

DISTRICT COURT TWENTIETH JUDICIAL DISTRICT



Pandemic Influenza Bench Book

PANDEMIC INFLUENZA PLAN

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I. Introduction

An influenza pandemic will likely reduce the capability of the District Court to perform its constitutional and statutory duties. The reduced capability will impact the normal work load of the court and the manner in which it addresses litigation caused by the pandemic itself, *i.e.*, requests for relief filed by or on behalf of public health officials.

The purpose of this Pandemic Influenza Plan is to provide the framework for identifying and responding to an influenza pandemic.

This plan identifies the roles, responsibilities, and activities of the District Court of the Twentieth Judicial District. The District is composed of Carter, Johnston, Love, Marshall and Murray Counties. It addresses specific responsibilities of those officials and entities essential for the court to perform its duties.

II. Planning Assumptions

Pandemic influenza is expected, but unpredictable and may arrive with very little warning. However, it is highly unlikely that a novel strain of influenza will first appear in one of the counties of the 20th Judicial District of Oklahoma.

Outbreaks will occur simultaneously throughout the United States.

The effects may be prolonged, *i.e.*, several waves of weeks to months at a time.

Numbers of ill people requiring outpatient medical care and hospitalization will overwhelm the health care systems of one or more counties of the district.

Risks of exposure and illness in health care workers and other first responders will be higher than the general population, therefore, creating more strain on the already overwhelmed healthcare system.

There will be disruptions of community infrastructures within the judicial district, including commerce, utilities, and public safety.

Mild to severe shortages of personnel in sectors that provide critical public safety services will result from widespread illness in the community.

Vaccines may not be available for several months after the pandemic strain is identified.

Pandemic influenza will be highly infectious and could result in high levels of morbidity and mortality. People may be asymptomatic while infectious.

Not all counties of the district will be impacted the same.

A significant increase in emergency matters and case filings may occur, due to issues

associated with the quarantine and isolation of individuals by state and local public health officials.

Of the judges, attorneys, parties, clerks and deputy clerks, sheriffs and deputy sheriffs, state and local public health officials, jurors, *etc.*, necessary to perform the mission essential functions, one third will not be available due to illness or death.

Circumstances may dictate limiting of face-to-face contact between judges, bailiffs, court reporters and clerks and deputy clerks and attorneys, parties and witnesses.

Court facilities, infrastructure, utilities, and services may be impacted by a lack of adequate staffing due to isolation, quarantine, illness, or death of necessary staff.

III. Administrative responsibilities

The county health department of each county of the district will:

- be the lead agency to coordinate the local public health and medical system response in each respective county;
- coordinate response efforts with the Oklahoma State Department of Health and local/county emergency response organizations;
- ensure the establishment of a well-defined communication system to coordinate resource requests from within each county.

The Chief Judge of the District, subject to the superintending authority of the Presiding Judge of the Judicial Administrative District and the Supreme Court, will:

- review the plan annually;
- assign court personnel as necessary to ensure that the court sitting in each county remains open;
- if necessary, authorize the court sitting in any county to sit in other than the county courthouse or other than the county seat;
- if necessary, authorize the use of telecommunications to conduct hearings in which the participants may not all be located in the courtroom.

The Court Clerk will utilize the Court Clerk Revolving Fund to provide:

- facial tissue for each officer and employee of the District Court and County Court Clerk
- surgical masks for each officer and employee of the District Court and County Court Clerk
- latex gloves for bailiffs, court reporters, Court Clerks and deputies
- sanitizer for frequently touched surfaces.

Each Court Clerk will appoint a Pandemic Manager. The Pandemic Manager will:

- ensure that preventive measures guidelines are followed
- ensure that resources are in place for employees to follow the guidelines established by this plan
- develop and implement an evaluation process to identify employees that should remain at home or be sent home to recover from, or prevent the spread of influenza.

IV. Personnel health

All officers and employees of the District Court and officers and employees of each County Court Clerk will practice the following preventative measures while at work:

- sneeze and cough into a tissue
- if no tissue is available, cough or sneeze into upper sleeve, NOT into hands
- dispose of tissues in wastebasket after use and not leave used tissues on furniture surfaces or in pockets
- dispose of surgical masks in wastebaskets
- hand washing with warm, soapy water
 - all officers and employees - a minimum of once each hour
 - Bailiffs, Court Clerks and Deputy Court Clerks - a minimum of four times each hour
 - Court Reporters - after each hearing at which real evidence is presented, whether admitted or not
- proper hand washing consists of using soap and warm water and rubbing the hands together vigorously for a minimum of 30 seconds and ensuring all surfaces are washed
- when soap and water are not available, alcohol-based disposable hand wipes or gel sanitizers may be used
- all surfaces that are touched frequently with the hands (doorknobs, desks, keyboards, phones, and tables) will be disinfected twice daily
- avoid sharing pens, pencils, and other common workplace items with co-workers and customers
- any pen or pencil supplied by the court or clerk's office will be disinfected twice each day
- avoid touching eyes, nose, and mouth
- any person accepting a document or other item from a prisoner will wear latex gloves

The Pandemic Manager will utilize the following questions to identify employees that should remain at home or be sent home due to influenza illness:

- Are you feeling ill today?
- Are you in close contact with anyone that has been diagnosed with the flu?
- Do you have any of the following symptoms of flu?
 - fever
 - extreme tiredness

- headache
- runny or stuffy nose
- cough
- muscle ache
- sore throat
- nausea
- vomiting
- diarrhea
- Does anyone that is a close contact to you have any of the above symptoms?

Any officer or employee answering “yes” to any question should be excused from work that day.

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Emergency Administrative Order

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Authorizing Acquisition
of Health Care Products

CV-200

PETITION

Comes now Craig Ladd, District Attorney for the 20th Judicial District, and states as follows:

1. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. On *, 200*, the public health authority, as defined by 63 Oklahoma Statutes, section 6104, whose geographic area of responsibility includes this judicial district, pursuant to the authority of 63 Oklahoma Statutes, section 6503, issued an order establishing procedures to procure, store, or distribute such antitoxins, serums, vaccines, immunizing agents, antibiotics, and other pharmaceutical agents or medical supplies as may be reasonably necessary to respond to the catastrophic health emergency, including taking immediate possession thereof.
3. Your petitioner believes that order of this court is necessary to ensure compliance with that order.

Wherefore, premises considered, your petitioner prays the court as follows:

1. Without notice, issue an immediate order commanding all concerned to recognize and obey the above cited order establishing procedures to procure, store, or distribute such antitoxins, serums, vaccines, immunizing agents, antibiotics, and other pharmaceutical agents or medical supplies determined by the public health authority to be reasonably necessary to respond to the catastrophic health emergency, including taking immediate possession thereof.
2. Schedule a hearing, at the conclusion of which issue an order continuing in effect the emergency order hereby requested until the said order by the public health authority shall be lifted by proper authority.

Verification attached.

Craig Ladd, District Attorney by

AFFIDAVIT

*, being first sworn upon oath, states as follows:

1. I am the public health authority whose geographic area of responsibility includes the 20th Judicial District.
2. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
3. On *, 200*, pursuant to the authority of 63 Oklahoma Statutes, section 6503, I issued an order establishing procedures to procure, store, or distribute antitoxins, serums, vaccines, immunizing agents, antibiotics, and other pharmaceutical agents or medical supplies as may be reasonably necessary to respond to the catastrophic health emergency, including taking immediate possession thereof.
4. I have reason to believe that order of this court is necessary to aid in the implementation of procedures to procure, store, or distribute antitoxins, serums, vaccines, immunizing agents, antibiotics, and other pharmaceutical agents or medical supplies reasonably necessary to respond to the catastrophic health emergency, including taking immediate possession thereof.
5. A delay in the establishment of procedures to procure, store, or distribute antitoxins, serums, vaccines, immunizing agents, antibiotics, and other pharmaceutical agents or medical supplies reasonably necessary to respond to the catastrophic health emergency, including taking immediate possession thereof, creates an immediate danger to the public health and safety of the 20th Judicial District.

State of Oklahoma

ss.

County of *

Subscribed and sworn to before me on *, 200*.

Notary Public/Judge of the District Court

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Authorizing Acquisition
of Health Care Products

CV-200

THE STATE OF OKLAHOMA TO:

EMERGENCY ORDER

You are hereby ORDERED, excuses and delays aside, to comply with, immediately and without delay, the order issued on *, 200*, establishing procedures to procure, store, or distribute antitoxins, serums, vaccines, immunizing agents, antibiotics, and other pharmaceutical agents or medical supplies determined by the public health authority to be reasonably necessary to respond to the current catastrophic health emergency, including taking immediate possession thereof.

You are PROHIBITED from interfering with, or obstructing, in any fashion, the implementation of procedures to procure, store, or distribute antitoxins, serums, vaccines, immunizing agents, antibiotics, and other pharmaceutical agents or medical supplies determined by the public health authority to be reasonably necessary to respond to the catastrophic health emergency, including taking immediate possession thereof.

You may appear before this court on *, 200*, and show cause why this emergency order should not remain in effect until said order is lifted.

It is further ORDERED that this emergency order may be enforced by the Sheriff of * County, any peace officer lawfully commissioned by a municipal government located within * County, the Oklahoma Highway Patrol or the Oklahoma National Guard.

HEREOF FAIL NOT UNDER PENALTY OF LAW

JUDGE

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Authorizing Acquisition
of Health Care Products

CV-200

SHERIFF'S RETURN

State of Oklahoma

ss.

County of *

Received this writ on *, 200*, and executed the same on *,200*, by _____

Dated *,200* _____

*, Sheriff

by _____, Deputy

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Authorizing Acquisition
of Health Care Products

CV-200

ORDER

On *, 200*, the court considers the petition of Craig Ladd, District Attorney for the 20th Judicial District, for an order directing compliance with an order issued by the public health authority establishing procedures to procure, store, or distribute antitoxins, serums, vaccines, immunizing agents, antibiotics, and other pharmaceutical agents or medical supplies determined to be reasonably necessary to respond to the current catastrophic health emergency, including taking immediate possession thereof. The following appear:

The petitioner by *.

The respondent with/without counsel, */appears not.

Having considered the evidence and argument presented, the court finds as follows:

1. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. On *, 200*, the public health authority, as defined by 63 Oklahoma Statutes, section 6104, whose geographic area of responsibility includes this judicial district, established procedures to procure, store, or distribute antitoxins, serums, vaccines, immunizing agents, antibiotics, and other pharmaceutical agents or medical supplies determined to be reasonably necessary to respond to the catastrophic health emergency, including taking immediate possession thereof.
3. A failure to implement the procedures set forth in said order creates an immediate danger to the public health and safety of the 20th Judicial District.
4. An order of this court is necessary to implement the procedures to procure, store, or distribute antitoxins, serums, vaccines, immunizing agents, antibiotics, and other pharmaceutical agents or medical supplies determined to be reasonably necessary to respond to the catastrophic health emergency, including taking immediate possession thereof.

IT IS THEREFORE ORDERED that until the same be lifted, * is prohibited from interfering with, or obstructing, in any fashion, the procedures established by the public health authority to procure, store, or distribute antitoxins, serums, vaccines, immunizing agents, antibiotics, and other pharmaceutical agents or medical supplies determined to

be reasonably and necessary to respond to the catastrophic health emergency, including taking immediate possession thereof.

IT IS FURTHER ORDERED that until the same be vacated, this order may be enforced by the Sheriff of * County, any peace officer lawfully commissioned by a municipal government located within * County, the Oklahoma Highway Patrol or the Oklahoma National Guard.

JUDGE

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Authorizing Regulation
of Health Care Products

CV-200

PETITION

Comes now Craig Ladd, District Attorney for the 20th Judicial District, and states as follows:

1. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. On *, 200*, the public health authority, as defined by 63 Oklahoma Statutes, section 6104, whose geographic area of responsibility includes this judicial district, pursuant to the authority of 63 Oklahoma Statutes, section 6503, determined there to be a shortage or threatened shortage of antitoxins, serums, vaccines, immunizing agents, antibiotics, or other pharmaceutical agents or medical supplies advisable in the interest of preparing for or controlling a catastrophic health emergency, and issued an order establishing procedures to control, restrict, and regulate by rationing and use of quotas, prohibitions on shipments, allocation, or other means, the use, sale, dispensing, distribution, or transportation of relevant products necessary to protect the public health, safety, and welfare during the catastrophic health emergency.
3. Your petitioner believes that order of this court is necessary to ensure compliance with that order.

Wherefore, premises considered, your petitioner prays the court as follows:

1. Without notice, issue an immediate order commanding all concerned to recognize and obey the above cited order establishing procedures to control, restrict, and regulate by rationing and use of quotas, prohibitions on shipments, allocation, or other means, the use, sale, dispensing, distribution, or transportation of relevant products necessary to protect the public health, safety, and welfare during the catastrophic health emergency.
2. Schedule a hearing, at the conclusion of which issue an order continuing in effect the emergency order hereby requested until the said order by the public health authority shall be lifted by proper authority.

Verification attached.

Craig Ladd, District Attorney by

AFFIDAVIT

*, being first sworn upon oath, states as follows:

1. I am the public health authority whose geographic area of responsibility includes the 20th Judicial District.
2. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, sections 6101, *et seq.*
3. On *, 200*, I determined there to be a shortage or threatened shortage of antitoxins, serums, vaccines, immunizing agents, antibiotics, or other pharmaceutical agents or medical supplies advisable in the interest of preparing for or controlling a catastrophic health emergency, and issued an order establishing procedures to control, restrict, and regulate by rationing and use of quotas, prohibitions on shipments, allocation, or other means, the use, sale, dispensing, distribution, or transportation of relevant products necessary to protect the public health, safety, and welfare during the catastrophic health emergency.
4. I have reason to believe that order of this court is necessary to aid in the implementation of procedures to control, restrict, and regulate by rationing and use of quotas, prohibitions on shipments, allocation, or other means, the use, sale, dispensing, distribution, or transportation of relevant products necessary to protect the public health, safety, and welfare during the catastrophic health emergency.
5. A delay in the establishment procedures to control, restrict, and regulate by rationing and use of quotas, prohibitions on shipments, allocation, or other means, the use, sale, dispensing, distribution, or transportation of relevant products necessary to protect the public health, safety, and welfare during the catastrophic health emergency creates an immediate danger to the public health and safety of the 20th Judicial District.

State of Oklahoma

ss.

County of *

Subscribed and sworn to before me on *, 200*.

Notary Public/Judge of the District Court

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Authorizing Regulation
of Health Care Products

CV-200

THE STATE OF OKLAHOMA TO:

EMERGENCY ORDER

You are hereby ORDERED, excuses and delays aside, to comply with, immediately and without delay, the order issued on *, 200*, establishing procedures to control, restrict, and regulate by rationing and use of quotas, prohibitions on shipments, allocation, or other means, the use, sale, dispensing, distribution, or transportation of relevant products necessary to protect the public health, safety, and welfare during the catastrophic health emergency.

You are PROHIBITED from interfering with, or obstructing, in any fashion, the implementation of procedures to control, restrict, and regulate by rationing and use of quotas, prohibitions on shipments, allocation, or other means, the use, sale, dispensing, distribution, or transportation of relevant products necessary to protect the public health, safety, and welfare during the catastrophic health emergency.

You may appear before this court on *, 200*, and show cause why this emergency order should not remain in effect until said order is lifted.

It is further ORDERED that this emergency order may be enforced by the Sheriff of * County, any peace officer lawfully commissioned by a municipal government located within * County, the Oklahoma Highway Patrol or the Oklahoma National Guard.

HEREOF FAIL NOT UNDER PENALTY OF LAW

JUDGE

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Authorizing Regulation
of Health Care Products

CV-200

SHERIFF'S RETURN

State of Oklahoma

ss.

County of *

Received this writ on *, 200*, and executed the same on *,200*, by _____

Dated *,200* _____

*, Sheriff
by _____, Deputy

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Authorizing Regulation
of Health Care Products

CV-200

ORDER

On *, 200*, the court considers the petition of Craig Ladd, District Attorney for the 20th Judicial District, for an order directing compliance with an order establishing procedures to control, restrict, and regulate by rationing and use of quotas, prohibitions on shipments, allocation, or other means, the use, sale, dispensing, distribution, or transportation of relevant products necessary to protect the public health, safety, and welfare during the catastrophic health emergency. The following appear:

The petitioner by *.

The respondent with/without counsel, */appears not.

Having considered the evidence and argument presented, the court finds as follows:

1. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. On *, 200*, the public health authority, as defined by 63 Oklahoma Statutes, section 6104, whose geographic area of responsibility includes this judicial district, determined there to be a shortage or threatened shortage of antitoxins, serums, vaccines, immunizing agents, antibiotics, or other pharmaceutical agents or medical supplies advisable in the interest of preparing for or controlling a catastrophic health emergency, and issued an order establishing procedures to control, restrict, and regulate by rationing and use of quotas, prohibitions on shipments, allocation, or other means, the use, sale, dispensing, distribution, or transportation of relevant products necessary to protect the public health, safety, and welfare during the catastrophic health emergency.
3. A failure to implement the procedures set forth in said order creates an immediate danger to the public health and safety of the 20th Judicial District.
4. An order of this court is necessary to implement the procedures to control, restrict, and regulate by rationing and use of quotas, prohibitions on shipments, allocation, or other means, the use, sale, dispensing, distribution, or transportation of relevant products necessary to protect the public health, safety, and welfare during the catastrophic health emergency.

IT IS THEREFORE ORDERED that until the same be lifted, * is prohibited from interfering with, or obstructing, in any fashion, the order of the public health authority

establishing procedures to control, restrict, and regulate by rationing and use of quotas, prohibitions on shipments, allocation, or other means, the use, sale, dispensing, distribution, or transportation of relevant products necessary to protect the public health, safety, and welfare during the catastrophic health emergency.

IT IS FURTHER ORDERED that until the same be vacated, this order may be enforced by the Sheriff of * County, any peace officer lawfully commissioned by a municipal government located within * County, the Oklahoma Highway Patrol or the Oklahoma National Guard.

JUDGE

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
Permission to Seize and Destroy
Property

CV-200

PETITION

Comes now Craig Ladd, District Attorney for the 20th Judicial District, and states as follows:

1. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. On *, 200*, the public health authority, as defined by 63 Oklahoma Statutes, section 6104, whose geographic area of responsibility includes this judicial district, determined that the following property poses an immediate, substantial danger to the public health, the nature of which is incapable of abatement, and unless destroyed will continue to pose such threat, *to wit*:

Wherefore, premises considered, your petitioner prays the court as follows:

1. Without notice, issue an immediate order authorizing the public health authority to seize immediately, and without prior notice, the following property, and hold the same awaiting further order of this court, *to wit*:
2. Schedule a hearing, at the conclusion of which issue an order authorizing the public health authority to destroy said property, and order compensation of the owner thereof according to law.

Verification attached.

Craig Ladd, District Attorney by

AFFIDAVIT

*, being first sworn upon oath, states as follows:

1. I am the public health authority whose geographic area of responsibility includes the 20th Judicial District.
2. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
3. The following property poses an immediate, substantial danger to the public health, the nature of which is incapable of abatement, and unless destroyed will continue to pose such threat, *to-wit*:
4. Immediate seizure of said property is necessary to minimize the danger to public health posed by such property.

State of Oklahoma

ss.

County of *

Subscribed and sworn to before me on *, 200*.

Notary Public/Judge of the District Court

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
Permission to Seize and Destroy
Property

CV-200

THE STATE OF OKLAHOMA TO:

EMERGENCY ORDER

You are hereby ORDERED, excuses and delays aside, to immediately and without delay, surrender to the public health authority the following property, *to-wit*:

You may appear before this court on *, 200*, and show cause why the court should not authorize the public health authority to destroy said property.

It is further ORDERED that the Sheriff of * County, any peace officer lawfully commissioned by a municipal government located within * County, the Oklahoma Highway Patrol or the Oklahoma National Guard will, if requested by the public health authority, assist the public health authority to seize and hold the property covered by this order.

HEREOF FAIL NOT UNDER PENALTY OF LAW

JUDGE

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
Permission to Seize and Destroy
Property

CV-200

SHERIFF'S RETURN

State of Oklahoma

ss.

County of *

Received this writ on *, 200*, and executed the same on *,200*, by _____

Dated *,200* _____

*, Sheriff
by _____, Deputy

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
Permission to Seize and Destroy
Property

CV-200

ORDER

On *, 200*, the court considers the petition of Craig Ladd, District Attorney for the 20th Judicial District, for an order authorizing the seizure and destruction of property. The following appear:

The petitioner by *.

The respondent with/without counsel, */appears not.

Having considered the evidence and argument presented, the court finds as follows:

1. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*

2. The following property poses an immediate, substantial danger to the public health, the nature of which is incapable of abatement, and unless destroyed will continue to pose such threat, *to-wit*:

IT IS THEREFORE ORDERED that the public health authority is commanded to destroy the following property, *to-wit*:

IT IS FURTHER ORDERED that on *, 200*, at *, the court will conduct a hearing to determine the fair market value of said property and direct that the owner thereof be compensated for its loss, as required by law.

JUDGE

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application
for An Order of Disclosure of
Public Health Information

CV-200

PETITION

Comes now Craig Ladd, District Attorney for the 20th Judicial District, and states as follows:

1. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. * is a physician / pharmacist / pharmacy / veterinarian / farmer / rancher / agricultural producer / purveyor of animals.
3. Said * has personal knowledge or records that will aid the public health authority to ascertain the existence of cases of illness or health conditions that may be potential causes of a catastrophic health emergency, to investigate all such cases for sources of infection or contamination, and to ensure that all cases of transmissible disease are subject to proper control and treatment.
4. It is in the best interest of protecting the public health of the 20th Judicial District that said * make such information available to the public health authority.
5. The public health authority requested said * to provide the information and records requested herein, but was refused.

Wherefore, premises considered, your petitioner prays the court to order * to disclose to the public health authority personal knowledge of or records of information that will aid the public health authority to ascertain the existence of cases of illness or health conditions that may be potential causes of a catastrophic health emergency, to investigate all such cases for sources of infection or contamination, and to ensure that all cases of transmissible disease are subject to proper control and treatment.

Verification attached.

Craig Ladd, District Attorney by

AFFIDAVIT

*, being first sworn upon oath, states as follows:

1. I am the public health authority whose geographic area of responsibility includes the 20th Judicial District.
2. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
3. * is a physician / pharmacist / pharmacy / veterinarian / farmer / rancher / agricultural producer / purveyor or animals.
4. I have reason to believe that * has personal knowledge or records that will aid me to ascertain the existence of cases of illness or health conditions that may be potential causes of a catastrophic health emergency, to investigate all such cases for sources of infection or contamination, and to ensure that all cases of transmissible disease are subject to proper control and treatment.
5. I requested said * to provide me the information and records requested herein, but was refused.

State of Oklahoma

ss.

County of *

Subscribed and sworn to before me on *, 200*.

Notary Public/Judge of the District Court

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application
for An Order of Disclosure of
Public Health Information

CV-200

THE STATE OF OKLAHOMA TO:

ORDER TO APPEAR AND SHOW CAUSE

You are hereby ORDERED, excuses and delays aside, to provide the public health authority with all information you may have personally or records that may be in your possession that will aid said public health authority to ascertain the existence of cases of illness or health conditions that may be potential causes of a catastrophic health emergency, to investigate all such cases for sources of infection or contamination, and to ensure that all cases of transmissible disease are subject to proper control and treatment, or you may appear before this court on *, 200*, and show cause why you should not provide such information or grant access to such records.

HEREOF FAIL NOT UNDER PENALTY OF LAW

JUDGE

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application
for An Order of Disclosure of
Public Health Information

CV-200

SHERIFF'S RETURN

State of Oklahoma

ss.

County of *

Received this writ on *, 200*, and executed the same on *,200*, by _____

Dated *,200* _____

*, Sheriff
by _____, Deputy

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application
for An Order of Disclosure of
Public Health Information

CV-200

ORDER

On *, 200*, the court considers the petition of Craig Ladd, District Attorney for the 20th Judicial District, for an order directing the disclosure of information records that will aid the public health authority to ascertain the existence of cases of illness or health conditions that may be potential causes of a catastrophic health emergency, to investigate all such cases for sources of infection or contamination, and to ensure that all cases of transmissible disease are subject to proper control and treatment. The following appear:

The petitioner by *.

The respondent with/without counsel, */appears not.

Having considered the evidence and argument presented, the court finds as follows:

1. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. * is a * is a physician/pharmacist/pharmacy/veterinarian/farmer/rancher/agricultural producer/purveyor or animals who has personal knowledge or records that will aid the public health authority to ascertain the existence of cases of illness or health conditions that may be potential causes of a catastrophic health emergency, to investigate all such cases for sources of infection or contamination, and to ensure that all cases of transmissible disease are subject to proper control and treatment.
3. It is in the best interest of protecting the public health of the 20th Judicial District that said * make such information and/or records available to the public health authority.

IT IS THEREFORE ORDERED that until the current declaration of a catastrophic health emergency is lifted, * will provide the public health authority with all information in his/her/its possession that will aid said public health authority to ascertain the existence of cases of illness or health conditions that may be potential causes of a catastrophic health emergency, to investigate all such cases for sources of infection or contamination, and to ensure that all cases of transmissible disease are subject to proper control and treatment.

IT IS FURTHER ORDERED that until the same be vacated, this order may be enforced by the Sheriff of * County, any peace officer lawfully commissioned by a municipal government located within * County, the Oklahoma Highway Patrol or the Oklahoma National Guard.

JUDGE

NOTE: If immediate disclosure is necessary, a search warrant should be obtained.

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Concerning the Disposal
of Contaminated Waste

CV-200

PETITION

Comes now Craig Ladd, District Attorney for the 20th Judicial District, and states as follows:

1. On *, 200*, the Governor declared a catastrophic health care emergency pursuant to the Catastrophic Health Care Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. On *, 200*, the public health authority, as defined by 63 Oklahoma Statutes, section 6104, whose geographic area of responsibility includes this judicial district, issued an order pursuant to the authority of 63 Oklahoma Statutes, section 6501, establishing procedures for the safe disposal of contaminated waste.
3. Your petitioner believes that order of this court is necessary to ensure compliance with that order.

Wherefore, premises considered, your petitioner prays the court as follows:

1. Without notice, issue an immediate order commanding all concerned to recognize and obey the above cited order establishing procedures for the safe disposal of contaminated waste.
2. Schedule a hearing, at the conclusion of which issue an order continuing in effect the emergency order hereby requested until the said order establishing procedures for the safe disposal of contaminated waste shall be lifted by proper authority.

Verification attached.

Craig Ladd, District Attorney by

AFFIDAVIT

*, being first sworn upon oath, states as follows:

1. I am the public health authority whose geographic area of responsibility includes the 20th Judicial District.
2. On *, 200*, the Governor declared a catastrophic health care emergency pursuant to the Catastrophic Health Care Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
3. On *, 200*, I issued an order establishing procedures for the safe disposal of contaminated waste.
4. I have reason to believe that order of this court is necessary to aid in the implementation of procedures for the safe disposal of contaminated waste.
5. A delay in the establishment procedures for the safe disposal of contaminated waste creates an immediate danger to the public health and safety of the 20th Judicial District.

State of Oklahoma

ss.

County of *

Subscribed and sworn to before me on *, 200*.

Notary Public/Judge of the District Court

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Concerning the Disposal
of Contaminated Waste

CV-200

THE STATE OF OKLAHOMA TO:

EMERGENCY ORDER

You are hereby ORDERED, excuses and delays aside, to comply with, immediately and without delay, the order issued on *, 200*, establishing a procedure for the safe disposal of contaminated waste.

You are PROHIBITED from interfering with, or obstructing, in any fashion, the implementation of procedures for the safe disposal of contaminated waste.

You may appear before this court on *, 200*, and show cause why this emergency order should not remain in effect until said order establishing procedures for the safe disposal of contaminated waste is lifted.

It is further ORDERED that this emergency order may be enforced by the Sheriff of * County, any peace officer lawfully commissioned by a municipal government located within * County, the Oklahoma Highway Patrol or the Oklahoma National Guard.

HEREOF FAIL NOT UNDER PENALTY OF LAW

JUDGE

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Concerning the Disposal
of Contaminated Waste

CV-200

SHERIFF'S RETURN

State of Oklahoma

ss.

County of *

Received this writ on *, 200*, and executed the same on *,200*, by _____

Dated *,200* _____

*, Sheriff
by _____, Deputy

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Concerning the Disposal
of Contaminated Waste

CV-200

ORDER

On *, 200*, the court considers the petition of Craig Ladd, District Attorney for the 20th Judicial District, for an order directing compliance with an order establishing procedures for the safe disposal of contaminated waste. The following appear:

The petitioner by *.

The respondent with/without counsel, */appears not.

Having considered the evidence and argument presented, the court finds as follows:

1. On *, 200*, the Governor declared a catastrophic health care emergency pursuant to the Catastrophic Health Care Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. On *, 200*, the public health authority, as defined by 63 Oklahoma Statutes, section 6104, whose geographic area of responsibility includes this judicial district, issued an order pursuant to the authority of 63 Oklahoma Statutes, section 6501, establishing procedures for the safe disposal of contaminated waste.
3. A failure to implement the procedures for the safe disposal of contaminated waste. creates an immediate danger to the public health and safety of the 20th Judicial District.
4. An order of this court is necessary to implement the procedures for the safe disposal of contaminated waste.

IT IS THEREFORE ORDERED that until the same be lifted, * is prohibited from interfering with, or obstructing, in any fashion, the order of the public health authority establishing procedures for the safe disposal of contaminated waste.

IT IS FURTHER ORDERED that until the same be vacated, this order may be enforced by the Sheriff of * County, any peace officer lawfully commissioned by a municipal government located within * County, the Oklahoma Highway Patrol or the Oklahoma National Guard.

JUDGE

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Concerning the Disposal
of Human Remains

CV-200

PETITION

Comes now Craig Ladd, District Attorney for the 20th Judicial District, and states as follows:

1. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. On *, 200*, the public health authority, as defined by 63 Oklahoma Statutes, section 6104, whose geographic area of responsibility includes this judicial district, issued an order pursuant to the authority of 63 Oklahoma Statutes, section 6502, establishing procedures for the safe disposal of human remains.
3. Your petitioner believes that order of this court is necessary to ensure compliance with that order.

Wherefore, premises considered, your petitioner prays the court as follows:

1. Without notice, issue an immediate order commanding all concerned to recognize and obey the above cited order establishing procedures for the safe disposal of human remains.
2. Schedule a hearing, at the conclusion of which issue an order continuing in effect the emergency order hereby requested until the said order establishing procedures for the safe disposal of human remains shall be lifted by proper authority.

Verification attached.

Craig Ladd, District Attorney by

AFFIDAVIT

*, being first sworn upon oath, states as follows:

1. I am the public health authority whose geographic area of responsibility includes the 20th Judicial District.
2. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
3. On *, 200*, I issued an order establishing procedures for the safe disposal of human remains.
4. I have reason to believe that order of this court is necessary to aid in the implementation of procedures for the safe disposal of human remains.
5. A delay in the establishment procedures for the safe disposal of human remains creates an immediate danger to the public health and safety of the 20th Judicial District.

State of Oklahoma

ss.

County of *

Subscribed and sworn to before me on *, 200*.

Notary Public/Judge of the District Court

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Concerning the Disposal
of Human Remains

CV-200

THE STATE OF OKLAHOMA TO:

EMERGENCY ORDER

You are hereby ORDERED, excuses and delays aside, to comply with, immediately and without delay, the order issued on *, 200*, establishing procedures for the safe disposal of human remains.

You are PROHIBITED from interfering with, or obstructing, in any fashion, the implementation of procedures for the safe disposal of human remains.

You may appear before this court on *, 200*, and show cause why this emergency order should not remain in effect until said order establishing procedures for the safe disposal of human remains is lifted.

It is further ORDERED that this emergency order may be enforced by the Sheriff of * County, any peace officer lawfully commissioned by a municipal government located within * County, the Oklahoma Highway Patrol or the Oklahoma National Guard.

HEREOF FAIL NOT UNDER PENALTY OF LAW

JUDGE

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Concerning the Disposal
of Human Remains

CV-200

SHERIFF'S RETURN

State of Oklahoma

ss.

County of *

Received this writ on *, 200*, and executed the same on *,200*, by _____

Dated *,200* _____

*, Sheriff
by _____, Deputy

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order Concerning the Disposal
of Human Remains

CV-200

ORDER

On *, 200*, the court considers the petition of Craig Ladd, District Attorney for the 20th Judicial District, for an order directing compliance with an order establishing procedures for the safe disposal of human remains. The following appear:

The petitioner by *.

The respondent with/without counsel, */appears not.

Having considered the evidence and argument presented, the court finds as follows:

1. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. On *, 200*, the public health authority, as defined by 63 Oklahoma Statutes, section 6104, whose geographic area of responsibility includes this judicial district, issued an order pursuant to the authority of 63 Oklahoma Statutes, section 6502, establishing procedures for the safe disposal of human remains.
3. A failure to implement the procedures for the safe disposal of human remains creates an immediate danger to the public health and safety of the 20th Judicial District.
4. An order of this court is necessary to implement the procedures for the safe disposal of human remains.

IT IS THEREFORE ORDERED that until the same be lifted, * is prohibited from interfering with, or obstructing, in any fashion, the order establishing procedures for the safe disposal of human remains.

IT IS FURTHER ORDERED that until the same be vacated, this order may be enforced by the Sheriff of * County, any peace officer lawfully commissioned by a municipal government located within * County, the Oklahoma Highway Patrol or the Oklahoma National Guard.

JUDGE

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for An
Order Establishing An Alternative Care Site

CV-200

PETITION

Comes now Craig Ladd, District Attorney for the 20th Judicial District, and states as follows:

1. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. On *, 200*, the public health authority, as defined by 63 Oklahoma Statutes, section 6104, whose geographic area of responsibility includes this judicial district, issued an order establishing the following location as an alternative site for the care of the ill and injured who would otherwise be admitted to or treated by a hospital, as defined by Title 63 Oklahoma Statutes, section 1-701, *to wit*:
3. Your petitioner believes that order of this court is necessary to aid in the establishment and operation of said alternative site for the care of the ill and injured.

Wherefore, premises considered, your petitioner prays the court as follows:

1. Without notice, issue an immediate order commanding all concerned to recognize and obey the above cited order establishing an alternative site for the care of the ill and injured.
2. Schedule a hearing, at the conclusion of which issue an order continuing in effect the emergency order hereby requested until the said order establishing an alternative site for the care of the ill and injured shall be lifted by proper authority.

Verification attached.

Craig Ladd, District Attorney by

AFFIDAVIT

*, being first sworn upon oath, states as follows:

1. I am the public health authority whose geographic area of responsibility includes the 20th Judicial District.
2. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
3. On *, 200*, I issued an order establishing the following location as an alternative site for the care of the ill and injured who would otherwise be admitted to or treated by a hospital, as defined by Title 63 Oklahoma Statutes, section 1-701, *to-wit*:
4. I have reason to believe that order of this court is necessary to aid in the establishment and operation of said alternative site for the care of the ill and injured.
5. A delay in the establishment and operation of said alternative site for the care of the ill and injured creates an immediate danger to the public health and safety of the 20th Judicial District.

State of Oklahoma

ss.

County of *

Subscribed and sworn to before me on *, 200*.

Notary Public/Judge of the District Court

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for An
Order Establishing An Alternative Care Site

CV-200

THE STATE OF OKLAHOMA TO:

EMERGENCY ORDER

You are hereby ORDERED, excuses and delays aside, to comply with, immediately and without delay, the order issued on *, 200*, establishing * as an alternative site for the care of the ill and injured.

You are PROHIBITED from interfering with, or obstructing, in any fashion, the establishment of or operation of said location as an alternative site for the care of the ill or injured.

You may appear before this court on *, 200*, and show cause why this emergency order should not remain in effect until said order establishing an alternative site for the care of the ill and injured is lifted.

It is further ORDERED that this emergency order may be enforced by the Sheriff of * County, any peace officer lawfully commissioned by a municipal government located within * County, the Oklahoma Highway Patrol or the Oklahoma National Guard.

HEREOF FAIL NOT UNDER PENALTY OF LAW

JUDGE

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for An
Order Establishing An Alternative Care Site

CV-200

SHERIFF'S RETURN

State of Oklahoma

ss.

County of *

Received this writ on *, 200*, and executed the same on *,200*, by _____

Dated *,200* _____

*, Sheriff

by _____, Deputy

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for An
Order Establishing An Alternative Care Site

CV-200

ORDER

On *, 200*, the court considers the petition of Craig Ladd, District Attorney for the 20th Judicial District, for an order directing compliance with an order establishing an alternative site for the care of the ill and injured. The following appear:

The petitioner by *.

The respondent with/without counsel, */appears not.

Having considered the evidence and argument presented, the court finds as follows:

1. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. On *, 200*, the public health authority, as defined by 63 Oklahoma Statutes, section 6104, whose geographic area of responsibility includes this judicial district, issued an order establishing the following location as an alternative site for the care of the ill and injured who would otherwise be admitted to or treated by a hospital, as defined by Title 63 Oklahoma Statutes, section 1-701, *to wit*:
3. A failure to establish and operate said alternative site for the care of the ill and injured creates an immediate danger to the public health and safety of the 20th Judicial District.
4. An order of this court is necessary to aid in the establishment and operation of said alternative site for the care of the ill and injured.

IT IS THEREFORE ORDERED that until the same be lifted, * is prohibited from interfering with, or obstructing, in any fashion, the establishment of or operation of the following location as an alternative site for the care of the ill or injured, *to wit*:

IT IS FURTHER ORDERED that until the same be vacated, this order may be enforced by the Sheriff of * County, any peace officer lawfully commissioned by a municipal government located within * County, the Oklahoma Highway Patrol or the Oklahoma National Guard.

JUDGE

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order of Quarantine

CV-200

PETITION

Comes now Craig Ladd, District Attorney for the 20th Judicial District, and states as follows:

1. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. On *, 200*, an order of quarantine was issued by the Commissioner of Health/State Board of Agriculture/State Veterinarian.
3. Your petitioner believes that said order of quarantine is being/will be violated by the following person/entity:
4. Violation of said order of quarantine creates an immediate danger to the public health and safety of the 20th Judicial District.

Wherefore, premises considered, your petitioner prays the court as follows:

1. Without notice, issue an immediate order prohibiting the violation of the above cited order of quarantine.
2. Schedule a hearing, at the conclusion of which issue an order prohibiting violation of the above cited order of quarantine until it shall be lifted by proper authority.

Verification attached.

Craig Ladd, District Attorney by

AFFIDAVIT

*, being first sworn upon oath, states as follows:

1. I am authorized by the Oklahoma Commissioner of Health to take action to prevent the spread of communicable disease.

2. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*

3. On *, 200*, an order of quarantine was issued by the Commissioner of Health/State Board of Agriculture/State Veterinarian.

4. I have reason to believe that said order of quarantine is being/will be violated by the following person(s)/entity(ies):

5. Violation of said order of quarantine creates an immediate danger to the public health and safety of the 20th Judicial District.

State of Oklahoma

ss.

County of *

Subscribed and sworn to before me on *, 200*.

Notary Public/Judge of the District Court

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order of Quarantine

CV-200

THE STATE OF OKLAHOMA TO:

EMERGENCY ORDER

You are hereby ORDERED, excuses and delays aside, to comply with, immediately and without delay, the order of quarantine issued on *, 200*, by the Commissioner of Health/State Board of Agriculture/State Veterinarian.

You may appear before this court on *, 200*, and show cause why this emergency order should not remain in effect until said order of quarantine is lifted.

HEREOF FAIL NOT UNDER PENALTY OF LAW

JUDGE

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order of Quarantine

CV-200

SHERIFF'S RETURN

State of Oklahoma

ss.

County of *

Received this writ on *, 200*, and executed the same on *,200*, by _____

Dated *,200* _____

*, Sheriff

by _____, Deputy

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
* COUNTY, STATE OF OKLAHOMA

In the Matter of An Application for
An Order of Quarantine

CV-200

ORDER

On *, 200*, the court considers the petition of Craig Ladd, District Attorney for the 20th Judicial District, for an order directing compliance with an order of quarantine. The following appear:

The petitioner by *.

The respondent with/without counsel, */appears not.

Having considered the evidence and argument presented, the court finds as follows:

1. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. On *, 200*, an order of quarantine was issued by the Commissioner of Health/State Board of Agriculture/State Veterinarian.
3. Violation of said order of quarantine creates an immediate danger to the public health and safety of the 20th Judicial District.

IT IS THEREFORE ORDERED that until the same be lifted, * is prohibited from violating the order of quarantine issued on *, 200*, by the Commissioner of Health/State Board of Agriculture/State Veterinarian.

IT IS FURTHER ORDERED that until the same be lifted, this order may be enforced by the Sheriff of * County, any peace officer lawfully commissioned by a municipal government located within * County, the Oklahoma Highway Patrol or the Oklahoma National Guard.

JUDGE

IN THE DISTRICT COURT OF THE TWENTIETH JUDICIAL DISTRICT
CARTER, JOHNSTON, LOVE, MARSHALL AND MURRAY COUNTIES
STATE OF OKLAHOMA

In the Matter of Emergency Measures
During A Catastrophic Health Emergency

ORDER

On *, 200*, the undersigned Chief Judge of the 20th Judicial District finds as follows:

1. On *, 200*, the Governor declared a catastrophic health emergency pursuant to the Catastrophic Health Emergency Powers Act, Title 63 Oklahoma Statutes, section 6101, *et seq.*
2. Extraordinary administrative measures are necessary in order for the court to perform its constitutional and statutory duties.

IT IS THEREFORE ORDERED as follows:

1. Each judge of the 20th Judicial District is assigned to preside over matters pending in each county of the district without further written order.
2. Each court reporter in this district is assigned to perform his/her duties in all counties of the district without further written order.
3. Each bailiff/secretary, including part-time bailiff/secretaries in this district is assigned to perform his/her/their duties in all counties of the district without further written order.
4. The court sitting in each county of the district may hold court in any town of the county and in any facility that will accommodate the needs of the court.
5. The court sitting in each county may conduct hearings in which counsel and/or witnesses are in locations other than in which the court is sitting, but connected via sight and sound telecommunication, said remote location(s) to be determined by the judge presiding and may be at any location within the district.
6. Unless otherwise prohibited by law, each judge in the district may grant emergency, *ex parte* relief upon the request of the District Attorney, Attorney General or other counsel representing the Department of Health, Department of Public Safety, Department of Agriculture or Department of Emergency Management, regardless of the county or counties in which the relief will be granted.

6. This order will remain in effect until the catastrophic health emergency declared on *, 200*, is lifted, at which time this order will become null without further order.

Chief Judge