of court official phone numbers in order to notify the courts of individuals who may have been denied entrance.

#### **F. Face Coverings**

1. All individuals entering the courtroom will be required to wear face coverings at all times. The court will enforce this policy to the full extent of its authority. Refusal to wear face coverings by members of the general public will result in being denied entry into the courtroom, however, the individual will be given information regarding how to access public courtroom proceedings in an alternate method such as viewing and/or listening to the proceeding via Zoom session access or YouTube Live.

2. Individuals will be encouraged to bring face coverings or masks with them, but if the individual does not have a face mask

or suitable face covering, a disposable face mask will be provided before entrance will be allowed. A notice will be printed on each hearing notice and Court correspondence indicating the Supreme Court Order requiring a face covering in the courtroom and court-related areas.

3. Individuals who are required to be in the courtroom for a judicial proceeding will be required to wear face masks or face coverings, or face shielding if a witness, and if the person does not provide their own adequate face mask or covering, a disposable mask will be provided. In the event the court finds on the record that face masks or face coverings for witness will interfere with the fact finders ability to judge credibility or believability of the witness, a transparent face shield will be provided for the witness or a transparent barrier will be located around the witness stand. A Plexiglass barrier has been installed around the witness stand, jury box, clerk's desk, and gallery, if needed. The court will enforce this policy to full extent of its authority.

#### **G. Cleaning**

1. Maintenance Department cleaning staff will clean the common areas of the court so that common spaces are cleaned at least every work day, Monday through Friday.

2. Maintenance Department cleaning staff will thoroughly clean the courtroom and boardroom every evening or morning after court was in session. Court staff will surface clean all chairs, tables, benches and equipment used during a court proceeding in between court sessions or hearing.

3. Maintenance Department cleaning staff have been provided cleaning supplies shown to be effective with this coronavirus.

4. Court building cleaning staff have been trained on proper cleaning techniques and provided appropriate personal protective equipment.

V.

**Juror Deferral Policy**

It is not unusual for jurors to request to be excused from jury service before a trial. This court has always made efforts to accommodate reasonable juror requests for deferrals or excusals due to planned vacations, medical treatment, out-of-state employment, seasonal employment, or other reasonable-related requests. Due to the recent worldwide pandemic of COVID-19, it is anticipated juror deferral requests will include specific COVID-19 related issues. It will be the policy of this Court to grant reasonable deferments or excusals if a summoned juror provides information that reasonably relates to the juror's underlying medical condition with susceptibility to COVID-19 infection. Furthermore, summoned jurors who indicate they are currently experiencing COVID-19-like symptoms will be excused before jury service begins. Jurors who have sheltered-in-place or need to be quarantined due to potential exposure of COVID-19 and believe they cannot or will not comply with a summons due to extraordinary fear, will be given a deferral to a future month or next year to serve as a juror, but will be advised of the precautions in place and their civic duty regarding jury service.

The court will also give special consideration to any of the following groups: healthcare workers, elderly/vulnerable populations, individuals providing care for the elderly/vulnerable populations, individuals caring for school-age children at home or certain essential working groups. Summoned jurors in these groups will be granted deferrals or excusals if requested prior to appearing for a trial.

VI.

Jury Assembly

The Burnett County Circuit Courtroom is approximately 1,300 sq. ft. with a normal public seating capacity in the gallery of approximately 31 people. Jury assembly often encompasses 40-50 or more jurors summoned at one time for a particular trial. The jury deliberation room is approximately 215 sq. ft. with a normal capacity for 12 jurors.

Until such time as it is deemed appropriate to use our courtroom for jury assembly, alternate spaces will be considered. The Burnett County Board Room can be utilized for this purpose, assuming the facilities are available and will not create any other concerns for the County. The Court can also consider one of two school district's gymnasiums or auditoriums for this purpose, assuming these facilities are available and will not create any other concern for the school districts. The court will also consider other possible venues, if necessary, including the Burnett County Hockey Association Center.

VII.

Juror Summons and Information Prior to Jury Service

It is anticipated that summoned jurors will have more and varied questions and concerns about serving on a jury during this public health emergency. Requests to be excused may increase. It may be necessary to summons more prospective jurors than in the past to make sure there are enough to select a jury. Also, additional information will be provided with the jury summons, such as availability of court provided personal protective equipment, location of jury assembly, and what procedures are being taken to reduce exposure to COVID-19 while serving on a jury.

VIII.

**Juror Information Regarding Public Health Precautions and  
Personal Protective Equipment**

Personal protective equipment, commonly referred to as "PPE", is equipment worn to minimize exposure to hazards that cause serious workplace injuries and illnesses. With regard to the COVID-19 Public Health Emergency, Burnett County will consult with the Burnett County Health Department and/or the Burnett Emergency Management Team to determine the type, acquisition and usage of the appropriate PPE for jurors, litigants, attorneys, witnesses and court staff and court security. Such equipment may include, but not limited to, face masks, face coverings, face guards, gloves, and hand sanitization systems.

All summoned jurors will be given written information regarding the precautions being taken to reduce the risk of exposure to COVID-19 and what PPE will be provided at the jury assembly area and courtroom. The judge will send a letter to all summoned jurors in conjunction with the summons, explaining the precautions and planning that has occurred and remind citizens of their civic duty even during these difficult times.

IX.

**Courtroom Cleaning and Disinfection**

The Burnett County Maintenance Department will clean and disinfect the courtroom and all spaces used for jury trials and court proceedings after every business day in which court was in session. Court staff will, in between court sessions, surface clean with disinfectant wipes, courtroom tables, chairs, benches, microphones and equipment used in a court session with disinfectant wipes. Further, the Burnett County Court has purchased and will install two Medical Grade Filtration H13 True HEPA Air Purifiers that filtrate the air to 99.97%. One will be installed in the front of the courtroom and one will be installed in the back of the

courtroom. The filtration systems will run to aid in the removal of airborne particles. The Burnett County court staff will make efforts to routinely monitor cleaning schedules and effectiveness and will assist as needed to keep surfaces clean by using disinfectant wipes and other cleaning agents.

X.

**Juror Health Screening**

The Burnett County Circuit Court and the Clerk of Court's office will work in conjunction with the Burnett County Health Department or the Emergency Management team to seek qualified personnel to be available to do COVID-19 health screens for all summoned jurors, litigants, witnesses, attorneys, court staff and any security participating in the jury trial. The health screen will include both questions and noninvasive body temperature checks using infrared or other thermometers.

Persons screened as a potential risk of having COVID-19, based on symptoms or known exposure, will not be allowed into the courtroom, jury assembly area, or any other court-related facility. If a summoned juror is deemed to be symptomatic or otherwise thought to be a medical risk to others, they will be excused from jury service for a particular trial. Litigants, witnesses and attorneys deemed medically at risk will be subject to further determination by the court as to how to provide reasonable access to the court, such as video conferencing, telephone conferencing, or other method approved by the court. Reasonable recesses and adjournments may be necessary to accommodate a particular situation. The court will expect attorneys, as officers of the court, to use sound judgement and be forthcoming if they know of any person entering the courtroom who appears symptomatic.

XI.

**Non-traditional Voir Dire**

The court will inquire of the parties to any jury trial if a court trial or a six person jury could be utilized to help assure adequate social spacing and allow for other health precautions to be implemented more easily. However, a court trial or a six person jury will only be allowed, unless otherwise authorized by statute, if all of the parties consent on the record.

The court will consider using COVID-19-related jury questionnaires for the limited purpose of determining whether summoned jurors require special consideration, and to help determine any potential risk factors that should be considered regarding an individual juror. This questionnaire would be used to reduce the potential number of jurors who would otherwise have to appear for jury service and would likely be excused for cause prior to preemptory strikes or substantive challenges.

If all parties agree, and there is no other means available, the court will attempt to utilize a virtual method of jury selection to allow some or all prospective jurors to appear by video, such as through the court Zoom account, at a time prior to trial to select the jury. However, the court is cognizant that this will only be feasible if all jurors have access to a video capable computer, tablet or smartphone. Not all prospective jurors in Burnett County will have such access or knowledge to appear in such a fashion, which means the jury panel may not represent a random cross section of the population.

Great caution must be taken when artificially engineering a prospective jury pool by limiting certain individuals who would otherwise have access to the court for jury service but for the COVID-19 Public Emergency. The parties to the action must be consulted and be given an opportunity to be heard before any virtual juror voir dire or juror questionnaire is used.



XII.

**Court Security**

The court will consult with the Burnett County Sheriff's office to determine if additional security or assistance is needed during offsite jury assembly. Special security concerns may arise for any litigant or witness who is presently incarcerated and in need of transportation to the court or other off-site jury area.

XIII.

**Social Distancing in the Courtroom**

The court will make all reasonable efforts to comply with state, federal, and local recommendations and orders regarding social distancing and group functions. However, courtroom activities often do not lend themselves to strict adherence to such principles when considering the need for attorney-client confidential discussions, adequate view and sight lines for conducting witness examination, jury's view of proceedings in the courtroom, rights of due process, victim rights, and the public's right to access.

The Burnett County courtroom has limited space and there is no guarantee jurors selected for this important function can, or will, at all times be at least six feet away from each other or participants in the trial. Furthermore, there is no guarantee litigants, witnesses, parties and the public will at all times avoid coming within six feet of another person within the confines of the court facilities. The court will take steps to space jurors in the jury box and bring in additional chairs to be placed in front of the jury box for jurors. The court will take steps necessary so that all jurors will be able to see video monitors used as part of an evidence presentation system, even if sitting outside the confines of the jury box, and to have adequate sight lines to the witness stand. Witnesses will enter the courtroom

through the main court entrance or through the clerk's area entrance, thereby avoiding coming into close proximity with the jurors and/or the public or the parties. Witnesses will be subject to the same health screening as set forth in paragraph IX.

#### XIV.

##### Public Access

If restrictions and recommendations to avoid gatherings in excess of 10 people are in effect, it is a foregone conclusion that jury trials and many court proceedings will require more than 10 people in the courtroom at one time. The public still has a right to view open public court proceedings that are not otherwise closed or confidential according to law. All courtrooms have space limitations and the public does not have the right to enter the courtroom if the number of people in the courtroom exceeds safety limits, fire codes or other legal restrictions. Similar safety concerns regarding the number of people who can safely enter a courtroom during a contagious disease public health emergency also apply, and it may be necessary to limit the number of people who can enter the courtroom to view proceedings. However, the court will take steps necessary to allow the public to view courtroom proceedings via live video stream to another large room and by Zoom video and YouTube Live through an internet connection. Any public access by live stream shall be controlled by the court and reasonable public access to hear and see will be allowed during all on-the-record proceedings. The public will have no right to participate verbally, as all audio access will be muted so as to avoid unintended interruptions.

XV.

**Prioritization of Jury Trials**

The court will attempt to prioritize jury trials during the COVID-19 Public Health Emergency to avoid overuse of a jury pool and available facilities. The court will take into consideration the nature of the cases, the extent to which the cases involve liberty interests, cases with time limitations, victim's rights and input, and the length of time a case has been pending.

XVI.

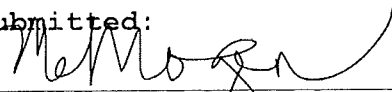
**Jury Deliberations/Breaks**

Reasonable efforts should be made throughout a jury trial to accommodate social distancing between the jurors. In that regard, the Burnett County jury deliberation room is not well suited from a size perspective to accommodate social distancing for a 12 person jury. Therefore, alternate spaces will be considered, including allowing the jury to remain in the courtroom during breaks and during deliberations or using the county board room or other conference room in the building. Litigants, attorneys, staff, and the judge will reconvene to the county board room to hear matters out of the jury's presence if the jury is utilizing the courtroom. Final deliberations may take place in the courtroom or county board room. Burnett County will provide juror meals and snacks to minimize travel in and out of the courthouse, eliminating additional juror interaction with others outside of the courthouse during the course of the trial.

**Review and Approval by the Presiding Judge and the Chief Judge  
for the 10<sup>th</sup> Judicial District of the State of Wisconsin**

In developing this plan, I, the Hon. Melissia R. Mogen, Circuit Court Judge for Burnett County, have consulted with Burnett County's Stakeholders. This plan complies with the Wisconsin Supreme Court orders issued May 22, 2020. A list of Burnett County Stakeholders consulted is set forth below. I will ensure that all visiting judges who conduct proceedings in Burnett County will be given a copy of this Operational Plan, so they may conduct proceedings consistent with the plan. This plan may be modified by the Court should the circumstances of the COVID-19 Public Health Emergency require modifications to address changing conditions and safety issues.

**Submitted:**

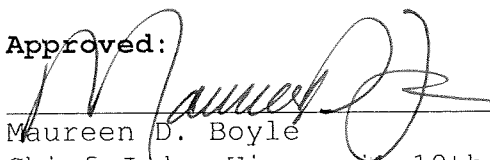


June 12, 2020

Melissia R. Mogen  
Burnett County Circuit Court Judge

Date

**Approved:**



Maureen D. Boyle  
Chief Judge Wisconsin 10th Judicial District

June 16, 2020

Date

**Burnett County COVID-19 Stakeholder Members**

Nathan Ehalt, County Administrator

Melissia R. Mogen, Circuit Judge

Ryan Reid, State Public Defender

David Grindell, Corporation Counsel

Jackie Baasch, Clerk of Court

James Leckel, Information Technology Director

James Rennie, District Attorney

Anna Treague, Public Health Nurse

Gary Faught, Maintenance Supervisor

Tracy Finch, Sheriff

Jim Tolbert, Emergency Management Coordinator

Allison Fern, Health Department Director