UNITED STATES DISTRICT COURT

		District of	MASSACHUSETTS	<u> </u>
United States of	America			
V.		ORI	DER SETTING CONDIT OF RELEASE	IONS
JUSTIN PE	RRAS	Case Number:	2006 MI 0515 PD	C 2
Defendar	nt	Case Number:	2006-MJ-0515-RB	C-2
IT IS ORDERED that the releas	se of the defendant is subje	ect to the following cond	itions:	
	all not commit any offense limited to, 18 U.S.C. ss. 15		tate or local law while on release in to this order.	n this case.
	all immediately advise the conone number and the new a		d the U.S. attorney in writing before and telephone number.	ore any change in
	all appear at all proceedings endant shall appear at (if b		rrender for service of any sentence U.S. District Court Miami, Place	
Magistrate Judge	J. Chris McAliley on	7/12/2006 @ 1:		
			Date and Time	
	Release on Personal	Recognizance or Un	secured Bond	
IT IS FURTHER ORDEREI) that the defendant be r	eleased provided that:		
(🗸) The defendant p	romises to appear at all	proceedings as require	d and to surrender for service of	of any sentence
TWENTY-FIVE	E THOUSAND		efendant to pay the United S dollars 25,000 directed for service of any ser	0.00)
	initial to appoin as requ		. 	
	ADDITIONAL (CONDITIONS OF	RELEASE	
defendant and the sa IT IS FURTHER ORDEREI () (The defendant is (Name of person	afety of other persons and D that the release of the oplaced in the custody of (s)	d the community. defendant is subject to	the conditions marked below:	pearance of the
(City and state)	the defendant in accordant		(Tel. No.) ions of release, (b) to use every	- CC 4
	lant at all scheduled cour	t proceedings, and (c) pears.	to notify the court immediately	
		Custodian or	Proxy	Date
		Custodian or	Proxy	Date
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ADDITIONAL CONDITIONS OF RELEASE

(4)) The	defend	lant	shall
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- (a) Maintain residence at 116 David St., New Bedford, MA do not move from that address without providing to the Court, in writing, the proposed new address and receiving prior written permission from the Court to change address.
- (b) Report to Pretrial Services as directed.
- (c) Execute an Unsecured \$25,000.00 Appearance Bond.
- (d) Refrain from possessing any firearms, destructive devices or other dangerous weapons and there shall be none in your residence.
- (e) Travel is restricted to the New England States, you may not leave those States without advance permission of the court. This excepts trips to Florida to see Attorney or Court but you must inform PTS of itinary prior to departure.
- (f) Do not obtain a passport or any travel documents.
- (g) Defendant shall notify Pre-Trial Services within twenty-four hours if arrested or if have any contact with law enforcement officials.
- (h) Do not use or possess any narcotic controlled substance except by prescription by a licensed medical practitioner that includes, but is not limited to, marijuana
- (i) Do not use alcohol to excess.
- (j) Comply with requests for drug testing and/or treatment as required by Pretrial Services Directs. Submit to a drug test before leaving today 6/22/2006.

(k)

(1)

(m)

(n)

(o)

(p)

(q)

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Advice of Penalties and Sanctions

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

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

The commission of a Federal offense while on pretrial release will result in an additional sentence of a term of imprisonment of of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be in addition to any other sentence.

Federal law makes it a crime punishable by up to 10 years of imprisonment, and a \$250,000 fine or both to obstruct a criminal investigation. It is a crime punishable by up to ten years of imprisonment, and a \$250,000 fine or both to tamper with a witness, victim or informant; to retaliate or attempt to retaliate against a witness, victim or informant; or to 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 required by the conditions of release, or to surrender for the service of 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 shall 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 shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, you shall 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 shall be in addition to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of 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 to surrender for service of any sentence imposed. I am aware of the penalties and sanctions set forth above.

Signature of Defendant

Address

City and State

Telephone

Directions to United States Marshal

(The defendant is ORDERED released after processing.
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The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. The defendant shall be produced before the appropriate judge at the time and place specified, if still in sustably.

Date

Signature of Judicial Officer

NOREEN RUSSO - DEPUTY CLERK

Name and Title of Judicial Officer

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18 U.S.C. § 1503 Influencing or injuring officer or juror generally

- (a) Whoever corruptly, or by threats or force, or by any threatening letter or communication, endeavors to influence, intimidate, or impede any grand or petit juror, or officer in or of any court of the United States, or officer who may be serving at any examination or other proceeding before any United States magistrate judge or other committing magistrate, in the discharge of his duty, or injures any such grand or petit juror in his person or property on account of any verdict or indictment assented to by him, or on account of his being or having been such juror, or injures any such officer, magistrate judge, or other committing magistrate in his person or property on account of the performance of his official duties, or corruptly or by threats or force, or by any threatening letter or communication, influences, obstructs, or impedes, or endeavors to influence, obstruct, or impede, the due administration of justice, shall be punished as provided in subsection (b). If the offense under this section occurs in connection with a trial of a criminal case, and the act in violation of this section involves the threat of physical force or physical force, the maximum term of imprisonment which may be imposed for the offense shall be the higher of that otherwise provided by law or the maximum term that could have been imposed for any offense charged in such case.
- (b) The punishment for an offense under this section is—(1) in the case of a killing, the punishment provided in sections 1111 and 1112; (2) in the case of an attempted killing, or a case in which the offense was committed against a petit juror and in which a class A or B felony was charged, imprisonment for not more than 20 years, a fine under this title, or both; and (3) in any other case, imprisonment for not more than 10 years, a fine under this title, or both.

18 U.S.C. § 1512. Tampering with a witness, victim, or an informant

- (a)(1) Whoever kills or attempts to kill another person, with intent to-
- (A) prevent the attendance or testimony of any person in an official proceeding;(B) prevent the production of a record, document, or other object, in an official
- proceeding; or (C) prevent the communication by any person to a law enforcement officer or judge of the United States of information relating to the commission or possible commission of a Federal offense or a violation of conditions of probation, parole, or release pending judicial proceedings; shall be punished as provided in paragraph (3).
- (2) Whoever uses physical force or the threat of physical force against any person, or attempts to do so, with intent to—
- (A) influence, delay, or prevent the testimony of any person in an official proceeding; (B) cause or induce any person to-
- (i) withhold testimony, or withhold a record, document, or other object, from an
 official proceeding;
 (ii) alter, destroy, mutilate, or conceal an object with intent to
 impair the integrity or availability of the object for use in an official proceeding;
- (iii) evade legal process summoning that person to appear as a witness, or to produce a record, document, or other object, in an official proceeding; or (iv) be absent from an official proceeding to which that person has been summoned by legal process; or (C) hinder, delay, or prevent the communication to a law enforcement officer or judge of the United States of information relating to the commission or possible commission of a Federal offense or a violation of conditions of probation, supervised release, parole, or release pending judicial proceedings; shall be punished as provided in paragraph (3).
- (3) The punishment for an offense under this subsection is-
- (A) in the case of murder (as defined in section 1111), the death penalty or imprisonment for life, and in the case of any other killing, the punishment provided in section 1112; (B) in the case of--
- (i) an attempt to murder; or (ii) the use or attempted use of physical force against any person; imprisonment for not more than 20 years; and
- (C) in the case of the threat of use of physical force against any person, imprisonment for not more than 10 years.
- (b) Whoever knowingly uses intimidation, threatens, or corruptly persuades another person, or attempts to do so, or engages in misleading conduct toward another person, with intent to—(1) influence, delay, or prevent the testimony of any person in an official proceeding; (2) cause or induce any person to—
- (A) withhold testimony, or withhold a record, document, or other object, from an official proceeding: (B) alter, destroy, mutilate, or conceal an object with intent to impair the object's integrity or availability for use in an official proceeding;
- (C) evade legal process summoning that person to appear as a witness, or to produce a record, document, or other object, in an official proceeding; or (D) be absent from an official proceeding to which such person has been summoned by legal process; or (3) hinder, delay, or prevent the communication to a law enforcement officer or judge of the United States of information relating to the commission or possible commission of a Federal offense or a violation of conditions of probation supervised release, parole, or release pending judicial proceedings; shall be fined under this title or imprisoned not more than ten years, or both.
- (c) Whoever corruptly—(1) alters, destroys, mutilates, or conceals a record, document, or other object, or attempts to do so, with the intent to impair the object's integrity or availability for use in an official proceeding; or (2) otherwise

- obstructs, influences, or impedes any official proceeding, or attempts to do so, shall be fined under this title or imprisoned not more than 20 years, or both.

 (d) Whoever intentionally harasses another person and thereby hinders, delays, prevents, or dissuades any person from-
- (1) attending or testifying in an official proceeding; (2) reporting to a law enforcement officer or judge of the United States the commission or possible commission of a Federal offense or a violation of conditions of probation supervised release, parole, or release pending judicial proceedings; (3) arresting or seeking the arrest of another person in connection with a Federal offense; or (4) causing a criminal prosecution, or a parole or probation revocation proceeding, to be sought or instituted, or assisting in such prosecution or proceeding; or attempts to do so, shall be fined under this title or imprison or not more than one year, or both.(e) In a prosecution for an offense under this section, it is an affirmative defense, as to which the defendant has the burden of proof by a preponderance of the evidence, that the conduct consisted solely of lawful conduct and that the defendant's sole intention was to encourage, induce, or cause the other person to testify truthfully.
- (f) For the purposes of this section-
- (1) an official proceeding need not be pending or about to be instituted at the time of the offense; and (2) the testimony, or the record, document, or other object need not be admissible in evidence or free of a claim of privilege.
- (g) In a prosecution for an offense under this section, no state of mind need be proved with respect to the circumstance-
- (1) that the official proceeding before a judge, court, magistrate judge, grand jury, or government agency is before a judge or court of the United States, a United States magistrate judge, a bankruptcy judge, a Federal grand jury, or a Federal Government agency; or(2) that the judge is a judge of the United States or that the law enforcement officer is an officer or employee of the Federal Government or a person authorized to act for or on behalf of the Federal Government or serving the Federal Government as an adviser or consultant.
- (h) There is extraterritorial Federal jurisdiction over an offense under this section.(i) A prosecution under this section or section 1503 may be brought in the district in which the official proceeding (whether or not pending or about to be instituted) was intended to be affected or in the district in which the conduct constituting the alleged offense occurred.
- (j) If the offense under this section occurs in connection with a trial of a criminal case, the maximum term of imprisonment which may be imposed for the offense shall be the higher of that otherwise provided by law or the maximum term that could have been imposed for any offense charged in such case. (k) Whoever conspires to commit any offense under this section shall be subject to the same penalties as those prescribed for the offense the commission of which was the object of the conspiracy.

18 U.S.C. § 1513. Retaliating against a witness, victim, or an informant

- (a)(1) Whoever kills or attempts to kill another person with intent to retaliate against any person for—(A) the attendance of a witness or party at an official proceeding, or any testimony given or any record, document, or other object produced by a witness in an official proceeding; or (B) providing to a law enforcement officer any information relating to the commission or possible commission of a Federal offense or a violation of conditions of probation supervised release, parole, or release pending judicial proceedings, shall be punished as provided in paragraph (2).
- (2) The punishment for an offense under this subsection is-
- (A) in the case of a killing, the punishment provided in sections 1111 and 1112; and (B) in the case of an attempt, imprisonment for not more than 20 years.
- (b) Whoever knowingly engages in any conduct and thereby causes bodily injury to another person or damages the tangible property of another person, or threatens to do so, with intent to retaliate against any person for--
- the attendance of a witness or party at an official proceeding, or any testimony given or any record, document, or other object produced by a witness in an official proceeding; or
- (2) any information relating to the commission or possible commission of a Federal offense or a violation of conditions of probation supervised release, parole, or release pending judicial proceedings given by a person to a law enforcement officer:
- or attempts to do so, shall be fined under this title or imprisoned not more than ten years, or both
- (c) If the retaliation occurred because of attendance at or testimony in a criminal case, the maximum term of imprisonment which may be imposed for the offense under this section shall be the higher of that otherwise provided by law or the maximum term that could have been imposed for any offense charged in such case.
- (d) There is extraterritorial Federal jurisdiction over an offense under this

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