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COVID-19 Emergency Orders Affecting Real Estate Texas

Last updated October 15, 2020

MORTGAGE ENFORCEMENT LIMITATIONS

Note: No specific official action has been enacted at the state level in Texas or at the county level in Dallas, Harris or Travis Counties or at the city level in Dallas, Houston or Austin that would limit mortgage enforcement actions within their respective jurisdictions except for the impact of court closures and access to the court generally as a result of COVID-19.

LANDLORD/TENANT ENFORCEMENT LIMITATIONS

March 19, 2020 (and amended April 6, 2020 and April 27, 2020) – Texas State – Statewide <u>Moratorium on Residential Evictions [NOTE</u>: Moratorium was lifted per May 14 order described below]:

• Emergency order issued by Texas Supreme Court on March 19, 2020 (and amended on April 6, 2020 and April 27, 2020) barring any action for eviction to recover possession of residential property until after May 18 (per the April 27 Amended Order) except for cases of imminent threat of physical harm or criminal activity. All deadlines for the same are tolled until after May 18, 2020. A writ of possession may issue but the required posting of the written warning and the execution of writ of possession may not occur until after May 25, 2020, and the deadlines for issuance of a writ of possession are tolled while the order is in effect.

 March 19, 2020 Order:
 https://www.txcourts.gov/media/1446203/209045.pdf

 April 6, 2020 Amended Order:
 https://www.txcourts.gov/media/1446345/209052.pdf

 April 27, 2020 Amended Order:
 https://www.txcourts.gov/media/1446470/209059.pdf

May 14, 2020 (and amended July 21, 2020, August 21, 2020, September 17, 202 and September 18, 2020) – Texas State – Lifting of Statewide Moratorium on Residential Evictions:

Emergency order issued by Texas Supreme Court on May 14, 2020 ordering that beginning May 19, 2020, eviction proceedings may resume, and beginning May 26, 2020, warnings may be posted and writs of execution may be executed. For eviction proceedings filed from March 27, 2020 through December 15, 2020, a sworn original, amended or supplemental petition containing "a description of the facts and grounds for eviction" required by Texas Rule of Civil Procedure 510.3(a)(2) must state whether or not: the premises is a "covered dwelling" subject to Section 4024 of the Cares Act; the plaintiff is a "multifamily borrower" under forbearance subject to Section 4023 of the CARES Act; the plaintiff has provided the defendant with 30 days' notice to vacate under Sections 4024(c) and 4023(e) of the CARES Act; and the defendant has provided the plaintiff with a declaration under the Centers for Disease Control and Prevention's agency order, titled Temporary Halt in Residential Evictions to Prevent Further Spread of COVID-19 ("CDC Order") that took effect on September 4, 2020. The September 18 Order also provides a specific statement that must be included in any eviction citation in addition to a copy of the declaration form, titled Declaration under Penalty of Perjury for the Centers of Disease Control and Prevention's Temporary Halt in Evictions to Prevent

Further Spread of COVID-19 ("CDC Declaration") attached to the CDC Order. If a defendant provides the CDC Declaration or a similar declaration to the plaintiff after a petition is filed, the defendant must file the declaration with the court and serve a copy of the declaration on the plaintiff and the court must abate the eviction action, including the issuance and execution of any writ of possession, although an eviction action may continue if (a) the plaintiff contests the defendant's declaration or the CDC Order; (b) the judge holds a hearing to determine whether the action should proceed; (c) the judge determines the action should proceed and signs a written order stating the reasons for such determination and the procedures for the action to proceed. This order expires December 15, 2020 unless otherwise extended.

May 14, 2020 Order: https://81db691e-8a8c-4e25-add9-

60f4845e34f7.filesusr.com/ugd/64fb99_94a4b7a899094411811f5cdffd8aab25.pdf

July 21, 2020 Order: https://www.txcourts.gov/media/1449329/209086.pdf

August 21, 2020 Order: https://www.txcourts.gov/media/1449602/209097.pdf

September 17, 2020 Order: https://www.txcourts.gov/media/1449728/209109.pdf

September 18, 2020 Order: https://www.txcourts.gov/media/1449738/209112.pdf

September 25, 2020 – Texas State – Eviction Diversion Program:

Emergency order issued by the Texas Supreme Court establishing the Texas Eviction Diversion Program. Any action for eviction to recover possession of residential property under Chapter 24 of the Texas Property Code and Rule 510 of the Texas Rules of Civil Procedure based in whole or in part on nonpayment of rent must include certain statements in the petition and citations detailed in the order. If at trial both plaintiff and defendant express an interest in participating in the program, the judge must abate the eviction action for 60 days, make all court records relating to the eviction confidential to prohibit disclosure to the public, and inform the parties of the reinstatement and dismissal procedures outlined in the order. To reinstate an eviction abated under the order, the plaintiff must file a motion to reinstate within the 60 day abatement period and serve a copy of the motion on the defendant, in which event the judge must reinstate the eviction action for trial as soon as practicable (but within 21 days of the order). If the plaintiff does not so file and serve such motion, the judge must dismiss the action with prejudice. Eligibility for rental assistance under this program will be determined by the Texas Department of Housing and Community Affairs and its providers; more information regarding eligibility is forthcoming. The Order is effective as of October 12, 2020 in pilot counties (not yet announced) and as of November 9, 2020 for other counties, and expires on December 18, 2020 unless extended by the Chief Justice of the Supreme Court.

https://www.txcourts.gov/media/1449812/209113.pdf

Travis County (Austin) Moratorium on Evictions:

County Courts

 <u>April 10, 2020</u>: The County Judge of Travis County issued an order prohibiting the issuance of Notices to Vacate except where the actions of the tenant or tenant's household members or guests pose an imminent threat of (a) physical harm to the property owner, property owner's employees, or other tenants or (b) criminal activity. The order also prohibits removal of property or exclusion of a tenant and seizure of a tenant's nonexempt property. A writ of possession may issue, but the posting of the required written warning and the execution of the writ of possession may not occur until after May 7, 2020. This order is effective April 10, 2020 until May 8, 2020. https://traviscountytx.gov/images/docs/covid-19-notice-to-vacate-eviction-proceedings.pdf <u>May 8, 2020</u>: The County Judge of Travis County issued an Order extending the April 10, 2020 Order's prohibitions on issuance of Notices of Vacate, removal of property, exclusion of tenants and seizure of tenants' nonexempt property through June 1, 2020. A writ of possession may issue, but the posting of the required written warning and the execution of the writ of possession may not occur until after May 25, 2020.

https://www.traviscountytx.gov/images/docs/covid-19-order-9.pdf

• <u>June 11, 2020</u>: The County Judge of Travis County issued an order prohibiting the issuance of Notices to Vacate except where the actions of the tenant or tenant's household members or guests pose an imminent threat of (a) physical harm to the property owner, property owner's employees, or other tenants or (b) criminal activity. The order also prohibits removal of property or exclusion of a tenant and seizure of a tenant's nonexempt property. These prohibitions shall continue until July 25, 2020.

https://traviscountytx.gov/images/docs/200314-gathering-order.pdf

 July 22, 2020: The County Judge of Travis County issued an order prohibiting the issuance of Notices to Vacate except where the actions of the tenant or tenant's household members or guests pose an imminent threat of (a) physical harm to the property owner, property owner's employees, or other tenants or (b) criminal activity. The order also prohibits removal of property or exclusion of a tenant and seizure of a tenant's nonexempt property. These prohibitions shall continue until September 30, 2020.

https://www.traviscountytx.gov/images/docs/200314-gathering-order.pdf

• <u>September 30, 2020:</u> The County Judge of Travis County issued an order prohibiting the following through December 31, 2020: (1) issuance of Notices to Vacate to (i) residential tenants who fail to pay rent with rental payments under \$2,475.00 per month or (ii) residential tenants who fail to pay rent and provide the landlord with a CDC Declaration attached to the order; and (2) removal of property or exclusion of a tenant or holdover tenant by a property owner except where the actions of the tenant, or the tenant's household members or guests, pose an imminent threat of (a) physical harm to the property owner, the property owner's employees, or other tenants, including other tenants within the household; or (b) criminal activity.

http://www.austintexas.gov/sites/default/files/files/Health/Travis%20County%20Judge%20Order%202 020-19%20Relating%20to%20Evictions.pdf

Justice Courts

• September 24, 2020: A residential eviction is automatically abated until after December 31, 2020 if: (i) the grounds for eviction are solely for non-payment of rent/housing payments, and (ii) the defendant's/tenant's portion of the monthly rent/housing payment of the premises is \$2,475.00 a month or less. Writs of possession that have been abated prior to September 30, 2020 for evictions solely on the basis of nonpayment of rent will continue to be abated until after December 31, 2020 if the defendant/tenant has filed a CDC Declaration with the Justice Court prior to the writ of possession's execution. For residential eviction cases heard after October 1, 2020, if a Justice Court finds that the plaintiff/landlord has alleged grounds for eviction other than nonpayment of rent as a pretext due to the defendant/tenant submitting a CDC Declaration prior to the eviction case being filed, the court shall dismiss or abate the case.

https://www.traviscountytx.gov/images/justices_of_peace/Doc/standing-order-regardingcovid-19-justice-peace-effective-09242020.pdf

City of Austin - Moratorium on Evictions:

- March 26, 2020: Austin City Council passes a 60-day moratorium on evictions. https://www.austintexas.gov/edims/document.cfm?id=337852
- <u>March 26, 2020</u>: Mayor of Austin orders that the following actions are prohibited until after May 8, 2020: (i) issuance of Notices to Vacate until after May 8, 2020 (except where the actions of the tenant, or the tenant's household members or guests, pose an imminent threat of (a) physical harm to the property owner, the property owner's employees, or other tenants, including other tenants within the household; or (b) criminal activity); (ii) removal of property or exclusion of tenant by a property owner; (iii) the seizure of a tenant's nonexempt property subject to a lien created under Texas Property Code Section 54.041.

http://www.austintexas.gov/edims/document.cfm?id=337860

• <u>May 7, 2020</u>: Mayor of Austin extends the moratorium on evictions through July 25, 2020, unless terminated, modified or modified by a subsequent order.

http://www.austintexas.gov/sites/default/files/files/Order%2020200507-010.pdf

• July 24, 2020: Mayor of Austin extends the moratorium on evictions through September 30, 2020, unless terminated, modified or modified by a subsequent order.

http://www.austintexas.gov/sites/default/files/files/Health/Order%20No.%2020200724-18%20OCR-july242020.pdf

September 30, 2020: Mayor of Austin extends moratorium on evictions through December 31, 2020 unless terminated or modified by a subsequent order. Under this order, the following are prohibited: (1) issuance of Notices to Vacate to (i) residential tenants who fail to pay rent with rental payments under \$2,475.00 per month; (ii) residential tenants who fail to pay rent and provide the landlord with a CDC Declaration attached to the order or (iii) a commercial tenant operating a childcare business, live music venue, arts venue, or restaurant/bar;(2) removal of property or exclusion of a tenant or holdover tenant by a property owner except (a) where the actions of the tenant, or the tenant's household members or guests, pose an imminent threat of physical harm to the property owner, the property owner's employees, or other tenants, including other tenants within the household or criminal activity or (b) in the event of an insured casualty loss creates a condition making the residential premises totally unusable; and (3) seizure of a tenant's nonexempt property subject to a lien under Texas Property Code Section 54.041.

http://www.austintexas.gov/sites/default/files/files/Order%2020200930-20.pdf

Dallas County - Moratoriums on Evictions:

County Courts:

 <u>March 20, 2020</u>: All residential eviction hearings, trials and proceedings are suspended in Dallas County. All residential eviction deadlines are tolled until after April 19, 2020. Writs of possession may be issued but execution of the same may not occur until after April 26, 2020. Exceptions possible if court determines facts and grounds for eviction pose an imminent threat.

https://www.dallascounty.org/Assets/uploads/docs/covid-19/closures/County-Courts-Information.pdf

Justice Courts:

 <u>March 18, 2020</u>: Dallas County issued an order advising justices of the peace to, "suspend eviction hearings and writs of possession for at least the next 60 days to prevent renters from being displaced and to prevent the potential spread of COVID-19." The order makes no distinction between residential and commercial evictions.

https://www.dallascounty.org/Assets/uploads/docs/judge-jenkins/covid-19/March18-AmendedOrder-SummaryofChanges.pdf

Harris County (Houston) - Moratoriums on Evictions:

County Courts:

March 20, 2020 (and Amended April 24, 2020): Emergency Order effective through May 15, 2020 (as extended pursuant to the April 24 Second Emergency Order): All proceedings related to evictions are suspended unless there is an imminent threat of criminal activity or physical harm to plaintiff, plaintiff's employees or other tenants. The order makes no distinction between residential and commercial evictions.

March 20, 2020 First Emergency Order:

http://www.ccl.hctx.net/civil/Harris%20County%20Civil%20Courts%20at%20Law%20First%20Emerge ncy%20Order.03202020.pdf

April 24, 2020 Second Emergency Order:

http://www.ccl.hctx.net/civil/Harris%20County%20Civil%20Courts%20at%20Law%20Second%20Eme rgency%20Order.pdf

• June 11, 2020: The Harris County Civil Court judges issued a joint statement regarding extending deadlines related to eviction proceedings. The Harris County Civil Courts will continue to uphold the eviction protections of the CARES Act and will use discretion to determine if any tenant in an eviction proceeding should be granted an extension or a stay in order to protect public health and safety.

http://www.ccl.hctx.net/civil/Joint%20Statement%20on%20Eviction%20Extensions-CARES%20ACT.pdf

Justice Courts:

 March 23, 2020 (and Amended April 6, 2020 and April 30, 2020): All Eviction Dockets scheduled to begin between March 23, 2020 and May 18, 2020 (as extended pursuant to the April 30 Amended Order) are suspended.

March 23, 2020 Order: http://www.jp.hctx.net/March%2023%20standing%20order%20signed.pdf

April 6, 2020 Amended Order: http://www.jp.hctx.net/April%206%20standing%20order%20signed.pdf

April 30, 2020 Amended Order: http://www.jp.hctx.net/info/April%2030%20standing%20order%20signed.pdf

May 19, 2020 Announcement:

Harris County Justice Courts announce that they will begin issuing citations in residential eviction matters on May 19, 2020. For eviction proceedings filed from March 27, 2020 through July 25, 2020, the petition for eviction must contain a statement that the premises is not subject to the moratorium on evictions imposed by §4204 of the CARES Act.

http://www.jp.hctx.net/

NON-ESSENTIAL BUSINESS RESTRICTIONS / SHELTER IN PLACE ORDERS

March 31, 2020 – Texas State – Executive Order to Minimize Social Contact:

 Texas Governor issued an Executive Order ordering every person in Texas to minimize social gatherings and minimize in-person contact with people who are not in the same household, except where necessary to provide or obtain essential services. The Order is in effect from April 2, 2020 through April 30, 2020 and subject to extension based on the status of COVID-19 in Texas and the recommendations of the CDC and White House Coronavirus Task Force.

https://gov.texas.gov/uploads/files/press/EO-GA-14_Statewide_Essential_Service_and_Activity_COVID-19_IMAGE_03-31-2020.pdf

Texas State - Executive Orders Allowing Re-Opening of Select Services / Businesses:

• <u>April 17, 2020</u>: Texas Governor issued an Executive Order allowing for the re-opening, beginning on Friday, April 24, of retail businesses/services that are not "essential services," but that may be provided through pickup, delivery by mail, or delivery to the customer's doorstep. The Order also states that schools shall not be re-opened before the end of the 2019-2020 school year. The Order is in effect through April 30, 2020 and subject to extension based on the status of COVID-19 in Texas and the recommendations of the CDC and White House Coronavirus Task Force.

https://lrl.texas.gov/scanned/govdocs/Greg%20Abbott/2020/GA-16.pdf

April 27, 2020: Texas Governor issued an Executive Order allowing for the re-opening, beginning Friday, May 1, of additional businesses/services not otherwise deemed "essential services", including but not limited to in-store retail services for retail establishments operating at up to 25% of total listed occupancy, dine-in restaurants operating at up to 25% of total listed occupancy (provided the same have less than 51% of their gross receipts from the sale of alcohol), movie theaters operating at up to 25% total listed occupancy, and shopping malls operating at up to 25% total listed occupancy (provided that food-court dining areas, play areas and interactive displays must remain closed). Notwithstanding the foregoing, for Texas counties that have filed with the Texas Department of State Health Services and are in compliance with the requisite attestation form regarding five (5) or fewer cases of COVID-19, the businesses permitted to re-open may operate at up to 50% total listed occupancy (as opposed to 25%). Local government operations, including county and municipal governmental operations relating to permitting, recordation and document-filing services may also reopen as determined by local government.

https://gov.texas.gov/uploads/files/press/EO-GA-18_expanded_reopening_of_services_COVID-19.pdf

• <u>May 5, 2020</u>: Texas Governor issued an Executive Order (Order GA-21) allowing for the re-opening of certain additional businesses/services not otherwise deemed "essential services", including, but not limited to, barbershops and nail and hair salons (which can reopen on Friday, May 8) and gyms operating at up to 25% of total listed occupancy (which can reopen on Monday, May 18), in each case, subject to compliance with certain restrictions.

https://gov.texas.gov/news/post/governor-abbott-issues-executive-order-to-expand-openings-ofcertain-businesses-and-activities May 18, 2020: Texas Governor issued an Executive Order (GA-23) allowing for the phased reopening of certain additional businesses/services deemed "Covered Services", in each case, subject to certain conditions. Such Covered Services include, but are not limited to, child care centers, office buildings (offices can reopen with up to 10 employees or up to 25 percent of its work force), youth clubs, massage and personal-care centers, and beauty services. Starting May 22, 2020 (except May 29, 2020 for Deaf Smith, El Paso, Moore, Potter, and Randall counties), certain additional businesses may reopen including, but not limited to, dine-in restaurants operating at up to 50% total listed occupancy, bars operating at up to 25% total listed occupancy, and amateur sporting events provided no access to the general public and all participants have tested negative for COVID-19. On May 31, 2020 certain professional sporting events may resume with no spectators physically present at the venue. On June 1, 2020, schools may begin offering summer school programs, but are limited to only 10 students per classroom. This order will remain in effect through June 3, 2020, subject to extension.

https://gov.texas.gov/uploads/files/press/EO-GA-23_phase_two_expanding_opening_COVID-19.pdf

• June 3, 2020: Texas Governor issued an Executive Order (GA-26) permitting the reopening of every business establishment operating at up to 50% of the total listed occupancy of the establishment. The Order provides additional guidance regarding certain establishments to which the 50% occupancy cap does not apply.

https://gov.texas.gov/uploads/files/press/EO-GA-26_expanded_opening_COVID-19.pdf

- June 25, 2020: Texas Governor announced a temporary pause of additional reopening phases. <u>https://gov.texas.gov/news/post/governor-abbott-announces-temporary-pause-of-additional-</u> <u>reopening-phases</u>
- June 26, 2020: Texas Governor issued an Executive Order (GA-28) imposing additional limitations on certain businesses and services including occupancy caps for dine-in service at restaurants and a prohibition on dine-in service for bars and establishments receiving more than 51% of their gross income from the sale of alcohol.

https://gov.texas.gov/uploads/files/press/EO-GA-28_targeted_response_to_reopening_COVID-19.pdf

September 17, 2020: Texas Governor issued an Executive Order (EO-30) allowing for the reopening of every business establishment in Texas subject to a cap of 50% total listed occupancy (75% total listed occupancy for businesses in counties that have filed with DSHS and are in compliance with the requisite attention form regarding COVID-19). The Order provides (i) a list of business establishment categories that are not subject to an occupancy cap, including all services listed by the US Department of Homeland Security's CISA in its Guidance on the Essential Critical Infrastructure Workforce, Version 4.0 or subsequent version, religious services, governmental operations, child-care services, youth camps, recreational sports programs, and public or private schools; and (ii) a list of business establishment categories that may operate at up to 75% total listed occupancy including in-store, non-CISA retail establishments dine-in restaurants, non-CISA office buildings, non-CISA manufacturers, museums and libraries, and exercise fitness facilities. The Order also continues the prohibition on dine-in service at establishments receiving more than 51% of their gross receipts from the sale of alcoholic beverages.

https://gov.texas.gov/uploads/files/press/EO-GA-30_expanded_openings_COVID-19.pdf

<u>March 24, 2020 (and amended April 13, 2020, May 8, 2020, May 29, 2020, June 15, 2020, June 26, 2020 and August 14, 2020) - City of Austin – Stay at Home Order:</u>

• The Mayor of Austin issued an order, effective March 24, 2020 through June 15, 2020 (per the May 29 Amended Order), that residents of Austin must stay at their place of residence except for Essential Activities, to perform Essential Government Functions, or operate Essential Businesses or Critical Infrastructure. Non-Essential Business operations within Travis County must cease except for

Minimum Basic Operations and working from home. Pursuant to the May 29 Order, Reopened Services may operate in compliance with certain limitations.

- Per the June 15 Order, individuals are encouraged to practice social distancing and wear some form
 of covering over their nose and mouth, and businesses permitted to reopen under the Governor's EOGA 23 and EO-GA 26 are encouraged to operate at capacity less than otherwise permitted.
 Violations under this order are criminal offenses, however enforcement of the Order is substantially
 reliant on self-regulation. All deadlines imposed by City Code, ordinance rule, or other regulation are
 suspended until June 15, 2020.
- The August 14 Order extends deadlines and expiration dates for some development applications or permits until March 15, 2021 and incorporates the Governor's Executive Order GA-28 imposing additional limitations on certain businesses and services.

March 24, 2020 Order:

https://www.austintexas.gov/sites/default/files/2020-03/Order%2020200324-007%20-%20Stay%20Home%20-%20Work%20Safe%20%28OCR%20v2%29.pdf

April 13, 2020 Order:

http://www.austintexas.gov/sites/default/files/files/document_96DEBEEC-E581-05E0-8A3D444404948A84.pdf

May 8, 2020 Order:

http://www.austintexas.gov/sites/default/files/files/Order%2020200508-011.pdf

May 29, 2020 Order:

http://www.austintexas.gov/sites/default/files/files/Order%20No.%2020200529-012%20Stay%20Home-Work%20Safe.pdf

June 15, 2020 Order:

http://www.austintexas.gov/sites/default/files/files/Health/Order-No-20200615-013.pdf

June 26, 2020 Order:

http://www.austintexas.gov/sites/default/files/files/Health/Order%20No.%2020200626-016-StayHome-Mask-Otherwise-Be-Safe.pdf

August 14, 2020 Order:

http://www.austintexas.gov/sites/default/files/files/Health/Order%20No.%2020200814-019%20Stay%20Home%2C%20Mask%2C%20And%20Otherwise%20Be%20Safe.pdf

March 24, 2020 (and amended April 13, 2020, May 8, 2020, June 15, 2020, July 9, 2020 and August 14, 2020) - Travis County (Austin) – Stay at Home Order:

Travis County Judge issued an order, effective March 24, 2020 through December 15, 2020 (per the August 14 Amended Order), that residents of Travis County must stay at their place of residence except for Essential Activities, to perform Essential Government Functions, or operate Essential Businesses or Critical Infrastructure. Non-Essential Business operations within Travis County must cease except for Minimum Basic Operations and working from home. Pursuant to the May 8 Order, Reopened Services (as defined in the Governor of Texas's Executive Order GA-21) may operate in compliance with certain limitations. Pursuant to the July 9 Order, businesses may reopen as permitted under the Governor of Texas's Executive Order GA-28 and gatherings exceeding 10 people are prohibited, except as permitted by the Governor's Proclamations and Orders. https://traviscountytx.gov/images/docs/200314-gathering-order.pdf

March 24, 2020 – Dallas County – Stay at Home Order:

• Shelter-in-Place: Stay Home, Stay Safe order issued by County Judge; effective March 24, 2020 through April 3, 2020.

https://www.dallascounty.org/Assets/uploads/docs/judge-jenkins/covid-19/03242020-AmendedOrder-FINAL.pdf

http://www.ci.desoto.tx.us/DocumentCenter/View/16279/March-29-Order-Summary-of-Changes?bidId=

<u>April 3, 2020 (and amended April 6, 2020, April 23, 2020, May 4, 2020, May 8, 2020, May 20, 2020,</u> June 5, 2020 and August 4, 2020) – Dallas County – Stay at Home Order Extended:

Shelter-in-Place: Stay Home, Stay Safe order extended through May 15, 2020. Certain Reopened Services not otherwise deemed "essential services", including, but not limited to, barbershops and nail and hair salons (which can reopen on Friday, May 8) and gyms operating at up to 25% of total listed occupancy (which can reopen on Monday, May 18) are permitted to resume business in Dallas County, in each case, subject to compliance with certain restrictions pursuant to the May 8 Supplemental Order. The August 4 Supplemental Order provides additional guidance regarding continuing requirements after the expiration of the Stay at Home Order and shall be in effect until rescinded, superseded or amended pursuant to applicable law.

April 3 Order: <u>https://www.dallascounty.org/Assets/uploads/docs/covid-19/orders-media/040320-</u> <u>AmendedOrder.pdf</u>

April 6 Amended Order: <u>https://www.dallascounty.org/Assets/uploads/docs/covid-19/orders-media/040620-</u> <u>AmendedOrder.pdf</u>

April 23 Amended Order: <u>https://www.dallascounty.org/Assets/uploads/docs/covid-19/orders-media/042320-</u> DallasCountyOrder.pdf

May 4 Supplemental Order: <u>https://www.dallascounty.org/Assets/uploads/docs/covid-19/orders-</u> media/050120-Supplemental-DallasCountyOrderonReopenedServices.pdf

May 8 Supplemental Order: <u>https://www.dallascounty.org/Assets/uploads/docs/covid-19/orders-</u> media/050820-SupplementalDallasCountyOrderonReopenedServices.pdf

May 20 Supplemental Order: <u>https://www.dallascounty.org/Assets/uploads/docs/covid-19/orders-</u> media/052020-SupplementalOrderonContinuingRequirements.pdf

The June 5 Supplemental Order https://www.dallascounty.org/Assets/uploads/docs/covid-19/orders-media/061020-SupplementalOrderonContinuingRequirements.pdf

August 4 Supplemental Order: <u>https://www.dallascounty.org/Assets/uploads/docs/covid-19/orders-</u> media/august/080420-Amended-SupplementalOrderonContinuingRequirements.pdf

July 27, 2020 – Dallas County – Order Closing Certain Businesses:

• The Local Health Authority for the City of Dallas issues an order requiring commercial establishments featuring person who appear nude or semi-nude and cigar bars and cigar lounges to cease all activities at facilities located within Dallas County. This order is effective July 24, 2020 at 11:59 p.m. and shall remain in effect until it is rescinded.

https://www.dallascounty.org/Assets/uploads/docs/covid-19/orders-media/20020724-Order-of-the-Local-Health-Authority-Closing-Certain-Businesses.pdf

City of Dallas - Stay at Home Order:

• <u>March 30, 2020:</u> Dallas Mayor adopted the Stay at Home Order issued by the Dallas County Judge as Emergency Regulations for the City of Dallas with certain minor exceptions and additions.

https://dallascityhall.com/DCH%20Documents/covid19/Third%20Amended%20Emergency%20Regul ations%20(Ordinance%2031496).pdf

 <u>May 1, 2020</u>: Dallas City Manager promulgated Emergency Regulations to allow for Reopened Services (as defined in the Texas Governor's Executive Order GA-18) to conduct business in the City of Dallas.

http://citysecretary2.dallascityhall.com/pdf/meetings/050120_ORD.pdf

 <u>May 8, 2020</u>: Dallas City Manager promulgated Emergency Regulations to allow for Reopened Services (as defined in the Texas Governor's Executive Order GA-21) to conduct business in the City of Dallas, provide clarification on calculation of occupancy limits for Reopened Services and adopt certain Minimum Standard Health Protocols.

https://dallascityhall.com/DCH%20Documents/covid19/Sixth%20Amended%20Regulations.pdf

 <u>May 21, 2020</u>: Dallas City Manager promulgated Emergency Regulations to allow for Covered Services (as defined in the Texas Governor's Executive Order GA-23) to conduct business in the City of Dallas. Public and private gatherings of any number of people occurring outside of a single household or living unit remain prohibited.

https://dallascityhall.com/DCH%20Documents/covid19/SEVENTH%20Amended%20Emergency%20 Regulations.pdf

• <u>June 4, 2020</u>: Dallas City Manager promulgated Emergency Regulations to allow for the reopening of Dallas businesses and services in accordance with the Texas Governor's Executive Order GA-26.

https://dallascityhall.com/DCH%20Documents/covid19/EIGHTH%20Amended%20Emergency%20Re gulations.pdf

• <u>September 22, 2020</u>: Dallas City Manager promulgated Emergency Regulations to allow for the reopening of Dallas businesses and services in accordance with the Texas Governor's Executive Order GA-30.

https://dallascityhall.com/DCH%20Documents/covid19/Ninth%20Amended%20Emergency%20Regul ations%20-%20COVID-19.pdf

Harris County (Houston) - Stay at Home Order:

 <u>March 24, 2020</u>: Harris County Stay at Home Order extended through April 30, 2020. Residents of Harris County must stay at their place of residence except for Essential Activities, to perform Essential Government Functions or operate Essential Businesses. Businesses other than Essential Businesses must cease activities at facilities located within Harris County.

http://houstontx.gov/mayor/press/2020/second-covid-19-test-site.html https://www.readyharris.org/Portals/60/documents/03-24-20-Stay-Home-Work-Safe-Order-by-the-County-Judge.pdf?ver=2020-03-24-150732-793

 <u>May 1, 2020</u>: Harris County Judge issued an order permitting Essential Services and Reopened Services (as defined in the Texas Governor's Executive Order GA-18) to operate in Harris County. Notwithstanding the foregoing, (i) every person in the County shall, except when necessary to provide or obtain Essential Services or Reopened Services, minimize social gatherings and minimize inperson contact with people who are not in the same household, and (ii) businesses may continue operations consisting exclusively of employees or contractors working from home. This order is effective May 1, 2020 through May 20, 2020 or until it is rescinded, superseded or amended.

https://www.readyharris.org/Stay-Safe

- <u>May 8, 2020</u>: Harris County Judge issued an order permitting Essential Services and Reopened Services (as defined in the Texas Governor's Executive Order GA-21) to operate in Harris County. Notwithstanding the foregoing, (i) every person in the County shall, except when necessary to provide or obtain Essential Services or Reopened Services, minimize social gatherings and minimize inperson contact with people who are not in the same household, and (ii) businesses may continue operations consisting exclusively of employees or contractors working from home. This order is effective May 1, 2020 through May 20, 2020 or until it is rescinded, superseded or amended. https://www.readyharris.org/Portals/60/documents/05-08-20-third-amended-order.pdf?ver=2020-05-08-180603-337
- <u>May 21, 2020:</u> Harris County Judge issued an order permitting Covered Services (as defined in the Texas Governor's Executive Order GA-23) to operate in Harris County. This order remains in effect until June 10, 2020.

https://www.readyharris.org/Portals/60/documents/052120-Fourth-Amended-Stay-Home-Work-Safe-Phased-Reopening-of-Services.pdf

https://www.readyharris.org/Portals/60/documents/03-24-20-Stay-Home-Work-Safe-Order-by-the-County-Judge.pdf?ver=2020-03-24-150732-793

https://www.readyharris.org/Portals/60/documents/03-24-20-Stay-Home-Work-Safe-Order-by-the-County-Judge.pdf?ver=2020-03-24-150732-793

COURT ACCESS /JUDICIAL PROCESS LIMITATIONS

State

 See following links for information about COVID-19 related orders applicable to proceedings in state courts:

https://www.txcourts.gov/media/coronavirus-covid-19-emergency-orders/

Federal

 See following links for information about COVID-19 related orders applicable to proceedings in Federal courts:

https://www.uscourts.gov/news/2020/03/12/judiciary-preparedness-coronavirus-covid-19

https://www.uscourts.gov/about-federal-courts/court-website-links/court-orders-and-updates-during-covid19pandemic

RECORDING/FILING OFFICE LIMITATIONS

 Below is a link to relevant information about recording offices prepared by the American Land Title Association.

https://www.alta.org/business-tools/county-status.cfm?state=TX

 Below are links to relevant information about filing offices prepared by CT Corporation System and Corporation Service Company.

https://ct.wolterskluwer.com/covid-19-status?v=794331

https://www.cscglobal.com/blog/covid-19-state-closings/

DELINQUENT PROPERTY TAX ENFORCEMENT MORATORIUM

March 23, 2020 - Travis County (Austin) - Moratorium on Delinquent Property Tax Actions:

• The Travis County Tax Office will temporarily stop taking new legal action against those with delinquent property taxes although state penalties and interest will continue to accrue on amounts owed.

https://tax-office.traviscountytx.gov/files/about-us/news-pr/2020/news-200323.pdf?fbclid=IwAR04Vx9FTZuKHymjRf8KD_JFpDLzkmnWKjDRi-zk2goecxotDwn6B7WL020

March 30, 2020 - Harris County (Houston) - Delinquent Property Tax Payment Plan Extension:

 Harris County Tax Office is providing a three-month extension of all 12-month delinquent property tax payment plans. Property owners with 12-month installment payment plans will not be required to make payments for March, April or May 2020. Applicable late fees must still be assessed to all extended delinquent property tax payment plans.

https://www.readyharris.org/Newsroom/News-Releases/All-News-Releases/harris-county-tax-office-harriscounty-tax-office-gives-property-owners-a-three-month-break-in-del

Note: Neither the state of Texas nor any jurisdictions related to Dallas have enacted similar moratoriums with respect to delinquent property tax enforcement actions (not taking into account the impact of court closures and access to the court generally as a result of COVID-19).

REMOTE NOTARIZATION

 Texas permits online notarization of documents pursuant to Tex. Gov't Code §406.107 et seq. regardless of whether or not the principal is physically located in the state at the time of the online notarization provided certain other notarization formalities are met.

https://statutes.capitol.texas.gov/Docs/GV/htm/GV.406.htm#406.107

• April 27, 2020: The Governor of Texas has suspended a statute (§121.006(c)(1) of the Texas Civil Practice & Remedies Code) concerning appearance before a notary public to acknowledge realestate instruments such as mortgages, subject to certain notarization formalities. This suspension temporarily allows for appearance before a notary public via videoconference when executing such documents, avoiding the need for in-person contact during the COVID-19 pandemic. The suspension does not prevent traditional notarization or online notarizations under §406 of the Texas Government Code. This suspension is in effect until the earlier of May 30, 2020 or the termination of the March 13, 2020 disaster declaration. https://gov.texas.gov/news/post/governor-abbott-temporarily-allows-for-appearance-before-notarypublic-via-videoconference-for-real-estate-instruments https://gov.texas.gov/uploads/files/press/Office_of_the_Attorney_General.pdf