
For Whom the Bell Tolls: COVID Executive Orders Are Still Being Interpreted

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The [article](#) “For Whom the Bell Tolls: COVID Executive Orders Are Still Being Interpreted” by Mordecai Geisler, Esq. explores the ongoing legal interpretation and impact of 2020 COVID-19 executive orders from then-governor Andrew Cuomo. In an analysis for the New York Law Journal, Geisler explains the difference in wording of Executive Order No. 202.8 compared to the others issued by Cuomo, and the key decisions that have helped to clarify if these executive orders operated to toll statutes of limitation and other filing periods under New York State Law. Geisler advises practitioners to remain aware of the continued effects of the 2020 executive orders on civil procedure in New York.

About the Author

[Mordecai Geisler](#) is a Partner in the Litigation Department at Abrams Fensterman, LLP. His practice focuses on complex commercial litigation and includes a wide range of substantive areas, including contract disputes, real estate, fraud, breaches of fiduciary duty, bankruptcy, trust and estates, and shareholder litigation.