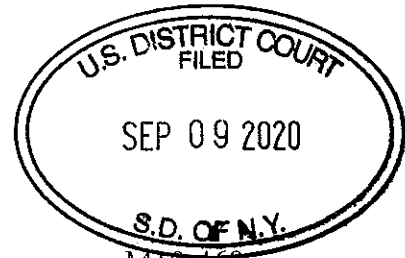


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

IN RE: CORONAVIRUS/COVID-19 PANDEMIC

THIS MATTER RELATES TO: Extension of Time
Under the Speedy Trial Act



MT0-468
20 Misc. 196
(CM)

RESUMPTION OF NORMAL RUNNING OF THE SPEEDY TRIAL ACT

McMahon, C.J.:

WHEREAS, although the emergency brought on by the spread of the coronavirus and COVID-19 has not yet ended, this court plans to move to Phase III of its resumption of services plan and to commence criminal trials on or about October 1, 2020, assuming conditions then extant permit; and

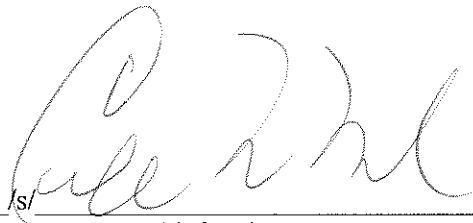
WHEREAS, it is appropriate, given the intended resumption of criminal trials, that the judges of the court individually resume responsibility for the application of the Speedy Trial Act in the cases on their respective dockets;

The Second Amended Standing Order, entered June 12, 2020 under Docket Number 20 Misc 196 (CM), was allowed to expire at 11:59 PM on September 8, 2020, and is not presently being renewed.

Hereinafter, applications for Speedy Trial Act exclusions of time should be made to the presiding judge in any case in which such exclusions are warranted.

Should the court for any reason not be able to resume the conduct of criminal trials as scheduled, or should the court again be required to suspend the conduct of criminal trials due to the impact of the coronavirus/COVID-19, the court reserves the right to re-impose a court-wide suspension of the running of the Speedy Trial Act upon the making of appropriate findings.

Dated: New York, New York
September 9, 2020



Chief Judge