

IN THE UNITED STATES DISTRICT COURT FOR THE  
DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

v.

JOSEPH DANIEL HUTCHINSON III

Case No.: 1:21-cr-00447-CJN-2

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**MOTION TO MODIFY CONDITIONS OF RELEASE  
TO ALLOW TRAVEL HOME TO CELEBRATE THE FOURTH OF JULY HOLIDAY**

COMES NOW, the Defendant, Joseph Daniel Hutchinson III, by and through his undersigned counsel, and herein respectfully moves the Court to modify the conditions of his pretrial release to allow him to travel out of the arresting district to celebrate the Fourth of July holiday with his family and friends in Florida. Counsel submits the following in support of this motion.

(1)

Mr. Hutchinson was arrested in the Middle District of Georgia on June 30, 2021, pursuant to a sealed complaint filed June 25, 2021. (MDGA Case 5:21-mj-00056 (*Hereinafter* "MDGA-Doc.", 2) He made his first appearance, and was released from custody under certain conditions. (MDGA-Doc.11) He was indicted July 1, 2021. (DCD Case 1:21-cr-00447 (*Hereinafter* "DCD-Doc.", 8). He made his first appearance in the charging district via video teleconference on July 8, 2021 and was arraigned. (DCD Case 1:21-cr-00447 (*Hereinafter* "DCD-Doc.", 07/08/2021 text docket entry) He was given an appearance bond and released on certain conditions of release. (DCD-Doc.21).

(2)

Since his release, Mr. Hutchinson has been working for his father at a used merchandise store that his father owns and operates in Albany, GA. Mr. Hutchinson grew up in Lakeland, FL and members of his family still live there. On November 23, 2021, Mr. Hutchinson filed a motion seeking to modify his conditions of pretrial release to allow him to travel back to Lakeland, FL to celebrate the Thanksgiving holiday with family and friends. (DCD-Doc.65) Following a hearing on the motion later that same day, the court granted the motion and issued the associated order. (DCD-Doc.66) Mr. Hutchinson then traveled to Florida for the Thanksgiving holiday and returned to Albany, GA where he has been living during the pendency of this case. Mr. Hutchinson adhered to every condition placed upon the court's permission for him to make that trip. There were no problems or violations at all. Subsequently Mr. Hutchinson filed a motion requesting permission to travel to Florida to celebrate the Christmas Holiday and the wedding of his best friend and co-defendant, Mr. Doolin. (DCD-Doc.69) The court granted the motion (12/22/2021 text docket entry). Mr. Hutchinson traveled to Florida and returned, adhering to the required conditions imposed by the Court, with no problems. Mr. Hutchinson requested permission to travel to Florida to celebrate his birthday in March 2022. (DCD-Doc.86) The motion was granted, Mr. Hutchinson made the trip and returned uneventfully. Finally, Mr. Hutchinson requested permission to travel to Florida to celebrate the Easter holiday with his family. (DCD-Doc.94) That motion was granted. (DCD-Doc. 04/06/2022 Text Entry) Mr. Hutchinson made the trip and returned uneventfully.

(3)

Mr. Hutchinson's conditions of release include both home detention and a requirement that he notify the Middle District of Georgia "in advance of all travel outside the jurisdiction." (Doc.21, 7(t)) Any travel outside the continental United States must be approved by the court.

Although the court's order only requires notification for travel outside the jurisdiction, United States Probation has taken the position that the Home Detention condition (7(p)(ii)) requires court approval for travel outside of the district. Consequently, Mr. Hutchinson, through counsel, now files this motion seeking such an order.

Mr. Hutchinson respectfully requests the modification to travel to Lakeland, FL to celebrate the Fourth of July holiday, which is July 4, 2022.

(4)

Mr. Hutchinson respectfully requests an order from the court authorizing the following travel:

**I. TRAVEL DAY – July 2, 2022**

- Mr. Hutchinson would leave Albany, GA the morning of July 2, 2022.
- Mr. Hutchinson would travel by driving his vehicle from Albany, GA to Lakeland, FL and back.
- Mr. Hutchinson would stay in the same home he stayed at during his uneventful Thanksgiving trip and birthday trips: the home of his adopted brother, located at 5001 Lewellyn Rd, Lot 1, Lakeland, FL 33810.
- Mr. Hutchinson would be confined to the residence at 5001 Lewellyn Rd. in Lakeland throughout his stay there, consistent with the terms of the Home Detention condition of his pretrial release, but for the following events:

**II. FOURTH OF JULY CELEBRATION**

- *FOURTH OF JULY CELEBRATION*
  - *July 4, 2022: 10am-1pm*
  - *4020 N. Galloway Rd, Lakeland FL 33810*

**III. TRAVEL DAY – July 5, 2022**

- Mr. Hutchinson would travel home from Lakeland, FL to Albany, GA on July 5, 2022, driving his personal vehicle.

- Mr. Hutchinson would comply with US Probation's GPS location monitoring program throughout the trip, to include taking the GPS "beacon" device from his home in Albany, GA, ensuring its accurate placement in the residence at 5001 Lewellyn Rd in Lakeland, as well as reversing the process when he returns home.

(5)

Mr. Hutchinson, through counsel, has discussed this proposed travel with the government and US Probation. US Probation will continue to supervise Mr. Hutchinson while in Florida consistent with procedures utilized during previous authorized trips.

Counsel for the defense contacted the government and is authorized to relate their position to the court:

The government does not oppose the request to travel to celebrate the July 4<sup>th</sup> holiday with his family, but

does oppose any personal interaction with any of his co-defendants during that travel.

WHEREFORE, because this request is reasonable, consistent with the current conditions of pretrial release and because it otherwise would be just and fair to grant the request, Mr. Hutchinson, through counsel, respectfully requests the court grant the motion and issue an order authorizing Mr. Hutchinson's travel as outlined above.

Dated this 21<sup>st</sup> day of June 2022.

Respectfully submitted,

/s/Timothy R. Saviello  
Timothy R. Saviello  
Ga. Bar No. 627820

Federal Defenders of the

Middle District of Georgia, Inc.  
440 Martin Luther King Jr. Blvd.  
Suite 400  
Macon, GA 31201  
Tel: (478) 743-4747  
Fax: (478) 207-3419  
Email: [tim\\_saviello@fd.org](mailto:tim_saviello@fd.org)

**CERTIFICATE OF SERVICE**

I, Timothy R. Saviello, hereby certify that I electronically filed the foregoing pleading with the clerk of Court using the CM/ECF system which will send notification of such to all counsel of record.

**/s/Timothy R. Saviello**

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Ga. Bar No. 627820

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Suite 400  
Macon, GA 31201  
Tel: (478) 743-4747  
Fax: (478) 207-3419  
Email: [tim\\_saviello@fd.org](mailto:tim_saviello@fd.org)