

**IN THE COURT OF APPEALS OF MARYLAND  
ADMINISTRATIVE ORDER  
RESCHEDULING MAY ORAL ARGUMENTS  
AND POSTPONING OTHER ORAL ARGUMENTS**

WHEREAS, the Fourth Amended Administrative Order Expanding And Extending Statewide Judiciary Restricted Operations Due To The Covid-19 Emergency filed on May 4, 2020, has postponed presumptively all matters scheduled to be heard in Maryland courts beginning on March 17, 2020 through June 5, 2020, other than certain emergency matters, and permits the use of remote technology where feasible to conduct proceedings, and

WHEREAS, Article IV, Section 14 of the Maryland Constitution provides that the judges of the Court of Appeals may temporarily transfer their sittings elsewhere upon sufficient cause; and sufficient cause having been found to exist due to the COVID-19 emergency, and

WHEREAS, the Court of Appeals postponed, until further notice, oral arguments scheduled in the May Session of the 2019 Term, previously scheduled for Thursday, April 30, 2020, and Friday, May 1, 2020, and Monday, May 4, 2020, and

WHEREAS, the Court of Appeals has previously designated oral arguments on cases in the June Session of the 2019 Term and the September and October Sessions of the 2020 Term, but has not yet assigned scheduled dates, it is this 18<sup>th</sup> day of May, 2020

**ORDERED**, by the Court of Appeals of Maryland, that the cases that were previously scheduled for oral arguments for Thursday, April 30, 2020, and were previously postponed by Administrative Orders filed on March 17, 2020, March 31, 2020, and April 28, 2020, be, and the same are, hereby rescheduled for Thursday, May 28, 2020, which the Court has determined shall be held by videoconference, the Court and its Clerk having

advised the parties concerning the format and developed participation procedures; and it is further

**ORDERED**, that *Number 71a19, Gregory Johnson v. Maryland Department of Health*, which was previously scheduled for oral arguments for Friday, May 1, 2020, and was previously postponed by Administrative Orders filed on March 17, 2020, March 31, 2020, and April 28, 2020, be, and the same is hereby rescheduled for Wednesday, June 10, 2020 which the Court has determined shall be held by videoconference, the Court and its Clerk having advised the parties concerning the format and developed participation procedures; and it is further

**ORDERED**, that *Numbers:*

- *64a19, State of Maryland v. Darrayl John Wilson;*
- *62a19, Saint Luke Institute, Inc. v. Andre Jones;*
- *68a19, Anne Arundel County, Maryland and Rodney Price v. Michael H. Reeves;*
- *70a19, Remonia B. Chaplin, et al. v. University of Maryland Medical System Corporation;* and
- *Misc. No. 15a19, In the Matter of the Application of Antonette Yvonne Jefferson for Admission to the Bar of Maryland,*

which were previously scheduled for oral arguments for Friday, May 1, 2020, or Monday, May 4, 2020, and were previously postponed, are hereby rescheduled and designated to be heard in the September Session of the 2020 Term; and it is further

**ORDERED**, that *AG Number 21a19, Attorney Grievance Commission v. John Xander Yi*, which was previously designated for oral arguments in the June Session of the 2019 Term, but not yet scheduled, be, and the same is, hereby scheduled for Wednesday, June 10, 2020 which the Court has determined shall be held by videoconference, the Court

and its Clerk having advised the parties concerning the format and developed participation procedures; and it is further

**ORDERED**, that all other cases previously designated by the Court to be argued in the June Session of the 2019 Term, but not yet scheduled, be, and the same are, hereby designated to be heard in the September Session of the 2020 Term; and it is further

**ORDERED**, that all cases which have been previously designated by the Court to be heard in the September Session of the 2020 Term, but not yet scheduled, be, and the same are, hereby designated to be heard in the October Session of the 2020 Term; and it is further

**ORDERED**, that all cases which have been previously designated by the Court to be heard in the October Session of the 2020 Term, but not yet scheduled, be, and the same are, hereby designated to be heard in the November Session of the 2020 Term; and it is further

**ORDERED**, that the Court will entertain requests pursuant to Maryland Rule 8-523(a)(2) by parties involved in cases that have either been postponed or rescheduled by this Order to submit those appeals for consideration on brief.

/s/ Mary Ellen Barbera  
Mary Ellen Barbera  
Chief Judge  
Court of Appeals of Maryland

Filed: May 18, 2020

Pursuant to Maryland Uniform Electronic Legal Materials Act  
(§§ 10-1601 et seq. of the State Government Article) this document  
is authentic.

/s/ Suzanne C. Johnson  
Suzanne C. Johnson  
Clerk  
Court of Appeals of Maryland



Suzanne C. Johnson, Clerk