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# PRESIDING JUDGE KEVIN C. BRAZILE EXTENDS ORDER CLOSING COURTROOMS, DELAYING TRIALS AND NON-ESSENTIAL MATTERS THROUGH JUNE 10

Nation's Largest Trial Court to Launch 'Here For You | Safe For You' Plan to Open Virtual and Physical Courthouse Doors Starting June 15 with the Clerk's Office

Presiding Judge Kevin C. Brazile announced today he has extended his April 14 Order pursuant to the emergency powers granted to him by Chief Justice Tani G. Cantil-Sakauye under Government Code 68115. Under today's Order, all courtrooms will remain closed for judicial business through June 10 — except time-sensitive, essential functions. To prepare for the resumption of court hearings beginning June 22, the Clerk's Office will reopen on June 15.

"This extension is necessary to continue social distancing in our courthouses as we balance public health and safety and prepare to reopen the virtual and physical doors of the nation's largest trial court with a broad array of safeguards and services under the Court's new 'Here For You | Safe For You' plan," Presiding Judge Brazile said. "Whether you are an attorney or party appearing from a remote location or seeking assistance from a courthouse, the Court will fulfill its access to justice mandate while prioritizing safe, accessible and efficient service delivery for the public, judicial officers and employees."

#### Order Extension 2-2-2-2

Under the Order, these matters scheduled between May 13-June 10, 2020, will be continued or reset:

- Criminal jury trials and non-jury trials;
- Civil jury and non-jury trials;
- Processing of all Unlawful Detainer cases;
- Family Law trials and evidentiary hearings, excluding Restraining Order and international kidnapping proceedings;
- Traffic and Non-Traffic Infraction trials; and
- Dependency and Delinquency arraignment/detention hearings.

In response to the COVID-19 public health crisis, Presiding Judge Brazile exercised his authority to scale down operations on March 17 under the powers conveyed to him by the Chief Justice on March 16, 2020. The initial Order led to the closure of 400 out of 580 courtrooms throughout the Court's 38 courthouses. Those courtrooms will remain closed through June 10, with hearings resuming on June 22.

Access to all Los Angeles County courthouses remains restricted to Judges, Commissioners, court staff, co-lessees, Judicial Council staff and vendors, and authorized persons, which includes but is not limited to news reporters and news media representatives.

To prepare for the June 22 reopening of the closed 400 courtrooms and resumption of hearings and court operations, the Clerk's Office — which has been closed since March 23 — will reopen on June 15. Court employees are preparing calendars and implementing new ways to virtually deliver services. Information regarding the new Virtual Clerk's Office and Court Service Departments including virtual Jury Service, telephonic and video Webex assistance, and how to reserve a seat in the courthouse for in-person assistance, will be coming soon.

In addition to the new virtual services coming soon, under the new *Here For You* | *Safe For You* plan, the Court:

### Order Extension 3-3-3-3

- Requires the use of face coverings by all judicial officers, employees and all Court visitors, with limited permissible exceptions;
- Manages social distancing with signs, floor, wall and seating markings inside and outside courthouses;
- Works with Sheriff's Deputies to help manage social distancing requirements;
- Offers hand sanitizer and wipes at entrances, inside courtrooms and other high traffic areas; and
- Provides enhanced disinfection and cleaning of courthouse facilities, including disinfectant
  cleaning of many areas twice daily in areas such as courtrooms, Clerk's Office, and all
  high-traffic areas, such as hand rails, door handles and knobs, elevator areas and
  buttons, and escalators. Public restrooms also are disinfected twice daily, and sometimes
  more frequently, if needed.

The *Here For You* | *Safe For You* plan focuses on providing a safe courthouse environment while offering services that allow court business to be conducted remotely. Whether appearing by phone, from home, the office or coming to the courthouse, the *Here For You* | *Safe For You* plan provides safe, efficient options to access justice. The Court's remote technology options promote social distancing by reducing the number of people appearing in person. Updates on COVID-19 impacts to court operations are available on the Court's website (<a href="www.lacourt.org">www.lacourt.org</a>) and Twitter page (<a href="www.lacourt.org">QLASuperiorCourt</a>).

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Deputy

Superior Court of California County of Los Angeles

MAY 1 3 2020

Sherri R. Carter, Executive Officer/Clerk

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SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF LOS ANGELES

ADMINISTRATIVE ORDER OF THE PRESIDING JUDGE RE COVID-19 PANDEMIC

**GENERAL ORDER** 

The World Health Organization, the United States Centers for Disease Control and Prevention (CDC), and the State of California have recognized that the world, country, and state face a life-threatening pandemic caused by the COVID-19 virus.

In response to the spread of COVID-19, Governor Gavin Newsom on March 4, 2020, declared a state of emergency in California, which was followed on March 13, 2020, by President Donald J. Trump declaring a national emergency. Beginning on March 16, 2020, California counties, including Los Angeles, began issuing shelter-in-place or stay-at-home orders. On March 19, 2020, Governor Newsom issued Executive Order N-33-20, requiring all Californians to stay home, subject to certain limited exemptions. Courts are included in this exemption.

Public Health agencies, including the CDC, the California Department of Public Health, and local county health departments have recommended increasingly stringent social distancing measures of at least six feet between people, and encouraged vulnerable individuals to avoid public gatherings and spaces. The continuous operation of our courts is essential for our constitutional form of government, for providing due process and protecting the public. However, courts are clearly places with high risks during this pandemic because they require gatherings of judicial officers, court staff,

litigants, attorneys, witnesses, defendants, law enforcement, and juries—well in excess of the numbers allowed for gathering under current executive and health orders.

In response, on March 20, 2020, the Chief Justice of California, the Honorable Tani Cantil-Sakauye, issued an advisory recommending steps superior courts could take to mitigate the effect of reduced staffing and court closures and to protect the health of judges, court staff, and court users. On March 23, 2020, the Chief Justice also issued an order requiring superior courts to suspend jury trials for 60 days, unless they were able to conduct such a trial at an earlier date, upon a finding of good cause shown or through the use of remote technology. That order also extended holding last day trials in criminal and civil proceedings; and authorized courts to adopt any proposed local rules or rule amendment intended to address the impact of the COVID-19 pandemic to take effect immediately, without advance circulation for public comment.

On March 27, 2020, Governor Newsom issued Executive Order N-38-20, which among other things, suspends Government Code section 68115 and any other provision of law to the extent that those laws impose or imply a limitation on the Chief Justice's authority to authorize, via emergency order or statewide rule, any court to take any action that is necessary to maintain the safe and orderly operation of the courts. On March 28, 2020, the Judicial Council met in an emergency session and unanimously authorized and supported the Chief Justice issuing statewide emergency orders to extend statutory deadlines for preliminary hearings, arraignments, and last day trials in both criminal and civil proceedings.

On March 30, 2020, the Chief Justice issued an order that, inter alia, (a) extended the time period provided in section 859b of the Penal Code for the holding of a preliminary examination and the defendant's right to release from 10 court days to not more than 30 court days; (b) extended the time period provided in section 825 of the Penal Code within which a defendant charged with a felony offense must be taken before a magistrate from 48 hours to not more than seven days; (c) extended the time period provided in section 1382 of the Penal Code for the holding of a criminal trial by no more

than 60 days from the last date on which the statutory deadline otherwise would have expired; and (d) extended the time periods provided in sections 583.310 and 583.320 of the Code of Civil Procedure to bring an action to trial by no more than 60 days from the last date on which the statutory deadline otherwise would have expired. These time extensions are in addition to any relief provided pursuant to a court-specific emergency order issued under a subdivision of Government Code section 68115 related to another time extension or form of relief.

On April 6, 2020, the Judicial Council adopted eleven emergency rules of court that addressed the suspension of certain civil proceedings, the use of technology in court proceedings and operations, the conduct of criminal proceedings, the conduct of juvenile dependency and delinquency proceedings, the issuance of emergency protective orders, and the conduct of civil proceedings and discovery. Since adopting those emergency rules, the council has adopted, inter alia, additional rules on service of papers, and the effective date for modification of support orders, and has amended emergency rule 8.

On April 29, 2020, the Chief Justice issued a statewide order extending by an additional 30 days the 60-day continuance of criminal jury trials and the 60-day extension of time in which to conduct a criminal trial under Penal Code Section 1382.

In addition, upon the renewed request of Presiding Judge Kevin C. Brazile, the Chief Justice determined that the conditions described in Government Code section 68115(a) continue to exist, and authorized the Superior Court of California, County of Los Angeles, to undertake a number of actions.

In light of these actions and orders, and as supplemented by the specific authority granted to the Superior Court of California, County of Los Angeles, by the Chief Justice pursuant to the provisions of 68115 of the Government Code,

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#### This court **HEREBY FINDS AND ORDERS AS FOLLOWS:**

- 1. **From May 13, 2020 until June 10, 2020**, inclusive, all courtrooms will remain closed for judicial business, except for the following time-sensitive, essential functions:
  - a. Civil Temporary Restraining Orders
  - b. Family Temporary Restraining Orders
  - c. Civil Ex Parte Proceedings, including without limitation, Emergency Minor's
     Compromise Proceedings<sup>1</sup>
  - d. Family Ex Parte Proceedings
  - e. Hague Convention (International Kidnapping)
  - f. Probate Ex Parte Hearings
  - g. Probate Emergency Petitions for Temporary Conservatorship
  - h. Probate Emergency Petitions for Temporary Guardianship
  - i. Riese Hearings
  - j. Search Warrants
  - k. Arraignments
  - l. Criminal Preliminary Hearings
  - m. Criminal Ex Parte Hearings
  - n. Bail Bond and Cash Bail Processings
  - o. Bail Review
  - p. Criminal Mental Competency Hearings
  - q. Criminal Sentencing Proceedings
  - r. Criminal Post-Sentencing Proceedings
  - s. Grand Jury Indictments

<sup>&</sup>lt;sup>1</sup> From May 13, 2020 until June 10, 2020, all parties may appear telephonically in Civil ex parte matters. Opposition papers for any electronically-filed ex parte application must be electronically filed by 8:00 p.m. the day <u>before</u> the hearing on the ex parte application, unless the party opposing the ex parte application is a self-represented litigant or otherwise exempt from mandatory electronic filing pursuant to the operative General Order re Mandatory Electronic Filing in Civil.

- t. Juvenile Ex Parte Orders
- u. Emergency Orders Relating to the Health and Safety of a Child
- v. Juvenile Restraining Orders
- w. Juvenile Delinquency Detention Hearings and related case processing
- x. Juvenile Dependency Detention Hearings and related case processing
- y. Petitions for Writ Seeking Emergency Relief in Misdemeanor, Limited Civil and Infractions
- z. Emergency Writs Challenging COVID-19 Emergency Measures
- aa. Writs of Habeas Corpus Challenging Medical Quarantines
- bb. Emergency Protective Orders
- cc. Proceedings under the Lanterman-Petris-Short ("LPS") Act
- dd. Judicial Commitments for Dangerous Persons based on Mental Health Conditions
- ee. Parole and Post-Release Community Supervision Revocation Hearings
- ff. Juvenile Arraignment/Detention Hearings: Adjudications and Dispositions
- gg. Juvenile Delinquency Adjudications and Dispositions, and related case processing
- NOTICE IS HEREBY GIVEN THAT ALL OTHER MATTERS WILL BE
   CONTINUED BY THE COURT. The parties shall receive further notice stating the
   specific time and date of the continuance in their cases.
- 3. The Court extends the time periods provided in section 313 of the Welfare and Institutions Code within which a minor taken into custody pending dependency proceedings must be released from custody to not more than seven (7) days, applicable only to minors for whom the statutory deadline would otherwise expire from May 13, 2020 until June 10, 2020, inclusive.
- 4. The Court extends the time periods provided in section 315 of the Welfare and Institutions Code within which a minor taken into custody pending dependency

proceedings must be given a detention hearing to not more than seven (7) days, applicable only to minors for whom the statutory deadline would otherwise expire from May 13, 2020 until June 10, 2020, inclusive.

- The Court extends the time periods provided in sections 632 and 637 of the Welfare and Institutions Code within which a minor taken into custody pending wardship proceedings and charged with a felony offense must be given a detention hearing or rehearing to not more than seven (7) days, applicable only to minors for whom the statutory deadline would otherwise expire from May 13, 2020 until June 10, 2020, inclusive.
- 6. The Court extends the time period provided in section 334 of the Welfare and Institutions Code within which a hearing on a juvenile dependency petition must be held by not more than **fifteen** (15) **days**, applicable only to minors for whom the statutory deadline would otherwise expire from **May 13, 2020 until June 10, 2020**, inclusive.
- 7. The Court extends the time period provided in section 657 of the Welfare and Institutions Code within which a hearing on a wardship petition for a minor charged with a felony offense must be held by not more than **fifteen** (15) **days**, applicable only to minors for whom the statutory deadline otherwise would expire from **May 13, 2020** until June 10, 2020, inclusive.
- 8. Further, the Court declares that from May 13, 2020 until June 10, 2020, inclusive, be deemed a holiday/holidays for purposes of computing the time under Code of Civil Procedure section 116.330(a) (requires a small claims matter to be scheduled for hearing no earlier than 20 days, but not more than 70 days from the date of the order directing the parties to appear at the hearing).

- 9. All civil jury or non-jury trials, including unlawful detainer trials, probate trials, and family law trials, will be continued until a date after **June 22, 2020**. The parties shall be notified of the continued trial date by the Court. The parties shall receive notice of the date on which the trial shall be set. All pre-trial dates for trials that are continued pursuant to this paragraph are also continued consistent with the new trial date.
- 10. In unlawful detainer cases, Emergency Rule 1(d) establishes that if the defendant has appeared in the action, the Court may not set a trial date earlier than 60 days after a request for trial is made, unless the Court finds that an earlier trial date is necessary to protect public health and safety. Under that same rule, any trial set in an unlawful detainer proceeding as of April 6, 2020 must be continued at least 60 days from the initial date of trial.
- 11. All traffic and infraction trials set for trial from May 13, 2020 until June 10, 2020, inclusive, are continued. The parties shall receive notice of the date on which the trial shall be set.
- 12. In all criminal cases, the Court imposes a 90-day continuance of all status reports and progress reports, applicable only to defendants for whom a status report or progress report was due from **May 13, 2020 until June 10, 2020**, inclusive. The Court shall provide notice of when the new proceeding will be held.
- 13. The continuance of any and all misdemeanor post-arraignment proceedings, in which the defendant is out of custody, applicable only to defendants for whom misdemeanor proceedings would otherwise be set from May 13, 2020 until June 10, 2020, inclusive.
- 14. Access to all Los Angeles County courthouses remains restricted at all times to judges, commissioners, court staff, co-lessees, Judicial Council staff and vendors, and

authorized persons, which includes but is not limited to news reporters and news media representatives.

- 15. Access to all essential court proceedings, including, but not limited to, arraignments, preliminary hearings, restraining order or ex parte matters remains limited to parties, attorneys, witnesses or authorized persons, which includes, but is not limited to news reporters and news media representatives.
- 16. The Executive Officer/Clerk of Court may provide telephonic and electronic assistance in these essential court proceedings to the greatest extent possible.
- 17. The April 2, 2020 General Order 007 (2020-GEN-007-00), implementing the statewide order issued by the Chief Justice on March 30, 2020, remains in full force and effect.

THIS ORDER IS EFFECTIVE IMMEDIATELY AND WILL REMAIN IN EFFECT UNTIL JUNE 10, 2020, AND MAY BE AMENDED AS CIRCUMSTANCES REQUIRE.

DATED: May 13, 2020



KEVIN C. BRAZILE Presiding Judge