

JUVENILE DIVISION
COMMON PLEAS COURT
FILED

APR 06 2020

DENISE HERMAN McCOLLEY
EX-OFFICIO CLERK
HENRY COUNTY, OHIO

IN THE COURT OF COMMON PLEAS OF HENRY COUNTY, OHIO
JUVENILE DIVISION

In the Matter of:

House Bill 197

and

March 27, 2020

Supreme Court Administrative Order

Case No.

Judgment Entry

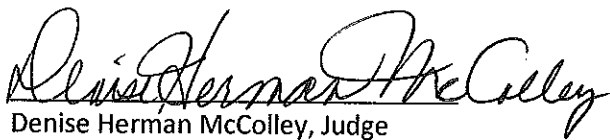
The Court has reviewed House Bill 197 and the Order issued on March 27, 2020 by the Supreme Court of Ohio, which tolls all time limits in the Ohio Rules of Civil Procedure.

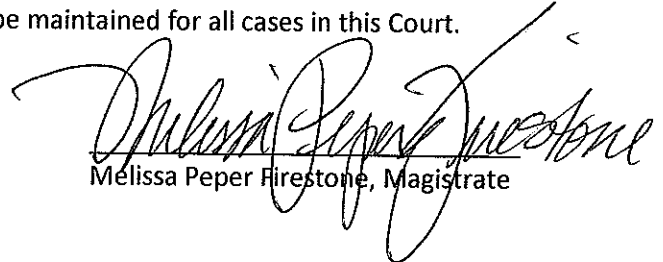
The Court finds that pursuant to the Supreme Court Order, the tolling would include time periods under Rule 40 of the Ohio Rules of Juvenile Procedure, specifically the ten (10) day period to file a motion to set aside a magistrate's order, the fourteen (14) day period to object to a magistrate's decision, and the ten (10) day period for another party to file objections to a magistrate's decision after the first party has filed objections.

The Court further finds that the Supreme Court Order issued March 27, 2020, does permit courts to set specific time periods concerning certain issues.

In that Magistrate Orders and Magistrate Decisions in juvenile matters are being issued in cases which require immediate attention, to extend the period of time for filing objections to these Orders or Decisions, would not be in the interest of justice and could place youth and families in untenable situations relating to legal issues associated with juvenile justice, children, or finances of families in transition.

Therefore, it is hereby **ORDERED, ADJUDGED, and DECREED** that the time provisions set forth in Rules 40.1 of the Ohio Rules of Juvenile Procedure shall be maintained for all cases in this Court.


Denise Herman McColley, Judge


Melissa Peper Firestone, Magistrate