IN THE JUSTICE COURT OF LAS VEGAS TOWNSHIP

23 JAN 10 P 3: 39

CLARK COUNTY, NEVADA

IN THE ADMINISTRATIVE MATTER
REGARDING:
GUIDELINES FOR ADMINISTRATIVE
OWN RECOGNIZANCE RELEASES FOR
THE LAS VEGAS JUSTICE COURT

EIGHTH AMENDED

ADMINISTRATIVE ORDER # 18-04

(superseding all prior versions)

WHEREAS, JCRLV 6.5(b)(5) empowers the Chief Judge to supervise the administrative business of the Court; and

WHEREAS, the following Administrative Orders are currently in effect: Order 2004-PT-1, most recently revised on January 14, 2015; Administrative Order 15-05, most recently revised on May 22, 2018; Administrative Order 15-07 (superseding Administrative Order 14-01); Administrative Order 16-03; and Administrative Order 18-01; and the aforementioned Orders address Pretrial Release and issues related thereto; and

WHEREAS, NRS 178.4847 authorizes a court to adopt "an administrative order relating to the circumstances under which a person may be released from custody without a pretrial release hearing"; and

WHEREAS NRS 178.4851 states in pertinent part that, "the court shall only impose bail or a condition of release, or both, on a person as it deems to be the least restrictive means necessary to protect the safety of the community or to ensure that the person will appear at all times and places ordered by the court, with regard to the factors set forth in NRS 178.4853 and 178.498"; and

WHEREAS, NRS 178.4853 declares that the Court at a minimum shall consider the various factors set forth herein to determine whether there is good cause to release a person without bail; and

WHEREAS, the Committee to Study Evidence-Based Pretrial Release developed a Nevada

Pretrial Risk Assessment Tool (NPRAT) designed to assess a person's risk of nonappearance or new

criminal behavior and provide guidance to the courts on appropriate release, supervision, or detention

decisions; and

WHEREAS, the Las Vegas Justice Court has determined that the Pre-Trial Services Division (hereinafter Pre-Trial Services) shall effectuate a release when a person meets certain specific criteria as outlined herein; therefore,

IT IS HEREBY ORDERED that Pre-Trial Services staff (including Justice Court Intake Specialists, Court Compliance Officers, Office Services Supervisors, and/or the Court Division Administrator) shall effectuate a release when the person meets the following criteria:

The type of arrest is probable cause; and

- (1) The charges are **misdemeanors**, excluding battery domestic violence; DUI with prior DUI arrest(s) and/or conviction(s); or Violation of a Protection Order; or
- (2) The charges are **non-violent** gross misdemeanors and/or felonies, **excluding gun charges or charges related to possession of a firearm,** and Pre-Trial Services has assessed the person using the NPRAT and determined a final recommended risk level of LOW; or
- (3) The charges are:
 - (a) Felony Possession of a Controlled Substance, for a first or second offense,
 - (1) if the controlled substance is listed in schedule I or II and the quantity possessed is less than 14 grams, or
 - (2) if the controlled substance is listed in schedule III, IV, or V and the quantity possessed is less than 28 grams; and/or
 - (b) Gross-Misdemeanor Possession of Prescription Drug Without a Prescription; and/or
 - (c) Gross-Misdemeanor or Felony Possession of Imitation Controlled Substance; and/or
 - (d) Felony Commission of a Fraudulent Act in a Gaming Establishment;

the case to be heard on the next "Q-Case" calendar; and

28

IT IS FURTHER ORDERED that if a person is arrested on a Community-Court case bench warrant for the <u>first</u> time in a particular case, Pre-Trial Services shall release the person on his or her own recognizance and schedule the case to be heard on the next Community-Court calendar. If a person is arrested on a Community-Court case bench warrant for the <u>second or subsequent</u> time in a particular case, the person shall appear before the Court on the Community-Court bench warrant return calendar that is heard Monday, Tuesday, and Thursday; and

IT IS FURTHER ORDERED that this Order shall supersede the previous Administrative

Orders listed on Page 1 of this Order and all prior versions of this specific Administrative Order; and

IT IS FURTHER ORDERED that Administrative Order 13-01, which was previously superseded by a prior version of this Administrative Order, shall now become operative once again; and

IT IS FURTHER ORDERED that this Order shall become effective on the date of filing.

Dated this 10th day of January, 2023.

Cynthia Cruz,

Chief Justice of the Peace