Worrell's administration of criminal justice in the Ninth Circuit has been so clearly and fundamentally derelict as to constitute both neglect of duty and incompetence. The policies or practices listed in the executive order that constitute grounds for suspension are:

## 1) Avoiding Minimum Mandatory Sentences for Gun Crimes

 Worrell has authorized or allowed practices or policies whereby her assistant state attorneys are generally prevented or discouraged from obtaining meritorious minimum mandatory sentences for gun crimes.

# 2) Avoiding Minimum Mandatory Sentences for Drug Trafficking Offenses

 Worrell has authorized or allowed practices or policies whereby her assistant state attorneys are generally prevented or discouraged from obtaining meritorious minimum mandatory sentences for drug trafficking offenses.

#### 3) Allowing Juvenile Offenders to Avoid Serious Charges and Incarceration Altogether

- Worrell has been derelict in prosecuting serious crimes committed by juvenile offenders.
- O Under Worrell's direction, the Ninth Circuit has used a variety of techniques to allow serious juvenile offenders to evade incarceration where it would otherwise be appropriate. Assistant state attorneys are generally prevented or discouraged from "direct filing" cases (whereby juveniles are charged as adults) and are encouraged to effectively drop charges against juvenile defendants, either by not filing the charges in the first place ("non-files") or by voluntarily abandoning the charges after they have been filed ("nolle prosequis").

### 4) Avoiding Valid and Applicable Sentencing Enhancements

O Worrell has authorized or allowed practices or policies whereby her assistant state attorneys are generally prevented or discouraged from seeking certain sentencing enhancements, such as for prison release reoffenders (PRRs) and habitual violent felony offenders (HVFOs).

#### 5) Limiting Charges for Child Pornography

Worrell has authorized or allowed practices or policies that limit the number of charges for Possession of Child Pornography on which the assistant state attorneys in her office may obtain a conviction.

### 6) Seeking Withhold of Adjudication in Situations Not Permitted Under Florida Law

 Under Worrell's supervision, her subordinates have authorized or required assistant state attorneys in the Ninth Circuit to seek the withholding of adjudication in cases where such disposition is not permitted by Florida law.