Pennsylvania - PA	CITE AND RELEASE AT ARREST (BY OFFICER)	CITE AND RELEASE AT BOOKING (BY JAILER)	OUTBREAK-RELATED RELEASE POWER (NON-INFECTED)	OUTBREAK-RELATED RELEASE POWER (INFECTED)	EMERGENCY RELEASE POWER	OTHER RELEASE POWER  Ala. Code § 14-8-38 (county inmates eligible	OTHER RELEVANT EMERGENCY POWER
						for good time credits same as state): Ala.	
					Ala. Code § 14-6-9 ("When the life	Code § 14-9-41(f)(2) (commissioner has	
					or health of any prisoner, who is not	power to restore good time credits upon	
					confined under process from any	recommendation by warden); Alabama	
						DOC Administrative Regulation 425 (Sheriff	
						has power to recommend restoration of	
						good time credit), http://www.doc.state.al. us/docs/AdminRegs/AR425.pdf, Ala. Code §	
					court judge, such judge must, by an		
						permanently capacitated inmates may apply	
						for medical furlough for duration of	
					suitable place or hospital, as near as	sentence); Ala. Code §§ 14-8-33, 14-8-38,	
					may be to the jail, and there safely	14-8-39 (work release programs including	
			Ala. Code § 14-3-43 (inmates may be removed to secure location other		keep him until his health is	alternative confinement for county and	
Alabama - AL	Ala. Code § 11-45-9.1 (Class C misdemeanors)		than prison "whenever the prevalence of any epidemic, infectious or contagious disease may render such removal proper")		recommitment to jail")	state inmates; good-time credits and passes for participants)	
Alaballia - AL	Ala. Code y 11-43-5.1 (class C Illisuellealiois)		contagious disease may render such removal proper j		Alaska Admin. Code tit. 22, §05.050	ioi participarits)	
					(a)-(b) ("If, as the result of an		
					emergency, the commissioner		
					orders the evacuation of a facility,		
					the following may be released on		
					their own in order to report to a		
					designated location at a designated	Alaska Stat. § 33.30.101 (furlough for	
					time: (1) prisoners solely charged with or convicted of a	Alaska Stat. § 33.30.101 (furlough for medical treatment or any other	
					misdemeanor; (2) prisoners	rehabilitative purpose); Alaska Stat. §	
						33.16.085 (special medical parole for	
					custody; and (3) prisoners held	prisoners who will likely be sick or die for	
					under contempt of court or any	duration of sentence); Alaska Stat. §	
					form of civil process, excluding	33.30.065 (commissioner can designate	
	Alaska Stat. § 12.25.180 (Class C felonies, misdemeanors, infractions,					sentence to be served through electronic	
Alaska - AK	ordinance violations)		Ariz. Rev. Stat. Ann. § 31-106 ("When a pestilence or contagious		incapacitated by alcohol")	monitoring)	
			disease breaks out in or near a jail, and the physician thereof certifies				
			that it is liable to endanger the health of the prisoners, the county			Ariz. Rev. Stat. § 11-459 (authorizes sheriffs	
			judge may, by a written appointment, designate a safe and convenient			to create and run work release and home	
			place in the county as the place of their confinement. The			detention programs); Ariz. Rev. Stat. § 31-	
			appointment must be filed in the office of the clerk of the court, and			233(B) (furlough for compassionate leave,	
			authorize the sheriff to remove the prisoners to the place			including medical care, "or for disaster aid,	
			designated, and there confine them until they can safely returned to			including local mutual aid and state	
Arizona - AZ	Ariz. Rev. Stat. § 13-3903 (misdemeanors, petty offenses)		the jail(.)")			emergencies") Ark, Code § 12-41-503 ("(a) County sheriffs	
						and other keepers or administrators of jails	
						within the State of Arkansas are responsible	
						for managing the populations and	
						operations of their respective facilities in	
						compliance with the laws and the Arkansas	
						Constitution and within the requirements of	
						the United States Constitution. (b) Neither	
						a county sheriff nor another keeper or administrator of a jail shall refuse to accept	
						any prisoner lawfully arrested or committed	
						within the jurisdiction of the supporting	
						agency of the jail except as necessary to	
						limit prisoner population in compliance with	
						subsection (a) of this section."); Ark. Op. Att	
						y Gen. Nos. 2007-240, 2007 WL 3352510, at *2-*3 ("The sheriff may release prisoners of	
						a county jail if such a release is necessary to	
						comply with constitutional safeguards or	
						provisions pursuant to A.C.A. § 12-41-503(b)	
						without necessarily a promise to appear	
						at appropriate times."), 2011-164, 2012 WL	
						424323, at *1 n.2 (recognizing that this	
						provision "authoriz[es] [a] sheriff to refuse to accept prisoners where necessary in	
						order to manage the jail in compliance with	
						constitutional requirements"): Ark. Code §	
						12-41-503(c) (sheriff has discretion to assign	
						to home confinement); Ark. Code § 12-41-	
						104 (sheriff or chief of police may authorize	
						emergency furlough for serious illness or	
						death of family member or "other proper	
						emergency"); Ark. Code § 12-41-101 (b)(1) ("Meritorious good time shall be awarded	
						("Meritorious good time shall be awarded under the rules and regulations	
						promulgated by the county sheriff or chief	
						of police and approved by the county	
			Ark. Code Ann. § 16-90-408 ("A person committed to prison for any			quorum court of the various counties or the	
		Ark. R. Crim. Proc. 5.2(b) ("When a person is arrested for any	criminal offense who is in the custody of an officer shall not be			city legislative body of the various cities.");	
		misdemeanor, the ranking officer on duty at the place of detention to	removed from the prison or delivered to the custody of any other			Ark. Code Ann. §§ 12-28-601 to 12-28-606	
		which the arrested person is taken may issue a citation in lieu of	officer except [i]n case of fire, infectious disease, or other great			(prison and jail overcrowding release	
Arkansas - AR	Ark. R. Crim. Proc. 5.2(a) (misdemeanors)	continued custody.")	necessity.")			mechanism)	

Pennsylvania - PA  California - CA	CITE AND RELEASE AT ARREST (BY OFFICER)  Cal. Penal Code § 853.6 (misdemeanors), 853.5 (infractions)	magistrate [and] the person is not released prior to being booked and the officer in charge of the booking or his or her superior	breaks out in or near a jail, and the physician thereof certifies that it is liable to endanger the health of the prisoners, the county judge may, by a written appointment, designate a safe and convenient place in the county as the place of their confinement. The appointment must be filed in the office of the clerk of the court, and authorize the sheriff	OUTBREAK-RELATED RELEASE POWER (INFECTED)	that is not possible, may release them. Such person shall not be held liable, civilly or criminally, for acts performed pursuant to this section."); Cal Gov't Code § 26602 ("The sheriff may execute all orders	Cal. Penal Code § 2690 (temporary removal from prison); Cal. Penal Code § 4024.1 (overcrowding release); Cal. Penal Code § 1170.06 (alternative custody program operated by sheriff); Cal. Penal Code § 1170.06 (alternative custody program operated by sheriff); Cal. Penal Code § 3550 (medical parole for mentally incapacitated); Cal. Penal Code § 1203.016 (voluntary home confinement); Cal. Penal Code § 1203.017 (involuntary home confinement) confinement due to jal overcrowding).	OTHER RELEVANT EMERGENCY POWER
			prison or in the custody of any officer, sheriff, jailer, keeper, or other person, for any criminal or supposed criminal matter shall not be			Colo. Rev. Stat. § 17-26-109 (sheriff has	
Colorado - CO	Colo. Rev. Stat. § 16-3-105 (misdemeanors, petty offenses)		removed from the prison or custody into any other prison or custody unless in case of sudden fire, infection, or other necessity.")			significant discretion over award of good- time credit)	
Connecticut - CT	Conn. Gen. Stat. § 54-1h (misdemeanors)	Conn. Gen. Stat § 18-100f ("Release of certain arrested persons being held pretrial. Unless otherwise ordered by the court, whenever an arrested person charged with the commission of no crime other than a class O or E felony or a misdemeanne, except a violation of section 53a-60a, 53a-60b,					Del Code tit 10 55 2004 2009 (after
Delaware-DE	Del. Code tit. 1.1. 6 1907 (misdemeanors)						Del. Code ett. 10, 93 2004, 2009 (atter declaring an emergency, which may be "based upon emergency circumstances, including but not limited to disease including but not limited to including the committed to disease resulting in the destruction of or severe damage to courrhouses, for a baility to access courthouses, or the ability to access courthouses, or the court of t
Delaware - DE	Fla. R. Crim. Proc. 3.125 (first- and second-degree misdemeanors.	Fla. R. Crim. Proc. 3.125(c) ("If the arresting officer does not issue notice to appear Ifor a misdemeanor! the booking officer may					any other provision or law.
Florida - FL	ordinance violations); Fla. Stat. § 162.23 (code and ordinance violations)	issue notice to appear if the officer determines that there is a likelihood that the accused will appear as directed[.]")				Fla. Stat. Ann. § 947.146 (prison overcrowding release mechanism)	Ga. Code § 38-3-51(d) ("In addition to any other emergency powers conferred upon the Gowernor by Jaw (when he has declared an emergency), he may: (1) Suspend any regulatory statute prescribing the procedures for conduct of state business, or the orders, rules, or
						Ga. Code § 42-4-7(b) (sheriff grants good-	regulations of any state agency, if strict compliance with any statute, order, rule, or regulation would in any way prevent, hinder, or delay necessary
Georgia - GA	Ga. Code § 17-4-23 (certain misdemeanors)					time credits); Ga. Code § 42-9-60 (prison overcrowding release on parole)	action in coping with the emergency or disaster.")
Hawaii - HI	Haw. Rev. Stat. § 803-6 (misdemeanors, petty misdemeanors, ordinance violations)					Haw. Rev. Stat. § 353-36 (overcrowding release)	
Idaho - ID	Idaho Code § 19-3901 (misdemeanors and infractions triable by magistrates)						
illinois - IL Indiana - IN	725 III. Comp. Stat. 5/107-12(a) (all offenses without arrest warrant) Ind. Code § 35-33-4-1(f) (misdemeanors)	725 III. Comp. Stat. 5/107-12(d) ("In any case in which a person is arrested for a Class C misdemeanor or a pethy offense and remanded to the sheriff other than pursuant to a court order, the sheriff may issue such person a notice to appear.")  lowa Code 6 805.1 ("Illf a warrantless arrest has been made Ifor a			730 III. Comp. Star. 125/14 ("At any time, in the opinion of the Warden, the lives or health of the prisoners are endangered or the security of the penal institution is threatened, to such a degree as to render their removal necessary, the Warden may cause an individual prisoner or a group of prisoners to be removed to some suitable place within the county, or to the jail of some convenient county, where they may be confined until they can be safely returned to the place whence they were removed.")		20 III. Comp. Stat. Ann. 3305/7 (empowering the Governor, after declaring an emergency, to "suspend the provisions of any regulatory statute of State business, or the orders, rules and regulations of any State agency, it strict compliance with the provisions of any statute, order, rule, or regulation of any statute, order, rule, or regulation would in any way prevent, hinder or delay necessary action, including emergency purchases, by the Illinois Emergency Management Agency, in coping with the disaster.")
Iowa - IA	lowa Code § 805.1 (all offenses other than stalking and those not eligible for bond)	lowa Code § 805.1 ("[1]f a warrantless arrest has been made [for a bailable offense other than stalking], a citation may be issued in lieu of continued custody.")					

Pennsylvania - PA	CITE AND RELEASE AT ARREST (BY OFFICER)	CITE AND RELEASE AT BOOKING (BY JAILER)	OUTBREAK-RELATED RELEASE POWER (NON-INFECTED)  Kan. Stat. 75-5224 ("In the case of any contagious disease the	OUTBREAK-RELATED RELEASE POWER (INFECTED)	EMERGENCY RELEASE POWER	OTHER RELEASE POWER  Kan. Stat. 21-6821 (good time credit rules	OTHER RELEVANT EMERGENCY POWER
			secretary may cause the removal of such inmates as may be necessary			adopted by secretary of corrections); Kan.	
Kansas - KS	Kan. Stat. § 22-2408 (misdemeanors)		to a place of security consistent with their safekeeping until such time as said inmates may safely be returned to such institution.")			Stat. 22-3726 (supervised furlough for crimes committed prior to July 1993)	
Kalisas - KS	Kan. Stat. 9 22-2406 (misuemeanors)		Ky. Rev. Stat. Ann. § 197.130 and Ky. Const. § 253 (governing work			Crimes committee prior to July 1993)	
	Ky. Rev. Stat. § 431.015 (certain misdemeanors)		release but contemplating that "during pestilence prisoners cannot				
Kentucky - KY	Ky. Rev. Stat. § 431.015 (certain misdemeanors)		be confined within the prison walls or enclosures")				La. Stat. Ann. § 29:724(D) ("In addition
							to any other powers conferred upon the
						La. Stat. § 15:764 (overcrowding release	governor by law, he may do any or all of the following: (1) Suspend the
						from jail); La. Stat. § 15:571.3 ("The sheriff	provisions of any regulatory statute
							prescribing the procedures for conduct of state business, or the orders, rules, or
						determine when good time has been earned	regulations of any state agency, if strict
						in accordance with the sheriff's regulations	
						and the provisions of this Section"); La. Stat. § 15:571.4C (restoration of good-time	in any way prevent, hinder, or delay
						credits in prison); DPSC Policy HC-06, § 8 at	necessary action in coping with the
Louisiana - LA	La. Code Crim. Proc. art. 211 (felony theft or illegal possession of stolen things valued at less than one thousand dollars, misdemeanors)					§§ 5-A and 6 (compassionate release from DOC)	emergency.")
	,			Me. Rev. Stat. tit. 30-A, § 1560 ("If a prisoner in a jail is			
				afflicted with a disease that the Commissioner of Health and Human Services or the commissioner's		Me. Rev. Stat. 30-A, §§ 1556, 1659-A (a	
				designee, by medical advice, considers dangerous to		sheriff can assign to a community	
				the safety and health of other prisoners or of the		confinement program any sentenced prisoner who resides in the state, was not	
				inhabitants of the municipality, the commissioner or designee shall, by written order, direct the person's		convicted of a sex offense, is classified as	
				removal to some place of safety, to be securely kept		medium security and moderate risk or	
Maine - ME	Me. Stat. tit. 17-A, § 15-A (all offenses)			and provided for until the commissioner's or designee's further order.")		below, and has served at least a third of the unsuspended portion of this sentence).	
							Md. Code Pub. Safety § 14-3A-03(d)(1)
							(Governor's power to order evacuation/closing of any facility during
							health emergency), Md. Code Pub.
							Safety § 14-106(c) (requirement that Governor consider measures that could
							prevent/reduce harmful consequences
							of emergencies), Md. Code Pub. Safety 14-107(d)(1)(i) (power of Governor to
						Md. Code Crim. Proc. § 5-101 (liberal	suspend statutes and regs during state
Maryland - MD	Md. Code Crim. Proc. § 4-101(c)(1)(i) (certain misdemeanors)		Mass. Gen. Laws ch. 126, § 26 ("If disease breaks out in a jail or other			pretrial release eligibility)	of emergency)
			county prison, which, in the opinion of the inspectors of the prison,				
			may endanger the lives or health of the prisoners to such a degree as				
			to render their removal necessary, the inspectors may designate in writing a suitable place within the same county, or any prison in a				
			contiguous county, as a place of confinement for such prisoners. Such				
				Mass. Gen. Laws ch. 111, § 108 ("If a prisoner in a jail or house of correction has a disease which, in the			
				opinion of the physician of the board of health or of			
			and there to confine them until they can safely be returned to the	such other physician as it may consult, is dangerous to			
				the safety and health of other prisoners or of the inhabitants of the town, the board shall, in writing.		Mass. Gen. Laws ch. 639 (Governor's	
			prison of the county where they were originally confined, but they	direct his removal to a hospital or other place of		clemency powers and emergency powers),	
Massachusetts - MA			shall be under the care, government and direction of the officers of the county where they are confined.")	safety, there to be provided for and securely kept until its further order.")		ch. 127 § 90A (furlough), ch. 127 § 129D (earned sentence reduction)	
			, , , , , , , , , , , , , , , , , , , ,	,		Mich. Comp. Laws §§ 801.51 - 801.64	
	Mich. Com. Laws § 764.9c (certain misdemeanors and ordinance					(overcrowding release); Mich. Comp. Laws § 51.282 (sheriff has discretion to award,	
Michigan - MI	violations)					revoke, and restore good-time credit)	
		Minn. R. Crim. Proc. 6.01 ("When an officer brings a person arrested				MN DOC ("The Commissioner has authority to grant conditional medical release and to	
		without a warrant for a felony or gross misdemeanor to a police				grant work release status to those who	
		station or county jail, the officer in charge of the police station, sheriff in charge of the jail, or officer designated by the sheriff may issue a	Minn. Stat. Ann. § 243.57 ("In case of an epidemic of any infectious or			qualify. He is actively considering how he can exercise that authority in a way that	
		citation and release the defendant unless it reasonably appears to the	the commissioner of corrections, by which the health or lives of the			protects communities but that also helps to	
		officer that (1) the person must be detained to prevent bodily injury to that person or another; (2) further criminal conduct will	inmates may be endangered, the chief executive officer hereof, with the approval of the commissioner of corrections may cause the			minimize risk for those who are incarcerated "). https://mn.	
		occur; or (3) a substantial likelihood exists that the person will not	inmates so affected to be removed to some other secure and suitable			gov/doc/about/covid-19-updates/updates-	
Minnesota - MN	Minn. R. Crim. Proc. 6.01(1) (misdemeanors)	respond to a citation.")	place or places for care and treatment[.]")  Mics. Code App. 5-47-3-7 ("If any infectious or contagious disease shall			for-inmate-families/	
			Miss. Code Ann. § 47-3-7 ("If any infectious or contagious disease shall appear in the vicinity of any jail, or if the appearance of such disease				
			be apprehended, the board of supervisors of the county, or, if it				
			should not meet in time, the sheriff of the county, with the concurrence of two (2) members of such board, or of a circuit judge or				
		Miss. Code § 99-3-18 ("If the person is not released prior to being	chancellor, expressed in writing, may cause the prisoners confined in				
		booked and the officer in charge of the booking or his superior determines that the person should be released, such officer or	such jail to be removed to some suitable place of security, for safekeeping, until the threatened danger shall be over, when they				
Mississippi - MS	Miss. Code § 99-3-18(1) (misdemeanors)	superior shall prepare such written notice to appear in court.")	shall be returned to the jail.")				
		Mo. Ann. Stat. § 544.560 ("When any sheriff or other officer shall arrest a party by virtue of a warrant upon an indictment, or shall have					
		a person in custody under a warrant of commitment on account of					
		failing to find conditions for release as provided in section 544.455,					
		or if the case is a misdemeanor, such officer may set the conditions for					
Missouri - MO		release, and discharge the person so held from actual custody.")			Mont. Code § 7-32-2222(3) ("When		
					there is good reason to believe that		
				Mant Code 5 FO 2 121 //On written and a finite state	the inmates may be injured or		
				Mont. Code § 50-2-121 ("On written order of a local health officer, a diseased prisoner who is held in a jail	endangered, the detention center administrator shall remove them to		
				and who is considered dangerous to the health of	a safe and convenient place and		
Montana - MT	Mont. Code § 46-6-310 (all offenses)			other prisoners may be removed to a hospital or other place of safety.")	confine them there as long as necessary to avoid the danger.")		

Pennsylvania - PA	CITE AND RELEASE AT ARREST (BY OFFICER)	CITE AND RELEXE AT BOOKING [BY JAILER)  Neb. Rev. Stat. [5 -94-22] ("Except in cases involving protection or restraining orders,] any peace officer shall be authorized to issue a citation in lieu of arrest or continued custody for any offense which is a traffic infraction, any other infraction, or a misdemeanor and for any violation of a city or village ordinance."); Alan G. Oless, Arrest and Citation: Definition and Analysis, 59 Meb. L. Rev. 279, 319 (1980) ("Ital).	OUTBREAK-RELATED RELEASE POWER (NON-INFECTED)	OUTBREAK-RELATED RELEASE POWER (INFECTED)	EMERGENCY RELEASE POWER	OTHER RELEASE POWER	OTHER RELEVANT EMERGENCY POWER
Nebraska - NE	Neb. Rev. Stat. § 29-422 (misdemeanors, infractions, ordinance violations)	apparent from [this] statute[] that citations can be used not only as a substitute for an arrest, but also after an actual arrest as a substitute for the bail procedure.")				Neb. Rev. Stat. § 83-962 (prison overcrowding release mechanism)	
						Nev. Rev. Stat. § 211.240 (jail overcrowding	
Nevada - NV New Hampshire - NH	Nev. Rev. Stat. § 171.1771 (misdemeanors, ordinance violations)  N.H. Rev. Stat. 594:14 (misdemeanors, ordinance violations)					release)	
						N.J. Rev. Stat. § 2A:164-24 (sheriff grants	Worthington v Fauver, 88 N.1. 133, 440 A.2d 1128 (1982) (recognizing the Governor's authority, pursuant to the Disaster Control Act, to remove prisoners from overrowded state prisons and transfer them to county justil, in language broad enough to arguably support the power to release them to home confinement if
New Jersey - NJ	N.J. R. Crim. Proc. 3:4-1(a) (certain felonies, misdemeanors);  N.M. Stat. § 31-1-6 (petty misdemeanors)		N.M. Stat. § 33-2-20 ("In case of any pestilence or contagious sickness breaking out among the convicts, the corrections division (corrections department) may cause the convicts confined therein or any of them to be removed to some suitable place of security where such of them as may be slick shall receive necessary medical attention and such convicts must be returned as soon as may be to the penilentiary to be confined according to their respective sentences, if the same be unexpired.")			good-time credits)  NM, S1st, §31:21-25.1 (medical parole for terminally ill or permanently incapacitated).  NM, S1st, §33:39-4(A) ("The sheriff or jail administrator of any county, with the approval of the committing judge or presiding judge, may grant any person imprisoned in the county jail addeution of time from the term of his sentence for good behavior and industry and shall establish rules for the acrual of good time."); NM. S1st, §33:3-15 ("Whenever the public welfare or the safe custody of a prisoner shall require, any district judge in the state of New Mexico in his discretion may order any person charged with the commission of a crime, or any person in the custody of the sheriff of any county in the district of the safe of safety, when, in the opinion of the said district judge, it is a divisable that such person or persons shall be removed for any purpose whatsoever.")	of the current crisis)
New York - NY	N.Y. Crim. Proc. Law §§ 140 20(2), 150.20, 150.75 (some Class E felonies, misdemeanors)		N.X. Correct. Law 5.141 ("In case any pestilence or contagious disease shall break out among the inmates in any of the correctional facilities, or in the vicinity of such facilities, the commissioner of correction may cause the inmates confined in such facility or any of them, to be removed to some suitable place of security, where such of them as may be sick shall receive all necessary care and medical assistance,"] N.X. Correct. Law 5.504 ("I)If a pestilential disease breaks out in the jail, or in the vicinity of the jail and the physician to the jail certifies that it is likely to endanger the health of any or all of the inmates in the jail, the state commission of correction, upon application, must, by an instrument in writing, filed with the clerk of the county, designate another suitable place within the county, or the jail of any other county, for the confinement of some or all of the inmates, as the case requires."]			NY. Correct. Law 6-A, 5 150 (authoritzing the placement of New York City Inmates in a royer or level for the limits of the place of confinement are extended for the place of confinement are extended for the purpose of Obtaining medical treatment not otherwise available, caring for the prisoner's household and family or for some other compelling reason consistent with the public interest?	
North Carolina - NC	N.C. Gen. Stat. § 15A-302 (misdemeanors, infractions)		N.C. Gen. Stat. § 153A-224(a) ("No person may be confined in a local confinement facility unless custodial personnel are present and available to provide continuous supervision in order that custody will be secure and that, in event of emergency, such as fire, illness, assaults by other prisoners, or otherwise, the prisoners can be protected. These personnel shall supervise prisoners closely enough to maintain safe custody and control and to be at all times informed of the prisoner's general health and emergency medical needs.")			N.C. Gen. Stat. 5 148-4.1 (prison overcrowding release through parole); N.C. Gen. Stat. 5 148-4(3) (extended limits of confinement for purposes of obtaining medical treatment); N.C. Gen. Stat. 5 148-4 (3) (extended limits of confinement for purposes of community-based rehabilitation); N.C. Gen. Stat. 5 15A-1369 (compassionate release, including elderly); N.C. G.S. 515A-1355(d) (earned good-time for medicially unfit immates)	
North Dakota - ND	N.D. R. Crim. Proc. 5(e) (all offenses committed in presence of officer).				N.D. Cent. Code § 12-44.1-19 ("If a correctional facility or any adjoining ubilding shall be on fire or another emergency occurs, and the immates may be exposed to danger, the correctional facility staff shall remove the immates to a place of safety, and there confine them as long as necessary to avoid the		
Ohio - OH	N.D. R. Crim. Proc. 5(e) (all offenses committed in presence of officer);  Ohio R. Crim. Proc. 4(F) (misdemeanors); Ohio Rev. Code § 2935.26 (minor misdemeanors)	Ohio R. Crim. Proc. 4(F) ("  I n misdemeanor cases where a person has been arrested with or without a warrant, the arresting officer, the officer in charge of the detention facility to which the person is brought or the superior of either officer, without unnecessary delay, may release the arrested person by issuing a summons unless it appears that issuance of a summons will not reasonably assure the person's appearance.")			danger.")	Ohio Rev. Code § 2947.151 (sheriff has discretion to award good-time credit with agreement of judge); Ohio Rev. Code § 2967.05 (govorn raw) order release of prisoner in imminent danger of death as if on parole)	Ohio Sup. R. 14.01 ("During a judicial emergency declared pursuant to Sup. R. 14, the Chief Justice of the Supreme Court may do any of the following: (A) Suspend or modify the operation of any local rule of the affected court or division; (B) Adopt temporary local rules for the affected court or division; (C) Adopt temporary local rules for the affected court or division; (C) Adopt temporary rocal rules Court for the affected court or division; (O) Adopt temporary rules of the Supreme Court for the affected court or division; (O) Adopt temporary rules of the Supreme Court for the affected court or division; and things necessary to ensure the orderly and efficient administration of justice for the duration of the judicial emergency.")

Pennsylvania - PA Oklahoma - OK	CITE AND RELEASE AT ARREST (BY OFFICER)  Okla. Stat. tit. 22, § 209 (misdemeanors, ordinance violations)	CITE AND RELEASE AT BOOKING (BY JAILER)	OUTBREAK-RELATED RELEASE POWER (NON-INFECTED)	OUTBREAK-RELATED RELEASE POWER (INFECTED)	EMERGENCY RELEASE POWER	OTHER RELEASE POWER  Okla. Stat. tit. 57 § 20 (good-time credit for prisoners); Okla. Stat. tit. 57, § 510.9 (director of DOC authorized to assign certain prisoners to electronic monitoring	OTHER RELEVANT EMERGENCY POWER
Oregon - OR Pennsylvania - PA	Or. Rev. Stat. 5§ 133.055 (Class C and certain other felonies, misdemeanors), 133.0070 (ordinance violations) Pa. R. Crim. Proc. 19108 (certain misdemeanors)					Or. Rev. Stat. §§ 169.042 – 169.046 (overcrowding release); Or. Rev. Stat. § 169.110 (alig lood-timer credit award within discretion of sheriff); Or. Rev. Stat. §§ 144.122 - 144.126 (State Board of Parole can advance release date if "continued incarceration is cruel and inhumane" & prisoner has "severe medical condition")	
Pennsylvania - PA	Pa. R. Crim. Proc. 519(B) (certain misdemeanors)	R.I. Gen. Laws § 12-7-12 ("The officer in charge of any police station					
Rhode Island - RI	R.I. Gen. Laws § 12-7-11 (misdemeanors)	may release any person in his or her station who has been arrested without a warrant [i]f the arrest is for a misdemeanor, upon that person signing an agreement to appear in court at a designated time.")				42 R.I. Gen. Laws § 42-26-13.3 (prison overcrowding release mechanisms)	
South Carolina - SC South Dakota - SD	S.C. Code §§ 56-7-10 (certain misdemeanors); 56-7-15 (offenses committed within presence of officer and within jurisdiction of magistrates court and municipal court), 56-7-80 (ordinance violations)		S.C. Code Ann. § 17-13-120 ("A person committed to prison for any criminal offense who is in the custody of an officer shall not be removed from the prison or delivered to the custody of any other officer except (i)n case of fire, infectious disease, or other great necessity.")				
South Dakota - SD	S.D. Codified Laws § 23-1A (petty offenses)					Tenn. Code § 41-2-143 (giving the sheriff	
Tennessee - TN	Tenn. Code § 40-7-118 (certain misdemeanors)	Tenn. Code § 40-7-120(b) ("A sheriff or sheriff's designee may, at a county lail, issue a release citation to any person who has been arrested for a violation of law which is punishable as a misdemeanor and who has been booked and processed for that violation.")				"sole discretion" to authorize a person "committed to the county jail" to leave it on furfough "under such rules and regulations as may be presented and promotigated by the sherfff, "requiring that furfough be reaster on an advisual basis under reaster on the condition" and the sheriff, and sheriff, and sheriff, and sheriff, and sheriff, and allowing furfoughs for telesate of within an cut in number of days of release (to be "prescribed" by the sherfff), and allowing furfoughs for ulimited duration if "specially authorized by the sherfff, and showing furfoughs of or dishair and conduct as to be worthy of the "committing judge" and law enforcement in the prisoner's bonne county). Tenn. Code § 41-21-227 (furfoughs from prison may be extended indefinitely by commissioner when an emergency exists"	Tex. Gov't Code Ann. § 22.0035(b)
Texas - TX	Tex. Crim. Proc. Code § 14.06 (certain misdemeanors)	Tex. R. Crim. Proc. 14.06 (Imposing a duty on "the person having custody of the person arrested" to bring him before a magistrate or, if charging him or her with certain misdemeanors, "instead of taking the person before a magistrate, issue a citathon to the person")		Tex. Code Crim. Proc. art. 11.25 ("When a judge or court authorized to grant writs of habeas corpus shal be statisfied, upon investigation, that a person in legal custody is afficted with a disease which will render a removal necessary for the preservation of life, an order may be made for the removal of the prisoner to some other place where his health will not be likely to suffer, or he may be admitted to but when it appears that any species of confinement will endanger his life.")		Tex. Code Crim. Proc. art. 42.032 (authorizing the "sheriff in charge of each	lex. Govf Code Ann. \$2.003(b) ("Notwithstanding any other statute, the supreme court may modify or suspend procedures for the conduct of any court proceeding affected by a disaster during the pendency of a disaster declared by the governor."), Frist Emergency State of Disaster, No. 20-007. Frist Emergency State of Disaster, No. 20-007. 2020 W1 123971, at "1 (Tex. Mar. 13, 2020) ("2. Subject only to constitutional imitations, all courts in Texas may in any case, civil or criminal—and must to avoid risk to court staff, parties, survoir, and the public—without a participant's consent f. Take any other reasonable action to avoid exposing court proceedings to the threat of COVID-19-1)
		Utah Code § 77-7-18 (authorizing either "a peace officer, in lieu of or in addition to taking [a] person into custody" or "any public official of any county or municipality charged with enforcement of the law" to "issue[] and deliver[]" a citation to "[a]ny person subject to arrest or				Utah Code §§ 17-22-5.5 (jail overcrowding	
Utah - UT	Utah Code § 77-7-18 (misdemeanors or infractions)	prosecution on a misdemeanor or infraction charge") Vt. R. Crim. Proc. 3(f) ("Continuation of Custody for Misdemeanor Offenses. A person who has been arrested without a warrant for a misdemeanor offense shall be released on citation if none of the				release)	
Vermont - VT	Vt. R. Crim. Proc. 3(f) (misdemeanors);	misdemeanor offense shall be released on citation if [none of the enumerated exceptions continue to apply].")					Va. Code § 44-146.17 (giving the
Virginia - VA	Va. Code § 19.2-74 (certain misdemeanors and ordinance violations)			Va. Code § 53.1-34 ("The Director may, upon the application of the person in charge of any state correctional facility who has been requested in writin removed from such facility any prisoner threein who has contracted any contaglous or infectious disease dangerous to the public health to some place to be designated by the Director."); § 53.1-133 (same for jails)	E		Governor the broad power, upon deteraing a disaster, "To proclaim and publish such rules and regulations and to issue such orders as may, in his judgment, be necessary to accomplish puggment, be necessary to accomplish puggment, be necessary to accomplish promiting the regulations and orders to a such a such as the purpose of the such purpose of the such purpose of the such purpose of the purp
						Wash. Rev. Code §§ 9-92-151 (good-time	
Washington - WA	Wash. Rev. Code § 10.31.100 (misdemeanors or gross misdemeanors committed in presence of officer)					credits); 72.66 (furlough), 9.94A.733-734 (graduated reentry), 9.94A728 (extraordinary medical placement), 9.94A. 660 (community parenting alternative)	
West Virginia - WV	W. Va. Code § 62-1-5a (certain misdemeanors committed in presence of officer)					W. Va. Code Ann. § 7-8-11 (good-time credit in discretion of sheriff)	

Pennsylvania - PA	CITE AND RELEASE AT ARREST (BY OFFICER)	CITE AND RELEASE AT BOOKING (BY JAILER)	OUTBREAK-RELATED RELEASE POWER (NON-INFECTED)	OUTBREAK-RELATED RELEASE POWER (INFECTED)	EMERGENCY RELEASE POWER	OTHER RELEASE POWER	OTHER RELEVANT EMERGENCY POWER
					Wis. Stat § 302.35 (in an emergency and for the safety of prisoners in any	Wis. Stat. § 302.425(2) ("[A] county sheriff or a superintendent of a house of correction are superintendent of a house of correction are proposed to the control of the co	
Wisconsin - WI		Wyo. Stat. § 7-2-103 ("(c) [A person charged with a misdemeanor) may be released from custody upon the directive of: (i) The arresting officer; (ii) The district attorney or, for cases being prosecuted in municipal court, the city attorney; (iii) Another peace officer designated by the sheriff or, for cases being prosecuted in municipal court, the city attorney; (iii) Another peace officer court, the city of the court			remove them to a place of safety)	within discretion of sheriff)	
District of Columbia - DC	Wyo. Stat. § 7-2-103 (misdemeanors)  D.C. Code § 23-584(a) (certain misdemeanors)	police for cases being prosecuted in municipal court.")				D.C. Code § 24-221.01c (creating an exception to cap on good-time credits when a public health emergency has been declared to effectuate the immediate release of people sentenced for misdemeanors)	
Puerto Rico - PR							
Virgin Islands - VI							