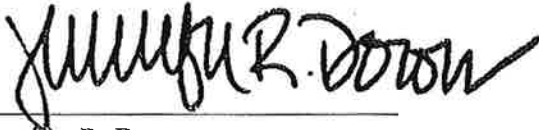


Dated at Waukesha, Wisconsin this 26<sup>th</sup> day of May, 2021.

BY THE COURT:



Jennifer R. Dorow  
Chief Judge  
3<sup>rd</sup> Judicial District

STATE OF WISCONSIN

CIRCUIT COURT  
THIRD JUDICIAL DISTRICT

21-SO-(14) (3)

**IN THE MATTER OF:  
VACATING OPERATIONAL AND  
JURY COVID PLANS**

**WHEREAS**, the Supreme Court issued a decision on May 21, 2021, IN RE THE MATTER OF —MODIFICATIONS OF CIRCUIT COURT AND MUNICIPAL ACCOMMODATIONS THAT WERE REQUIRED BECAUSE OF THE COVID-19 PANDEMIC, charging chief judges with the task of approving the lifting of a county or municipal court's COVID-19 orders requiring masking, social distancing and sanitizing of court facilities; and

**WHEREAS**, the May 21, 2021 Supreme Court Order stated that circuit courts and municipal courts, with the approval by the chief judge of the applicable judicial district, shall make county-wide or local decisions about what is in the best interests of circuit court and municipal court operations; and

**WHEREAS**, the Chief Judge has administrative oversight of their District under SCR 70.19; and

**WHEREAS**, the Chief Judge has the responsibility under SCR 70.19 (3)(f) to establish policies and plans; and

**WHEREAS**, both the May 21, 2021 Supreme Court decision and SCR 70.20 provide the authority that the Chief Judge's directive, policies and rules be carried out.

**THEREFORE, IT IS HEREBY ORDERED** that the previously ordered COVID in-person plans for the Village of Menomonee Falls Municipal Court be rescinded effective today's date.