

20EX000063

IN THE STATE COURT OF FULTON COUNTY
STATE OF GEORGIA

1st AMENDED STANDING ORDER GOVERNING BAIL AND BENCH
WARRANTS
DURING JUDICIAL EMERGENCY

A. For the duration of the Judicial Emergency declared by the Chief Justice of Georgia and any extensions thereof: Defendants shall be permitted to sign their own bonds for new arrests (including those from electronic warrants) or bench warrants (including failure to appear warrants) in the amount of \$1,000 **EXCEPT:**

1. Cases in which a bail amount has been set by a judge by written order in an individual case; amendments of such individually set bonds must also be done by written order;
2. Stalking (OCGA § 16-5-90);
3. Those warrants and charges which must be examined by a magistrate to determine whether they involve family violence:
 - a. simple battery (OCGA § 16-5-23);
 - b. battery (OCGA § 16-5-23.1);
 - c. simple assault (OCGA § 16-5-20);
 - d. cruelty to children (OCGA § 16-5-70);
 - e. violating family violence order (OCGA § 16-5-95);
 - f. disorderly conduct (OCGA § 16-11-39).

It is the request of the State Court that in cases involving simple battery, simple assault, and disorderly conduct that schedule bonds not be utilized during this period of judicial emergency, and that Defendants be released upon signature

bonds unless the case involves family violence, or the judge has made an individual determination based upon the facts of the case or the Defendant's criminal record that a signature bond is inappropriate.

4. Traffic:

- a. First DUI in five years (OCGA § 40-6-391). \$1,000 good bond with special condition of no drugs or alcohol,
- b. Second or more offense in five years DUI (OCGA § 40-6-391),
- c. Fourth lifetime offense for driving with a suspended license (OCGA § 40-5-121),
- d. Hit and Run (OCGA § 40-6-270),
- e. Misdemeanor Vehicular Homicide (OCGA § 40-6-393),
- f. Attempting to Elude (OCGA § 40-6-395),
- g. Misdemeanor habitual violator.

5. Shoplifting - Defendant is to receive a signature bond of \$1,000 and a stay away order.

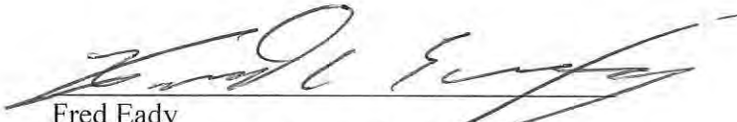
B. Excepting those charges enumerated in Sections 2, 3, and 4 above, for any bench warrant which provides a bond amount, the Defendant may sign his or her own bond. Should any judge of this court issue an order in an individual case subsequent to this order, that individual order shall govern instead of this order.

C. This order does not limit the authority of any judge with jurisdiction over bail and bail conditions to alter, amend, reduce, or revoke any bond by individual order in a case. Such

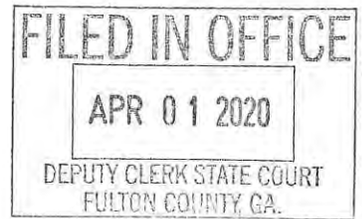
individual orders control over this standing order or bond scheduled order. This order does not affect any felony bail.

- D. This Order shall be entered retroactive to the Judicial Emergency Order and applies to all arrest from March 14, 2020 forward.
- E. The Sheriff of Fulton County is hereby directed to email daily the Clerk of State Court at lenora.ponzo@fultoncountyga.gov and the Chief Judge of State Court at fred.eady@fultoncountyga.gov a list of all Defendants presently held in custody under bench warrants issued by the State Court of Fulton County or subsequently arrested during the period of judicial emergency who are not released pursuant to this Order.

This 1st day of April, 2020



Fred Eady
Chief Judge, State Court of Fulton County



20EX000062

**IN THE STATE COURT OF FULTON COUNTY
STATE OF GEORGIA**

**STANDING ORDER REGARDING PROBATION WARRANTS
DURING JUDICIAL EMERGENCY**

This order applies ONLY to those Defendants who are brought to the Fulton County Jail on probation warrants for the duration of the Judicial Emergency declared by the Chief Justice of the Supreme Court of Georgia on March 14, 2020 and any extensions thereof:

1. This release order applies only to Defendants who are taken into custody on probation warrants for all misdemeanor charges EXCEPT for those warrants where the underlying charges involve Driving Under the Influence (DUI) or Family or Domestic Violence (Battery or Simple Battery). **IT DOES NOT APPLY TO ANY DEFENDANT WHO HAS BEEN ARRESTED ON NEW CHARGES.**
2. Except as provided in Paragraph 1, the Sheriff shall **IMMEDIATELY RELEASE** any Defendant who is arrested on a probation warrant for cases from the State Court of Fulton County.
3. Upon release, the Defendant shall be provided with a copy of this order.
4. The Sheriff shall verify the current phone number and address of the Defendant.
5. The Defendant must contact the probation department, Judicial Corrections Services (attention T. Allen), by email tallen@judicialservices.com or phone 404-591-3180 within 48 hours of release.
6. This Order shall be entered retroactive to the Judicial Emergency Order and

applies to all arrest from March 14, 2020 forward.

7. The Sheriff is hereby directed to email daily the Clerk of State Court at lenora.ponzo@fultoncountyga.gov and the Chief Judge of State Court at fred.eady@fultoncountyga.gov a list of:
- a. Defendants presently held in custody under probation warrants issued by the State Court of Fulton County;
 - b. Defendants arrested during the period of judicial emergency who ARE released pursuant to this Order; and
 - c. Defendants arrested during the period of judicial emergency who are NOT released pursuant to this Order.

This 1st day of April, 2020



Fred Eady
Chief Judge, State Court of Fulton County

20EX 000060

IN THE STATE COURT OF FULTON COUNTY
STATE OF GEORGIA

FILED IN OFFICE
MAR 27 2020
DEPUTY CLERK STATE COURT
FULTON COUNTY, GA.

STANDING ORDER GOVERNING NON-CONSECUTIVE SENTENCES

For the duration of the judicial emergency declared by the Chief Justice of the Georgia Supreme Court and any extensions thereof, all non-consecutive sentences issued by the State Court of Fulton County are suspended and deferred. A non-consecutive sentence is one where a Defendant is ordered to report to the jail, is released, and is ordered to return the jail one or more times. Examples include weekend sentences and work release sentences.

The Sheriff shall give the reporting Defendant a copy of this Order and shall provide the clerk of the State Court of Fulton County, Lenora.ponzo@fultoncountyga.gov, and the Chief Judge, fred.eady@fultoncountyga.gov, a list of all Defendants who reported and were given a copy of this Order. The Defendant must contact the sentencing judge's office within 5 business days of the receipt of this order.

This ^{LHP}~~23rd~~ day of March, 2020

 ^{LHP} 3-27-2020

Fred Eady
Chief Judge, State Court of Fulton County