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ORIGINAL FILED  
Superior Court Of California  
County Of Los Angeles

DEC 22 2015

Sherri R. Carter, Executive Officer/Clerk  
By: Stacey Ensley, Deputy

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District Attorney  
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Deputy District Attorneys  
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Attorneys for Plaintiff

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A Professional Law Corporation  
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7 Los Angeles, California 90017  
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8 Attorney for Defendant  
9 ROBERT DURST

10  
11 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
12 FOR THE COUNTY OF LOS ANGELES

13  
14 PEOPLE OF THE STATE OF CALIFORNIA, ) CASE NO.: SA089983  
Plaintiff, )  
15 ) **JOINT AGREEMENT REGARDING**  
vs. ) **TIMING OF DEFENDANT ROBERT**  
16 ) **DURST'S ARRAIGNMENT IN LOS**  
ROBERT DURST, ) **ANGELES**  
17 )  
Defendant. )  
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1 Defendant Robert Durst ("Defendant"), after conferring with his attorneys, personally  
2 agrees, personally requests, and personally authorizes his attorneys, Donald Ré, Dick DeGuerin,  
3 Chip Lewis, and David Z. Chesnoff, to enter into the following stipulated agreement with the  
4 People of the State of California:

- 5
- 6 1. Promptly after Defendant is sentenced in the United States District Court for the Eastern  
7 District of Louisiana, the People will use their best efforts, and all available legal means  
8 to secure Defendant's personal presence in the Los Angeles County Superior Court for  
9 arraignment on the above-entitled action by August 18, 2016. These efforts shall include  
10 the proper filing and service of a Petition for Writ of Habeas Corpus ad Prosequendum  
11 (prepared and served in a manner acceptable to the United States Marshal's Service and  
12 the United States Bureau of Prisons) to secure Defendant's appearance for arraignment in  
13 Los Angeles County Superior Court by the August 18, 2016 agreed upon date.
- 14 2. Defendant shall have no right to pre-arraignment discovery.
- 15 3. The People will not provide any discovery at any point in time before Defendant's  
16 arraignment in the above-captioned action in Los Angeles County Superior Court.
- 17 4. Should the People not promptly undertake their obligations as set out in Paragraph 1  
18 above, the Defendant shall be entitled to make a demand pursuant to the applicable  
19 sections of California Penal Code Sections 1381-1389, with all rights attendant thereto;  
20 and in any event the Defendant shall have the right to make such a demand at any time on  
21 or after August 18, 2016.
- 22 5. Defendant will make no demand for trial in the above-captioned action pursuant to any  
23 statutory or other provision of law, either state or federal, including those enumerated in  
24 California Penal Code Sections 1381-1389, at any time before August 18, 2016.
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6. Defendant's arraignment, on or before August 18, 2016, will trigger all statutory  
- discovery, speedy preliminary hearing, and speedy trial rights.

7. This agreement shall bind the parties only if a plea agreement in Case No. 15-cr-00091-  
HGB-SS in the United States District Court for the Eastern District of Louisiana is  
reached and Defendant is sentenced to federal prison.

I agree to each of the above terms.

Executed in Los Angeles, California, on October 14<sup>th</sup> 2015 By: [Signature]  
JOHN LEWIN  
Deputy District Attorney

Executed in Los Angeles, California, on 10/14/2015 By: [Signature]  
HABIB A. BALIAN  
Deputy District Attorney

Executed in Coleman Correctional Center, Louisiana, on 10/16/15 By: [Signature]  
ROBERT DURST  
Defendant

Executed in Los Angeles, CA, on 10/15/2015 By: [Signature]  
DONALD M. RE  
Attorney for Defendant

Executed in Houston Texas, on 15 Oct 15 By: [Signature]  
DICK DEGUERIN  
Attorney for Defendant

Executed in Houston, TX, on 10/15/15 By: [Signature]  
CHIP LEWIS  
Attorney for Defendant

Executed in LV, NEVADA, on 10/15/15 By: [Signature]  
DAVID Z. CHESNOFF  
Attorney for Defendant