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**FILED**  
Clerk of the Superior Court

MAY 09 2019

By: B. Orihuela, Deputy

SUPERIOR COURT OF CALIFORNIA

COUNTY OF SAN DIEGO

THE PEOPLE OF THE STATE OF CALIFORNIA and,

THE CITY OF SAN DIEGO,  
a municipal corporation,

Plaintiffs and,  
Real Party in Interest

v.

LINCOLN PARK, an unincorporated association; MARLRAY BAILEY (aka RAY RAY), an individual, et al.,

Defendants.

Case No. 725795

ORDER REMOVING DEFENDANTS FROM ENFORCEMENT OF GANG INJUNCTION PURSUANT TO CODE OF CIVIL PROCEDURE § 533

The application of Plaintiffs, the People of the State of California, and the City of San Diego, (collectively "Plaintiffs"), for an Order accepting the stipulation of the People to the removal of the following individuals listed below:

- a. Marlrays Bailey, aka "Ray Ray";
- b. Darnell L. Bell, aka "D-Bell";
- c. Deeshawn Broadnax;
- d. Jarius Bush, aka "Boo";
- e. Mojoe Bush;
- f. Stacy Butler, Jr., aka "Lil Soft";
- g. Michael J. Cunningham, aka "Black Mikey";

- 1 h. Uawndre Fields;
- 2 i. Glenn Green, aka "Lil Rider";
- 3 j. Terrance L. Gross, aka "Tear Bear";
- 4 k. Jessie R. L. Horn, aka "Baby Buddy Luv";
- 5 l. Marcus L. House, aka "Lil Duce Houn";
- 6 m. Ali Jabbar;
- 7 n. Bobby Jenkins;
- 8 o. Mazi Johnson, aka "M-Hound";
- 9 p. Travis Montgomery, aka "Killatrave";
- 10 q. Stanley Morris, aka "Lil Wigg";
- 11 r. Tamoyia D. Morris, aka "T-Mighty";
- 12 s. Dana Purvis, aka "Little T. Might";
- 13 t. Luther Shaw, Jr., aka "Sharp";
- 14 u. Woodrow T. Walker, aka "Lil Ziggy";
- 15 v. Van Anthony White, aka "Lil Peanut."

16 from the restrictions of the MODIFIED PERMANANT INJUNCTION; AND FINAL  
17 JUDGMENT filed on April 2, 2004, was heard by the Court. Having considered the Stipulation  
18 and pursuant to California Code of Civil Procedure section 533,<sup>1</sup> the Court accepts it and orders  
19 as follows:

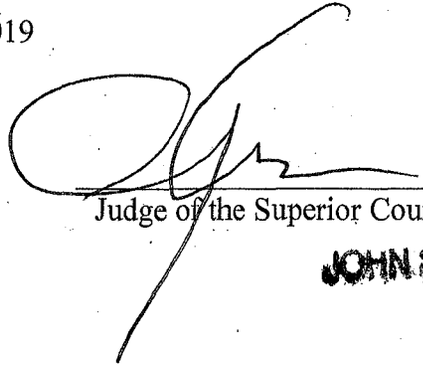
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26 <sup>1</sup> In any action, the court may on notice modify or dissolve an injunction or temporary  
27 restraining order upon a showing that there has been a material change in the facts upon which the  
28 injunction or temporary restraining order was granted, that the law upon which the injunction or  
temporary restraining order was granted has changed, or that the end of justice would be served  
the by modification or dissolution of the injunction or temporary restraining order. California  
Code of Civil Procedure §533.

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**IT IS HEREBY ORDERED** that the aforementioned individuals are no longer subject to the restrictions of the MODIFIED PERMANANT INJUNCTION; AND FINAL JUDGMENT ordered on April 2, 2004.

Dated: May 9, 2019



Judge of the Superior Court

**JOHN S. MEYER**