

FILED
LOS ANGELES SUPERIOR COURT

MAY 11 2020

Sherri R. Carter, Executive Officer/Clerk
By B. Perez Deputy
B. Perez

**SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES**

ORDER REDUCING JAIL SENTENCE FOR) STANDING ORDER OF THE
INMATES WITH LESS THAN **90** DAYS) SUPERVISING JUDGE OF THE CRIMINAL
LEFT ON THEIR SENTENCE) DIVISION
STIPULATION BETWEEN)
PROSECUTION/DEFENSE COVID-19)
EMERGENCY)

COVID-19 is a pandemic affecting society globally. In the United States, and in California, the President of the United States, the Governor of the State of California, and the Board of Supervisors of the County of Los Angeles, have all declared states of emergency.

On March 16, 2020, the Los Angeles Superior Court (Court), pursuant to Government Code section 68115, obtained an emergency order from the Chief Justice of the California Supreme Court (Chief). From March 17, 2020 to April 16, 2020, the Court will operate under a General Order to process only essential services.

On March 20, 2020, the Chief, as the head of the Judicial Council, declared an advisory recommendation on criminal procedure including:

- (a) With the assistance of justice partners, identify those persons currently in county jail or juvenile hall custody who have less than **90** days remaining on their jail sentence for the purpose of modifying their sentences to permit early release of such persons with or without supervision or to community-based organizations for treatment.

1 In pursuit of the Chief's policy goals, the Los Angeles County District Attorney's Office
2 (DA), along with the Los Angeles County Public Defender's Office (PD), the Los Angeles
3 County Alternate Public Defender's Office (APD), the Los Angeles City Attorney's Office, the
4 Los Angeles County Prosecutors' Association, and the Los Angeles County Sheriff's
5 Department (Sheriff), have collaborated on an efficient process for the release of inmates on their
6 jail sentence through a stipulation process.

7 To save time and promote social distancing, the parties have stipulated to the following:

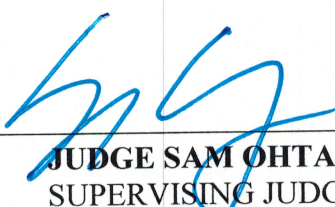
- 8 1) The prosecution and the defense waive resentencing hearing; and
- 9 2) All defendants on the list waive their appearance.

10 Based upon the stipulation submitted to the Court, the Court hereby makes the following
11 order:

- 12 1) The sentence for all defendants on the attached list is modified as follows:
 - 13 a. Any remaining time on the jail sentence is reduced to 0.
 - 14 b. Defendants are released as time served.

15
16 **IT IS SO ORDERED**

17
18 Date: May 11, 2020


JUDGE SAM OHTA
SUPERVISING JUDGE
CRIMINAL DIVISION



ATTACHMENT "A"
05/11/2020
90-Day Resentencing List

| BOOKING NO. | NAME (LAST, FIRST) | CASE NO. |
|------------------------|---------------------------|----------------------|
| | Ball, Robert | 0PH01679 |
| | Diaz, John | 8PR03290 |
| | Garrett, Lorna | 0PH01327 |
| | Gumataotao, Manuel | KA110268 |
| | Ibrahim, Kelly | BA475734 BA454907 |
| | Jones, Joylin | 5SY06270 YA098938 |
| | Knight, Doyle | YA099375 |
| | Marshall, Ashly | YA097099 |
| | Meadows, Dennis | NA109079 |
| | Robledo, Cesar | 0PR00073 |
| | Uebel, Nicholas | 0PH01771 |
| | Woods, Vincent | 0PH01637 |