

Jackson v. Supreme Court Illinois 19-8665

APPLICATION APPENDIX



SUPREME COURT OF ILLINOIS

SUPREME COURT BUILDING
200 East Capitol Avenue
SPRINGFIELD, ILLINOIS 62701-1721

CAROLYN TAFT GROSBOLL
Clerk of the Court
(217) 782-2035
TDD: (217) 524-8132

June 17, 2020

FIRST DISTRICT OFFICE
160 North LaSalle Street, 20th Floor
Chicago, IL 60601-3103
(312) 793-1332
TDD: (312) 793-6185

George Jackson, III
Dred Scott LLP
1138 North State, Route 48
Decatur, IL 62522

In re: In re: Illinois Courts Response to COVID-19 Emergency.
M.R.030370

Today the following order was entered in the captioned case:

Movant's combined third demand for trial before this Court and motion for stay of orders entered in M.R.030370. Denied.

Order entered by the Court.

Very truly yours,

A handwritten signature in cursive script that reads "Carolyn Taft Gosboll".

Clerk of the Supreme Court

CC:

IN THE
SUPREME COURT OF ILLINOIS

In re:)
)
 Illinois Court's Response to) M.R. 30370
 COVID-19 Emergency/)
 Impact on Trials)

ANTHONY JACKSON,)
 Petitioner,)
) United States Supreme Court
 -v-)
) Docket 19-8665
 ILLINOIS SUPREME COURT,)
 Respondent,)

PEOPLE OF THE STATE OF ILLINOIS,)
 Plaintiff/Respondent,)
) Cook County Circuit Court
 -v-)
) Trial Court Case No.: 13 CR 7738
 ANTHONY JACKSON,)
 Defendant/Movant,)

**ANTHONY JACKSON'S COMBINED THIRD DEMAND FOR TRIAL BEFORE
THIS HONORABLE ILLINOIS SUPREME COURT AND
MOTION FOR STAY OF ORDERS ENTERED IN M.R. 30370**

NOW COMES Anthony Jackson, Defendant/Petitioner/Movant ("Movant"), and respectfully makes his third written Demand for Trial filed before this Honorable Illinois Supreme Court, which he makes in addition to the oral and written trial demands he made

before Judge Linn when Judge Linn repeatedly and over Movant's strained objections held *ex parte* hearing in his chambers with the Assistant State Attorneys that included Jennifer Coleman and Yolanda Lippert, and before Judge Walowski (who summarily denied Movant's written and oral Motions for transcripts of the in-chambers hearings), and respectfully moves this Honorable Illinois Supreme Court to stay application and enforcement of this Court's Orders entered in M.R. 30370, specifically including, the March 20, 2020, April 3, 2020, and April 7, 2020, Orders, and all subsequent Orders entered by this Illinois Supreme Court granting similar relief to the State and in violation of the United States Constitutional rights of Movant and defendants similarly situated.

Movant states:

I. Third Demand for Trial by Anthony Jackson Made to this Illinois Court

1. Movant has been detained at Cook County Jail since January 15, 2015.
2. Movant has been jailed for 1,973 days as of June 10, 2020.
3. On November 9, 2016, Movant obtained a new trial, thus triggering the commencement of the running of the speedy trial term.
4. Given that he is detained and has been continuously detained for 5.5 years, the State had at most 120 days to bring Anthony Jackson to Trial. As of June 10, 2020, the State used 1,309, over Movant's repeated objections.
5. To be clear, March 20, 2020, was merely 82 days ago, meaning 1,227 days had elapsed before this Court violated Movant's Due Process and Speedy trial rights guaranteed to him by the United States Constitution, Amendments XIV and VI, by entering the first of the Trilogy Orders.

6. *The Speedy Trial Term for Anthony Jackson has long since expired.*
7. The State failed miserably in failing to bring Anthony Jackson to trial within the Constitutional demand. We respectfully maintain that they should not get an assist from this Honorable Illinois Supreme Court in attempting to salvage their fatal infirmities.
8. Because it is this Court that has attempted to toll the Speedy Trial Term, in shameful and knowing violation of due process, Anthony Jackson again files his repeated demand for trial in this Court, with Notice to the State.
9. *Movant Anthony Jackson again demands trial.*

II. United States Supreme Court Proceedings

10. Movant filed a a Petition for Writ of Certiorari before the United States Supreme Court. Attached *Exhibit Petition*, without Appendix.
11. This day, June 10, 2020, the Clerk of the United States Supreme Court telephonically informed Attorney Jackson that the the Petition was accepted, and that the case was re-captioned to *Anthony Jackson v. Illinois Supreme Court*, 19-8665.
12. Accordingly, Movant Anthony Jackson seeks a stay of the application and enforcement of this Honorable Illinois Supreme Court's Orders entered in M.R. 30370, specifically including the Trilogy Orders of March 20, April 3, and April 7, 2020, and any subsequent Orders entered that purport to toll the Speedy Trial Terms in Illinois criminal cases.

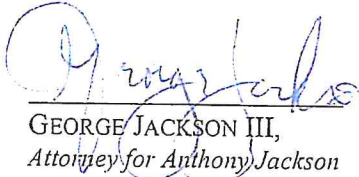
13. With respect to this Honorable Court, Counsel informs that he shall file a Combined United States Supreme Court Rules 22 and 23 Emergency Application for Stay of this Court's Trilogy Orders and any subsequent Orders purporting to toll the Speedy Trial Terms in Illinois criminal cases.

14. To that end, Counsel first presents the stay request to this Court, despite the entrenched stance of this Court.

WHEREFORE, Anthony Jackson moves this Court to stay application and enforcement of the M.R. 30370 Orders, specifically including this Illinois Supreme Court's Orders of March 20, April 3, & April 7, 2020, and any subsequent Orders that purport to toll the Speedy Trial Terms in Illinois criminal cases, and excluding any Order(s) staying prior tolling Orders, until resolution of the case of the newly docketed case of *Anthony Jackson v. Illinois Supreme Court*, 19-8665, currently pending before the United States Supreme Court.

Respectfully submitted,
ANTHONY JACKSON,

By:



GEORGE JACKSON III,
Attorney for Anthony Jackson

June 10, 2020
Date

George Jackson III
DRED SCOTT LLP
55 West Monroe, Suite 990
Chicago, IL 60603
(312) 833-0896 Office
(773) 454-7645 Cell
GJackson@DredScottLLP.com

ATTORNEY CERTIFICATION AND CERTIFICATE OF SERVICE

I, GEORGE JACKSON III, certify that the statements set forth in this document are true and correct, and that on June 10, 2020, I caused the foregoing

**ANTHONY JACKSON'S COMBINED THIRD DEMAND FOR TRIAL BEFORE
THIS HONORABLE ILLINOIS SUPREME COURT AND
MOTION FOR STAY OF ORDERS ENTERED IN M.R. 30370**

to be submitted for filing using the Court's electronic filing system. I further certify that I caused the individuals listed below to be served at their respective electronic mail addresses as listed below.

I understand that making a false statement on this form is perjury and has penalties provided by law under 735 ILCS 5/1-109.

Lisa Madigan
Attorney General
100 West Randolph, Suite 1200
Chicago, Illinois 60601
Attn: Michael Glick
mglick@atg.state.il.us

ASA Alan J. Spellman
Office of Cook County State's Attorney
309 Richard J. Daley Center
Chicago, Illinois 60602
eserve.criminalappeals@cookcountylil.gov

Honorable Ursula Walowski
Judge, Circuit Court of Cook County
2600 South California Ave.
Chicago, Illinois 60608
Via U.S. Regular Mail

ASA Yolanda Lippert
Office of Cook County State's Attorney
yolanda.lippert@cookcountylil.gov

June 10, 2020
Date

By: 
George Jackson III,
Attorney for
Anthony Jackson, Movant

George Jackson III
DRED SCOTT LLP
55 West Monroe, Suite 990
Chicago, IL 60603
(312) 833-0896 Office
(773) 454-7645 Cell
GJackson@DredScottLLP.com

IN THE
SUPREME COURT OF ILLINOIS

In re:)
Illinois Courts Response to) M.R. 30370
COVID-19 Emergency/)
Impact on Trials)

Order

In the exercise of the general administrative and supervisory authority over the courts of Illinois conferred on this Court pursuant to Article VI, Section 16 of the Illinois Constitution of 1970 (Ill. Const. 1970, art. VI, sect. 16), and in view of the state of emergency that has been declared by the Governor of the State of Illinois in order to prevent the spread of the coronavirus;

IT IS HEREBY ORDERED that the Chief Judges of each circuit may continue trials for the next 60 days and until further order of this Court. In the case of criminal proceedings, any delay resulting from this emergency continuance order shall not be attributable to either the State or the defendant for purposes of section 103-5 of the Code of Criminal Procedure of 1963 (725 ILCS 5/103-5 (West 2018)).

Order entered by the Court.



IN WITNESS WHEREOF, I have hereunto
subscribed my name and affixed the
seal of said Court, this 20th day of
March, 2020.

Carolyn Taft Gosboll Clerk,
Supreme Court of the State of Illinois

IN THE
SUPREME COURT OF ILLINOIS

In re:)
)
)
 Illinois Courts Response to) M.R. 30370
 COVID-19 Emergency/)
 Impact on Trials)

Order

In the exercise of the general administrative and supervisory authority over the courts of Illinois conferred on this Court pursuant to Article VI, Section 16 of the Illinois Constitution of 1970 (Ill. Const. 1970, art. VI, sect. 16), and in view of the state of emergency that has been declared by the Governor of the State of Illinois in order to prevent the spread of the coronavirus, IT IS HEREBY ORDERED that the Court's order of March 20, 2020 is amended to read:

The Chief Judges of each circuit may continue trials until further order of this Court. In the case of criminal proceedings, any delay resulting from this emergency continuance order shall not be attributable to either the State or the defendant for purposes of section 103-5 of the Code of Criminal Procedure of 1963 (725 ILCS 5/103-5 (West 2018)). In the case of juvenile delinquency proceedings, any delay resulting from this emergency continuance order shall not be attributable to either the State or the juvenile for purposes of section 5-601 of the Illinois Juvenile Court Act (705 ILCS 405/5-601 (West 2018)).

Order entered by the Court.



IN WITNESS WHEREOF, I have hereunto
subscribed my name and affixed the seal
of said Court, this 3rd day of April, 2020.

Carolyn Taft Gosboll Clerk,
Supreme Court of the State of Illinois

IN THE
SUPREME COURT OF ILLINOIS

In re:)
Illinois Courts Response to)
COVID-19 Emergency/) M.R.30370
Impact on Trials)
)

Order

In the exercise of the general administrative and supervisory authority over the courts of Illinois conferred on this Court pursuant to Article VI, Section 16 of the Illinois Constitution of 1970 (Ill. Const. 1970, art. VI, sec. 16); in view of the state of emergency that has been declared by the Governor of the State of Illinois in order to prevent the spread of the novel coronavirus; and in the interests of the health and safety of all court users, staff, and judicial officers during these extraordinary circumstances, and to clarify this Court's orders of March 20, 2020 and April 3, 2020, IT IS HEREBY ORDERED that the Court's orders of March 20, 2020 and April 3, 2020 are amended as follows:

The Chief Judges of each circuit may continue trials until further order of this Court. The continuances occasioned by this Order serve the ends of justice and outweigh the best interests of the public and defendants in a speedy trial. Therefore, such continuances shall be excluded from speedy trial computations contained in section 103-5 of the Code of Criminal Procedure of 1963 (725 ILCS 5/103-5 (West 2018)) and section 5-601 of the Illinois Juvenile Court Act (705 ILCS 405/5-601 (West 2018)). Statutory time restrictions in section 103-5 of the Code of Criminal Procedure of 1963 and section 5-601 of the Juvenile Court Act shall be tolled until further order of this Court.

Order entered by the Court.



IN WITNESS WHEREOF, I have hereunto
subscribed my name and affixed the seal
of said Court, this 7th day of April, 2020.

Carolyn Taft Gosboll

Clerk,
Supreme Court of the State of Illinois

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAWAII

IN RE: DISTRICT OF HAWAII
RESPONSE TO COVID-19
EMERGENCY

FILED IN THE
UNITED STATES DISTRICT COURT
DISTRICT OF HAWAII
Apr 16, 2020
SUE BEITIA, CLERK

**APRIL 16, 2020 TEMPORARY GENERAL ORDER REGARDING
DISTRICT OF HAWAII RESPONSE TO COVID-19 EMERGENCY**

Given the ongoing COVID-19 pandemic and public health emergency, including the continued need to protect the public, court employees, and counsel from being exposed to the COVID-19 virus, and with the agreement of all of the judges of the United States District Court for the District of Hawaii, this Temporary General Order supersedes the court's March 23, 2020 "Temporary General Order Regarding District of Hawaii Response to COVID-19 Emergency." The court orders as follows:

Restrictions on Court Proceedings:

- All civil and criminal trials scheduled to commence before June 15, 2020 before any district or magistrate judge are CONTINUED;
- With respect to criminal trials, each presiding judge assigned to any trial scheduled to commence before June 15, 2020 will make appropriate findings and enter an order tolling time under the Speedy Trial Act; that is, although all judges agree that no trials can be held before June 15, 2020, each presiding judge will make the individual findings required by the Speedy Trial Act. For trials scheduled to commence before June 15, 2020, counsel should meet and attempt to reach a stipulation as to a new trial date and tolling time under the Speedy Trial Act. For criminal trials scheduled to commence on or after June 15, 2020, counsel should confer as to whether the currently scheduled trial date is realistic given the time needed to prepare for trial and the ongoing pandemic.
- All civil hearings, including settlement conferences, scheduled before June 15, 2020 will either be conducted telephonically or will be taken off the court's calendar pursuant to Local Rule 7.1. Each presiding district or

magistrate judge retains the discretion to determine that a hearing in any particular civil matter is essential, and thus require that the parties appear in court;

- The court will continue to conduct certain criminal proceedings as set forth in this court's March 30, 2020 Order Authorizing the Use of Telephonic Hearings Pursuant to the CARES Act. Non-essential criminal matters will be continued until a date after June 15, 2020. For example, most change of plea hearings, sentencing hearings and motions to suppress can be continued. Again, a presiding judge retains the discretion to proceed with a hearing in any particular criminal matter, by telephone, video, or in court;
- Should any hearings be conducted in the courthouse, the court will implement prudent measures to reduce the number of people in a courtroom, and to maintain a six-foot distance between individuals, to the extent possible;
- Filings will continue to be processed in civil and criminal cases via the CM-ECF electronic system and by mail. Paper documents will be received in the drop box located outside the courthouse. Payments will be processed via credit card utilizing Pay.gov. Payments by check or money order will be accepted by mail or the courthouse drop box. Cash payments will NOT be accepted during this period of exigent circumstances; and
- Until further notice, in both civil and criminal matters, no courtesy copies of filings are to be provided to chambers unless specifically ordered by a presiding judge.

Restrictions on Entry to the Courthouse:

The United States District Court for the District of Hawaii is closed to the public until June 15, 2020, with the following accommodations to permit public and media access to court proceedings that would otherwise be open to the public:

First, civil and criminal hearings will be conducted on a toll-free teleconference line, and that teleconference line will be available to members of the public and the media, to the extent practicable. Dial-in information will be available on each case's individual docket on PACER, and further instructions can be found on the court's website. Members of the public and media are strictly prohibited from recording or broadcasting any hearing, in whole or in part, in any

fashion. Further restrictions are set forth on the court's website, www.hid.uscourts.gov, and may change from time to time.

Second, any member of the public or media may request access to the courthouse to attend a particular in-court hearing. Seating will be limited—courtrooms will only be able to accommodate a limited number of people in order to maintain social distancing. Counsel for defendants in a criminal case may also request to be given access to the courthouse for a particular in-court hearing. The presiding judge has the final, discretionary authority to grant or deny any specific request to appear in person, and to limit the number of persons entering the courthouse. The United States Marshals Service may also deny entry to any person considered a risk to carry the COVID-19 virus. Instructions on how to request permission to enter the courthouse can be found on the court's website. Further, anyone requesting entry to the courthouse is reminded of the various State of Hawaii and City and County of Honolulu restrictions on travel and Stay at Home Orders.

ORDERED ON BEHALF OF THE COURT:

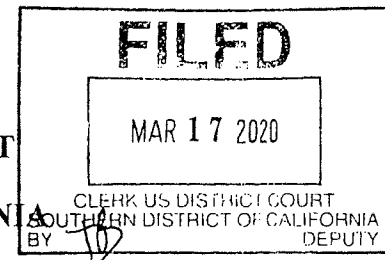
DATED: Honolulu, Hawaii, April 16, 2020.



/s/ J. Michael Seabright
J. Michael Seabright
Chief United States District Judge

In Re District of Hawaii Response to COVID-19 Emergency; April 16, 2020 Temporary General Order Regarding District of Hawaii Response to COVID-19 Emergency

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA



In the matter of)
)
SUSPENSION OF JURY TRIALS) Order of the
AND OTHER PROCEEDINGS) Chief Judge No. 18
DURING THE COVID-19 PUBLIC)
EMERGENCY)

This Order is predicated on the following: The President of the United States of America, the Governor of the State of California, and the Mayor of the City of San Diego have declared states of emergency in response to the spread of the coronavirus (COVID-19). The Centers for Disease Control and Prevention and other public health authorities have advised that public gatherings be limited to no more than ten people. The United States Attorney for the Southern District of California has informed the Court that he expects that a quorum of grand jurors will not be available to serve during this period of national emergency. And the Metropolitan Correctional Center in San Diego has restricted access by defense counsel to their incarcerated clients. The effect of these public health recommendations and the concerns and restrictions that they have generated has greatly jeopardized the Court's ability to obtain an adequate spectrum of trial and grand jurors, and impairs the availability of counsel, witnesses, parties, the public, Probation and Pretrial Services, and Court staff to be present in the courtroom. In consideration of these factors and others, and to protect public safety and prevent the spread of COVID-19, the Chief Judge, after seeking the recommendations of the Southern District of California planning group, hereby declares a judicial emergency for a period of 30 days under 18 U.S.C. § 3174 and issues the following Emergency Orders:

1. The Edward J. Schwartz and James M. Carter & Judith N. Kepp United States Courthouses in San Diego, and the United States Courthouse in El Centro will remain open for business, subject to the limitations of this Order and those set out previously in Order of the Chief Judge No. 17.

2. All jury trials in civil and criminal cases in the Southern District of California are continued until April 16, 2020. New trial or status dates will be set in individual cases on or before April 16, 2020, unless this emergency suspension of trials is extended.
3. All trial-specific deadlines in pending criminal cases, including those for filing motions in limine and jury instructions, exchanging exhibits, providing notice of expert witnesses, and completing the depositions of material witnesses, are continued until April 16, 2020. Individual district judges may continue trial-specific deadlines in civil cases at their discretion. New dates will be set in individual cases on or before April 16, 2020, unless the emergency suspension of trials is extended.
4. Except for convening jury trials, individual district judges will retain discretion, on a case by case basis, to schedule criminal and civil proceedings, hold hearings, conferences, and bench trials, and otherwise take such actions as may be lawful and appropriate to ensure the fairness of the proceedings and preserve the rights of the parties. Judges may conduct court proceedings by telephone or video conferencing where practicable and consistent with the law.
5. On its own motion, the Court finds that the period of suspension of criminal trials and other criminal proceedings implemented by this Order is excluded under the Speedy Trial Act. Specifically, for the reasons articulated in the initial paragraph of this Order, the Court finds that the current COVID-19 pandemic constitutes a “judicial emergency” under 18 U.S.C. § 3174. As an alternate basis for this exclusion, the Court finds that, under 18 U.S.C. § 3161(h)(7)(A), these continuances serve the ends of justice and outweigh the interests of the public, of the government, and of criminal defendants in a speedier trial. The period of exclusion will be from March 17, 2020 to April 16, 2020 absent further order of the Court or that of any individual district judge. The Court may extend the period of exclusion as circumstances may warrant. However, this order does not toll any statutes of limitations, nor any statutory deadline for the filing of an appeal.
6. Except as directed by an individual district judge, criminal proceedings including sentencing, supervised release revocation hearings, motion hearings, arraignments, plea hearings, misdemeanor bench trials, and all

proceedings under Federal Rule of Criminal Procedure Rule 5.1, are suspended until April 16, 2020. However, the issuance of criminal complaints and arrest and search warrants, initial appearances, and bail and detention hearings will continue in the ordinary course before the magistrate judges.

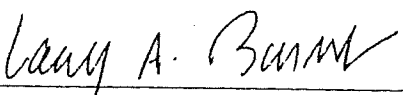
7. All grand jury proceedings are suspended until April 16, 2020, or until further order of this Court.
8. All Central Violations Bureau (CVB), Veterans Court, and Alternatives to Prison Solution Program proceedings are suspended until April 16, 2020, or until further order of this Court.
9. The requirement under Civil Local Rule 16.1.a. that Early Neutral Evaluation (ENE) Conferences be conducted in person is suspended until April 16, 2020. During this period, ENE Conferences may be conducted by telephone or video conferencing.
10. The requirement under Criminal Local Rule 46.1.a. that a defendant posting bail in a criminal case deliver physical copies of bail documents to the Clerk is suspended until April 16, 2020. During this period, all bail documents may be delivered to the Clerk electronically.
11. The Clerk's Office, United States Probation Office, United States Pretrial Services Office, and United States Bankruptcy Court will remain open pending further order of the Court.

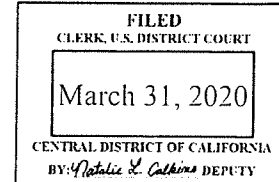
This Order is effective immediately and will remain in place until April 16, 2020 absent further order of the Court.

* * *

IT IS SO ORDERED.

Dated: 3.17.2020


LARRY ALAN BURNS,
Chief United States District Judge



UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA

IN RE:
CORONAVIRUS PUBLIC
EMERGENCY
SUSPENSION OF GRAND JURIES

ORDER OF THE CHIEF JUDGE
20-044

WHEREAS on March 13, 2020, the President of the United States issued a proclamation declaring a National Emergency in response to the Coronavirus Disease-2019 (“COVID-19”) pandemic pursuant to the National Emergencies Act (50 U.S.C. § 1601, *et seq.*);

WHEREAS, the Governor of the State of California has declared a state of emergency in response to the COVID-19 outbreak;

WHEREAS, the Centers for Disease Control and Prevention has recommended that throughout the United States, all gatherings should be limited to no more than 10 people;

WHEREAS, local public health departments have recommended that large gatherings be avoided, that elderly and other vulnerable populations avoid person-to-person contact, and that employers allow employees to work remotely to the extent practical;

1
2 WHEREAS, to date, thousands of people within the Central District of
3 California have been confirmed to be infected with COVID-19 and the number of
4 those infected continues to rise, causing an emergency pandemic;

5 WHEREAS, the Court has issued General Orders No. 20-02 and 20-03, and
6 Orders of the Chief Judge No. 20-042 and 20-043, in response to the COVID-19 public
7 emergency, suspending jury selection and jury trials through April 13, 2020; finding that
8 any continuance mandated by the Court's orders is excludable from the Speedy Trial Act
9 under 18 U.S.C. § 3161(h)(7)(A); activating the Court's Continuity of Operations Plan;
10 and implementing other temporary emergency procedures;

11 WHEREAS, since the Court took action to implement those emergency
12 procedures, COVID-19 has continued to spread among the population of the Central
13 District of California;

14 WHEREAS, for the reasons previously set forth in those orders, grand jury
15 proceedings cannot be conducted without seriously jeopardizing public health and safety,
16 including the health and safety of grand jurors;

17 WHEREAS, an order suspending and continuing grand jury proceedings will not
18 prejudice matters for which a complaint has issued but a grand jury has not had the
19 opportunity to determine whether to return an indictment. *See* 18 U.S.C. §§ 3161(b) (if
20 no grand jury has been in session in the district during the 30-day period following a
21 defendant's arrest or service of a summons, the period of time for presenting the case to
22 the grand jury shall automatically be extended an additional 30 days beyond the ordinary
23 indictment deadline), 3161(h)(7)(A) (any period of delay shall be excluded under the
24 Speedy Trial Act if, after "set[ting] forth, in the record of the case, . . . its reasons for
25 finding that the ends of justice served by the granting of such continuance outweigh the
26 best interests of the public and the defendant in a speedy trial," a court grants a
27 continuance of the indictment deadline based on the "ends of justice");

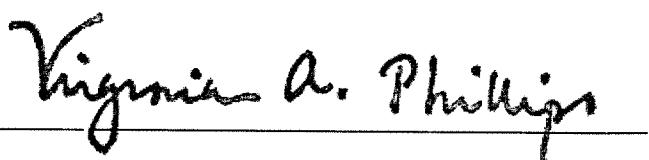
1 THEREFORE, in order to protect public health and safety, the Court issues the
2 following order:

3 1. Effective immediately, all regularly scheduled grand jury proceedings in the
4 Central District of California are suspended and continued to May 4, 2020, pending
5 further Order of this Court; and

6 2. Grand jurors will not otherwise be required to report for service or to call in
7 to the United States Attorney's Office for reporting purposes during the period for which
8 grand jury proceedings are suspended.

9 IT IS SO ORDERED

10
11 Date: March 31, 2020


12 _____
13 CHIEF UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
FORT MYERS DIVISION

IN RE:

CASE NO: 2:20-MC-3-38FtM

CORONAVIRUS PUBLIC EMERGENCY

ORDER CONCERNING JURY TRIALS AND OTHER PROCEEDINGS

As the Centers for Disease Control and Prevention and other public health authorities have advised taking precautions to reduce exposure to the coronavirus and to slow the spread of COVID-19, the Court issues this Order to protect public health, reduce the size of public gatherings, and prevent unnecessary travel. The United States courthouse in Fort Myers, including the Bankruptcy Court and Probation and Pretrial Services, will remain open for business, subject to these limitations:

1. Effective immediately, all jury trials in the Fort Myers Division scheduled to begin before May 31, 2020, are continued pending further order of the Court. The Court may issue other orders concerning future continuances as appropriate.
2. All trial-specific deadlines in criminal cases scheduled for trial to begin before May 31, 2020, are continued pending further order of the Court.
3. Individual judges presiding over criminal proceedings may take such actions consistent with this Order as may be lawful and appropriate to ensure the fairness of the proceedings and preserve the rights of the parties.
4. The Court is cognizant of the right of criminal defendants to a speedy and public trial, and the application of that right in cases against defendants detained pending trial. Any motion by a criminal defendant seeking an exception to this Order to exercise that right should be directed to the District Judge assigned to the case.

5. The time period of any continuance entered because of this Order is excluded under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A), as the Court finds that the ends of justice served by taking that action outweigh the best interests of the defendant and the public in a speedy trial. Absent further order of the Court or any individual judge, the period of exclusion is from the date of this Order to May 31, 2020. The Court may extend the period of exclusion as circumstances warrant.
6. Criminal matters before Magistrate Judges, such as initial appearances, arraignments, detention hearings, and search-warrant requests, shall continue to take place in the ordinary course. Magistrate Judges may conduct criminal proceedings by videoconference consistent with the Federal Rules of Criminal Procedure.
7. Grand juries shall continue to meet as directed by the United States Attorney's Office pending further order of the Court. Absent emergencies, additional Grand Jury empanelment will be postponed pending further order of the Court.
8. All trial-specific deadlines in civil cases scheduled for trial to begin before May 31, 2020, are continued pending further order of the Court.
9. Individual judges presiding over civil proceedings may take such actions consistent with this Order as may be lawful and appropriate to ensure the fairness of the proceedings and preserve the rights of the parties.
10. Individual judges will continue to conduct hearings, conferences, and bench trials in the exercise of discretion, consistent with this Order.
11. Judges are strongly encouraged to conduct court proceedings by telephone or videoconference where practicable.

12. The Clerk's Office, Probation Office, Bankruptcy Court, and all other Court services in the Fort Myers Division shall remain open pending further order of the Court. Consult these offices directly for more information.

DONE AND ORDERED in Fort Myers, Florida, on this 19th day of March 2020.



SHERI POLSTER CHAPPELL
UNITED STATES DISTRICT JUDGE

Copies to:

Hon. Steven Merryday, Chief Judge
All Fort Myers Division District Judges,
Bankruptcy Judges, and Magistrate Judges
James T. Skuthan, Acting Federal Defender
Roger B. Handberg, Criminal Chief, U.S. Attorney's Office
Elizabeth M. Warren, Clerk of Court

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
JACKSONVILLE DIVISION

In re:
CORONAVIRUS
PUBLIC EMERGENCY

Case No. 3:20-mc-5-J-32

**ORDER CONCERNING JURY TRIALS
AND OTHER PROCEEDINGS**

As the Centers for Disease Control and Prevention and other public health authorities have advised taking precautions to reduce exposure to the coronavirus and to slow the spread of COVID-19, the Court issues this Order to protect public health, reduce the size of public gatherings (including jury trials), and prevent unnecessary travel. The United States Courthouse in Jacksonville will remain open for business, subject to these limitations:

1. Effective immediately, all jury trials in the **Jacksonville Division** scheduled to begin before **May 31, 2020**, are continued pending further order of the Court. The Court may issue other orders concerning future continuances as appropriate.
2. Individual judges presiding over criminal proceedings may take such actions consistent with this Order as may be lawful and appropriate to ensure the fairness of the proceedings and preserve the rights of the parties.

3. The Court is cognizant of the right of criminal defendants to a speedy and public trial, and the application of that right in cases against defendants detained pending trial. Any motion by a criminal defendant seeking an exception to this Order to exercise that right should be filed in the respective case.

4. The time period of any continuance in a criminal case entered because of this Order or any extension of this Order is excluded under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A), as the Court finds that the ends of justice served by taking this action outweigh the interests of the parties and the public in a speedy trial. Absent further order of the Court or any individual judge, the period of exclusion is from the date of this Order to May 31, 2020. The Court may extend the period of exclusion as circumstances warrant.

5. A notice or order will enter in each criminal and civil case set for a jury trial before May 31, 2020, to reset the trial and associated case deadlines.

6. Individual judges will continue to conduct hearings, conferences, and bench trials in the exercise of discretion, consistent with this Order. Where practicable, such proceedings will be postponed or conducted by telephone or video conference.

7. Motions for the suspension or continuance of deadlines in civil or criminal cases should be filed in the respective case.

8. All in-person meet and confer requirements in civil cases are suspended, and these meetings may be conducted by telephone or video conferencing without any further need to seek leave of court.

9. Criminal matters before Magistrate Judges, such as initial appearances, arraignments, detention hearings, and search-warrant requests, where they cannot be postponed, shall continue to take place in the ordinary course, except that Magistrate Judges may conduct criminal proceedings by videoconference or telephone, to the extent consistent with the Federal Rules of Criminal Procedure.

10. Grand juries shall continue to meet as directed by the United States Attorney's Office pending further order of the Court. Absent emergencies, additional grand jury empanelment will be postponed pending further order of the Court.

11. The federal courthouse and all its agencies remain open and operating. Consult the Clerk's Office or the appropriate agency for more information.

DONE AND ORDERED in Jacksonville, Florida this 20th day of March, 2020.



TIMOTHY J. CORRIGAN
United States District Judge

Copies:

Honorable Steven Merryday, Chief Judge
All Jacksonville Division District Judges,
Bankruptcy Judges, and Magistrate Judges
Maurice Grant, Branch Chief,
Federal Defender's Office-Jacksonville
Frank Talbot, Chief Assistant,
U.S. Attorney's Office-Jacksonville
Elizabeth M. Warren, Clerk of Court
Jim Leanhart, Jacksonville Division Manager
Timothy Luksha, Jacksonville Jury Administrator
U.S. Marshals Service-Jacksonville
U.S. Probation Office-Jacksonville
U.S. Pretrial Services-Jacksonville
William Smith, GSA Building Manager,
Bryan Simpson U.S. Courthouse

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
ORLANDO DIVISION

IN RE:

CORONAVIRUS PUBLIC EMERGENCY

ORDER CONCERNING JURY TRIALS AND OTHER PROCEEDINGS

As the Centers for Disease Control and Prevention (CDC) and other public health authorities have advised taking precautions to reduce exposure to the coronavirus and to slow the spread of COVID-19, the Court issues this Order to protect public health, reduce the size of public gatherings, and prevent unnecessary travel. The United States courthouse in Orlando, including Bankruptcy Court and Probation and Pretrial Services, will remain open for business, subject to these limitations:

1. Effective immediately, all jury trials in the Orlando Division scheduled to begin before June 30, 2020 are continued pending further order of the Court. The Court may issue other orders concerning future continuances as appropriate.
2. All trial-specific deadlines in criminal cases scheduled to begin before June 30, 2020 are continued pending further order of the Court. Individual judges may continue trial-specific deadlines in civil cases in the exercise of discretion.
3. Individual judges presiding over criminal proceedings may take such actions consistent with this Order as may be lawful and appropriate to

ensure the fairness of the proceedings and preserve the rights of the parties.

4. The Court is cognizant of the right of criminal defendants to a speedy and public trial, and the particular application of that right in cases against defendants detained pending trial. Any motion by a criminal defendant seeking an exception to this Order to exercise that right should be directed to the District Judge assigned to the matter.
5. The time period of any continuance entered because of this Order is excluded under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A), as the Court finds that the ends of justice served by taking that action outweigh the interests of the parties and the public in a speedy trial. Absent further order of the Court or any individual judge, the period of exclusion is from the date of this Order to June 30, 2020. The Court may extend the period of exclusion as circumstances warrant.
6. Individual judges will continue to conduct hearings, conferences, and bench trials in the exercise of discretion, consistent with this Order.
7. Judges are strongly encouraged to conduct court proceedings by telephone or video conference where practicable.
8. Criminal matters before Magistrate Judges, such as initial appearances, arraignments, detention hearings, and search-warrant requests, shall continue to take place in the ordinary course.
9. Grand juries shall continue to meet as directed by the United States Attorney's Office pending further order of the Court. Absent emergencies,

additional Grand Jury empanelment will be postponed pending further order of the Court.

10. The Clerk's Office, Probation Office, Bankruptcy Court, and all other Court services in the Orlando Division shall remain open pending further order of the Court. Consult these offices directly for more information.

DONE AND ORDERED in Chambers in Orlando, Florida, on March 18, 2020.





ROY B. DALTON JR.
United States District Judge

Copies to:

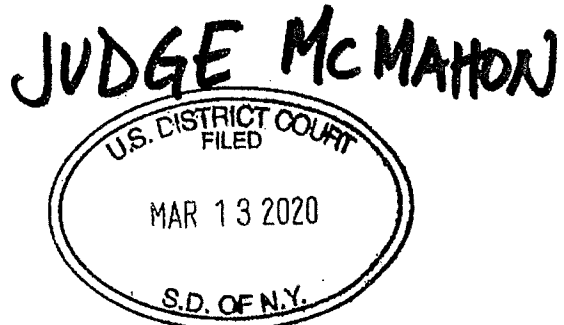
Hon. Steven Merryday, Chief Judge
All Orlando Division District Judges,
Bankruptcy Judges, and Magistrate Judges
James T. Skuthan, Acting Federal Defender
Roger B. Handberg, Criminal Chief, U.S. Attorney's Office
Elizabeth M. Warren, Clerk of Court

20MISC00154

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

IN RE: CORONAVIRUS/COVID-19 PANDEMIC

THIS MATTER RELATES TO: Continuance of Jury
Trials and Exclusion of Time Under Speedy Trial
Act



M10-468

STANDING ORDER

WHEREAS, the President of the United States has declared a national emergency, and the Governor of New York has banned mass gatherings throughout the state in response to the spread of the coronavirus and COVID-19; and

WHEREAS, the Centers for Disease Control and Prevention and other public health authorities have advised the taking of precautions to reduce the possibility of exposure to the virus and slow the spread of the disease;

NOW, THEREFORE in order to protect public health, and in order to reduce the size of public gatherings and reduce unnecessary travel, the United States District Court for the Southern District of New York hereby issues the following order:

1. The United States courthouses in Manhattan, White Plains, and Poughkeepsie will remain open for business, subject to the following limitations:

2. Effective March 16, 2020, all civil and criminal jury trials in the Southern District of New York scheduled to begin before April 27, 2020, are continued pending further order of the Court. The Court may issue other orders concerning future continuances as necessary and appropriate.

3. Compliance with all trial-specific deadlines in civil and criminal cases scheduled to begin before April 27, 2020, is at the discretion of the presiding judge.

4. Individual judges presiding over civil and criminal proceedings may take such

actions consistent with this order as may be lawful and appropriate to ensure the fairness of the proceedings and preserve the rights of the parties.

5. Nothing in this order is meant to affect jury trials that began prior to March 16, 2020, and have not yet concluded.

6. Existing grand juries will continue in operation.

7. The Court is cognizant of the right of criminal defendants to a speedy and public trial under the Sixth Amendment, and the particular application of that right in cases involving defendants who are detained pending trial. Any motion by a criminal defendant seeking an exception to this order in order to exercise that right should be directed to the District Judge assigned to the matter in the first instance; provided, however, that no such exception may be ordered without the approval of the Chief Judge after consultation with the assigned judge.

8. The time period of any continuance entered as a result of this order shall be excluded under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A), as the Court finds that the ends of justice served by taking that action outweigh the interests of the parties and the public in a speedy trial. Absent further order of the Court or any individual judge, the period of exclusion shall be from March 16, 2020, to April 27, 2020. The Court may extend the period of exclusion as circumstances may warrant.

9. Individual judges may continue to hold hearings, conferences, and bench trials in the exercise of their discretion, consistent with this order.

10. Judges are strongly encouraged to conduct court proceedings by telephone or video conferencing where practicable.

11. Criminal matters before Magistrate Judges, such as initial appearances,

arraignments, detention hearings, and the issuance of search warrants, shall continue to take place in the ordinary course.

12. The Clerk's Office, the District Executive's Office, Pre-Trial Services, Probation, the Bankruptcy Court, and all other Court services shall remain open pending further order of the Court.

SO ORDERED.

Dated: March 13, 2020
New York, New York



COLLEEN McMAHON
Chief United States District Judge

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
AMENDED GENERAL ORDER 20-0012

March 16, 2020

IN RE: CORONAVIRUS COVID-19 PUBLIC EMERGENCY

In response to the COVID-19 public emergency, the Centers for Disease Control and Prevention has issued guidance recommending against mass gatherings of 50 or more persons for the next eight weeks (from March 15, 2020 through May 3, 2020). This impacts the ability of the Court to convene jury trials because jury-panel members initially report to a single location in the Jury Department. Also, the State of Illinois has closed Illinois schools until at least through March 30, 2020, and the Illinois Department of Public Health has recommended that the public implement social-distancing measures. In light of these public-health concerns, it is hereby ORDERED:

General Order 20-0012, entered on March 12, 2020, is vacated and replaced with this Amended General Order. To protect public health, reduce the size of public gatherings, and reduce any non-essential travel, the United States District Court for the Northern District of Illinois hereby orders, effective March 17, 2020:

1. In all civil cases, all deadlines, whether set by the court or by the Rules of Civil Procedure or Local Rules, are hereby extended by 21 days from the current deadline set. This also includes dates set by the Executive Committee in proceedings set before that Committee. The United States District Court remains accessible via electronic filing, and, in emergency situations and where resources permit, phone conferencing and video conferencing.
2. Civil case hearings, trials, and settlement conferences scheduled from March 17, 2020 until April 3, 2020 are stricken from the calendar, to be re-set by the presiding judge on or after April 6, 2020. The parties are cautioned that this Amended General Order does not affect the rights to or deadlines concerning any **appeal** from any decision of this Court. That is, the deadlines for filing a notice of appeal remain in place and must be followed to preserve appellate rights. The Court invites parties to file an extension of time to appeal under Appellate Rule 4(a)(5)(A) no later than 30 days after the time

prescribed by Rule 4(a). If a timely extension motion is filed, then the Court deems that good cause exists for the extension in light of current public-health concerns.

3. The Court recognizes and respects the right of criminal defendants to a speedy and public trial under the Sixth Amendment, particularly as to defendants detained pending trial. Therefore, the following procedures shall be implemented in criminal case proceedings:

- a) all criminal case proceedings, whether in the Eastern or Western Division, that cannot be continued will be conducted in the Eastern Division by emergency district judges as designated by the Chief Judge;
- b) Grand juries shall continue to meet during the week of March 16, 2020, as provided in General Order 20-0012. The Court will impose reasonable limits on grand jury meetings thereafter in consultation with the U.S. Attorney's Office;
- c) Judges may review complaints, applications for search warrants or trap/trace/pen registers, applications for wire taps, or applications for other such warrants or orders by reliable electronic means, rather than in person, under Criminal Rule 4.1;
- d) When practicable and with the defendant's written consent, initial appearances and arraignments may be conducted by video conference under Criminal Rules 5(f) and 10(c);
- e) A defendant who does not object to detention should, before the date of the detention hearing, notify the emergency judge orally through counsel or in writing that the defendant has no objection to detention. The absence of objection may be lodged without prejudice to re-raising pretrial release at a later date.
- f) All hearings on the revocation of supervised release scheduled to begin before April 3, 2020 are continued and will be rescheduled by the presiding judge to a date on or after April 6, 2020, unless the defendant, defense counsel, United States Probation Office or the United States Attorney's Office notifies the emergency judge that the hearing is necessary prior to April 6, 2020;
- g) All plea hearings and sentencing hearings scheduled to begin before April 3, 2020 are continued and will be rescheduled by the presiding judge to a date on or after April 6, 2020, unless the prosecutor or the defense notifies the emergency judge that the plea hearing or the

sentencing must be held before April 6, 2020.

- h) In criminal cases, the court finds that the period of any continuance entered from the date of this order through April 6, 2020 as a result of this order shall be EXCLUDED under the Speedy Trial Act, 18 U.S.C. §3161(h)(7)(A), because the court finds that the ends of justice served by taking that action outweigh the interests of the parties and the public in a speedy trial, given the need to protect the health and safety of defendants, their counsel, prosecutors, court staff, and the public by reducing the number of in-person hearings to the greatest extent possible. The Court may extend the period of exclusion as circumstances may warrant.
- i) All other criminal hearings are immediately suspended and held in abeyance. With the exception for appeal-related deadlines, including the deadline to file a notice of appeal, this General Order suspends and continues, during the stay, any and all events and deadlines in the affected criminal cases (whether established by order, rule, or agreement), including but not limited to any scheduled proceedings, hearings, and /or discovery and pleading dates.
- j) The parties are cautioned that this Amended General Order does **not affect** the rights to or deadlines concerning any **appeal** from any decision of this Court. That is, the deadlines for filing a notice of appeal remain in place and must be followed to preserve appellate rights. Nonetheless, on its own motion and pursuant to Appellate Rule 4(b)(4), and in light of current public-health concerns, the Court (i) finds that good cause exists in every criminal case to extend the time to appeal for 30 days from the expiration of the time otherwise prescribed in Appellate Rule 4(b), and (ii) extends the appeal deadline in every criminal case by 30 days.

4. Any party may seek emergency relief from this General Order. In addition to filing the motion in the case in which the emergency relief is being sought, the party also must file the motion in Case No. 20-cv-01792, which is a docket created to receive emergency motions under this Amended General Order. The motion must be filed (i) electronically via CM/ECF if possible or (ii) via a paper-copy motion (following guidance in Paragraphs 5 and 6 of this Order) with the Clerk's Office. The motion will be considered by the presiding judge, an emergency judge, or the Chief Judge.

5. During the effective period of this Order, the District Court Clerk's Office in the Dirksen United States Courthouse in Chicago, Illinois, will be open with limited staff. If possible, filings should be made

electronically via CM/ECF. Deliveries of documents of any kind in the Eastern Division must be made to the drop boxes in the lobby of the Dirksen Courthouse or the Clerk's Office located on the 20th floor. No deliveries may be made to chambers.

6. During the effective period of this Order, the District Court Clerk's Office in the Stanley J. Roszkowski United States Courthouse in Rockford, Illinois, will be closed to the public. Filings in the Western Division can be: (i) electronically filed via CM/ECF; (ii) deposited in the drop box located on the 2nd floor of the Roszkowski United States Courthouse during business hours; (iii) mailed to US District Court Clerk's Office, 327 South Church Street, Rockford, IL 61101; or (iv) made in person in the Eastern Division at US District Court Clerk's Office, 219 South Dearborn Street, 20th Floor, Chicago, IL 60604 during business hours. No deliveries may be made to chambers.
7. During the effective period of this Amended General Order, all public gatherings are suspended at both the Everett McKinley Dirksen U.S. Courthouse in Chicago and the Stanley J. Roszkowski U.S. Courthouse in Rockford. This includes, but is not limited to, group tours and visits, moot courts and mock trials, bar group meetings, seminars, and naturalization ceremonies. Also suspended are Second Chance reentry court proceedings; SOAR Court; Veterans Treatment court proceedings, and Petty Offense (CVB) proceedings. The only exceptions are court proceedings that are allowed under some other provision of this Order.
8. The Court may issue other orders concerning future continuances as necessary and appropriate.
9. Electronic filings may still be made through the CM/ECF system.
10. This General Order does not affect the authority of judges to enter orders in any civil or criminal cases.
11. For emergency matters, as defined by Local Rule 77.2, that arise during business hours (Monday through Friday 7:00 a.m. through 6:00 p.m.), parties are directed to send an e-mail message to Emergency_Judge@ilnd.uscourts.gov. The Clerk will monitor the mailbox and send a response. If an emergency matter arises outside of regular business hours, arrangements to bring that matter before the emergency judge may be made by calling (312) 702-8875 and leaving a complete message, including a return telephone number. The Clerk will return the call.
12. The Court will vacate, amend, or extend this General Order no later than April 3, 2020.
13. The Clerk of Court shall distribute this Amended General Order by electronic service to all registered

CM/ECF users; by first-class mail to unregistered litigants, including pro se litigants, and to attorneys pending pro hac vice admission; and by posting the General Order on the Court's public website.

ENTER:

FOR THE COURT



Chief Judge

Dated at Chicago, Illinois this 16th day of March, 2020

**UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF ILLINOIS
FOURTH AMENDED GENERAL ORDER 20-01**

JUNE 15, 2020

IN RE: COVID-19 PUBLIC EMERGENCY

WHEREAS the Governor of the State of Illinois has declared a public health emergency in response to the spread of COVID-19, and the Centers for Disease Control and Prevention and other public health authorities have advised public and private entities to take precautions in order to reduce the spread of the virus, the United States District Court for the Central District of Illinois recognizes the need to take measures to effectuate these goals, while also continuing to fulfill its mission and keep both its civil and criminal court functions operating.

NOW THEREFORE, this Fourth Amended General Order 20-01 amends and supersedes the Third Amended General Order entered on May 21, 2020, related to proceedings before this Court, the use of video and teleconferencing, and the operation of the federal courthouses in the District. To protect the public health, reduce the size of public gatherings, and reduce any non-essential travel, the Court hereby adopts the following measures to effectuate these goals, effective immediately and until July 17, 2020, or further Order of the Court:

1. Access to the federal courthouses in Peoria, Springfield, and Urbana will be limited, and operations of the District Court, Bankruptcy Court, and the Probation and Pretrial Services will be altered accordingly. The access to court operations in the Rock Island Division, temporarily relocated in Davenport, will also be limited. Members of the public seeking non-hearing related access to the courthouses should contact the Clerk's office for public operating hours.
 - a. Peoria Division: 309-671-7117
 - b. Rock Island Division: 309-793-5778
 - c. Springfield Division: 217-492-4020
 - d. Urbana Division: 217-373-5830
2. All persons seeking entry to, or occupying any of the District's courthouses, must wear a face cover or mask in the public areas of the courthouses and maintain six feet of physical distance from other persons whenever possible. The face covering or mask must always completely conceal the wearer's nose and mouth. Personnel working in a private office or workspace that permits at least six feet of physical distance from other persons may temporarily remove the face covering or masks. Individuals who provide medical documentation that they are unable to wear a face covering will be excepted from this requirement. Individuals are expected to read and follow all posted safety signage.
3. All filings should be made electronically via CM/ECF. For those persons without access to the Court's electronic filing system, filings for District Court and Bankruptcy Court should be submitted via United States Mail to the relevant divisional mailing address or to a drop box located in each location. Payments by

check or money order will be accepted via United States Mail or the courthouse drop boxes. Cash payments will not be accepted during the effective period of this Order. No deliveries may be made to chambers.

4. General Order 20-02 dated March 26, 2020, allowing non-incarcerated pro se litigants the option to submit filings via email while complying with the terms of the Order shall remain in effect through July 17, 2020.
5. All public gatherings, including Naturalization Ceremonies, are suspended during the effective period of this Order.
6. In the immediate future, it will not be possible to summon a pool of potential jurors and conduct a jury trial in a manner that does not expose potential jurors, counsel, court staff, and litigants to substantial and unacceptable health risks, specifically, the danger of becoming infected with COVID-19. For an extended time, it is likely that a significant number of potential jurors may request that their service on a jury be deferred or excused for reasons related to COVID-19. Therefore, all civil and criminal jury trials scheduled to begin before July 17, 2020, are continued and shall be rescheduled by the presiding judge to a date after July 17, 2020.
7. All Petty Offense (CVB) proceedings are continued and shall be rescheduled by the presiding judge to a date after July 17, 2020.
8. All civil hearings, including settlement conferences, shall be conducted by telephone or video teleconference.
9. In criminal proceedings:
 - a. The measures set forth in General Order 20-03 dated April 1, 2020, shall continue to be in effect, and the Court will continue the use of video conferencing, or telephone conferencing if video conferencing is not reasonably available, as provided therein;
 - b. When reviewing a complaint or deciding whether to issue a warrant or summons, judges shall do so by reliable electronic means, rather than in person, pursuant to Federal Rule of Criminal Procedure 4.1; and
 - c. Motions to continue in-person criminal hearings shall be made by written motion no less than three (3) days prior to the scheduled hearing and setting forth in the body of the motion 1) whether the opposing party agrees to the continuance; 2) the reasons for the continuance; and 3) why the ends of justice outweigh the interests of the parties and the public in a speedy trial.

In criminal cases, the Court finds that the time period of any continuance entered from the date of this Order through July 17, 2020, as a result of this Order shall be excluded under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A), as the Court finds that the ends of justice served by taking that action outweigh the interests of the parties and the public in a speedy trial, given the need to protect the health and safety of defendants, their counsel, prosecutors, court staff, and the public by reducing the number of in-person hearings to the fullest extent possible.

Entered for the Court:

s/ Sara Darrow

Hon. Sara Darrow
Chief United States District Judge

4-10-2020

Clerk, U.S. District Court
District of Montana
Missoula Division

IN THE UNITED STATES COURTS
FOR THE DISTRICT OF MONTANA

IN RE: PUBLIC ACCESS AND
COURT OPERATIONS IN
RESPONSE TO CORONAVIRUS
COVID-19 PUBLIC EMERGENCY

ADMINISTRATIVE ORDER 20-18

This Administrative Order amends and supersedes Administrative Order No. 20-17 dated March 27, 2020, relative to cases and proceedings before the United States District Court and the operation of the federal courthouses in Montana. Bankruptcy Court proceedings are addressed in General Order 2020-04. Administrative Order Nos. 20-15 and 20-16 remain in effect.

The current outbreak of the coronavirus 2019 disease (“COVID-19”) continues to spread in the State of Montana. Although for many this disease appears to cause only flu-like symptoms, for others it can pose a serious risk, even death. The seriousness of this outbreak and need for special measures is self-evident. The President of the United States has declared a national emergency, and the Governor of Montana has issued a statewide shelter-in-place order which he recently extended through April 24, 2020.

There is currently no vaccine to prevent COVID-19. The CDC and local public health officials have advised that the best way to prevent illness is to avoid

opportunities for exposure. The virus is thought to spread mainly from person-to-person, particularly between people who are in close contact with one another (within about 6 feet) and through contact with contaminated surfaces. Although the Governor of Montana's shelter-in-place order is, by its terms and under the Tenth Amendment, not applicable to the federal courts, its restrictions prohibiting all but essential business and governmental activity are prudent. The Court cannot apply the recommended social distancing measures and simultaneously continue its operations in the usual way.

IT IS HEREBY ORDERED that the United States Courts for the District of Montana will adopt the following measures effective April 10, 2020 and through May 29, 2020:

1. The federal courthouses in the District of Montana will be **CLOSED** to the public pursuant to 41 C.F.R. § 102-74.375(b), subject to exceptions allowing the Court to meet its constitutional duties and handle emergencies related to public safety, public health and welfare, and individual liberty. No members of the public, other than litigants with a scheduled proceeding, counsel of record in that matter, investigators or employees of counsel, court interpreters, contract court reporters, and witnesses may enter the United States Courthouses in Montana without prior permission from a judge of this district, the Probation and Pretrial Services Office, or other agency housed in

the courthouse(s). Agencies should grant such permission only where necessary to ensure the continued performance of essential governmental functions.

2. Notwithstanding the foregoing, all entrants to any federal courthouse are subject to the entry restrictions adopted March 16, 2020, and posted at courthouse locations and on the Court's website.
3. All jury trials (criminal and civil) and associated final pretrial conferences through May 29, 2020, are vacated, to be reset by order of the presiding judge. This order does not vacate any pending deadlines other than the trial dates and final pretrial conferences. Attorneys seeking to modify any other deadlines should file a motion before the presiding judge.
4. The grand jury that was empaneled at Missoula, Montana, on September 25, 2019, shall convene at 9:00 a.m. on May 6, 2020. The Clerk of Court and the United States Attorney are directed to take all necessary measures to minimize the risk of exposure to grand jurors and other participants in the proceedings, in accordance with guidance from the CDC and local public health officials. Pursuant to this directive, grand jurors should be instructed to report on May 6 to the federal courthouse nearest to their place of residence, where they may convene remotely via videoconference with their fellow grand jurors from other courthouse locations. All other grand jury

proceedings scheduled through May 29, 2020 are vacated, unless otherwise ordered by the chief judge. The chief judge retains the discretion to convene a grand jury under exigent circumstances upon the motion of the United States Attorney.

5. Given the high likelihood that public health considerations will place severe constraints on the pool of the potential jurors and the availability of counsel and court staff, presiding judges in criminal cases are encouraged to evaluate whether any delay occasioned by this order should be excluded under the Speedy Trial Act, 18 U.S.C. § 316(h)(7)(A), based on a finding that the ends of justice served by such a delay outweigh the interests of the public and the defendant in a speedy trial.
6. Individual judges may continue to hold non-jury proceedings such as bench trials, in-person hearings, settlement conferences, sentencing hearings, and other court matters as they deem appropriate, on a case-by-case basis. Counsel may seek to continue such matters by appropriate motions. Counsel may choose to appear remotely for any civil proceeding. The use of telephonic or video proceeding is encouraged to the greatest extent possible. This order does not limit any judge's discretion to consider and decide a pending matter without oral argument.
7. Magistrate judges will continue to preside over preliminary criminal matters,

such as initial appearances, arraignments, detention hearings, and the issuance of warrants. These proceedings shall be conducted by telephonic or video means to the greatest extent possible.

8. In criminal matters, counsel need not file a motion for leave to appear remotely for an initial appearance, arraignment, detention hearing, or change of plea hearing. Counsel must file a motion for leave if seeking to appear remotely for an uncontested revocation or sentencing proceeding. Counsel are expected to appear in person for contested revocation or sentencing proceedings, absent leave of court in extraordinary circumstances. The United States must seek leave of court to facilitate any victim's remote participation in any proceeding.
9. On March 27, 2020, the President signed into law the CARES Act, H.R. 748. The Judicial Conference of the United States having subsequently found that "emergency conditions due to the national emergency declared by the President" will "materially affect the functioning of either the Federal courts generally or a particular district court of the United States," the undersigned Chief Judge hereby authorizes "the use of video teleconferencing, or telephone conferencing if video teleconferencing is not reasonably available," for the ten types of criminal procedures enumerated in Section 15002(b)(1) of the CARES Act. The undersigned Chief Judge

further specifically finds that “felony pleas under Rule 11 of the Federal Rules of Criminal Procedure and felony sentencings under Rule 32 of the Federal Rules of Criminal Procedure cannot be conducted in person without seriously jeopardizing public health and safety,” as contemplated by Section 15002(b)(2) of the CARES Act. These findings will be reviewed after 90 days as required by Section 15002(b)(3)(A) of the CARES Act.

10. In an effort to limit unnecessary risk of exposure to an individual, all documents and signatures required from any party including, but not limited to, financial affidavits, consents to waive preliminary hearing, pretrial and probation reports, and appearance bonds/orders for release may be performed electronically with the [/s/name] format. Defense counsel may sign on behalf of a criminal defendant, after receiving consent, and file the document electronically.

11. During the pendency of this order, and pursuant to Federal Rule of Evidence 502(d), the attorney-client privilege applicable to a communication between an attorney and client using electronic communication technology available at a local detention facility is not waived by the presence of third parties or the existence of monitoring, regardless of whether the monitoring is disclosed. For this paragraph to apply, the following factors must be satisfied: (a) the communication is otherwise covered by the attorney-client

privilege; (b) the communication is made using a third-party teleconferencing or video conferencing system available at the detention facility; and (c) defense counsel makes a statement at the beginning of the electronic communication indicating that the conversation is protected by the attorney-client privilege.

12. The Bankruptcy Court has provided additional information specific to

Bankruptcy proceedings by General Order 2020-04.

13. The Clerk of Court is directed to explore all available means to facilitate

remote participation of all parties in court proceedings and make a reliable record of such proceedings, and to keep the Court advised of the available options. The Clerk of Court shall promptly establish means of remote public access to court proceedings and post instructions for public access on the Court's website. Those instructions shall include clear notice that the public and media are strictly prohibited from recording or broadcasting any hearing, in whole or on part, in any fashion.

14. The following non-case-specific hearings and events are cancelled through

May 29, 2020, to be subsequently rescheduled as appropriate:

- Group tours or visits
- Naturalization ceremonies
- Attorney admission ceremonies.

15. The Clerk of Court and Chief United States Probation Officer shall require all staff to work remotely to the greatest extent possible and shall direct staff to report to a courthouse only to the extent necessary to perform essential court functions or to support court hearings. The Clerk of Court and Chief United States Probation Officer may support court proceedings remotely by assigning court reporters, courtroom deputies, or probation officers to participate from another courthouse location where practicable.

16. The Clerk's Office, while closed to the public, will continue to provide essential court services, receive mail, and process payments remotely. The Clerk of Court is directed to post instructions on the Court's website for the public to continue to access these services. Electronic filings may still be made through the CM/ECF system. For self-represented litigants and others without access to CM/ECF system, the Clerk of Court is directed to post instructions on the Court's website to facilitate filing outside of the CM/ECF system, including the establishment of drop boxes at courthouse locations and alternate means of electronic filing.

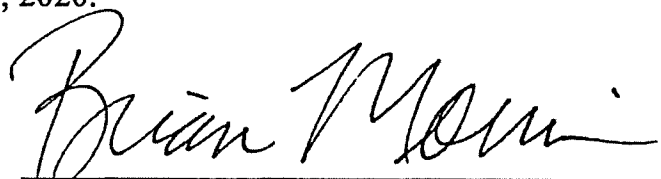
17. The Chief Probation Officer shall take all reasonable measures to limit the risk of exposure to the novel coronavirus for officers in the field.

18. Announcements regarding any further restrictions to Court services will be posted on the Court's public webpage at <https://www.mtd.uscourts.gov>, and

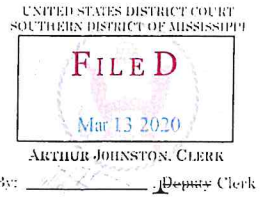
attorneys will receive updates and notices via the CM/ECF system or other electronic means.

19. The Court will continue to assess the public health situation during the pendency of this order. The Court may vacate or amend this administrative order as circumstances require.

DATED this 10th day of April, 2020.



Brian Morris, Chief Judge
United States District Court



IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI

SPECIAL ORDER

In response to the coronavirus pandemic, district courts throughout the country have postponed all criminal and civil settings—some indefinitely. The Board of Judges for the Southern District of Mississippi has concluded that a more incremental approach is appropriate given the conditions in this district, which currently include four reported cases near one courthouse. Accordingly, this Order takes certain actions through the end of March, at which point the measures will be re-evaluated based on the then-available information.

IT IS, THEREFORE, ORDERED AS FOLLOWS:

1. Effective immediately, and through March 31, 2020, all non-essential civil and criminal matters set for hearing or trial in any federal courthouse within the Southern District are hereby continued. Initial appearances, arraignments, detention hearings, and issuance of warrants are deemed essential. As to all other currently set matters during this period, the presiding judge shall have sole discretion to determine whether they are essential and should go forward, or whether they can be conducted by videoconference or telephone. Each judge will so notify the affected parties and reset the matters as appropriate. These continuances will not affect any other deadlines unless the presiding judge so indicates. Bankruptcy proceedings are not subject to this section and are discussed below.
2. Due to the Court's reduced ability to obtain an adequate spectrum of jurors, the reduced availability of attorneys, and a desire to protect those called as jurors, the period of the continuances implemented by this Order are excluded under the Speedy Trial Act, 18 U.S.C. § 316(h)(7)(A). The Court finds that the ends of justice served by ordering these continuances

outweigh the best interests of the public and each defendant's right to a speedy trial. In fact, the best interests of the public are served by these continuances.

3. For all matters deemed essential, and all bankruptcy proceedings, counsel must notify the presiding judge (or bankruptcy trustee) and opposing counsel if that attorney or any individuals the attorney intends to bring to the courthouse have any of the following risk factors:

- Persons who have travelled abroad within the last 14 days;
- Persons who have travelled within the last 14 days to any location within the United States with known outbreaks;
- Persons who reside or have had close contact with someone who has travelled abroad or to a location with a known outbreak within the last 14 days;
- Persons who a doctor, hospital, or health agency has asked to self-quarantine;
- Persons who have been diagnosed with, or have had contact with anyone who has been diagnosed with, COVID-19;
- Persons with fever, cough, or shortness of breath;
- Persons who will be required to fly for the schedule proceeding;
- Any other persons who would raise a reasonable concern of exposure.

Counsel must contact persons they wish to bring to the courthouse and ask whether they have these risk factors.¹ If so, counsel must give notice as soon as possible, but no later than 24 hours before the proceeding. The presiding judge or trustee will have sole discretion to determine whether the proceeding should be delayed or can go forward, perhaps by alternative means. If

¹ This requirement may not be possible for initial appearances, arraignments, and related proceedings. Counsel is therefore instructed to comply to the extent practicable.

counsel is set to appear for a creditors' meeting, then notice must be provided to the trustee and not the judge.

4. All pre-trial detainees must be taken to the appropriate holding facility as determined by the United States Marshals Service (USMS), or its agents or designees, for medical screening before appearing in court. The presiding judge should be notified before transport to the courthouse if the detainee exhibits risk factors.

5. The USMS, in conjunction with the Court Security Officers (CSOs), shall have the authority to screen any visitors to a federal courthouse within the district and prevent them from entering if they present a risk of contamination. The USMS is directed to prepare recommended best practices for screening visitors and is hereby authorized to implement those procedures once developed. If an individual is stopped, the USMS or CSO must immediately notify the presiding officer by telephone. This could include the presiding federal judge, the Clerk of Court, the presiding bankruptcy trustee, the Chief Probation Officer, United States Attorney, or head of any other building tenant. The presiding officer will then have authority to decide how the matter should be handled, including entry with appropriate precautions.

6. All judges and counsel are encouraged to utilize videoconferencing and teleconferencing to the extent possible to avoid unnecessary disruption in the cases.

The Court recognizes that it is impossible to cover all possible contingencies and that the situation remains fluid. This Order is therefore designed to give the presiding officers flexibility

to address issues as they arise while implementing necessary safeguards. This order may be extended or modified on or before March 31, 2020.

SO ORDERED, this the 13th day of March, 2020.

s/ Daniel P. Jordan III
CHIEF UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT
DISTRICT OF MAINE

In Re:)
)
COURT OPERATIONS UNDER)
THE EXIGENT CIRCUMSTANCES)
CREATED BY THE COVID-19)
CORONAVIRUS & RELATED)
PANDEMIC PRECAUTIONS)

GENERAL ORDER 2020-1

GENERAL ORDER

The United States Centers for Disease Control and Prevention and the Maine Center for Disease Control and Prevention have issued guidance about the national outbreak of respiratory illnesses caused by the COVID-19 virus, a novel coronavirus. Both report that the spread of the COVID-19 virus is a pandemic. The *Pandemic/Infectious Disease Plan for the United States District Court for the District of Maine* (2020) calls for the suspension of certain court activities during a pandemic/infectious disease outbreak.

In consideration of the pandemic resulting from the COVID-19 virus and the need to protect public health, criminal and civil jury trials and grand jury proceedings must be immediately suspended in the District of Maine to reduce the congregation of large numbers of people in courthouses.

ACCORDINGLY:

1. All civil and criminal (grand and petit) jury selections and jury trials scheduled to commence before any district or magistrate judge in the District of Maine are hereby CONTINUED pending further Order of the Court;
2. All grand jury proceedings in the District of Maine are hereby CONTINUED pending further Order of the Court. Due to the unavailability of a grand jury in this District during the pendency of this General Order, the 30-day time period for filing an indictment is tolled as to each defendant until this General Order terminates. *See* 18 U.S.C. § 3161(b);
3. The Court finds that the ends of justice served by ordering the continuance of all criminal jury trials outweighs each defendant's right to and the public's interest in speedy indictment or trial. Therefore, the time period of the continuances implemented by this General Order will be excluded

under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A), subject to the entry of an order addressing the same by the presiding judge in each case. Individual judges presiding over criminal proceedings may take such actions consistent with this General Order as may be lawful and appropriate to ensure the fairness of the proceedings and preserve the rights of the parties, particularly where defendants are detained pending trial;

4. This General Order does not address or limit the scheduling of non-jury criminal and civil trials, hearings, and events in the District of Maine;
5. The Edward T. Gignoux U.S. Courthouse in Portland and the Margaret Chase Smith U.S. Courthouse in Bangor will remain open for all other business. The public is encouraged to continue utilizing Court services while following applicable public health guidelines and precautions; and
6. This General Order will terminate on May 1, 2020, unless extended by further Order.

SO ORDERED.

/s/ Jon D. Levy
Chief U.S. District Judge

Dated this 13th day of March, 2020.

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW MEXICO

IN THE MATTER OF:
COURT OPERATIONS IN LIGHT OF
THE CORONAVIRUS OUTBREAK

20-MC-00004-9

ADMINISTRATIVE ORDER

This Order is being issued in response to the recent outbreak of Coronavirus Disease 2019 (COVID-19) and the well-documented concerns surrounding it. The United States Centers for Disease Control and Prevention reports that the spread of COVID-19 is a pandemic. Earlier today the President of the United States declared a national emergency and, earlier this week, the Governor of the State of New Mexico declared a state of public health emergency, similar to declarations issued by other governors. Numerous courts across the country, including the United States Supreme Court, have taken proactive measures to combat the spread of COVID-19. Professional and collegiate sporting tournaments and events have been cancelled or postponed, and entertainment venues throughout the United States have been closed to prevent the spread of COVID-19. Accordingly, in order to protect public health with the goal of reducing the size of public gatherings while balancing the fair administration of justice, the Court

ORDERS the following safety measures effective Monday, March 16, 2020:

1. All civil and criminal jury trials scheduled to commence on or before April 10, 2020 in the District of New Mexico, are **CONTINUED** pending further Order of the Court. The Court may issue other orders concerning future continuances as necessary and appropriate.
2. All trial-specific deadlines in criminal cases scheduled to begin before April 10,

2020, are **CONTINUED** pending further order of the Court. Individual judges may continue trial-specific deadlines in civil cases at their discretion.

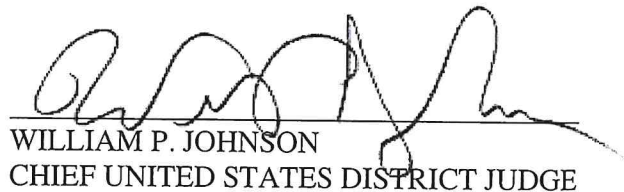
3. All grand jury proceedings in the District of New Mexico are **CONTINUED** pending further order of the Court. Due to the unavailability of a grand jury in this District during the pendency of this Order, the 30-day time period for filing an indictment is tolled as to each defendant until this Order terminates. *See* 18 U.S.C. § 3161(b).
4. Individual judges presiding over criminal proceedings may take such actions consistent with this Order as may be lawful and appropriate to ensure the fairness of the proceedings and preserve the rights of the parties.
5. Due to the Court's reduced ability to obtain an adequate spectrum of jurors and the effect of the public health recommendations on the availability of counsel and Court staff to be present in the courtroom, the time period of the continuances implemented by this Order shall be excluded under the Speedy Trial Act. The Court finds that the ends of justice served by ordering the continuances of all grand jury proceedings and criminal jury trials outweigh each defendant's right to and the public's interest in speedy indictment or trial. Therefore, the time period of the continuances implemented by this Order will be excluded under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A), subject to the entry of an order addressing the same by the presiding judge in each case. Individual judges presiding over criminal proceedings may take such actions consistent with this Order as may be lawful and appropriate to ensure the fairness of the proceedings and preserve the rights of the parties, particularly where defendants are detained pending trial. Any motion by a criminal defendant

seeking an exception to any provisions of this Order should be directed to the presiding District Judge. Absent further order of the Court, the period of the exclusion shall be from March 16, 2020, through April 10, 2020.

6. This Order does not address or limit the scheduling of non-jury criminal and civil trials, hearings, and events in the District of New Mexico.
7. The Clerk's Office, United States Probation, United States Pretrial Services, and all other Court services shall remain open pending further order of the Court.

SO ORDERED this 13th day of March, 2020.

FOR THE COURT:



WILLIAM P. JOHNSON
CHIEF UNITED STATES DISTRICT JUDGE

CRIMINAL DIVISION
CASE SUMMARY
CASE NO. 13CR0773801

People of the State of Illinois vs. ANTHONY
 JACKSON

§ Location: Criminal Division
 § Judicial Officer: Walowski, Ursula
 § Filed on: 04/23/2013
 § Appellate Number: 17-1582
 § Central Booking 018618136
 § Number/Document Control
 § Number:
 § FBI Number: 740205FA9
 § IR Number: 2187746
 § Record Division Number: HW194557
 § Related Case Number: 13-1109462
 § SID/IBI: 026248230

CASE INFORMATION

Offense	Statute	Deg	Date	Case Type:	Felony Indictment
Jurisdiction: Chicago Police Department					
001. MURDER/INTENT TO KILL/INJURE	720-5/9-1(A)	FM	01/01/1900	Case Status:	09/28/2017 Appeal
DCN: 018618136 Sequence: 001	(1)				
Arrest: 03/18/2013 IL0CPD000 - Chicago Police Department				Case Flags:	Verify Payment History on Conversion tab
002. MURDER/STRONG PROB KILL/INJUR	720-5/9-1(A)	FM	01/01/1900		
DCN: 018618136 Sequence: 002	(2)				
Arrest: 03/18/2013 IL0CPD000 - Chicago Police Department					

Related Cases

13110946201 (Indictment)
 19ACC011101 (Contempt)

Bonds

Deposit Bond #D1016288 \$0.00
 01/01/1900 Conversion
 Counts: 001, 002

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number	13CR0773801
Court	Criminal Division
Date Assigned	04/23/2013
Judicial Officer	Walowski, Ursula

PARTY INFORMATION

Defendant	JACKSON, ANTHONY	<i>Lead Attorneys</i>
		ANDERSON, GWENDOLYN
		D
		Retained
		312-346-5130(W)

Plaintiff People of the State of Illinois

DATE	EVENTS & ORDERS OF THE COURT	INDEX
03/20/2013	<p>Bond Setting <i>Originating Case Number 13110946201</i></p> <p>Judicial Order \$500,000.00 (@10% \$50,000.00)</p> <p>Deposit Bond</p>	
04/23/2013	Indictment/Information-Clerks Office-Presiding Judge <i>ROOM: CLERK'S OFFICE</i>	

CRIMINAL DIVISION
CASE SUMMARY
CASE NO. 13CR0773801

JUDGE: 1531

01/13/2015	<input checked="" type="checkbox"/> Witnesses Ordered To Appear (Judicial Officer: Sacks, Stanley J) <i>ROOM: 602</i> <i>JUDGE: 1531</i>
01/13/2015	<input checked="" type="checkbox"/> Continuance By Order Of Court (Judicial Officer: Sacks, Stanley J) <i>ROOM: 602</i> <i>JUDGE: 1531</i> <i>CDATE: 01/14/2015</i> <i>C: 09:30 AM - 2</i> <i>ROOM: 602</i>
01/14/2015	Order of Court (9:30 AM) Events: 01/13/2015 Continuance By Order Of Court <i>ROOM: 602 26TH & CALIFORNIA</i> <i>CDATE: 01/14/2015</i> <i>C: 09:30 AM - 2</i>
01/14/2015	<input checked="" type="checkbox"/> Defendant On Bond (Judicial Officer: Sacks, Stanley J) <i>ROOM: 602</i> <i>JUDGE: 1531</i>
01/14/2015	<input checked="" type="checkbox"/> Motion Direct Verdict Or Finding - Filed (Judicial Officer: Sacks, Stanley J) Filing Party: Defendant JACKSON, ANTHONY <i>ROOM: 602</i> <i>JUDGE: 1531</i> <i>D</i> <i>MODB: 2</i>
01/14/2015	<input checked="" type="checkbox"/> Witnesses Ordered To Appear (Judicial Officer: Sacks, Stanley J) <i>ROOM: 602</i> <i>JUDGE: 1531</i>
01/14/2015	<input checked="" type="checkbox"/> Continuance By Agreement (Judicial Officer: Sacks, Stanley J) <i>ROOM: 602</i> <i>JUDGE: 1531</i> <i>CDATE: 01/15/2015</i> <i>C: 09:30 AM - 2</i> <i>ROOM: 602</i>
01/15/2015	By Agreement (9:30 AM) Events: 01/14/2015 Continuance By Agreement <i>ROOM: 602 26TH & CALIFORNIA</i> <i>CDATE: 01/15/2015</i> <i>C: 09:30 AM - 2</i>
01/15/2015	<input checked="" type="checkbox"/> Defendant On Bond (Judicial Officer: Sacks, Stanley J) <i>ROOM: 602</i> <i>JUDGE: 1531</i>
01/15/2015	<input checked="" type="checkbox"/> Motion Direct Verdict Or Finding - Filed (Judicial Officer: Sacks, Stanley J) Filing Party: Defendant JACKSON, ANTHONY <i>ROOM: 602</i> <i>JUDGE: 1531</i> <i>F</i> <i>MODB: 1</i>

CRIMINAL DIVISION
CASE SUMMARY
CASE NO. 13CR0773801

01/15/2015	<input checked="" type="checkbox"/> Motion Direct Verdict Or Finding - Filed (Judicial Officer: Sacks, Stanley J) Filing Party: Defendant JACKSON, ANTHONY ROOM: 602 JDGE: 1531 D MODB: 1
01/15/2015	<input checked="" type="checkbox"/> Verdict Of Guilty (Judicial Officer: Sacks, Stanley J) ROOM: 602 JDGE: 1531 REF: C001
01/15/2015	<input checked="" type="checkbox"/> Bail Revoked (Judicial Officer: Sacks, Stanley J) ROOM: 602 JDGE: 1531
01/15/2015	<input checked="" type="checkbox"/> Continuance By Order Of Court (Judicial Officer: Sacks, Stanley J) ROOM: 602 JDGE: 1531 CDATE: 01/20/2015 C: 09:30 AM - 2 ROOM: 602
01/15/2015	Disposition (Judicial Officer: Sacks, Stanley J) 001. MURDER/INTENT TO KILL/INJURE Verdict of Guilty DCN: 018618136 Sequence: 001
01/20/2015	Order of Court (9:30 AM) Events: 01/15/2015 Continuance By Order Of Court ROOM: 602 26TH & CALIFORNIA CDATE: 01/20/2015 C: 09:30 AM - 2
01/20/2015	<input checked="" type="checkbox"/> Defendant In Custody (Judicial Officer: Sacks, Stanley J) ROOM: 602 JDGE: 1531
01/20/2015	<input checked="" type="checkbox"/> Cash Bond Refund To Attorney (Judicial Officer: Sacks, Stanley J) ROOM: 602 JDGE: 1531 REF: B001 DESC: CBR AMOUNT \$12,000. BALANCE TO PROVIDER
01/20/2015	<input checked="" type="checkbox"/> Pre-Sentence Investigation Ordered and Continued (Judicial Officer: Sacks, Stanley J) ROOM: 602 JDGE: 1531
01/20/2015	<input checked="" type="checkbox"/> Continuance By Agreement (Judicial Officer: Sacks, Stanley J) ROOM: 602 JDGE: 1531 CDATE: 02/20/2015 C: 09:30 AM - 2 ROOM: 602
01/23/2015	<input checked="" type="checkbox"/> Cash Bond Refund Processed Forwarded Accounting Department ROOM: CLERK'S OFFICE

CRIMINAL DIVISION
CASE SUMMARY
CASE NO. 13CR0773801

11/09/2016	By Agreement (9:30 AM) Events: 10/18/2016 Continuance By Agreement ROOM: 700 26TH & CALIFORNIA CDATE: 11/09/2016 C: 09:30 AM - 2
11/09/2016	Motion (9:30 AM) Events: 11/07/2016 Notice Of Motion/Filing ROOM: 700 26TH & CALIFORNIA CDATE: 11/09/2016 C: 09:30 AM - 2
11/09/2016	 Defendant In Custody (Judicial Officer: Linn, James B) ROOM: 700 JDGE: 1544 DESC: POST TRIAL MOTION GRANTED INDIGENCY ORDER TERMINATED
11/09/2016	 Motion Deft - Continuance (Judicial Officer: Linn, James B) ROOM: 700 JDGE: 1544 CDATE: 11/22/2016 C: 09:30 AM - 2 ROOM: 700
11/21/2016	 Notice Of Motion/Filing ROOM: CLERK'S OFFICE CDATE: 11/22/2016 C: 09:30 AM - 2 ROOM: 700
11/22/2016	Motion Defendant (9:30 AM) Events: 11/09/2016 Motion Deft - Continuance ROOM: 700 26TH & CALIFORNIA CDATE: 11/22/2016 C: 09:30 AM - 2
11/22/2016	Motion (9:30 AM) Events: 11/21/2016 Notice Of Motion/Filing ROOM: 700 26TH & CALIFORNIA CDATE: 11/22/2016 C: 09:30 AM - 2
11/22/2016	 Defendant In Custody (Judicial Officer: Stephenson, Domenica A.) ROOM: 700 JDGE: 1967
11/22/2016	 Defendant In Custody (Judicial Officer: Stephenson, Domenica A.) ROOM: 700 JDGE: 1967 DESC: D'S ATTY REQUEST FOR WRITTENHEALTHCARE ORDER GRANTED
11/22/2016	 Motion Deft - Continuance (Judicial Officer: Stephenson, Domenica A.) ROOM: 700 JDGE: 1967 CDATE: 11/29/2016 C: 09:30 AM - 2 ROOM: 700
11/29/2016	Motion Defendant (9:30 AM) Events: 11/22/2016 Motion Deft - Continuance

CRIMINAL DIVISION
CASE SUMMARY
CASE NO. 13CR0773801

11/06/2017	Order of Court (9:30 AM) Events: 10/25/2017 Continuance By Order Of Court ROOM: 700 26TH & CALIFORNIA CDATE: 11/06/2017 C: 09:30 AM - 2
11/06/2017	 Defendant In Custody (Judicial Officer: Linn, James B) ROOM: 700 JDGE: 1544
11/06/2017	 Witnesses Ordered To Appear (Judicial Officer: Linn, James B) ROOM: 700 JDGE: 1544
11/06/2017	 Continuance By Order Of Court (Judicial Officer: Linn, James B) ROOM: 700 JDGE: 1544 CDATE: 02/20/2018 C: 09:30 AM - 2 ROOM: 700
11/06/2017	 Change Priority Status (Judicial Officer: Linn, James B) ROOM: 700 JDGE: 1544 REF: R
11/20/2017	Appellate Court Number Assigned ROOM: CLERK'S OFFICE 0000 DESC: 17-1582
12/07/2017	 Defendant In Custody (Judicial Officer: Linn, James B) ROOM: 700 JDGE: 1544
12/07/2017	 Motion Deft - Continuance (Judicial Officer: Linn, James B) ROOM: 700 JDGE: 1544 CDATE: 12/21/2017 C: 09:30 AM - 2 ROOM: 700
12/21/2017	Motion Defendant (9:30 AM) Events: 12/07/2017 Motion Deft - Continuance ROOM: 700 26TH & CALIFORNIA CDATE: 12/21/2017 C: 09:30 AM - 2
12/21/2017	 Defendant In Custody (Judicial Officer: Linn, James B) ROOM: 700 JDGE: 1544
12/21/2017	 Public Defender Appointed (Judicial Officer: Linn, James B) ROOM: 700 JDGE: 1544
12/21/2017	 Continuance By Agreement (Judicial Officer: Linn, James B)

CRIMINAL DIVISION
CASE SUMMARY
CASE NO. 13CR0773801

	<p><i>ROOM: 700 JDGE: 1544 CDATE: 01/24/2018 C: 09:30 AM - 2 ROOM: 700</i></p>
01/24/2018	<p>By Agreement (9:30 AM) Events: 12/21/2017 Continuance By Agreement <i>ROOM: 700 26TH & CALIFORNIA CDATE: 01/24/2018 C: 09:30 AM - 2</i></p>
01/24/2018	<p><input checked="" type="checkbox"/> Defendant In Custody (Judicial Officer: Linn, James B) <i>ROOM: 700 JDGE: 1544</i></p>
01/24/2018	<p><input checked="" type="checkbox"/> Public Defender Appointed (Judicial Officer: Linn, James B) <i>ROOM: 700 JDGE: 1544</i></p>
01/24/2018	<p><input checked="" type="checkbox"/> Continuance By Agreement (Judicial Officer: Linn, James B) <i>ROOM: 700 JDGE: 1544 CDATE: 02/21/2018 C: 09:30 AM - 2 ROOM: 700</i></p>
02/20/2018	<p>Order of Court (9:30 AM) Events: 11/06/2017 Continuance By Order Of Court <i>ROOM: 700 26TH & CALIFORNIA CDATE: 02/20/2018 C: 09:30 AM - 2</i></p>
02/21/2018	<p>By Agreement (9:30 AM) Events: 01/24/2018 Continuance By Agreement <i>ROOM: 700 26TH & CALIFORNIA CDATE: 02/21/2018 C: 09:30 AM - 2</i></p>
02/21/2018	<p><input checked="" type="checkbox"/> Defendant In Custody (Judicial Officer: Linn, James B) <i>ROOM: 700 JDGE: 1544</i></p>
02/21/2018	<p><input checked="" type="checkbox"/> Continuance By Agreement (Judicial Officer: Linn, James B) <i>ROOM: 700 JDGE: 1544 CDATE: 02/28/2018 C: 09:30 AM - 2 ROOM: 700</i></p>
02/26/2018	<p><input checked="" type="checkbox"/> Defendant In Custody (Judicial Officer: Linn, James B) <i>ROOM: 700 JDGE: 1544</i></p>
02/26/2018	<p><input checked="" type="checkbox"/> Continuance By Order Of Court (Judicial Officer: Linn, James B) <i>ROOM: 700 JDGE: 1544 CDATE: 02/28/2018 C: 09:30 AM - 2</i></p>

CRIMINAL DIVISION
CASE SUMMARY
CASE NO. 13CR0773801

	<p><i>ROOM: 700</i></p>
02/28/2018	<p>By Agreement (9:30 AM) Events: 02/21/2018 Continuance By Agreement <i>ROOM: 700 26TH & CALIFORNIA</i> <i>CDATE: 02/28/2018</i> <i>C: 09:30 AM - 2</i></p>
02/28/2018	<p>Order of Court (9:30 AM) Events: 02/26/2018 Continuance By Order Of Court <i>ROOM: 700 26TH & CALIFORNIA</i> <i>CDATE: 02/28/2018</i> <i>C: 09:30 AM - 2</i></p>
02/28/2018	<p> Defendant In Custody (Judicial Officer: Linn, James B) <i>ROOM: 700</i> <i>JUDGE: 1544</i></p>
02/28/2018	<p> Continuance By Agreement (Judicial Officer: Linn, James B) <i>ROOM: 700</i> <i>JUDGE: 1544</i> <i>CDATE: 03/21/2018</i> <i>C: 09:30 AM - 2</i> <i>ROOM: 700</i></p>
03/21/2018	<p>By Agreement (9:30 AM) Events: 02/28/2018 Continuance By Agreement <i>ROOM: 700 26TH & CALIFORNIA</i> <i>CDATE: 03/21/2018</i> <i>C: 09:30 AM - 2</i></p>
03/21/2018	<p> Defendant In Custody (Judicial Officer: Linn, James B) <i>ROOM: 700</i> <i>JUDGE: 1544</i></p>
03/21/2018	<p> Continuance By Agreement (Judicial Officer: Linn, James B) <i>ROOM: 700</i> <i>JUDGE: 1544</i> <i>CDATE: 04/25/2018</i> <i>C: 09:30 AM - 2</i> <i>ROOM: 700</i></p>
04/05/2018	<p> Mandate Filed <i>ROOM: CLERK'S OFFICE</i> <i>CDATE: 04/26/2018</i> <i>C: 09:00 AM - 1</i> <i>ROOM: 101</i> <i>DESC: 18-0095</i></p>
04/25/2018	<p>By Agreement (9:30 AM) Events: 03/21/2018 Continuance By Agreement <i>ROOM: 700 26TH & CALIFORNIA</i> <i>CDATE: 04/25/2018</i> <i>C: 09:30 AM - 2</i></p>
04/25/2018	<p> Defendant In Custody (Judicial Officer: Linn, James B) <i>ROOM: 101</i> <i>JUDGE: 1544</i></p>

CRIMINAL DIVISION
CASE SUMMARY
CASE NO. 13CR0773801

04/25/2018	 Motion Deft - Continuance (Judicial Officer: Linn, James B) <i>ROOM: 101</i> <i>JUDGE: 1544</i> <i>CDATE: 05/02/2018</i> <i>C: 09:30 AM - 2</i> <i>ROOM: 700</i>
04/26/2018	Continued to (9:00 AM) Events: 04/05/2018 Mandate Filed <i>ROOM: 101 26TH & CALIFORNIA</i> <i>CDATE: 04/26/2018</i> <i>C: 09:00 AM - 1</i>
04/26/2018	 Motion-Denied (Judicial Officer: Martin, LeRoy K, Jr.) <i>ROOM: 101</i> <i>JUDGE: 1844</i> <i>DESC: MOTION TO SET BAIL</i>
05/02/2018	Motion Defendant (9:30 AM) Events: 04/25/2018 Motion Deft - Continuance <i>ROOM: 700 26TH & CALIFORNIA</i> <i>CDATE: 05/02/2018</i> <i>C: 09:30 AM - 2</i>
05/02/2018	 Defendant In Custody (Judicial Officer: Linn, James B) <i>ROOM: 700</i> <i>JUDGE: 1544</i>
05/02/2018	 Continuance By Agreement (Judicial Officer: Linn, James B) <i>ROOM: 700</i> <i>JUDGE: 1544</i> <i>CDATE: 06/27/2018</i> <i>C: 09:30 AM - 2</i> <i>ROOM: 700</i>
05/23/2018	 Case Advanced <i>ROOM: CLERK'S OFFICE</i> <i>CDATE: 06/27/2018</i> <i>C: 09:30 AM - 2</i> <i>ROOM: 700</i>
05/23/2018	 Hearing Date Assigned <i>ROOM: CLERK'S OFFICE</i> <i>CDATE: 05/30/2018</i> <i>C: 09:30 AM - 2</i> <i>ROOM: 700</i>
05/30/2018	Hearing (9:30 AM) Events: 05/23/2018 Hearing Date Assigned <i>ROOM: 700 26TH & CALIFORNIA</i> <i>CDATE: 05/30/2018</i> <i>C: 09:30 AM - 2</i>
05/30/2018	 Defendant In Custody (Judicial Officer: Linn, James B) <i>ROOM: 700</i> <i>JUDGE: 1544</i>
05/30/2018	 Continuance By Order Of Court (Judicial Officer: Linn, James B) <i>ROOM: 700</i>

CRIMINAL DIVISION
CASE SUMMARY
CASE NO. 13CR0773801

*JUDGE: 1544
CDATE: 06/27/2018
C: 09:30 AM - 2
ROOM: 700*

06/21/2018	 Motion For Writ Of Habeas Corpus <i>ROOM: CLERK'S OFFICE F MODB: 2</i>
06/21/2018	 Notice Of Motion/Filing <i>ROOM: CLERK'S OFFICE CDATE: 06/27/2018 C: 09:30 AM - 2 ROOM: 700</i>
06/27/2018	By Agreement (9:30 AM) Events: 05/02/2018 Continuance By Agreement <i>ROOM: 700 26TH & CALIFORNIA CDATE: 06/27/2018 C: 09:30 AM - 2</i>
06/27/2018	Continued to (9:30 AM) Events: 05/23/2018 Case Advanced <i>ROOM: 700 26TH & CALIFORNIA CDATE: 06/27/2018 C: 09:30 AM - 2</i>
06/27/2018	Order of Court (9:30 AM) Events: 05/30/2018 Continuance By Order Of Court <i>ROOM: 700 26TH & CALIFORNIA CDATE: 06/27/2018 C: 09:30 AM - 2</i>
06/27/2018	Motion (9:30 AM) Events: 06/21/2018 Notice Of Motion/Filing <i>ROOM: 700 26TH & CALIFORNIA CDATE: 06/27/2018 C: 09:30 AM - 2</i>
06/27/2018	 Defendant In Custody (Judicial Officer: Linn, James B) <i>ROOM: 700 JDGE: 1544</i>
06/27/2018	 Continuance By Agreement (Judicial Officer: Linn, James B) <i>ROOM: 700 JDGE: 1544 CDATE: 07/30/2018 C: 09:30 AM - 2 ROOM: 700</i>
07/23/2018	 Mandate Filed <i>ROOM: CLERK'S OFFICE CDATE: 08/14/2018 C: 09:00 AM - 1 ROOM: 101 DESC: 18-0095</i>
07/30/2018	By Agreement (9:30 AM) Events: 06/27/2018 Continuance By Agreement

CRIMINAL DIVISION
CASE SUMMARY
CASE NO. 13CR0773801

*ROOM: 700 26TH & CALIFORNIA
CDATE: 07/30/2018
C: 09:30 AM - 2*

07/30/2018 **Defendant In Custody** (Judicial Officer: Linn, James B)
*ROOM: 700
JDGE: 1544*

07/30/2018 **Continuance By Agreement** (Judicial Officer: Linn, James B)
*ROOM: 700
JDGE: 1544
CDATE: 09/12/2018
C: 09:30 AM - 2
ROOM: 700*

08/14/2018 **Continued to (9:00 AM)**
Events: 07/23/2018 Mandate Filed
*ROOM: 101 26TH & CALIFORNIA
CDATE: 08/14/2018
C: 09:00 AM - 1*

08/14/2018 **Motion-Denied** (Judicial Officer: Martin, LeRoy K, Jr.)
*ROOM: 101
JDGE: 1844*

09/12/2018 **By Agreement (9:30 AM)**
Events: 07/30/2018 Continuance By Agreement
*ROOM: 700 26TH & CALIFORNIA
CDATE: 09/12/2018
C: 09:30 AM - 2*

09/12/2018 **Defendant In Custody** (Judicial Officer: Linn, James B)
*ROOM: 700
JDGE: 1544*

09/12/2018 **Continuance By Agreement** (Judicial Officer: Linn, James B)
*ROOM: 700
JDGE: 1544
CDATE: 10/23/2018
C: 09:30 AM - 2
ROOM: 700*

10/23/2018 **By Agreement (9:30 AM)**
Events: 09/12/2018 Continuance By Agreement
*ROOM: 700 26TH & CALIFORNIA
CDATE: 10/23/2018
C: 09:30 AM - 2*

10/23/2018 **Defendant In Custody** (Judicial Officer: Linn, James B)
*ROOM: 700
JDGE: 1544*

10/23/2018 **Continuance By Agreement** (Judicial Officer: Linn, James B)
*ROOM: 700
JDGE: 1544
CDATE: 12/13/2018
C: 09:30 AM - 2
ROOM: 700*

12/13/2018 **By Agreement (9:30 AM)**

CRIMINAL DIVISION
CASE SUMMARY
CASE NO. 13CR0773801

	Events: 10/23/2018 Continuance By Agreement <i>ROOM: 700 26TH & CALIFORNIA</i> <i>CDATE: 12/13/2018</i> <i>C: 09:30 AM - 2</i>
12/13/2018	Defendant In Custody (Judicial Officer: Linn, James B) <i>ROOM: 700</i> <i>JUDGE: 1544</i>
12/13/2018	Continuance By Agreement (Judicial Officer: Linn, James B) <i>ROOM: 700</i> <i>JUDGE: 1544</i> <i>CDATE: 01/30/2019</i> <i>C: 09:30 AM - 2</i> <i>ROOM: 700</i>
01/04/2019	Notice Of Motion/Filing <i>ROOM: CLERK'S OFFICE</i> <i>CDATE: 03/06/2019</i> <i>C: 09:30 AM - 2</i> <i>ROOM: 700</i> <i>DESC: EMERGENCY WRIT OF MANDAMUS</i>
01/30/2019	By Agreement (9:30 AM) Events: 12/13/2018 Continuance By Agreement <i>ROOM: 700 26TH & CALIFORNIA</i> <i>CDATE: 01/30/2019</i> <i>C: 09:30 AM - 2</i>
01/30/2019	Defendant In Custody (Judicial Officer: Linn, James B) <i>ROOM: 700</i> <i>JUDGE: 1544</i>
01/30/2019	Continuance By Agreement (Judicial Officer: Linn, James B) <i>ROOM: 700</i> <i>JUDGE: 1544</i> <i>CDATE: 02/04/2019</i> <i>C: 09:30 AM - 2</i> <i>ROOM: 700</i>
02/01/2019	Defendant In Custody (Judicial Officer: Linn, James B) <i>ROOM: 700</i> <i>JUDGE: 1544</i>
02/01/2019	Continuance By Agreement (Judicial Officer: Linn, James B) <i>ROOM: 700</i> <i>JUDGE: 1544</i> <i>CDATE: 03/18/2019</i> <i>C: 09:30 AM - 2</i> <i>ROOM: 700</i>
02/04/2019	By Agreement (9:30 AM) Events: 01/30/2019 Continuance By Agreement <i>ROOM: 700 26TH & CALIFORNIA</i> <i>CDATE: 02/04/2019</i> <i>C: 09:30 AM - 2</i>
03/06/2019	Motion (9:30 AM) Events: 01/04/2019 Notice Of Motion/Filing

CRIMINAL DIVISION
CASE SUMMARY
CASE NO. 13CR0773801

ROOM: 700 26TH & CALIFORNIA
CDATE: 03/06/2019
C: 09:30 AM - 2

03/06/2019  Continuance By Order Of Court (Judicial Officer: Linn, James B)
ROOM: 700
JDGE: 1544
CDATE: 03/18/2019
C: 09:30 AM - 2
ROOM: 700

03/12/2019  Order Entered
ROOM: CLERK'S OFFICE
CDATE: 03/28/2019
C: 09:00 AM - 1
ROOM: 101
DESC: 17-1582

03/18/2019 By Agreement (9:30 AM)
Events: 02/01/2019 Continuance By Agreement
ROOM: 700 26TH & CALIFORNIA
CDATE: 03/18/2019
C: 09:30 AM - 2

03/18/2019 Order of Court (9:30 AM)
Events: 03/06/2019 Continuance By Order Of Court
ROOM: 700 26TH & CALIFORNIA
CDATE: 03/18/2019
C: 09:30 AM - 2

03/18/2019  Defendant In Custody (Judicial Officer: Linn, James B)
ROOM: 700
JDGE: 1544

03/18/2019  Continuance By Order Of Court (Judicial Officer: Linn, James B)
ROOM: 700
JDGE: 1544
CDATE: 04/29/2019
C: 09:30 AM - 2
ROOM: 700

03/28/2019 Continued to (9:00 AM)
Events: 03/12/2019 Order Entered
ROOM: 101 26TH & CALIFORNIA
CDATE: 03/28/2019
C: 09:00 AM - 1

03/28/2019  Motion-Granted (Judicial Officer: Martin, LeRoy K, Jr.)
ROOM: 101
JDGE: 1844

04/29/2019 Order of Court (9:30 AM)
Events: 03/18/2019 Continuance By Order Of Court
ROOM: 700 26TH & CALIFORNIA
CDATE: 04/29/2019
C: 09:30 AM - 2

04/29/2019  Defendant In Custody (Judicial Officer: Linn, James B)
ROOM: 700
JDGE: 1544

CRIMINAL DIVISION
CASE SUMMARY
CASE NO. 13CR0773801

PRIOR RULING TO STAND

01/06/2020	Continuance By Order Of Court (Judicial Officer: Davis, Adrienne E)
01/08/2020	Motion Defendant (9:00 AM) (Judicial Officer: Walowski, Ursula ;Location: 2650 South California Avenue, Chicago, IL 60608)
01/08/2020	Status or Progress Report (9:30 AM) (Judicial Officer: Martin, LeRoy K, Jr. ;Location: Criminal Division, Courtroom 101) Events: 01/06/2020 Continuance By Order Of Court
01/08/2020	Defendant In Custody (Judicial Officer: Walowski, Ursula)
01/08/2020	Motion Filed Filing Party: Defendant JACKSON, ANTHONY <i>motion to change trial date</i>
01/08/2020	Petition Rule To Show Cause Denied (Judicial Officer: Walowski, Ursula) <i>dismissed</i>
01/08/2020	Witnesses Ordered To Appear (Judicial Officer: Walowski, Ursula)
01/08/2020	Civilian Clothes For Jury Trial (Judicial Officer: Walowski, Ursula)
02/11/2020	Notice Of Motion/Filing
02/19/2020	Case Advanced (9:00 AM) (Judicial Officer: Walowski, Ursula ;Location: 2650 South California Avenue, Chicago, IL 60608)
02/19/2020	Defendant In Custody (Judicial Officer: Walowski, Ursula)
02/20/2020	By Agreement (9:00 AM) (Judicial Officer: Walowski, Ursula ;Location: 2650 South California Avenue, Chicago, IL 60608)
02/20/2020	Defendant In Custody (Judicial Officer: Walowski, Ursula)
02/20/2020	Witnesses Ordered To Appear (Judicial Officer: Walowski, Ursula)
02/20/2020	Civilian Clothes For Jury Trial (Judicial Officer: Walowski, Ursula)
02/24/2020	Notice Of Motion/Filing
03/06/2020	Notice Of Motion/Filing <i>SUPPLEMENTAL ANSWER TO DISCOVERY</i>
03/06/2020	Motion In Limine - Filed Filing Party: Plaintiff People of the State of Illinois
03/23/2020	By Agreement (9:00 AM) (Judicial Officer: Walowski, Ursula ;Location: Criminal Division, Courtroom 306)
03/23/2020	Motion (9:00 AM) (Judicial Officer: Walowski, Ursula ;Location: Criminal Division, Courtroom 306) Events: 03/06/2020 Motion In Limine - Filed
03/30/2020	By Agreement (9:00 AM) (Judicial Officer: Walowski,

CRIMINAL DIVISION
CASE SUMMARY
CASE NO. 13CR0773801

	Ursula ;Location: Criminal Division, Courtroom 306)
03/30/2020	Motion (9:00 AM) (Judicial Officer: Walowski, Ursula ;Location: Criminal Division, Courtroom 306) Events: 02/11/2020 Notice Of Motion/Filing
03/30/2020	Motion (9:00 AM) (Judicial Officer: Walowski, Ursula ;Location: Criminal Division, Courtroom 306) Events: 02/24/2020 Notice Of Motion/Filing

DATE

FINANCIAL INFORMATION

Defendant JACKSON, ANTHONY	
Total Charges	62.25
Total Payments and Credits	62.25
Balance Due as of 03/10/2020	0.00
Defendant JACKSON, ANTHONY	
Cash Bond Balance as of 03/10/2020	0.00

3/10/20