

deterring criminal conduct. Imposition of the sentence initially was sufficient to send a signal for general deterrence purposes and reducing it now under these circumstances would not undercut that signal. *See Thomas*, 2021 WL 5054109, at *6. As for specific deterrence, given the Defendant's condition, the chance of recidivism is negligible. These factors thus do not suggest a reduction is unwarranted.

The need to provide medical care strongly suggests a sentence reduction is warranted. Defendant requires constant medical attention and procedures which cannot be performed in prison. At this stage of Defendant's illness, the most effective medical care is available only outside of prison. To the extent that reducing Defendant's sentence would create disparities with others convicted of the same offenses, the disparities are warranted by Defendant's condition. Overall, the § 3553(a) factors suggest that a reduction in sentence is warranted.

IV.

Defendant's motion for compassionate release [REDACTED] is **GRANTED**. Defendant's sentence is reduced to time served. The Bureau of Prisons shall release Defendant's medical records to Defendant's counsel, and if counsel for the Government requests access to them, to the Government. The conditions of Defendant's supervised release shall be suspended until further order of the Court, except that he will live in a residence approved by the California Central District Court Probation Office if he is released from a medical facility.

IT IS SO ORDERED.

Date: November 20, 2025

/s/ [REDACTED]
[REDACTED]
United States District Judge