

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

UNITED STATES OF AMERICA

v.

HATCHETT SPEED,

Defendant.

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**Criminal No. 22-CR-244 (TNM)
Status Conference: September 30, 2022**

**DEFENDANT’S UNOPPOSED MOTION TO TRAVEL
TO ATTEND MEDICAL APPOINTMENT**

COME NOW the defendant, Hatchett Speed, by and through counsel, and respectfully requests that he be permitted to attend a medical appoint at Y Strap Doc, located at 9624 W. Linebaugh Avenue, Tampa, Florida on September 13, 2022. In support of this motion, Mr. Speed states the following:

1. Mr. Speed was arrested on the above-captioned matter on June 22, 2022. He appeared before Magistrate Judge Zia M. Faruqui on June 23, 2022.
2. On June 23, 2022, Mr. Speed was released by this Court into the High Intensity Supervision Program (HISP), monitored by the Pretrial Services Agency (PSA) for the District of Columbia, and ordered into Home Detention.
3. The Court previously granted permission to allow Mr. Speed to attend an appointment with the same doctor on July 13, 2022. See Dkt. No. 19. Mr. Speed followed the Order of the Court and attended his appointment without incident.
4. Dr. Cipriano, himself, only provides services in two locations: Greenville, South Carolina and Tampa, Florida. Mr. Speed was able to secure a follow-up appointment at the Tampa location.

5. Mr. Speed has a history of neck and back pain stemming from his Navy service. His injuries originated mainly in 2014 and Mr. Speed has been treated by multiple doctors, physical therapists, and chiropractors since then.
6. Mr. Speed is hopeful that this “Y-Strap Protocol,” which is not widely used, will be effective in easing some of his pain.
7. Condition 7(p) of the Order Setting Conditions of Release requires that medical treatment be approved in advance by the pretrial services office. Dkt. No. 10. However, because the appointment is out of state, the agent requested that Mr. Speed receive court approval.
8. If permitted to attend his appointment, Mr. Speed will leave Virginia by car on September 11th, and sleep at a rest area about halfway between Virginia and Florida. He would email his pretrial officer upon arrival at the rest stop to confirm the location. On September 12th, Mr. Speed will stay at Econo Lodge Motel, located at 4732 N. Dale Mabry Highway, Tampa, Florida, before driving back to Virginia directly after his appointment on September 13th. He would again alert his pretrial officer of any rest area where he would sleep overnight.
9. Based on Mr. Speed’s medical concerns and his compliance with the requirements set forth by the Court and Pretrial Services thus far, it would be in the interest of justice to allow him to attend his appointment with Dr. Cipriano.
10. Accordingly, Mr. Speed respectfully requests that he be allowed to go to Y-Strap Doc in Tampa, Florida on September 13, 2022 for his medical appointment.
11. Undersigned counsel has spoken to Assistant United States Attorney Alexis Loeb who states that she has no opposition to this motion.

12. A draft order implementing this request is appended hereto.

Respectfully Submitted,

/s/ Courtney S. Dixon

Courtney S. Dixon, DC Bar # 1766415

Assistant Federal Public Defender

Counsel for Hatchett Speed

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CERTIFICATE OF SERVICE

I hereby certify that on the 29th day of August, 2022, the undersigned electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will then send a notification of such filing (NEF) to the following:

AUSA Alexis Loeb
Assistant United States Attorney
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By: /s/ Courtney S. Dixon
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