UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA,

v.

MAHAILYA PRYER,

Defendant.

No. 21-cr-667-RCL-ZMF

<u>ORDER</u>

On May 22, 2023, this Court held a continued Preliminary Hearing on Violations of Release and Detention Hearing for Defendant Pryer.

The Bail Reform Act, although not controlling, provides guidance in determining whether a defendant should be released pending a final hearing on revocation. The Court finds that the Defendant is not a flight risk. Furthermore, the Court finds that a combination of conditions—that is, home incarceration at an inpatient facility—could reasonably assure the safety of the community.¹ Thus, it is therefore ORDERED:

The Defendant is ORDERED released from custody on May 26, 2023;

Pursuant to 18 U.S.C. § 4282, the United States Marshals Service shall transport the Defendant forthwith to the place of her arrest: Springfield, Missouri. The United States Marshals Service shall provide subsistence to the Defendant to effect this transfer, consistent with regulations promulgated by the Attorney General.

The Defendant shall remain in home incarceration. The Defendant shall be subject to location monitoring at the discretion of the U.S. Probation Office. The installation and removal of

¹ The Government objected to such findings and requested that the Defendant remain incarcerated.

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such device shall be left to the discretion of the U.S. Probation Office. Home incarceration shall begin at the inpatient treatment facility identified at the May 22 hearing. The Defendant shall travel directly to this facility upon her arrival to Springfield, Missouri. The Defendant shall execute all necessary releases to permit the U.S. Probation office to monitor her status. The Defendant must remain at the inpatient facility for the duration of the treatment. The Defendant shall immediately notify her counsel and the U.S. Probation office if she leaves this treatment facility for any reason.

Prior to the Defendant's release from the inpatient facility, the undersigned will hold a status hearing to assess if there is a viable place of residence for the Defendant, especially considering that a final revocation remains to be held in Washington, D.C.

Pursuant to 18 U.S.C. § 4285, the Court found after an inquiry that the Defendant is financially unable to provide the necessary transportation to appear back before Judge Lamberth for the final hearing on violation. The Court further found that the interest of justice would be served by ordering the United States Marshals Service to arrange for round trip travel for such hearing. Thus, the United States Marshals Service shall provide for the Defendant's noncustodial transportation or furnish the fare for such transportation to this Court for such future hearing. The United States Marshals Service shall provide for the Defendant's noncustodial transportation or furnish the fare for such transportation to this Court for such future hearing. The United States Marshals Service shall further furnish the Defendant with an amount of money for subsistence expenses to this destination, not to exceed the amount authorized as a per diem allowance for travel under section 5 U.S.C. § 5702(a). Pursuant to 18 U.S.C. § 4285, such expenses shall be paid by out of funds authorized by the Attorney General for such expenses.

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The Defendant's failure to comply with any provisions in this order will lead to the issuance of an arrest warrant.

The United States Marshals Service shall provide a copy of this Order to the Defendant upon her release.

Date: May 24, 2023

ZIA M. FARUQUI UNITED STATES MAGISTRATE JUDGE