

on bond and the demands of his job as an interior/exterior painter, the Court removed location/electronic monitoring and permitted travel outside the Southern District of Ohio at the request of the parties.

Given Mr. Stoll's continuing and demonstrated compliance with Pretrial supervision, the parties now agree to and suggest the following modifications: (1) "Mr. Stoll is permitted to travel within the United States without prior approval or notification to his Pretrial Officer."; (2) "Mr. Stoll is permitted to use the internet without monitoring software, to include social media."

Wherefore, Mr. Stoll respectfully requests that the Court modify the conditions of his release as described above.

Respectfully Submitted,

DEBORAH L. WILLIAMS
Federal Public Defender

s/ Karen Savir
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CERTIFICATE OF SERVICE

I hereby certify that a true and accurate copy of the Defendant's Motion to Extend was served electronically upon Assistant United States Attorneys of record, Office of the United States Attorney, 221 E. Fourth St., Suite 400, Cincinnati, Ohio, 45202, this 10th day of September, 2021.

/s Karen Savir

Karen Savir (KY92002)
Assistant Federal Public Defender