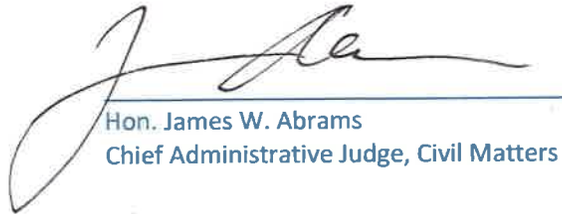


Removal of the Suspension of Requirements and Deadlines  
in Non-Criminal Matters

Pursuant to Practice Book Section 1-9C, in consultation with the appropriate Presiding Judge of each Judicial District and with the approval of the Chief Court Administrator, the suspension of the requirements and deadlines in those sections of the Practice Book identified in the attached chart, enacted by the judges on June 26, 2020, to be effective from March 24, 2020, and concerning non-criminal matters is removed, effective on March 1, 2021, until further notice.



Hon. James W. Abrams  
Chief Administrative Judge, Civil Matters

Removal of the Suspension of Requirements and Deadlines  
in Non-Criminal Matters

Pursuant to Practice Book Section 1-9C, in consultation with the appropriate Presiding Judge of each Judicial District and with the approval of the Chief Court Administrator, the suspension of the requirements and deadlines in those sections of the Practice Book identified in the attached chart, enacted by the judges on June 26, 2020, to be effective from March 24, 2020, and concerning non-criminal matters is removed, effective on March 1, 2021, until further notice.

  
Hon. Bernadette Conway  
Chief Administrative Judge, Juvenile Matters

**Suspension of the following Practice Book Provisions will be Removed Effective March 1, 2021**

<b>Section</b>	<b>Sec. Title</b>	<b>Brief Summary</b>
Sec. 4-5 (b)	Notice Required for Ex Parte Temporary Injunctions	Per subsection (b), court shall schedule "expeditious" hearing when temporary injunction granted without notice or hearing, and temporary injunction orders granted without hearing expire 30 days after issuance unless the court holds a hearing and determines it should remain in effect.
Sec. 6-1 (c)	Statement of Decisions; When Required	Subsection (c) concerns appeals from contested pendente lite matters and dismissals under Section 14-3 for lack of diligence and requires parties to file briefs within 20 days of filing the appeal. Judicial authority is required to issue a memorandum of decision within 20 days of briefs being filed.
Sec. 7-4B (d)	Motion to File Record under Seal	Provides that the clerk shall return or destroy a lodged record upon the expiration of the appeal period.
Sec. 7-14	Reports from Adult Probation and Family Division	Addresses the retention of and destruction of reports from the Adult Probation and Family Division. Does not mandate destruction within specific time period.
Sec. 11-14	Short Calendar; Frequency; Time; Lists	Requires short calendar to be held at least once a month.
Sec. 11-19 (a)	Time Limit for Deciding Short Calendar Matters	Subsection (a) sets a 120 day time limit for decisions on short calendar matters. Note that time limitations set in subsection (b) are not suspended.
Sec. 11-20A	Sealing Files or Limiting Disclosure of Documents in Civil Cases	Sealing motions must be placed on short calendar within 15 days of filing.
Sec. 23-20	Review of Civil Contempt	Requires that those held on civil contempt orders be brought to court within 30 days for a hearing.

Sec. 24-15 (a) Scheduling of Hearings; Continuances	Requires Small Claims hearings to be held between six and 45 days after the answer date.
Sec. 31a-1A (a) Continuances and Advancement	Subsection (a) contains timeframes for motions for continuances and change of court date and clerk action. Note that (b) is not suspended.
Sec. 34a-1 (c) Motions, Requests and Amendments	Subsection (c) requires motions objections must have an initial hearing by the judicial authority fifteen days after filing.
Sec. 34a-5 Continuances and Advancements	Subsection (a) requires that motions for continuances or changes in scheduled court dates must be filed no later than seven days prior to the scheduled date.
Sec. 35a-12 (b), (c), & (e) Protective Supervision -- Conditions, Modification and termination	Subsections (b), (c), and (e) establish various deadlines related to protective supervision.
Sec. 35a-14 (c), (f), & (h) Motions for Review of Permanency Plan	Subsections (c), (f) and (h) establish various deadlines related to reviews of permanency plans. Note that the deadlines set out in subsection (a) are not suspended.