

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF PENNSYLVANIA**

IN RE: ADMINISTRATIVE ORDER )  
REGARDING DETAINEE/ ) Misc. No. 2:20-mc-402-MRH  
ARRESTEE SCREENING AND )  
RELATED MATTERS )  
)



**ADMINISTRATIVE ORDER**

The Court will continue to endeavor to fully use video and other telecommunications tools to avoid the necessity of transporting a detained person to a Court facility for Court or other proceedings, for the protection of the health of all persons involved, including the detained person.

Nonetheless, in event such is not possible, the Court hereby ORDERS AND DIRECTS that until further notice, the detention centers, correctional centers, jails and correctional facilities where detainees for this Court are held shall screen all detainees from their facilities who are scheduled to appear in this Court as set out in this Order, including to determine their body temperature, immediately prior to their departure for any Court facility. Per CDC Guidelines, if the detainee's body temperature is 100.4 degrees Fahrenheit or above, such detainees should not be transported or produced, and the Court (via the Marshal) shall be notified forthwith. Further and in addition, each such detention center shall identify and withhold from transport any detainee (1) who is displaying any flu-like symptoms (e.g. persistent cough, severe headache, sore throat, and/or nasal discharge), or (2) who has tested positive or is presumed to be positive for the COVID-19 virus, or (3) who is currently under medical isolation or quarantine at the detention center (or who has been in or advised to be in such status outside of the detention center in the prior fourteen (14) days)), or (4) who has been exposed to a person tested to be

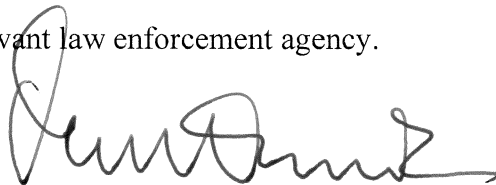
positive or who is presumed to be positive for the COVID-19 virus, or (5) who has travelled outside of the United States and returned to the United States in the prior fourteen (14) days.

The Marshal shall promptly notify the involved judicial officer if any detainee is withheld from transport due to this Order, and shall provide to each detention center the standard questionnaire used for Court visitor screening, for the use of the detention centers in conducting such screening.

The Marshal shall also apply the screening process applicable to visitors to any Courthouse or Court facility to arrestees entering a District courthouse or facility “from the street.” The Marshal shall also continue to apply his standard screening processes as were in place prior to this Order, and as may be modified by the Marshal based on updated guidance.

Further, each detention center shall promptly notify the Marshal for this District of any federal detainee who is in medical isolation or quarantine at their facility for any reason, promptly upon the entry of such detainee into such status. The Marshal shall then so notify the undersigned and the judicial officer who entered the Order of commitment of such status.

The Clerk’s Office is DIRECTED to transmit a copy of this Order to the U.S. Marshal, who shall advise each involved detention center of its content, and who shall provide a copy of same to each detention center and each relevant law enforcement agency.



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Mark R. Hornak  
Chief United States District Judge

March 23, 2020