

2020-03-18-01

# The Supreme Court of South Carolina

## RE: Statewide Evictions and Foreclosures

---

### ORDER

---

In recognition of the difficulties the COVID-19 pandemic may have on institutions and individuals, and on the basis that increased housing insecurity and homelessness will worsen the threat posed by the illness,

**I FIND** it necessary to address statewide evictions and foreclosures.

Pursuant to provisions of Article V, Section 4 of the South Carolina Constitution,

**IT IS ORDERED** that all evictions currently ordered and scheduled statewide shall be rescheduled for a date not earlier than May 1, 2020. Furthermore, the court shall not accept applications for ejection, schedule hearings, issue writs or warrants of ejection, or proceed in any other manner regarding evictions until directed by subsequent order by the Chief Justice. However, case-by-case exceptions for evictions may be made for matters that involve essential services and/or harm to person or property.

**I FURTHER ORDER** a moratorium in Master-in-Equity courts statewide on foreclosure hearings, foreclosure sales, writs of assistance and writs of ejections, nor should Masters-in-Equity proceed in any other manner regarding foreclosures until directed by subsequent order by the Chief Justice.

This Order supersedes the Statewide Evictions Order dated March 17, 2020.

s/Donald W.

Beatty

Donald W. Beatty

Chief Justice of South Carolina

Columbia, South Carolina  
March 18, 2020