Justice of the Peace, Precinct One Angelina County, Texas

Modified Court Operations Due to the COVID 19 Pandemic Updated 09/18/2020

<u>Current Supreme Court Orders</u>

<u>21st Emergency Order</u> - *Effective July 31, expires September 15.* Extends statute of limitation deadlines that fall between March 13 and September 1 until September 15. (<u>click here</u> to read) **<u>22nd Emergency Order</u>** - *Effective August 6, expires September 30*. Broad order authorizing delay of procedures when necessary through September 30; prohibiting most jury trials until October 1; and requiring courts to follow OCA guidance. See the sections on guidance for inperson and remote hearings for more information. (<u>click here</u> to read)

<u>24th Emergency Order</u> - *Effective August 21, expires September 30.* Requires plaintiffs in residential eviction cases to include information in the petition about whether the CARES Act applies to the suit and if proper notice to vacate was given. See the Eviction Cases section for more information. (<u>click here</u> to read)

25th Emergency Order - *Effective September 17, expires December 15.* Requires plaintiffs in residential eviction cases to include information in the petition about whether the CARES Act applies to the suit and if proper notice to vacate was given, as well as whether a CDC eviction moratorium Declaration has been provided to the landlord. Provides procedure for cases where a Declaration has been provided, and requires courts to send a copy of the Declaration along with a citation containing information about the moratorium. See the Eviction Cases and CDC Moratorium sections for more information. (click here to read)

<u>Civil Cases in Justice Court, Precinct One, Angelina County, Texas</u></u>

MODIFYING OR SUSPENDING DEADLINES AND PROCEDURES

Other than Evictions, no In-Person Hearings/Trials will be set prior to June 1, 2020.

No jury trials will be held before October 1, 2020.

Effective June 1, 2020, eviction cases have resumed. Evictions may be filed, served, and heard.

The postponement of statutes of limitations that fall/fell between March 13, 2020 to July 1, 2020 have been extended to September 30, 2020.

Answers to civil lawsuits that are/were due between March 13, 2020 to September 30, 2020 have been extended to no later than September 30, 2020.

No Default Judgment, that has been served but not answered, will be issued before September 30, 2020 if the Defendant's Answer in the case fell/falls due between March 13, 2020 to September 30, 2020

The Court is currently in the process of implementing Remote Hearings, however at this time we are not currently set up to do so. Upon completion of the implementation of remote hearings, parties will be notified by mail of hearings at least 30 days in advance. It is imperative that the Court know whether or not patties have the capability to participate in a remote hearing. If you receive a hearing notice and are not capable of participating in a remote hearing, notify the Court upon receipt of the notice. **DO NOT WAIT UNTIL THE DATE OF THE HEARING!**

NOTICE TO PARTIES

DEFENDANT ANSWERS

Defendant Answer deadlines that fell from March 13, 2020 to current have been tolled until September 30, 2020. This means no in-person hearings may be held and no judgment may be signed on cases where an answer fell due during this period until at least September 30, 2020. Defendants wanting to file an Answer to the Court should do so by Mail, Fax, or Email and should include contact information including a phone number and email address. Motions for Default Judgment where the Defendant's Answer was due prior to March 13, 2020, and do NOT require a hearing, may be signed.

HEARINGS

Justice of the Peace, Precinct One, Angelina County, Texas is in the process of setting up remote hearings, however, at this time the Court is not equipped to do so. Upon completion of the implementation of remote hearings, you will be notified of the procedures and a hearing date. **Completing and returning the Party Questionnaire is essential for this process**. It is imperative that the Court know whether or not parties have the capability of participating in a remote hearing. If you are unable to participate in a video/phone hearing, notify the Court immediately upon receiving the hearing notice. Do not wait until the hearing date.

PRESENTING EVIDENCE

Hearings will be set at least 30 days from the time the notice is mailed out. This is to allow time for both parties to present ALL evidence that will be present

This is to allow time for both parties to present ALL evidence that will be presented to the Court, to the opposing party as well. This should be done by email, fax, or mail. All evidence should be presented to the Court **and the opposing party** no later than 14 days prior to the hearing. **Failure to provide all evidence to the Court and the opposing party will result in a reset of the hearing or denial of admittance of the evidence.** Both parties shall provide an acknowledgment to the Court and the opposing party that they received the evidence. If you are providing photographs as part of your evidence, they must be in color and mailed to the Court and mailed or emailed to the opposing party. Faxed or emailed copies of photographs will not be accepted by the Court.

COVID-19 Operating Plan

As mandated by the Supreme Court of Texas and the Office of Court Administration, the Justice Courts' of Angelina County COVID-19 Operating Plan, along with other helpful resources, including legal resources, are available on our website at <u>www.AngelinaCounty.net</u> under Courts and Public Safety. Each Justice Court has independent webpages with instructions specific to their Court. You can also access the Judicial Records Search for up to date status information on your case, Courtroom Rules for each Court, Tips for Remote Hearings and other helpful resources. The Court strongly encourages the use of the website as you can access updates and changes quickly. This is a great resource for changes in case and hearing statuses on a short notice.

If you have any questions, please contact our office at 936-634-8334.

HELPFUL RESOURCES

Angelina County Website: <u>www.AngelinaCounty.net</u>

The Texas Judicial Branch Website - <u>http://txcourts.gov/</u>

Texas Justice Court Training Center – Self Represented Litigants: <u>https://www.tjctc.org/SRL.html</u>

Texas Law Help Coronavirus Resources - https://texaslawhelp.org/article/coronavirus-covid-19

Office of Court Administration Coronavirus Resources - <u>https://www.txcourts.gov/court-coronavirus-information/</u>

Texas Apartment Association - <u>https://www.taa.org/resources/useful-resources-for-responding-to-covid-19-novel-coronavirus/</u>

State Bar of Texas Alternative Dispute Resolution Section's website: <u>https://texasadr.org/</u>.

CDC Temporary Halt to Residential Evictions: https://www.federalregister.gov/documents/search?conditions%5Bterm%5D=2020-19654

Resources for CARES Act coverage of properties:

Anyone can access these online databases for CARES Act covered properties:

- The National Low Income Housing Coalition's database of covered multifamily properties: <u>https://www.nlihc.org/federal-moratoriums</u>
- The National Housing Preservation Database of multifamily properties with certain federal subsidies: https://preservationdatabase.org
- Fannie Mae: <u>https://www.knowyouroptions.com/rentersresourcefinder</u>
- Freddie Mac: <u>https://myhome.freddiemac.com/renting/lookup.html</u>

Landlords/homeowners can also access the following:

• Call the FHA, VA, USDA, Fannie Mae, or Freddie Mac escalation number to inquire as to the status of their mortgage:

https://www.hmpadmin.com/portal/resources/advisors/escalation.jsp.

- Look up if Fannie Mae or Freddie Mac own their mortgage at:
 - o <u>https://www.consumerfinance.gov/ask-cfpb/how-can-i-tell-who-owns-my-mortgage-en-214/</u>
 - o Fannie Mae: <u>https://www.knowyouroptions.com/loanlookup</u>
 - o Freddie Mac: <u>https://ww3.freddiemac.com/loanlookup/</u>