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UNITED STATES DISTRICT COURT

for the

District of Columbia

	United States of America V. Jerod Thomas Bargar Case No. 22-mj-169 Defendant
	ORDER SETTING CONDITIONS OF RELEASE
IT IS	S ORDERED that the defendant's release is subject to these conditions:
(1)	The defendant must not violate federal, state, or local law while on release.
(2)	The defendant must cooperate in the collection of a DNA sample if it is authorized by 34 U.S.C. § 40702.
(3)	The defendant must advise the court or the pretrial services office or supervising officer in writing before making any change of residence or telephone number.
(4)	The defendant must appear in court as required and, if convicted, must surrender as directed to serve a sentence that
	the court may impose. The defendant must appear at: U.S. District Court for the District of Columbia, 333 Constitution Ave NW, Washington, D.C. 20001
	for a Status Hearing before Magistrate Judge Robin M. Meriweather (reporting or call-in instructions to be provided)
	on 10/18/2022 1:00 pm
	Date and Time

If blank, defendant will be notified of next appearance.

(5) The defendant must sign an Appearance Bond, if ordered.

	AO 199A (Rev.) Order Setting Conditions of Release Page 1 of Pages UNITED STATES DISTRICT COURT for
AO 199B (Rev.	the District of United States of America) v.) Jerod Thomas Bargar) Case No. 22-m-1699 Defendant) ORDER SETTING CONDITIONS OF RELEASE IT IS ORDERED that the Pages
	defendant's release is subject to these conditions: The defendant must not violate federal, state, or local law
	while on release. The defendant must gooperate in the collection of a DNA sample if it is authorized by U.S.C. § .
	The defendant must advise the court or the pretrial services office or supervising officer in writing before making
Pursuant to 18	any change of residence or telephone number. The defendant must appear in court as required and, if convicted must surrender as directed to serve a sentence that the court may impose. 8 6 LVWULFW &RXUW IRU WKH
	LVWOLFW RI &ROXPELD &RQVWLWXWLRQ \$1H 1::DVKLQJWRQ & The defendant must appear at: Place
IT IS F	for a Status Hearing before Magistrate Judge Robin M. Meriweather (reporting or call-in instructions to be
	provided) on 10/18/2022 1:00 pm Date and Time If blank, defendant will be notified of next appearance. (5) The defendant must sign an Appearance Bond, if ordered. AO 199B (Rev. 12/20) Additional Conditions of Release
((6)	Page of Pages ADDITIONAL CONDITIONS OF RELEASE Pursuant to 18 U.S.C. § 3142(c)(1)(B), the court may
I	impose the following least restrictive condition(s) only as necessary to reasonably assure the appearance of the
	Offices and required and the safety of any other person and the community. IT IS FURTHER ORDERED that the
who agrees to	ିଧିଟିମିପରିମି's release is subject to the conditions marked below: () (6) The defendant is ^l placed in the custody of: Personer ierganization Add(ess (only:nabove is ansurganization) only:and state Tell No. who agrees tegaand (c) notify the court
immediately it	supervise the defendant, (b) vise every effort to assure the defendant's appearance at all court proceedings, and
	(c) notify the court immediately if the defendant violates a condition of release or is no longer in the custodian's
	custody. Signed: Custodian Date () (7) The defendant must: (1) (a) submit to supervision by and report for
((7) (7)	supervision to the Western District of Missouri, as directed;verify address, telephorne number, no later than. () (b) Date The official actively seek employment. () (c) continue or start an education program. () (d) surrender any
	(passport to: ())(e) risorobtain a passport or other hation astraves document: (*) (f) abide by the following
	restrictions compersonal association, residence and triavel: Stay away from Washington, D.C. except for
	(attendance at Court proceedings meeting with counsel, and required PSA business. See (t) for additional travel
	(restrictions. () (g) ্রমতার্কারা বিচ্চার্কার বিদ্যালয়ের or indirectly, with any person who is or may be a victim or witness in the investigation প্রয়েপ্ত্রহুলোলে, including: () (h) get medical or psychiatric treatment: () (i) return to custody each
	at o'clock after being released at o'clock for employment, schooling, or the following purposes: () (j) maintain
	residence at a halfway house or community corrections center, as the pretrial services office or supervising
	officer considers necessary. (🗸) (k) not possess a frearm, destructive device, or other weapon. () (l) not use
(\square)	(alcohol () at all () excessively (4) (m) not use or unlawfully possess a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed medical practitioner. () (n) submit to
	testing for a prohibited substance if required by the pretrial services office or supervising officer. Testing may be
.	used with random frequency and may include urine testing, the wearing of a sweat patch, a remote alcohol
()	testing system, and/or any form of prohibited substance screening or testing. The defendant must not obstruct,
()	attempt to obstruct, or tamper with the efficiency and accuracy of prohibited substance screening or testing. () (o) (partitipate in a program of inpatient or dutpatient substance accuracy of prohibited substance screening or testing. () (o)
\ _ /	pretrial services office or supervising officer. () (p) participate in one of the following location restriction programs
_	and comply with its requirements as directed. () (i) Curfew. You are restricted to your residence every day () from
(\square)	(to, ora()) as directed by the pretrial services office or supervising officers ora() (ii) Home Detention You are sing officer considers restricted to your residence at all times except for employment; education; religious services; medical, substance
	positions and the state of the
	activities approved in advance by the pretrial services office or supervising officer; or () (iii) Home Incarceration.
(7)	mount are restricted to 14-hours a day lock down at your residence except for medical necessities and court prescribed by a licensed
	appearances or other activities specifically approved by the court; or () (iv) Stand Alone Monitoring. You have no residential currency have detention, or home incarceration restrictions. However, you must comply with the
(\square)	(ii) submit of testing for a prohibited substance it required by the great a services office or supervising deficer. Testing may be used with
	random frequency, and may include urine testing, the wearing of a wearing of a record a feologic testing system, and/or any form of
	Release Page of Pages ADDITIONAL CONDITIONS OF RELEASE () (q) submit to the following location
(\square)	monitoring technology and comply with its requirements as directed: () (i) Location monitoring technology as (i) requirements as directed by the present of impatient or substance abuse the by the present of the prese
∠ □\	(iv) CPS: (f) pay all or part of the cost of location monitoring based upon your ability to pay as determined by
(🗀)	(n) participate in one of the following location restriction programs and comply with its requirements as directed. 'the pretrial services or supervising officer. (/) (s) report as soon as pessible, to the pretrial services or () as or () as
	supervising officer, every contact with law enforcement personnel. Including arrests, questioning, or traffic stops.
	directed by the pretrial services office or supervising officer; or (<)((t)) HILHOGROW BEYONG REWAY AS HEAVILED OF THE PROPERTY OF WHILE WAS A SERVICES; LO DGY DQFH RELOCATION, THE PROPERTY OF THE PROPERTY
	HINGODOM BYANA AUCULTU MANTORANIA A DOORANDO IRO DOMANDO EVANATOR KI MAN
	&ROWLOHOWDO 801 WEG 6W DWHY HILLOGOOW AKOOO JUHEHLYH DOG FRPSO ZLWK ERXUWHY al necessities and
	VXSHUYLVLRQ RI WKH:HVWHUQ LVWULFW RI OLVVRXUL AQ 199C (Rev 09/08) Advice of Penalties Page
	of Pages ADVICE OF PENALTIES AND SANCTIONS TO THE DEFENDANT YOU ARE ADVISED OF THE ctions. However, FOLLOWING PENALTIES AND SANCTIONS. Violating any of the foregoing conditions of release may result in
	the immediate issuance of a warrant for your arrest receipt of government as imposed by the court.
	forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.
	While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more
	than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive. It is a
	crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation;
	tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant;
	or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing. If,
	, 5. , , , , , , , , , , , , , , , , , ,

	after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a
	sentence, ջությալ թե քրորդեւ այերենց քավիրը կո գրորգույթի չկերբ der արվ գիժնենոր գիխրուհիտանի երական կան և արև այեր այեր այեր այեր այեր այեր այեր այեր
	If you are convicted of: (1) an offense punishable by death, life imprisonment, or imprisonment for a term of
	fifteen years or more – you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or
	both; (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years –
	you will be fined not more than \$250,000 or imprisoned for not more than five years, or both; (3) any other felony
199B (Rev.	12/30u will be the than \$250,000 or imprisoned not more than two years, or both; (4) a misderne anor of Pages
	you will be fined not more than \$100,000 or imprisoned not more than one year, or both. A term of imprisonment
	imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a
	failure to appear or surrender may result in the forfeiture of any bond posted. Acknowledgment of the Defendant I
(D)	acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to
(Ш)	obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware
	of the penalties and sanctions set forth above, acknowledged and sworn to on the record Defendant's Signature
	City and State Directions to the United States Marshal (✓) The defendant is ORDERED released after
	processing () The United States marshal is ORDERED to keep the defendant in custody until notified by the
	clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in
(\square)	(custody) the defendant must be produced before the appropriate judge at the time and place specifieds Robin M. supervising
	Date:18/41/2022 QXQF SUR WXQF Meriweather Judicial Officer's Signature Robin M. Meriweather, United
(√)	(States-Magistrates-Judge Brinted name, and title DISTRIBUTION (COURT, DEFENDANT), PRETRIAL (SERVICE), including arrests,
	U.S. AJTTORNEY LLS MARSHAL
(√)	(t)
(ш)	VY

AO :

- Defendant must notify Pretrial Services for the Western District of Missouri in advance of any and all travel outside the Western District of Missouri.
- Defendant must receive the Court's approval for any travel outside of the Continental United States.
- Defendant shall receive and comply with courtesy supervision of the Western District of Missouri.

AO 199C (Rev. 09/08) Advice of Penalties

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of

Pages

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (*i.e.*, in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

acknowledged and sworn to on the record

Defendant's Signature

		City and State
	Direct	tions to the United States Marshal
(✓) () Date:	has posted bond and/or complied with all oth the appropriate judge at the time and place s	keep the defendant in custody until notified by the clerk or judge that the defendant her conditions for release. If still in custody, the defendant must be produced before
Date.		Judicial Officer's Signature Robin M. Meriweather, United States Magistrate Judge
		Printed name and title