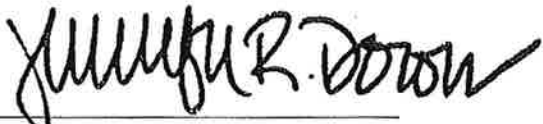


Dated at Waukesha, Wisconsin this 26<sup>th</sup> day of May, 2021.

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ORDERED** that the previously ordered COVID in-person plans for the Village of Menomonee Falls Municipal Court be rescinded effective today's date.