

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

v.

ZACHARY REHL

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Criminal Action No. 21-175

DECLARATION OF ALISHA GALLAGHER

I, Alisha Gallagher, do hereby declare, certify and state as follows:

1. I am a Senior Attorney, employed by the United States Department of Justice, Federal Bureau of Prisons, Federal Detention Center (“FDC”) in Philadelphia, Pennsylvania. In my official capacity, I have access to most records regarding federal prisoners maintained in the ordinary course of business in the BOP. This information includes, but is not limited to, Inmate Central Files, and computerized records maintained on the Bureau of Prisons computerized data base.

2. Defendant Zachary Rehl was housed at FDC Philadelphia from March 17, 2021, until November 7, 2022 while awaiting court proceedings. *See* Attachment 1, History of Admissions and Releases.

3. All Bureau of Prisons facilities have the Trust Fund Limited Computer Systems (TRULINCS), which provides inmates with a computer system to use the electronic law library, print documents and mailing labels, add contacts to their phone and email lists, send money and use public messaging. These computers do not have access to the internet.

4. When inmates login into the TRULINCS and electronic messaging system, they consent to monitoring and information retrieval. They acknowledge there is no expectation of privacy as to any communication on or information stored within the system. The inmates also acknowledge that they understand and consent that the monitoring and information retrieval applies to electronic messages both to and from the inmate's attorney or other legal representative, and that such electronic messages will not be treated as privileged communications. The inmates also acknowledge that they understand that they have alternative methods of conducting privileged legal communication. *See* Attachment 2, TRULINCS and Electronic Messaging Terms of Use.

5. The public messaging feature allows inmates to exchange emails with a person in the community. Inmates may only exchange emails with contacts who have accepted the inmate's request to communicate. *See* Attachment 3, Program Statement 5400.12, Trust Fund/Deposit Manual¹, p. 134.

6. To gain access to the CorrLinks system, the contact is sent a system-generated email that states that a federal inmate seeks to add the person to his or her authorized contact list. The contact may agree to receive emails or refuse or ignore the inmates' request. By accepting the invitation to receive emails, the person in the community consents to have BOP staff monitor the content of all emails and agrees to comply with the rules. *See* Attachment 4, System Generated Message from CorrLinks.

7. The BOP uses CorrLinks as its public messaging system. The terms and conditions for the Corrlinks system state that CorrLinks staff may access the content on the service and all information and content about messages are accessible for review and or

¹ BOP Program Statements are publicly available at www.bop.gov.

download by the Agency responsible for a particular inmate. *See* Attachment 5, Terms and Conditions of CorrLinks.

Attached hereto, please find true and correct copies of the following documents:

1. Inmate History of Admissions and Releases;
2. TRULINCS and Electronic Messaging Terms of Use;
3. Program Statement 5400.12, Trust Fund/Deposit Manual;
4. System Generated Message from CorrLinks;
5. Terms and Conditions of CorrLinks.

I declare that the foregoing is true and correct to the best of my knowledge and belief, and is given under penalty of perjury pursuant to 28 U.S.C. § 1746 this March 20, 2023.

RESPECTFULLY SUBMITTED,



ALISHA GALLAGHER
Senior Attorney