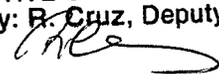


**FILED**  
SUPERIOR COURT OF CALIFORNIA  
COUNTY OF PLACER

MAR 18 2020

JAKE CHATTERS  
EXECUTIVE OFFICER & CLERK  
By: R. Cruz, Deputy



SUPERIOR COURT OF THE STATE OF CALIFORNIA  
IN AND FOR THE COUNTY OF PLACER

STANDING ORDER OF THE PLACER  
COUNTY SUPERIOR COURT

No.: 20-005

STANDING ORDER RE COVID-19  
PANDEMIC:  
ALL CRIMINAL MATTERS

In light of the national COVID-19 pandemic, and in conjunction with the March 17, 2020 Order of Chief Justice Tani G. Cantil-Sakauye, Chair of the Judicial Council of California, issued in response to the March 17, 2020 request for an emergency order made by the Superior Court of Placer County, and the General Order re: Implementation of Emergency Relief issued by the Superior Court of Placer County on March 17, 2020, and under the authority of Code of Civil Procedure section 128 and California Rules of Court, rule 10.603, the court makes the following orders, effective immediately:

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1 • **CONTINUANCE OF FELONY HEARINGS [Defendant NOT in**  
2 **Custody; No Preliminary Hearing; Time Waivers]:** The court will  
3 continue all hearings in felony cases set between March 19, 2020, and  
4 April 10, 2020, in which (1) defendant is not in custody; (2) a  
5 preliminary hearing has not been held; **and** (3) defendant has waived  
6 their right to have a preliminary hearing held within 10 court days  
7 and/or 60 calendar days pursuant to Penal Code section 859b, to an  
8 available date four weeks from the currently scheduled court date.

9 • **CONTINUANCE OF FELONY HEARINGS [Defendant NOT in**  
10 **Custody; Preliminary Hearing Held/Waived; Time Waivers]:** The  
11 court will continue all hearings in felony cases set between March 19,  
12 2020, and April 10, 2020, in which (1) defendant is not in custody; (2)  
13 a preliminary hearing has been held or waived; **and** (3) defendant has  
14 waived their right to be brought to trial within 60 days pursuant to  
15 Penal Code section 1382, to an available date four weeks from the  
16 currently scheduled court date.

17 • **CONTINUANCE OF FELONY HEARINGS [Defendant NOT in**  
18 **Custody; Defendant on Probation/Parole/Post Release**  
19 **Community Supervision/Mandatory Supervision]:** The court will  
20 continue all hearings in felony cases set between March 19, 2020, and  
21 April 10, 2020, in which (1) defendant is not in custody; (2) defendant  
22 is on probation, parole, post-release community supervision, or  
23 mandatory supervision; **and** (3) defendant is on calendar for any  
24 motion, program review, or other review, to an available date four  
25 weeks from the currently scheduled court date.

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1 • **CONTINUANCE OF MISDEMEANOR HEARINGS [Non-**  
2 **Arrestment; Defendant NOT in Custody; Includes DUIs]:** The  
3 court will continue all non-arrestment hearings in misdemeanor  
4 cases, **including driving under the influence cases**, set between  
5 March 17, 2020, and April 10, 2020, in which defendant is not in  
6 custody, to an available date at least eight weeks from the currently  
7 scheduled court date. [Effective March 17, 2020]

8 • **CONTINUANCE OF TRAFFIC/NON-TRAFFIC INFRACTION AND**  
9 **TRAFFIC MISDEMEANOR HEARINGS [Excludes DUIs]:** The court  
10 will continue all non-traffic infraction, traffic infraction, and traffic  
11 misdemeanor hearings and trials, **not including driving under the**  
12 **influence cases**, set between March 16, 2020, and April 10, 2020, to  
13 an available date at least eight weeks from the currently scheduled  
14 court date. [Effective March 16, 2020]

15 For all of the foregoing cases, it is hereby ordered that:

- 16 (1) Defendants shall appear at the continued hearing date;
- 17 (2) Defendants shall continue to comply with any applicable criminal  
18 protective order;
- 19 (3) Defendants shall continue to comply with all own recognizance  
20 terms, release terms, bail terms, supervised release terms,  
21 supervised release own recognizance terms, and home  
22 monitoring terms and probation terms during any postponement  
23 period. Under any forms of release, if defendant is required to  
24 report to the probation department as part of their release order  
25 or probation terms, the defendant is ordered to continue to  
26 report to the probation department.

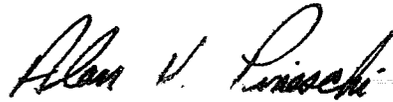
27 **This order does not apply to cases being heard in mental health**  
28 **treatment court and cases in which the defendant is charged with a**

1 **crime alleging a sex offense. This order does not apply to sexually**  
2 **violent predator (SVP) cases.**

3  
4 **Scheduled felony and misdemeanor non-traffic arraignments**  
5 **and all preliminary hearings shall remain set, regardless of the**  
6 **defendant's custody status.**

7  
8 IT IS SO ORDERED.

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10 DATED: MAR 18 2020



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11 HONORABLE ALAN V. PINESCHI  
12 Presiding Judge of the Superior Court  
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