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# United States District Court

District of Columbia

AMENDED

United States of America V. John Todd	) ) )	Case No.	22-cr-166-MAU
Defendant	)		

## ORDER SETTING CONDITIONS OF RELEASE

IT IS ORDERED that the defendant's release is subject to these conditions:

- (1) The defendant must not violate federal, state, or local law while on release.
- (2) The defendant must cooperate in the collection of a DNA sample if it is authorized by 34 U.S.C. § 40702.
- (3) The defendant must advise the court or the pretrial services office or supervising officer in writing before making any change of residence or telephone number.
- (4) The defendant must appear in court as required and, if convicted, must surrender as directed to serve a sentence that the court may impose.

The defendant must appear at:

333 Constitution Ave N.W. Washington, D.C. 20001

Place

for a Status Hearing before Magistrate Judge Upadhyaya via Zoom

on

10/10/2023 11:00 am

Date and Time

If blank, defendant will be notified of next appearance.

(5) The defendant must sign an Appearance Bond, if ordered.

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## ADDITIONAL CONDITIONS OF RELEASE

Pursuant to 18 U.S.C.  $\S$  3142(c)(1)(B), the court may impose the following least restrictive condition(s) only as necessary to reasonably assure the appearance of the person as required and the safety of any other person and the community.

IT IS FURTHER ORDERED that the defendant's release is subject to the conditions marked below:

<b>(</b> )	(6)		defendant is placed in the	ne custody of: Kristen and Chr	ictonhar Davalc				
			lress (only if above is an or		istopher Nevels				
			and state	2			Tel. No		
		to (a	) supervise the defendant e defendant violates a co				rance at all cour		nd (c) notify the court
					Signe	: Sworn and Acknowledge	d on the Record	05/0	09/2023
						Cu	ıstodian		Date
<b>√</b> )	(7)		defendant must:						
(	<b>√</b> )	(a)	submit to supervision b	y and report fo	or supervision to the	US Probation Office for the D	District of South Carolin	a and report as directe	<u>d</u> ,
	_		telephone number	(864) 239-6100					
			continue or actively see						
	_		continue or start an edu						
(			surrender any passport		bation Office for the Dis				
(	<b>(4)</b>		not obtain a passport or						
(	<b>(</b>	(I)	abide by the following		-				
,		(~)	court proceedings, meetings						
(	<b>(</b>	(g)	avoid all contact, direct including: co-defendant			•		_	-
			meruding. co-delendani	s. Delelidalit Illa	y only have contact with	whe Keisey Williams and Si	tepson tillough supe	rivised video calls, t	wice per week.
(	<b>7</b> )	(h)	get medical or psychiat	ric treatment:	Maintain current	mental health treatment inclu	uding medication re	nimen ensure all nr	escriptions are timely filled
(	· ,	(11)	get inedical of psychiae	ne dedinient.	Walltall Carell	nentar neatti treatment met	during medication re	gillien, ensure all pr	escriptions are timely filled.
(	$\square$	(i)	return to custody each		at o'clo	ck after being released	at	o'clock for emp	loyment, schooling,
`			or the following purpos	es:		Č			, , ,
(		(j)	maintain residence at a necessary.	halfway house	or community corr	ections center, as the pro	etrial services of	fice or supervisin	g officer considers
(	<b>[</b> ]	(k)	not possess a firearm, d	estructive devi	ice, or other weapor	There are to be no firear	rms on the properts	7 Defendant may r	not nossess any knives
(	<b>17</b>	(I)	not use alcohol (	at all (	excessively.	There are to be no firear	ims on the property	. Detendant may n	iot possess any knives
(			not use or unlawfully p		•	ntrolled substances defi	ined in 21 U.S.C	. § 802, unless p	rescribed by a licensed
	رين	. /	medical practitioner.		J			0 , 1	,
(	<b>(</b> )	(n)	submit to testing for a	prohibited sub	stance if required b	y the pretrial services of	office or supervis	sing officer. Tes	ting may be used with
			random frequency and						
			prohibited substance so						
,		(-)	accuracy of prohibited						
(	<b>V</b> )	(0)	participate in a prograr supervising officer.	n of inpatient	or outpatient substa	ince abuse therapy and	counseling if di	rected by the pre	etrial services office or
(		(n)	participate in one of the	following loc	ation restriction pro	grams and comply with	its requirements	as directed	
(	<b>'</b>	(P)	( ( ) (i) Curfew. Yo					to	_ , or ( ) as
			directed by	the pretrial ser	rvices office or supe	rvising officer; or			
						residence at all times			
						eatment; attorney visits		ces; court-ordere	ed obligations; or other
						services office or superv		a amaant fa 1	ical macacaltics and
						-hour-a-day lock-down		except for med	icai necessines and
			( ) (iv) Stand Alon			ly approved by the cour		ncarceration rest	rictions However
						strictions as imposed by		ioarceration resti	nonons. mowever,
						in conjunction with glo		system (GPS) tec	hnology.
					_		_		

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#### ADDITIONAL CONDITIONS OF RELEASE

(□) (q)	submit to the following location monitoring technology and comply with its requirements as directed:  (				
( (r)	pay all or part of the cost of location monitoring based upon your ability to pay as determined by the pretrial services or supervising officer.				
( <b>▼</b> ) (s)	s) report as soon as possible, to the pretrial services or supervising officer, every contact with law enforcement personnel, including arrests, questioning, or traffic stops.				
( <b>✓</b> ) (t)	Comply with courtesy supervision for the US Probation Office for the District of South Carolina to include random home visits. Resolve any active warrants.				

- Defendant's travel is restricted to the District of South Carolina. Defendant may travel to the Western District of North Carolina for medical and mental health appointments with the Veterans Administration.
- · Court to approve all travel outside the Districts of South Carolina and the Western District of North Carolina.
- · Ms. Revels to monitor Defendant using the location on his phone while en route from Missouri to South Carolina.
- Third-Party Custodians to secure keys to all vehicles, and Defendant may only be a passenger in a vehicle.
- Third Party Custodians to conduct random search of Defendant's room for contraband 3x a week.
- Third-Party Custodians are t communicate weekly with US Probation Officer regarding Defendant's compliance.
- Defense Counsel to submit weekly compliance report to the Court, to be filed each Monday.
- · Defendant may video chat with wife and stepson twice a week under the supervision of Kristen Revels.
- When working in the yard ,third-party custodians are to provide Defendant any tools required to perform the work and retrieve the tools once task is complete.

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### ADVICE OF PENALTIES AND SANCTIONS

#### TO THE DEFENDANT:

#### YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (*i.e.*, in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

## Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

Sworn and Acknowledged on the Record

Defendant's Signature

		City and State
	Di	rections to the United States Marshal
( )		O to keep the defendant in custody until notified by the clerk or judge that the defendant ll other conditions for release. If still in custody, the defendant must be produced before
Date		Judicial Officer's Signature  Moxila A. Upadhyaya, U.S. Magistrate Judge
		Printed name and title