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17 UNITED STATES DISTRICT COURT  
18 NORTHERN DISTRICT OF CALIFORNIA  
19 SAN FRANCISCO DIVISION

20 ROSA MARTINEZ, JIMMY HOWARD,  
ROBERTA DOBBS, BRENT  
21 RODERICK, SHARON ROZIER, and  
JOSEPH SUTRYNOWICZ, on behalf of  
22 themselves and all others similarly situated,

23 Plaintiffs,

24 vs.

25 MICHAEL J. ASTRUE, Commissioner of  
Social Security, in his official capacity,

26 Defendant.  
27

CASE NO. 08-CV-4735 CW

**DECLARATION OF GERALD A.  
McINTYRE IN SUPPORT OF  
PLAINTIFFS' MOTION FOR  
PRELIMINARY APPROVAL OF CLASS  
ACTION SETTLEMENT, CLASS  
CERTIFICATION, AND APPOINTMENT  
OF CLASS COUNSEL, AND DIRECTING  
CLASS NOTICE AND SETTING FINAL  
FAIRNESS HEARING**

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13  
14 Of Counsel for Plaintiffs ROSA MARTINEZ,  
JIMMY HOWARD, ROBERTA DOBBS, BRENT  
15 RODERICK, SHARON ROZIER, JOSEPH  
SUTRYNOWICZ, and all others similarly situated  
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1 I, Gerald A. McIntyre, declare as follows:

2 1. I am a Directing Attorney employed by the National Senior Citizens Law  
3 Center in Los Angeles. Along with the law firm of Munger, Tolles & Olson LLP, the Urban  
4 Justice Center, the Legal Aid Society of San Mateo County, and Disability Rights California, the  
5 National Senior Citizens Law Center is counsel for Plaintiffs Rosa Martinez, Jimmy Howard,  
6 Roberta Dobbs, Brent Roderick, Sharon Rozier, and Joseph Sutrynowicz in this action  
7 (collectively, "Class Counsel"). I submit this declaration in support of Plaintiffs' Notice of  
8 Motion and Motion for Preliminary Approval of Class Action Settlement, Class Certification,  
9 and Appointment of Counsel, and Directing Class Notice and Setting Final Fairness Hearing. I  
10 make this declaration based upon personal knowledge and, if called as a witness, could and  
11 would testify competently to the matters set forth herein.

12 2. The Parties in the above-captioned case have reached agreement on the  
13 terms of a settlement in the above-captioned case ("Stipulation of Settlement"), which is attached  
14 hereto as Exhibit 1.

15 3. The Parties in the above-captioned case have further reached agreement on  
16 the form of notice regarding the Stipulation of Settlement to be provided to class members  
17 pursuant to Federal Rule of Civil Procedure 23(e) ("Notice of Class Settlement"), which is  
18 attached hereto as Exhibit 2.

19 4. The Parties in the above-captioned case have also discussed at length an  
20 appropriate timetable for the implementation of the Stipulation of Settlement by the Social  
21 Security Administration ("Implementation Plan").

22 5. On June 12, 2009, SSA provided Plaintiffs an Implementation Plan  
23 containing a timetable for the provision of retroactive relief to the Post-2006 Class Members and  
24 Pre-2007 Class Members. This Implementation Plan included the agency's current assessment  
25 of the anticipated timeframes for the public aspects of implementation.

26 6. In connection with this Implementation Plan, SSA represented to  
27 Plaintiffs' counsel that the agency has started preparatory work to put this plan into place. SSA  
28 further represented that the Implementation Plan requires careful coordination between SSA's

1 systems, operations, and policy components, including carefully sequencing and staging of the  
2 relief provided to the Post-2006 Class Members; further sequencing of relief with respect to the  
3 Title II, Title VIII and Title XVI programs; and planning for the relief for the Pre-2007 Class  
4 Members. Plaintiffs' counsel discussed in detail the sequencing of relief provided under the  
5 Implementation Plan.

6           7. Under the Implementation Plan provided by the agency, SSA represented  
7 that, following validation of its procedures, SSA plans to identify all class members and provide  
8 relief according to the following schedule:

- 9           (a) begin notifying post-2006 Title II class members and reinstating their benefits,  
10 beginning in the fourth quarter of 2009 and ending in the second quarter of 2010;
- 11           (b) begin notifying post-2006 Title XVI and Title VIII class members and begin  
12 redetermining their non-medical eligibility and, as appropriate, reinstating their  
13 payments beginning in the second quarter of 2010 and ending in the fourth quarter  
14 of 2010;
- 15           (c) begin reopening Title XVI claims denied after 2006 and reassessing non-medical  
16 eligibility and, in cases where a determination has not already been made,  
17 reassessing medical eligibility, beginning in the second quarter of 2010 and ending  
18 in the fourth quarter of 2010;
- 19           (d) begin notifying pre-2007 class members, providing overpayment relief, and  
20 affording protective filing dates to timely responders, beginning in the second  
21 quarter of 2010 and ending in the fourth quarter of 2010.

22           8. In connection with the agency's proposed Implementation Plan, SSA  
23 advised Plaintiffs' counsel that it considers the timeframes set forth in the Implementation Plan  
24 contingent on several factors, including, but not limited to, successful systems design,  
25 development, testing, and validation activities, as well as the anticipated availability of resources  
26 planned for the Martinez Settlement initiative. SSA also advised Plaintiffs' counsel that the  
27 timeframes depend on the number of cases in which SSA determines that relief cannot be  
28 automated and must be manually handled. SSA further advised Plaintiffs' counsel that changes

1 in certain facts or circumstances, including changes in the preliminary or final approval hearing  
2 date or the effective date of the settlement, could affect the phases of the settlement and the final  
3 effectuation.

4           9.       Class counsel spent significant time investigating Plaintiffs' claims and  
5 researching the statutes, regulations, and internal policies of the Social Security Administration  
6 with respect to the Old Age, Survivors, and Disability Insurance ("OASDI"), Supplemental  
7 Security Income ("SSI"), and Special Veterans Benefits ("SVB") programs, *see* 42 U.S.C.  
8 §§ 402(x)(1)(A)(iv) (OASDI), 1004(a)(2) (SVB), 1382(e)(4)(A) (SSI); *see also* 20 C.F.R. §  
9 416.1339(b); *id* § 408.810(b). Class counsel also spent significant time briefing various motions  
10 in this case, including two motions to dismiss filed by Defendant, as well as Plaintiffs' motions  
11 for a temporary restraining order, for class certification, for a preliminary injunction, and for  
12 summary judgment on the question of the legality of the SSA's challenged policy. Class  
13 Counsel also spent significant time researching and briefing additional legal issues, including  
14 those related to questions regarding the applicability of the statute of limitations, *see* 42 U.S.C. §  
15 405(g), in connection with settlement conference statements.

16           10.       The Stipulation of Settlement was reached after extensive arm's-length  
17 negotiations between Class Counsel and Defendant. An informal settlement meeting was held  
18 on February 3, 2009. Two formal, full-day settlement conferences were held before the  
19 Honorable Magistrate Judge Edward M. Chen on Friday, March 6, 2009, and Monday, March 9,  
20 2009. Another informal telephonic settlement conference was held prior to a scheduled hearing  
21 on pending motions in the above-captioned matter on Thursday, March 12, 2009. Additional  
22 informal settlement conferences were held on Friday, June 5, 2009; Tuesday, July 7, 2009; and  
23 Tuesday, July 14, 2009. I attended each of these settlement conferences.

24           11.       Class Counsel collectively spent more than 2,100 hours of work on this  
25 case. Even more hours were spent learning about the problems faced by individuals affected by  
26 the challenged Social Security Administration policies and conducting outreach to organizations  
27 that serve these individuals.  
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1           12.     These motions, preliminary proceedings, and settlement conferences  
2 provided Class Counsel with the information needed to evaluate the strength of Plaintiffs' claims  
3 and the value to the Class of the terms of the Stipulation of Settlement. Although Class Counsel  
4 believes that additional discovery—including depositions and the production by Defendant of  
5 many thousands of pages of documents—would be necessary if the case were to proceed to trial,  
6 Class Counsel believes that it is in possession of sufficient information to make an informed and  
7 comprehensive evaluation of the proposed Stipulation of Settlement.

8           13.     The Social Security Administration has informed Class Counsel that,  
9 according to their preliminary estimates, approximately 80,000 people are included in the post-  
10 2006 class. All of these people will be entitled to full retroactive relief and ongoing benefits if  
11 they are otherwise eligible. The retroactive relief alone will, in many instances, amount to tens  
12 of thousands of dollars for an individual in this group. Also, the pre-2007 class will receive  
13 substantial relief in the form of notice, potential restoration of eligibility retroactive to April 1,  
14 2009 and relief from future recovery of overpayments once the relief has been implemented.  
15 This is in addition to the countless others who will benefit prospectively by the change in policy.

16           14.     In the course of confidential settlement discussions, the Social Security  
17 Administration provided Class Counsel with data sufficient to convince Class Counsel that the  
18 settlement is fair, reasonable and adequate.

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15. In my view, and in the view of Class Counsel, the Stipulation of Settlement provides significant relief to the proposed class and constitutes a fair, reasonable, and adequate compromise of the claims asserted in the above-captioned case.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this Declaration was executed on this 21st day of July 2009, in Los Angeles, California.

  
Gerald A McIntyre

# Exhibit 1

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19 OAKLAND DIVISION

20 ROSA MARTINEZ, JIMMY HOWARD,  
ROBERTA DOBBS, BRENT  
21 RODERICK, SHARON ROZIER, and  
JOSEPH SUTRYNOWICZ, on behalf of  
22 themselves and all others similarly situated,

23 Plaintiffs,

24 vs.

25 MICHAEL J. ASTRUE, Commissioner of  
Social Security, in his official capacity,

26 Defendant.  
27

CASE NO. 08-CV-4735 CW

**STIPULATION OF SETTLEMENT**

Date: August 11, 2009  
Time: 2:00 p.m.  
Dept: Courtroom 2, 4th Floor

**The Hon. Claudia Wilken**

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**RECITALS**

WHEREAS, on October 15, 2008, Plaintiffs Rosa Martinez and Jimmy Howard filed this putative class action lawsuit against Defendant Michael J. Astrue, in his official capacity as Commissioner of Social Security;

WHEREAS an Amended Complaint was filed on December 12, 2008 adding Plaintiffs Roberta Dobbs, Brent Roderick, Sharon Rozier, and Joseph Sutrynowicz;

WHEREAS Plaintiffs allege that Defendant's policy of denying or suspending benefits to persons on the basis of an outstanding felony arrest warrant and not permitting persons with outstanding felony arrest warrants to serve as representative payees violates the Social Security Administration's governing statutes and regulations;

WHEREAS Defendant denies Plaintiffs' allegations, denies all liability with respect to the Action, and denies that it committed any violation of law;

WHEREAS the Parties desire to resolve amicably all the claims raised in the above-captioned action without admission of liability in order to avoid the substantial expense, inconvenience, and distraction of protracted litigation;

WHEREAS the Parties have conducted discussions and arm's length negotiations with Defendant's Counsel with respect to a compromise and settlement of the Action with a view to settling the issues in dispute and furnishing relief consistent with the interests of the Named Plaintiffs and the Class;

WHEREAS the Parties (1) have concluded that the terms and conditions of this Stipulation of Settlement are fair, reasonable and in the best interests of the Named Plaintiffs and the Class; (2) have agreed that the Released Parties should be released from the Released Claims pursuant to the terms and provisions of this Stipulation of Settlement; (3) and have agreed to the dismissal of the Action with prejudice, after considering the substantial benefits that the Named Plaintiffs and the Class will receive from settlement of the Action, the risks of litigation, and the desirability of permitting the Settlement to be consummated as provided by the terms of this Stipulation of Settlement;

1 NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and  
2 among the Named Plaintiffs and Defendant, through their respective attorneys, subject to  
3 approval by the Court pursuant to Rule 23(e) of the Federal Rules of Civil Procedure, in  
4 consideration of the benefits flowing to the Parties from the Settlement Agreement, that all  
5 Released Claims shall be compromised, settled, forever released, barred and dismissed, with  
6 prejudice, upon and subject to the following terms and conditions.

7 **DEFINITIONS**

8 “Action” means the litigation in the United States District Court, Northern District  
9 of California, Case No. 08-CV-4735 CW.

10 The “Benefit Programs” means, collectively, the SSI, SVB, and OASDI benefit  
11 programs under the Social Security Act.

12 “Class Counsel” or “Plaintiffs’ Counsel” means: the National Senior Citizens Law  
13 Center; Munger, Tolles & Olson, LLP; the Urban Justice Center; Disability Rights California; and  
14 the Legal Aid Society of San Mateo County.

15 The “Class” or “Class Members” means: for purposes of this settlement only, a  
16 Plaintiff class pursuant to Rule 23(b)(2) of the Federal Rules of Civil Procedure, comprising: All  
17 persons whose SSI, SVB, or OASDI benefits have been suspended or denied, or who have been  
18 notified of a proposed suspension or denial of such benefits, for “fleeing to avoid prosecution or  
19 custody or confinement after conviction” for a felony or who are not permitted to serve as  
20 Representative Payees for SSI, SVB or OASDI benefits for “fleeing to avoid prosecution or  
21 custody or confinement after conviction” for a felony. The class shall not include, and this  
22 settlement shall not apply to, any individual who has received a final federal court disposition  
23 regarding payment or nonpayment of benefits due to fugitive felon status.

24 “Court” means the United States District Court for the Northern District of  
25 California.

26 “Defendant” or “the Commissioner” means Michael J. Astrue, the Commissioner  
27 of Social Security, in his official capacity.

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1 “Effective Date” means 61 days from the Court’s entry of an order granting final  
2 approval of the settlement terms or after which the time to file any appeal has concluded and any  
3 and all objections have been resolved and appeals have been exhausted, whichever is later.

4 “Final Approval Date” means the date upon which the Court enters an order  
5 granting final approval of this Settlement Agreement, after having determined that it is adequate,  
6 fair, reasonable, equitable, and just to the Class as a whole after a hearing on the fairness of the  
7 settlement.

8 “Lead Class Counsel” or “Lead Plaintiffs’ Counsel” means Gerald McIntyre of the  
9 National Senior Citizens Law Center.

10 “Named Plaintiffs” refers to Rosa Martinez, Jimmy Howard, Roberta Dobbs, Brent  
11 Roderick, Sharon Rozier, and Joseph Sutrynowicz.

12 “National Crime Information Center (NCIC) codes” refer to the offense codes  
13 categorizing felony arrest warrants on the FBI’s national database.

14 “OASDI” means Old Age, Survivors, and Disability Insurance, under Title II of  
15 the Social Security Act.

16 “Overpayment” means a determination made by the Commissioner that a program  
17 beneficiary has received more than the correct benefit payment due because of a benefit  
18 suspension based on an outstanding felony arrest warrant, unless the suspension was based on a  
19 warrant with a NCIC felony offense code of 4901 (Escape), 4902 (Flight to avoid prosecution,  
20 confinement), or 4999 (Flight-Escape).

21 “Parties” refers to the Named Plaintiffs, the Class, and Defendant.

22 “Plaintiffs” refers to the Named Plaintiffs, acting on their own behalf and on  
23 behalf of all Class Members.

24 “Post- 2006 Class Members” means all Class Members for whom SSA made an  
25 initial suspension, initial denial, or administrative appeal denial on or after January 1, 2007 based  
26 on an outstanding felony arrest warrant unless the determination was based on an outstanding  
27 felony arrest warrant with a NCIC code of 4901, 4902, or 4999; or with a pending administrative  
28 claim challenging any such suspension or denial as of August 11, 2008.

1           “Pre-2007 Class Members” means all Class Members for whom SSA made an  
2 initial suspension or initial denial based on an outstanding felony arrest warrant unless the  
3 determination was based on an outstanding felony arrest warrant with a NCIC code of 4901,  
4 4902, or 4999, on or after January 1, 2000, but before January 1, 2007, and who did not obtain an  
5 administrative appeal denial on or after January 1, 2007; or who did not have a pending  
6 administrative claim on August 11, 2008 appealing such a suspension or denial.

7           “Preliminary Approval Date” means the date upon which the Court enters the  
8 Order attached as Exhibit A preliminarily approving this Settlement Agreement, and setting a  
9 fairness hearing.

10           “Released Claims” means any and all claims asserted in the First Amended  
11 Complaint by and/or on behalf of the Class Members, and claims related to the subject matter of  
12 this litigation that could have been asserted in the First Amended Complaint.

13           “Released Parties” means Defendant, his predecessors, successors, departments,  
14 agencies, past or present agents, employees and contractors.

15           “Releasing Parties” means Plaintiffs, the Class and the Class Members, on behalf  
16 of themselves, their heirs, executors, administrators, representatives, attorneys, successors,  
17 assigns, agents, affiliates, and partners, and any Persons they represent. Nothing in this definition  
18 shall be interpreted to contravene 42 U.S.C. § 407 prohibiting transfer or assignment of claims or  
19 benefits.

20           “Representative Payee” means an individual who has been selected or appointed to  
21 receive payments on behalf of any beneficiary of the Benefit Programs pursuant to 42 U.S.C. §§  
22 405(j), 1007(d), or 1383(a).

23           “SSA” means the Social Security Administration.

24           “Settlement Agreement,” “Settlement,” or “Agreement” means this Stipulation of  
25 Settlement, including the attached exhibits.

26           “SSI” means Supplemental Security Income under Title XVI of the Social Security  
27 Act.

28           “SVB” means Special Veterans Benefits under Title VIII of the Social Security Act.

1 **AGREEMENT**

2 **ARTICLE I**

3 **APRIL 1, 2009 POLICY CHANGE**

4 1.1 Effective April 1, 2009, SSA suspends/denies benefits/payments to Class  
5 Members using the current policy and procedure only for three categories of NCIC Uniform  
6 Offense Classification Codes as follows: Escape (4901); Flight to avoid (prosecution,  
7 confinement, etc.) (4902); and Flight-Escape (4999). SSA's policy is set forth in Policy  
8 Instruction EM-09025. *See* Exhibit B.

9 1.2 Effective April 1, 2009, SSA applies the policy in paragraph 1.1 when considering  
10 a person's request to serve as a Representative Payee. However, SSA may use all warrant  
11 information in determining an individual's suitability to serve as a Representative Payee. *See*  
12 Exhibit C.

13 **ARTICLE II**

14 **RELIEF TO POST-2006 CLASS MEMBERS**

15 2.1 SSA shall provide relief to all Post-2006 Class Members consistent with the  
16 following provisions.

17 2.2 SSA shall identify and remove overpayments resulting from initial suspensions,  
18 initial denials, or administrative appeal denials SSA made on or after January 1, 2007 based on an  
19 outstanding felony arrest warrant unless based on a warrant with NCIC codes of 4901, 4902, or  
20 4999 for any period of suspension prior to January 1, 2007 back to the first month of suspension.  
21 SSA will repay any sums already collected pursuant to the overpayment determination.

22 2.3 SSA will reinstate benefit payments for any periods of suspension subject to a  
23 redetermination of non-medical eligibility criteria. Normal redetermination procedures will apply.  
24 Close out procedures consistent with the guidance in existing POMS will apply. SSA may  
25 conduct continuing disability reviews (CDRs) pursuant to generally applicable SSA policies after  
26 benefits/payments have been reinstated.  
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1 inform the individual that SSA suspends or denies benefits/payments using the current policy and  
2 procedure only for three categories of NCIC codes 4901, 4902 and/or 4999. The notice will state  
3 that, if the individual thinks he/she may be eligible for benefits/payments, he/she may contact  
4 SSA through the 1-800 telephone number to schedule an appointment for prospective  
5 reinstatement of Title II benefits or to file a new application for Title II (if required), Title VIII, or  
6 Title XVI benefits. Unless an individual covered by Article II also has a separate suspension or  
7 denial in the period January 1, 2000 through December 31, 2006 for an outstanding felony arrest  
8 warrant except for warrants with codes of 4901, 4902, and/or 4999, the individual would not  
9 receive the notice covered in this paragraph.

10 3.5 If a Pre-2007 Class Member contacts SSA to make an appointment within six  
11 months of the date on the notice mailed pursuant to the preceding paragraph, that individual shall  
12 receive a “protective filing date” of April 1, 2009, for any subsequent application for benefits or  
13 request for reinstatement—i.e., SSA will treat that individual’s application or request as if it had  
14 been filed on April 1, 2009.

15 **ARTICLE IV**  
16 **PUBLICATION**

17 4.1 Immediately following the Final Approval Date, SSA shall publicize the terms of  
18 this Agreement consistent with the following provisions.

19 4.2 SSA shall post a news item on its official, public website, [www.socialsecurity.gov](http://www.socialsecurity.gov),  
20 that will summarize the key provisions of this Agreement, including the provisions set forth in  
21 ARTICLE I, ARTICLE II, and ARTICLE III.

22 4.3 SSA shall revise the “fugitive felon” webpage, located at  
23 [www.ssa.gov/oig/investigations/fugitivefelon/fugitivefelon.htm](http://www.ssa.gov/oig/investigations/fugitivefelon/fugitivefelon.htm), to reflect the changes in policy  
24 set forth in this Agreement.

25 4.4 SSA shall publish a Social Security Ruling in the Federal Register. The Ruling  
26 shall explain how SSA will implement the fleeing felon provisions under the terms of this  
27 Agreement. The Ruling shall also be made available on SSA’s website, [www.socialsecurity.gov](http://www.socialsecurity.gov).  
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**ARTICLE V**

**TIMEFRAMES FOR IMPLEMENTATION**

5.1 On June 12, 2009, SSA developed implementation plans to set forth all anticipated timeframes for implementing the terms of this Agreement. The timeframes set forth by SSA reflect due diligence in implementation. Should the court substantively alter the terms of the this Settlement Agreement such that SSA's implementation plans must be amended, and SSA agrees to the amendment, SSA will have an additional 60 business days from the Final Approval Date to submit final implementation plans.

5.2 If SSA needs to make a significant adjustment to the June 12, 2009, implementation plan either due to changes required by ¶ 5.1 of this agreement or due to currently unknown facts or unanticipated circumstances (including changes in the fairness hearing date or the effective date of the settlement), SSA will notify Lead Class Counsel and explain the facts or circumstances. Upon receipt of any such notice and explanation, Lead Class Counsel may notify SSA of any concerns about the adjustment and the parties will seek to resolve these concerns amicably. If, in Lead Class Counsel's view, SSA does not adequately respond to the concerns, Lead Class Counsel will follow the dispute resolution procedures described in Article X.

**ARTICLE VI**

**INQUIRIES, COMMENTING, AND REPORTING**

6.1 SSA shall designate an individual who will serve as a point of contact for Lead Class Counsel. Said individual will act in good faith to address any inquiries from Lead Class Counsel related to the implementation of this Agreement.

6.2 SSA shall provide to Lead Class Counsel an advance copy of any draft POMS instructions, Emergency Messages, and the one-time draft notices (stipulated in paragraphs 2.6 and 3.4) to Class Members issued in implementation of this Settlement Agreement. Lead Class Counsel will provide comments, if any, to SSA, within two business days of receiving the drafts. SSA is not obligated to respond to Lead Class Counsel's comments or to incorporate those comments into any POMS instructions, Emergency Messages, or notices that it issues.



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**ARTICLE IX**  
**FINAL JUDGMENT**

9.1 If, after the fairness hearing, the Court approves this Settlement Agreement as adequate, fair, reasonable, equitable and just, the Court shall direct the entry of an order dismissing this action with prejudice, pursuant to the terms of this Settlement Agreement and Fed. R. Civ. P. 41(a)(2), except that the Court shall retain jurisdiction for the limited purposes described in ARTICLE X of this Settlement Agreement. The Court's order shall incorporate the terms of the Settlement Agreement.

**ARTICLE X**  
**CONTINUING JURISDICTION**

10.1 The Court will retain jurisdiction over this matter for the purposes of (a) enforcing the provisions of the Settlement Agreement in the event that one of the Parties claims (after following this Agreement's dispute resolution procedures) that there has been a breach of the Settlement Agreement; (b) modifying the Settlement Agreement if jointly requested by the Parties pursuant to ARTICLE XI and (c) entering any other order authorized by the Settlement Agreement. Both Class Counsel and Defendant's counsel will make good faith efforts to amicably resolve issues with regard to the Agreement. If the parties are not able to resolve matters, they will engage in good faith mediation discussions before a magistrate judge designated by the court (the parties' preference is Magistrate Judge Edward Chen), prior to seeking enforcement pursuant to this Article.

**ARTICLE XI**  
**MODIFICATION**

11.1 At any time while the Court retains jurisdiction over this matter as described in ARTICLE X, Plaintiffs and Defendant may jointly agree to modify this Settlement Agreement. Any request for modification must be in writing, signed by both Class Counsel and Defendant's counsel, and is subject to approval by the Court.

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**ARTICLE XII**  
**CHANGE IN CONTROLLING LAW**

12.1 A change in controlling law, e.g., an amendment to the Social Security Act that is inconsistent with the terms of this Agreement, shall supersede the terms of this Agreement.

**ARTICLE XIII**  
**RELEASE**

13.1 This Settlement Agreement fully and finally resolves all claims asserted in the First Amended Complaint filed by Plaintiffs on December 12, 2008, any and all claims related to the subject matter of this litigation that could have been asserted in the First Amended Complaint. Effective upon the Final Approval Date and subject to the terms of ARTICLE VIII and ARTICLE IX above, the Releasing Parties shall be deemed to have, and by operation of the final judgment shall have, fully, finally and forever released, relinquished, discharged, and dismissed with prejudice the Released Parties of and from any and all of the Released Claims, and the Releasing Parties shall forever be barred and enjoined from bringing or prosecuting any Released Claim against any of the Released Parties. Nothing contained herein shall release the Commissioner or SSA of any obligations arising under this Settlement Agreement.

**ARTICLE XIV**  
**NO ADMISSION**

14.1 This Settlement Agreement does not constitute an admission by the Defendant of any pattern or practice that violates or fails to comply with applicable law governing the matters alleged in this action.

14.2 This Settlement Agreement, whether or not executed, and any proceedings taken pursuant to it (a) shall not be construed to waive, reduce or otherwise diminish the authority of the Defendant to enforce the laws of the United States against Class Members notwithstanding the terms of this Stipulation, consistent with the Constitution and laws of the United States; (b) shall not be offered or received against the Defendant as evidence of, or construed as or deemed

1 to be evidence of, any presumption, concession, or admission by the Defendant of the truth of any  
 2 fact alleged by the Plaintiffs or the validity of any claim that had been or could have been asserted  
 3 in the Action or in any litigation, or the deficiency of any defense that has been or could have  
 4 been asserted in the Action, or of any liability, negligence, fault, or wrongdoing of the Defendant;  
 5 or any admission by the Defendant of any violations of, or failure to comply with, the  
 6 Constitution, laws or regulations; (c) shall not be offered or received against the Defendant as  
 7 evidence of a presumption, concession, or admission of any liability, negligence, fault, or  
 8 wrongdoing; and (d) shall not be in any way referred to for any other reason as against any of the  
 9 Parties in any other civil, criminal, or administrative action or proceeding, other than such  
 10 proceedings as may be necessary to effectuate the provisions of this Settlement Agreement;  
 11 provided, however, that if this Settlement Agreement is approved by the Court, Defendant may  
 12 refer to it and rely upon it to effectuate the liability protection granted it hereunder.

#### 13 **ARTICLE XV**

#### 14 **PAYMENT OF FEES AND COSTS TO CLASS COUNSEL**

15 15.1 As part of this Settlement Agreement, Defendant agrees to pay to Class Counsel  
 16 the sum of Four Hundred Eighty Three Thousand Dollars (\$483,000.00) in full satisfaction of all  
 17 attorneys' fees, costs, and expenses for any and all claims Plaintiffs have asserted or could have  
 18 asserted in this litigation. No further attorneys' fees or costs will be paid for any actions taken by  
 19 Class Counsel (or any individual plaintiff's counsel) after March 30, 2009. Unless otherwise  
 20 agreed to in writing by the Parties, this amount shall be payable as follows:

21	▪ National Senior Citizens Law Center	\$225,000
22	▪ Munger, Tolles & Olson LLP	\$141,000
23	▪ Urban Justice Center	\$70,000
24	▪ Disability Rights California	\$35,000
25	▪ Legal Aid Society of San Mateo	\$12,000

26 15.2 These amounts shall be transmitted by way of an Electronic Funds Transfer in  
 27 accordance with instructions to be provided to SSA by each of the entities listed in Paragraph  
 28

1 15.1 above. Class Counsel will promptly and fully cooperate with required forms and information  
2 necessary for SSA to process payment.

3 15.3 Defendant will use best efforts to arrange for the transfer of these funds within  
4 thirty days (30) days following the Effective Date. Defendant shall notify Lead Plaintiffs'  
5 Counsel in writing if Defendant learns that there will be a delay beyond this period.

6 **ARTICLE XVI**

7 **ADDITIONAL PROVISIONS**

8 16.1 All of the exhibits attached hereto are hereby incorporated by reference as though  
9 fully set forth herein.

10 16.2 The headings herein are used for the purpose of convenience only and are not  
11 intended to have legal effect.

12 16.3 The waiver by one party of any breach of this Settlement Agreement by any other  
13 party shall not be deemed a waiver of any other prior or subsequent breach of this Settlement  
14 Agreement.

15 16.4 This Settlement Agreement may be executed in one or more counterparts. All  
16 executed counterparts and each of them shall be deemed to be one and the same instrument  
17 provided that counsel for the parties to this Settlement Agreement shall exchange among  
18 themselves original signed counterparts.

19 16.5 This Settlement Agreement shall be binding upon, and inure to the benefit of, the  
20 successors and assigns of the parties hereto. Nothing in this provision shall be interpreted to  
21 contravene 42 U.S.C. § 407 prohibiting transfer or assignment of claims or benefits.

22 16.6 This Settlement Agreement shall not be construed more strictly against one party  
23 than another merely by virtue of the fact that it, or any part of it, may have been prepared by  
24 counsel for one of the parties, it being recognized by the parties that this Stipulation is the result  
25 of arm's length negotiations between the parties and that all parties have contributed substantially  
26 and materially to the preparation of this Stipulation.

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16.7 All counsel and any other person executing this Settlement Agreement and any of the exhibits hereto, or any related settlement documents, warrant and represent that they have the full authority to do so and that they have the authority to take appropriate action required or permitted to be taken pursuant to the Settlement Agreement to effectuate its terms.

16.8 Class Counsel and Defendant’s Counsel agree to cooperate fully with one another in seeking preliminary approval from the Court of the Settlement Agreement and to promptly agree upon and execute all such other documentation as may be reasonably required to obtain final approval of the Settlement Agreement.

16.9 Class Counsel agree not to encourage any Class Member, non-profit agency, individual or attorney to challenge the Settlement Agreement or interfere with the process of obtaining preliminary or final approval of the Settlement Agreement from the Court.

DATED: July 21, 2009

NATIONAL SENIOR CITIZENS LAW  
CENTER  
Attorneys for Plaintiffs, on behalf of Plaintiffs  
and all Plaintiffs’ Counsel

By: Gerald A. McIntyre  
GERALD A. McINTYRE

DATED: July 21, 2009

UNITED STATES ATTORNEY  
JOSEPH P. RUSSONIELLO  
Attorney for Defendant

By: \_\_\_\_\_  
VICTORIA R. CARRADERO  
ASSISTANT UNITED STATES ATTORNEY



# Exhibit A

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14 Attorneys for Plaintiffs  
15 ADDITIONAL COUNSEL LISTED ON NEXT PAGE

16  
17 UNITED STATES DISTRICT COURT  
18 NORTHERN DISTRICT OF CALIFORNIA  
19 OAKLAND DIVISION

20 ROSA MARTINEZ, JIMMY HOWARD,  
ROBERTA DOBBS, BRENT  
21 RODERICK, SHARON ROZIER, and  
JOSEPH SUTRYNOWICZ, on behalf of  
22 themselves and all others similarly situated,

23 Plaintiffs,

24 vs.

25 MICHAEL J. ASTRUE, Commissioner of  
Social Security, in his official capacity,

26 Defendant.  
27  
28

CASE NO. 08-CV-4735 CW

**[PROPOSED] ORDER GRANTING  
PLAINTIFFS' MOTION FOR  
PRELIMINARY APPROVAL OF CLASS  
ACTION SETTLEMENT, CLASS  
CERTIFICATION, AND APPOINTMENT  
OF CLASS COUNSEL, AND DIRECTING  
CLASS NOTICE AND SETTING FINAL  
FAIRNESS HEARING**

**The Hon. Claudia Wilken**

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13  
14 Of Counsel for Plaintiffs ROSA MARTINEZ, JIMMY  
HOWARD, ROBERTA DOBBS, BRENT RODERICK,  
15 SHARON ROZIER, JOSEPH SUTRYNOWICZ, and all  
others similarly situated

16  
17 JOSEPH P. RUSSONIELLO (CSBN 44332)  
United States Attorney  
18 JOANN M. SWANSON (CSBN 88143)  
Chief, Civil Division  
19 VICTORIA R. CARRADERO (CSBN 217885)  
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25 Attorneys for Federal Defendant

1                                   **[PROPOSED] ORDER GRANTING PLAINTIFFS' MOTION FOR**  
2                                   **PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT,**  
3                                   **CLASS CERTIFICATION, AND APPOINTMENT OF CLASS COUNSEL,**  
4                                   **AND DIRECTING CLASS NOTICE AND SETTING FINAL FAIRNESS HEARING**

5                                   WHEREAS, Plaintiffs filed this putative class action on October 15, 2008, and  
6 filed their First Amended Complaint on December 12, 2008;

7                                   WHEREAS, this lawsuit challenges the operation and application of a policy of  
8 the Social Security Administration as inconsistent with the federal statutes and agency regulations  
9 governing the Old Age, Survivors, and Disability Insurance ("OASDI"), Supplemental Security  
10 Income ("SSI"), and Special Veterans Benefits ("SVB") programs, *see* 42 U.S.C.  
11 §§ 402(x)(1)(A)(iv) (OASDI), 1004(a)(2) (SVB), 1382(c)(4)(A) (SSI); *see also* 20 C.F.R. §  
12 416.1339(b); *id* § 408.810(b);

13                                   WHEREAS, Defendant vigorously denies these allegations;

14                                   WHEREAS, counsel for Plaintiffs and counsel for the Commissioner of Social  
15 Security have reached agreement on the terms of a class-wide settlement of this action, which  
16 settlement encompasses the substantial modification of SSA policies pertaining to the OASDI,  
17 SSI, and SVB programs, as well as prospective and retroactive relief to individuals affected by  
18 the challenged policies;

19                                   WHEREAS, Plaintiffs have submitted a Motion for Preliminary Approval of Class  
20 Action Settlement, Class Certification, and Appointment of Class Counsel, and Directing Class  
21 Notice and Setting Final Fairness Hearing;

22                                   WHEREAS, Defendant does not oppose the action of seeking preliminary  
23 approval of the settlement, settlement-class certification, appointment of class counsel, directing  
24 class notice, and setting a fairness hearing;

25                                   NOW, THEREFORE, having considered Plaintiffs' motion, as well as the  
26 memorandum of points and authorities submitted in support thereof, the Court hereby ORDERS  
27 as follows:

28 //

1                    1. Settlement Class. The Court finds: (a) that the members of the proposed  
 2 settlement class are sufficiently numerous—with tens of thousands of individuals who could be  
 3 entitled to relief under the claims asserted through this action—that the joinder of all such  
 4 individuals as plaintiffs in this action would be impracticable; (b) that there are questions of law  
 5 common to the proposed class, including the lawfulness of certain policies adopted by the Social  
 6 Security Administration in its administration of the OASDI, SSI, and SVB federal benefits  
 7 programs; (c) that the claims of the named plaintiffs, or class representatives, are typical of the  
 8 claims of the proposed settlement class; and (d) that the class representatives are capable of fairly  
 9 and adequately protecting the interests of the proposed settlement class. The Court further finds  
 10 that the Social Security Administration has administered and applied the challenged Policy in a  
 11 manner that applies generally to the proposed settlement class. Therefore, the Court holds that  
 12 certification of the proposed class is appropriate under Federal Rule of Civil Procedure 23(b)(2),  
 13 and the following class of plaintiffs (hereinafter “Settlement Class”) is hereby CERTIFIED:

14                    All persons whose SSI, SVB, or OASDI benefits have been suspended or denied,  
 15 or who have been notified of a proposed suspension or denial of such benefits, for  
 16 “fleeing to avoid prosecution or custody or confinement after conviction” for a  
 17 felony or who are not permitted to serve as Representative Payees for SSI, SVB  
 18 or OASDI benefits for “fleeing to avoid prosecution or custody or confinement  
 after conviction” for a felony. The class shall not include, and this settlement shall  
 not apply to, any individual who has received a final federal court disposition  
 regarding payment or nonpayment of benefits due to fugitive felon status.

19                    2. Class Counsel. The Court finds that Plaintiffs’ counsel have provided and will  
 20 continue to provide representation that is adequate to protect the interests of the Settlement Class.  
 21 Specifically, the Court finds that Plaintiffs’ counsel have identified and investigated potential  
 22 claims, have vigorously prosecuted the lawsuit thus far, and have committed substantial resources  
 23 to their representation of the Settlement Class. Further, Plaintiffs’ counsel possess knowledge  
 24 and expertise sufficient to represent the interests of the Settlement Class in an action regarding the  
 25 rights of beneficiaries under federal entitlement and benefits programs, including the application  
 26 of the policy challenged in this lawsuit. Therefore, pursuant to Rule 23(c)(1) and Rule 23(g), the  
 27 National Senior Citizens Law Center; the law firm of Munger, Tolles & Olson LLP; the Urban  
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1 Justice Center; the Legal Aid Society of San Mateo County; and Disability Rights California  
2 (hereinafter “Class Counsel”) are hereby APPOINTED as counsel for the Settlement Class.

3 3. Preliminary Approval of Stipulation of Settlement. The Court finds that the  
4 terms of the parties’ Stipulation of Settlement are fair, reasonable, and adequate to the Settlement  
5 Class. Specifically, the Court finds that the SSA’s agreement to amend the challenged policy  
6 constitutes substantial and immediate prospective relief that has benefited and will benefit the  
7 Settlement Class. The Court further finds that the direct relief provided to the vast majority of the  
8 Settlement Class—including (a) the reinstatement of class members’ benefits denied or suspended  
9 on or after January 1, 2007, insofar as the denial or suspension was premised on fugitive felon  
10 status, as explained in the Stipulation of Settlement, and (b) the elimination of outstanding  
11 overpayment balances based on such fugitive felon status with the availability of a protective  
12 filing date for class members whose benefits were denied or suspended between January 1, 2000,  
13 and December 31, 2006, and are not in pay status as of April 1, 2009, based on such fugitive felon  
14 status, as explained in the Stipulation of Settlement—is a reasonable compromise of claims in  
15 light of the complexity and risk of further litigation. Therefore, pursuant to Rule 23(e), the  
16 parties’ Stipulation of Settlement is hereby preliminarily APPROVED.

17 4. Notice of Settlement. The Court hereby ORDERS that the SSA shall provide  
18 notice to class members by publication of the notice, attached hereto as Exhibit A, on its website.  
19 The Court further ORDERS that Class Counsel disseminate the notice to the following  
20 organizations that advance generally the interests of members of the Settlement Class and that  
21 have resources necessary to advise class members about the existence and terms of the Stipulation  
22 of Settlement: the ABA Commission on Law and Aging; AARP; Bazelon Center for Mental  
23 Health Law; Brennan Center for Justice; Center on HIV Law and Policy; Legal Action Center;  
24 Consortium for Citizens with Disabilities; National Academy of Elder Law Attorneys; National  
25 Alliance on Mental Illness; National Disability Rights Network; National Coalition for the  
26 Homeless; National Law Center on Homelessness and Poverty; National Organization of Social  
27 Security Claimants’ Representatives; National Policy and Advocacy Council on Homelessness;

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# Exhibit B

SocialSecurityOnline  
www.socialsecurity.gov

# Policy Instruction

Previous | Next

Identification Number **EM-09025**

Effective Date:  
04/01/2009

Intended Audience: All  
 RCs/ARCs/ADs/FOs/TSCs/PSCs/OCO/ODARHQ/ALJs  
 Originating Office: ORDP OISP  
 Title: **Fugitive Felon: Stop Suspension or Denial of Individuals with Felony Warrants Affected by the Martinez Settlement**  
 Type: EM - Emergency Messages  
 Program: **Title II (RSI); Title VIII (SVB); Title XVI (SSI)**  
 Link To Reference: See References at the bottom of this EM

**Retention Date: October 1, 2009**

## Background:

As a result of a settlement agreement in *Martinez, et al. v. Astrue*, which should soon be approved by the court, this Emergency Message (EM) provides new instructions for processing Title II, Title VIII, Title XVI payments and representative payee actions that involve outstanding felony warrants. *Martinez* challenged the agency's policy and procedures in applying non payment actions to fugitive felons and non-selection of fugitive felons as representative payees. The settlement agreement requires the agency to change its processing of certain fugitive felon non-payments and non-selections (representative payees) effective April 1, 2009.

**NOTE:** The *Martinez* settlement does not affect SSA's policy or procedures for processing Title II, Title VIII, or Title XVI payments or representative payee actions for cases involving outstanding parole or probation violation warrants (e.g. offense codes 5011 and 5012.) Therefore, continue to follow current instructions for processing cases involving these warrants.

## **Martinez Settlement Policy**

Effective immediately, SSA policy is to suspend or deny Title II and Title VIII benefits or Title XVI payments, and to prohibit an individual from serving as a representative payee only if the individual's outstanding felony warrant was issued for one of the following three offenses:

- Escape (offense code 4901),
- Flight to Avoid prosecution, confinement, etc. (offense code 4902), and
- Flight-Escape (offense code 4999).

If more than one felony warrant exists, only suspend, deny, or do not select as a representative payee only for months during which the individual has a

felony warrant with one of these three offense codes.

### Processing Instructions

Apply the following instructions to individuals in all states including New York, Connecticut, and Vermont. The *Martinez* settlement should be used instead of referencing the *Fowlkes* Acquiescence Ruling (AR 06-1(2)).

1. Initiate action for suspension, non-payment, or claims denial based on an outstanding felony warrant with a felony offense code of 4901, 4902, or 4999 shown on the Fugitive Felon System Control File.
2. If an appeal is pending at the reconsideration, hearing, or Appeals Council level, apply the policy in this EM when making the appeal decision.
3. If a representative payee applicant or an existing representative payee has an outstanding felony warrant for offense code 4901, 4902, or 4999, the individual will be prohibited from serving as a representative payee. If any other felony warrant information comes to the attention of the decision-maker, it will be used to determine an applicant's suitability (or continued suitability) to serve as a representative payee.

### Title II Initial Claims

The Agency no longer asks Title II applicants or claimants about their felony status on any of the Title II benefit applications. For additional information, see GN 02613.050.

### Title XVI/Title VIII Eligibility Determinations

For Title XVI/Title VIII initial claims, a felony status question still exists on applications. To determine eligibility, verify the felony warrant offense code information to ensure that the individual does not have one of the three offense codes listed above. Complete the fugitive felon questions on the Law Enforcement (ALEF) and Felony Warrant (AWRF) screens. The good cause code "**DNH**" (individual is residing in a long term care facility) will now also be used to code cases that fall under the *Martinez* Settlement provisions in order to prevent non-payment of benefits.

Follow current procedures for completing MSSICS screens (MSOM MSSICS 008.022 and MSOM MSSICS 008.023). However, to ensure that payments will continue, also do the following:

- On the AWRF screen, enter "**1**" (Established) in the GOOD CAUSE field.
- On the DW01 screen in MSSICS, enter "**Martinez Settlement**" in Remarks.
- On the FFDG (Fugitive Felon Warrant Due Process/Good Cause) screen within the FFSCF (Fugitive Felon SSA Control File), enter "**DNH**" as the Good Cause reason.
- On the Good Cause Screen in FFAP (Fugitive Felon Automated

Process) document that *Martinez* relief was granted to the case by entering the “DNH” code.

### **Representative Payee Applications**

For representative payees, the question about felony status still exists on applications. If the applicant responds that he or she has an outstanding felony warrant, verify the offense code with OIG (see GN 02613.175 and SI 00530.150.) If the felony warrant offense code is 4901, 4902, or 4999, do not select the payee applicant. Generally, any criminal history casts serious doubt about the payee applicant’s character. For any other felony offense code, consider the reason for that warrant and the payee/beneficiary relationship in making the suitability determination.

### **Identification of Individuals Affected by the *Martinez* Settlement**

Identification of individuals affected by the *Martinez* settlement will be done centrally and appropriate notices released. Comprehensive instructions on how to handle these cases will also be released at a later date. In the meantime, if individuals contact SSA on their own initiative about the *Martinez* settlement or because they recently received a notice telling them that their benefits are being suspended or that they are not being selected as a representative payee because of an outstanding warrant for a felony other than the felony offense codes above, follow the instructions below.

#### **A. Field Office Walk-In Traffic/Phone Calls**

Each FO must maintain and preserve a list of individuals who contact the FO and state they might be due payments in connection with the *Martinez* settlement. Include on the list, the name, SSN, current address, and phone number for each individual.

No further actions should be taken at this time. Additional processing instructions will be issued at a later date. See also Pipeline Cases, below.

#### **B. TSC Calls**

If an individual calls the national 800 number about the *Martinez* settlement, the 800 number agent will create a Manual Development Worksheet (MDW) and include the individual’s name, SSN, current address, and phone number. Explain that no further action can be taken at this time, but their contact information will be provided to the individual’s servicing field office for future actions. Include in REMARKS the words “***Martinez Settlement***” and transfer the MDW to the servicing field office.

If an individual calls the national 800 number about receiving a notice of fugitive felon nonpayment on or after April 1, 2009, explain the information in Pipeline Cases, below.

#### **C. Pipeline Cases**

**Title II** - Due to the nature of the automated system that the agency has been using for fugitive felon non-payment processing, there may be cases in the pipeline which were already handled under the prior policy which resulted in non-payment for **all**

felony offense codes. This automated system releases advance notices of proposed suspension and provides a 35-day protest period before suspension actions can be taken. Because the automation of these pipeline cases can result in non-payments on or after April 1, 2009, SSA may not be able to take all corrective actions as required by the *Martinez* settlement until a later date.

However, beginning April 1, 2009, if a beneficiary contacts SSA within the 35-day advance notice protest period and the offense code on the warrant is other than 4901, 4902, 4999 (or a parole or probation offense code,) process a protest action to stop suspension of benefits according to GN 02613.450.

**Title XVI** – For cases pending a felony suspension action in a field office, per the policy above, only suspend payments if the offense code on the warrant is 4901, 4902, 4999. No change is required for probation and parole violation suspension actions.

#### **D. Good Cause Requests**

Continue to process good cause requests for any felony suspension or denial determinations following current instructions in GN 02613.025 and SI 00530.015.

If good cause cannot be approved, and the suspension/nonpayment/denial was based on a felony warrant with an offense code other than 4901, 4902, or 4999, include the beneficiary or recipient on the FO list of *Martinez* contacts as indicated above.

#### **Further Instructions and Additional Questions**

Additional *Martinez* settlement processing instructions will be issued in the future.

Direct all program related and technical questions to your RO or PC support staff. RO and PC support staff may refer questions or problems to their Central Office contacts.

#### **References:**

SI 00530.000 **Fugitive Felons and Parole and Probation Violators**

GN 02613.000 **Title II Fugitive Felons and Parole and Probation**

**Violators**

VB 00101.000 **General Information on Special Veterans Benefits**

GN 00504.102 **Representative Payees Identified by the Fugitive Felon**

**Match**

EM-09025 - Fugitive Felon: Stop Suspension or Denial of Individuals with Felony Warrants Affected by the Martinez Settlement - 04/01/2009



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# Exhibit C

SocialSecurityOnline  
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# Policy Instruction

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Identification Number **EM-09024**

Effective Date:  
03/31/2009

Intended Audience: All  
RCs/ARCs/ADs/FOs/TSCs/PSCs/OCO/OCO-  
CSTs/ODARHQ/ALJs

Originating Office: ORDP OISP

Title: **Suspension of Representative Payee/Fugitive Felon Match Process—  
Manualized instructions will follow shortly**

Type: EM - Emergency Messages

Program: **Title II (RSI); Title VIII (SVB); Title XVI (SSI)**

Link To Reference: See references at the bottom of the EM.

**Retention Date: September 30, 2009**

Effective immediately, do not **initiate** actions to replace payees identified by the Rep Payee/ Fugitive Felon match process as described in GN 00504.102. That is, if advance notice to the payee has not yet been sent, take no action on the alert at this time.

If advance notice to the payee has already been sent out, complete your action to replace the payee as reflected in GN 00504.102C-F.

These instructions are temporary and are being issued due to a proposed settlement agreement in Martinez et al. v. Astrue. You will be provided with additional instructions shortly.

Direct all program related and technical questions to your RO or PC support staff. RO and PC support staff may refer questions or problems to their Central Office contacts.

References:

**GN 00504.102 - Representative Payees Identified by the Fugitive Felon Match**

**MSOM RPS 001.014 - RPS/Fugitive Felon Interface Alert**

EM-09024 - Suspension of Representative Payee/Fugitive Felon Match Process—Manualized instructions will follow shortly - 03/31/2009



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# Exhibit 2

**NOTICE OF PROPOSED CLASS ACTION SETTLEMENT AND FAIRNESS HEARING REGARDING SOCIAL SECURITY'S POLICY ON "FLEEING FELONS" AND OUTSTANDING ARREST WARRANTS**

This notice contains important information if your Social Security retirement, survivors, or disability insurance benefits, Special Veterans Benefits (SVB), or Supplemental Security Income (SSI) payments have been suspended or denied, or if you have not been permitted to serve as a representative payee to beneficiaries of those programs on the ground that you were "fleeing to avoid prosecution or custody or confinement after a conviction" for a felony.

A court has preliminarily approved a settlement of a class action lawsuit on this issue. The case, called *Martinez v. Astrue*, is pending in federal district court in Oakland, California.

The Court has set a fairness hearing to consider a proposed settlement of the claims that have been brought on your behalf in this lawsuit. The hearing is scheduled to be held on September 24, 2009 at 2:00 p.m. at the following address:

Honorable Claudia Wilken  
Courtroom 2  
United States District Court of Northern California  
1301 Clay St.  
Oakland, CA 94612

Because the date and time of that hearing may change, please check with the Court prior to attending the hearing.

The settlement in this case does not concern people whose benefits may have been suspended or denied because of a warrant based on a violation of probation or parole.

**This class action settlement could affect your rights.** Please read below for more information, or call the National Senior Citizens Law Center 510-663-1055 ext. 301.

This notice has three purposes: 1) to tell you about the proposed settlement and the fairness hearing; 2) to tell you how to obtain more information, including a copy of the full proposed settlement agreement; and 3) to explain how you may object to the proposed settlement if you disagree with it.

**What is this Lawsuit About?**

Plaintiffs claimed that the Social Security Administration (SSA) should not suspend or deny SSI, SVB, or Social Security benefits or payments, or refuse to allow people to serve as representative payees, solely on the basis of an outstanding felony arrest warrant. The parties have reached a tentative settlement that the Court has preliminarily approved. The sections below explain some of the key provisions of the tentative settlement.

**Who is in the Settlement Class?**

You may be a Settlement Class Member if your SSI, SVB, or Old Age, Survivors, and Disability Insurance (OASDI) benefits have been suspended or denied, or you are threatened with the suspension or denial of these benefits, based on an outstanding felony

arrest warrant. If you were not permitted to serve as a representative payee for this same reason, you may also be in the Settlement Class.

The Settlement Class does not include people who have already received a final federal court decision in an individual action regarding SSA's fugitive felon policy.

### What are the Terms of the Proposed Settlement?

THIS IS A SUMMARY OF THE PROPOSED AGREEMENT. TO UNDERSTAND IT FULLY, YOU SHOULD READ THE ENTIRE AGREEMENT. The following description summarizes the key points in the proposed settlement agreement. You can read the entire proposed settlement agreement at SSA's website, at [[www.socialsecurity.gov/----](http://www.socialsecurity.gov/----)] and on the website of the National Senior Citizens Law Center at [[www.nslc.org/---](http://www.nslc.org/---)].

**April 1, 2009 Change in SSA Policy.** Effective April 1, 2009, SSA changed its policy. SSA will suspend or deny benefits based on outstanding felony arrest warrants for only the crimes of flight to avoid prosecution or confinement, escape from custody, and flight-escape. SSA will also apply the new policy when it considers a person's request to serve as a representative payee. SSA may still use warrant information when it decides whether or not a person is suitable to serve as a representative payee.

**Benefits for "Post-2006" Settlement Class Members.** For Settlement Class Members whose benefits were suspended or denied on or after January 1, 2007, or who had administrative claims challenging the suspension of their benefits pending on August 11, 2008, SSA will reinstate benefits and pay benefits that it withheld back to the first month of the Class Member's suspension. SSA will also repay any sums that it collected because it found that the Class Member had been overpaid benefits under the previous policy. SSA will also reinstate benefits for Class Members who get SSI, but it will also redetermine the Class Member's non-medical eligibility criteria under its usual policies. After it reinstates benefits or payments to Settlement Class Members, SSA may do continuing disability reviews under its usual policies. SSA will notify Post-2006 Settlement Class Members at the time it takes these actions with individual notices mailed to the address on SSA records.

**Benefits for "Pre-2007" Settlement Class Members.** For Settlement Class Members whose benefits were suspended or denied between January 1, 2000 and December 31, 2006, and who did not have live administrative claims on August 11, 2008, SSA will stop collecting overpayments and will remove any remaining overpayment balance based on the previous policy. SSA will notify Pre-2007 Settlement Class Members of the settlement by a mailing to the address in SSA's records. For Class Members who were not receiving benefits as of April 1, 2009, the notice will advise that they may file a new application for benefits. If they do so within six months from the date of their notices, SSA will use an application date of April 1, 2009 as the protective filing date in reviewing the claim.

Class Members whose benefits were suspended or denied prior to January 1, 2000 may reapply under the new policy, but will not receive a mailed notice or a protective filing date.

**Release of Claims.** Class Members will agree to release all claims relating to the subject matter of this case that could have been asserted in the *Martinez* complaint against SSA.

**When Will Relief Be Provided?**

The Court must first finally approve the settlement. After final approval, SSA will begin steps to fulfill the terms of the settlement. Due to the size and complexity of the settlement, SSA requires some time to complete the terms. Currently, SSA plans to provide relief in phases, which are expected to conclude at the end of 2010. This timeframe is subject to change.

Do not contact SSA about reinstatement of benefits or overpayment relief provided by this settlement. SSA will notify individuals affected by the settlement after final court approval.

**What if I Object to or Have Questions About The Proposed Settlement?**

IF YOU AGREE with the proposed settlement, you do not need to do anything at this time. If you wish to attend, you may be present at the public hearing on the proposed settlement as stated above.

IF YOU DISAGREE with the proposed settlement, you have a right to object to it. Your objections will be considered by the Court as it reviews the settlement **ONLY IF** you follow these procedures. **You must submit objections in writing to the Court at the address above. Your objections must be received by September 10, 2009.**

ALL OBJECTIONS MUST CONTAIN THE FOLLOWING INFORMATION:

- a) Name, address, and telephone number of the person filing the objection.
- b) A statement of the reasons for the objection.
- c) A statement that copies of the objections have also been sent to the attorneys listed at the end of this notice.

Because this is a mandatory class under Federal Rule of Civil Procedure 23(b)(2), individual Settlement Class Members cannot exclude themselves from the Settlement Class.

If you have any questions about the lawsuit or the tentative settlement, please call the National Senior Citizens Law Center 510-663-1055 ext. 301.

**Attorneys' Names and Addresses for Plaintiffs and Defendant**

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