

United States District Court--District of Arizona - Phoenix
Order Setting Conditions of Release

DATE: 4/23/14

CASE NUMBER: CR-14-554-03-PHX-SRB (SPL)

USA vs. Deborah Boice Hoover

PERSONAL RECOGNIZANCE

AMOUNT OF BOND

UNSECURED

SECURED BY

SECURITY TO BE POSTED BY

NEXT APPEARANCE 6/3/14 at 9:00 AM or as directed through counsel

401 West Washington St., Phoenix, AZ, Courtroom #502, 5th Floor

Goodwin & Cortez, US Post Office Bldg., Prescott, AZ, 2nd Floor

Stamp: FILED, LODGED, RECEIVED, COPY, APR 23 2014, CLERK U S DISTRICT COURT DISTRICT OF ARIZONA, BY, DEPUTY

IT IS ORDERED THAT DEFENDANT IS SUBJECT TO THE FOLLOWING CONDITIONS AND SHALL:

- List of conditions including: appear at all proceedings, not commit any federal, state or local crime, cooperate in DNA collection, advise court of address changes, maintain employment, travel restrictions, avoid contact with victims, report to PRETRIAL SERVICES, report to PROBATION OFFICE, execute agreement to forfeit, third party custody, refrain from alcohol/drug use, participate in counseling, surrender travel documents, no passport, no firearms, maintain attorney contact, pay child support, mental health treatment, no explicit content, and financial restrictions.

The commission of any offense while on pretrial release may result in an additional sentence upon conviction for such offense to a term of imprisonment 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 consecutive to any other term of imprisonment.

Title 18 U.S.C. §1503 makes it a criminal offense punishable by imprisonment for life or by death, or, depending upon the specific provisions of the section not more than twenty years or by not more than ten years, and a \$250,000 fine to intimidate a juror or officer of the court; Title 18 U.S.C. §1510 makes it a criminal offense punishable by up to five years imprisonment and a \$250,000 fine to obstruct a criminal investigation; Title 18 U.S.C. §1512 makes it a criminal offense punishable by imprisonment for life or by death, or, depending upon the specific provisions of the section by not more than twenty years or by not more than ten years and a \$250,000 fine for tampering with a witness, victim or informant; or by intentionally harassing another person and thereby hindering /delaying /preventing or dissuading any person from attending or testifying in an official proceeding or otherwise violating the section is punishable by imprisonment for not more than one year and a \$250,000 fine; and 18 U.S.C. §1513 makes it a criminal offense punishable by imprisonment for life or by death, or, depending upon the specific provisions of the section not more than twenty years or by not more than ten years of imprisonment, a fine of \$250,000, or both, to retaliate against a witness, victim or informant, or threaten or attempt to do so.

It is a criminal offense under 18 U.S.C. §3146, if after having been released, the defendant knowingly fails to appear as required by the conditions of release, or to surrender for the service of sentence pursuant to a court order. If the defendant was released in connection with a charge of, or while awaiting sentence, surrender for the service of a sentence, or appeal or certiorari after conviction, for:(1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, the defendant shall be fined not more than \$250,000 or imprisoned for not more than ten years, or both;(2) an offense punishable by imprisonment for a term of five years or more, the defendant shall be fined not more than \$250,000 or imprisoned for not more than five years or both;(3) any other felony, the defendant shall be fined not more than \$250,000 or imprisoned not more than two years, or both;(4) a misdemeanor, the defendant 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 consecutive to the sentence of imprisonment for any other offense. In addition, a failure to appear may result in the forfeiture of any bail posted.

If the person was released for appearance as a material witness, a fine as provided by law or imprisonment for not more than one year, or both.

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.

DATE 4/23/14	SIGNATURE OF DEFENDANT
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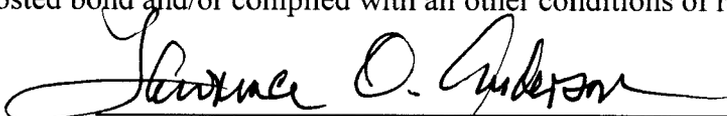
Custodian agrees to (a) supervise the defendant in accordance with all conditions of release, (b) to use every effort to assure the appearance of the defendant at all scheduled court proceedings, and to notify the court immediately in the event the defendant violates any condition of release or disappears. We, the undersigned, have read and understand the terms of this bond and conditions of release and acknowledge that we are bound by it until duly exonerated.

SIGNATURE OF CUSTODIAN(S)

Directions to United States Marshal:

- The defendant is ORDERED released after processing.
- The United States Marshal is ORDERED to keep the defendant in custody until notified by the clerk or judicial officer that the defendant has posted bond and/or complied with all other conditions of release.

DATE: 4/23/14


LAWRENCE O. ANDERSON
United States Magistrate Judge

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IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA

United States of America,)	CR-14-554-3-PHX-SRB (SPL)
Plaintiff,)	ORDER
vs.)	
Deborah Boice Hoover,)	
Defendant.)	

This criminal case arises on Defendant’s Motion to Modify Conditions of Release, requesting an order allowing Defendant to relocate her residence to Irvine, California where she can reside with her son, co-Defendant John Brandon Hoover, at his apartment identified in the motion. (Doc. 39) According to Defendant, modification of her residential release condition of release will provide Defendant, who is unemployed, a place to live away from the alleged victims and the ability to pool family resources to reduce her living expenses. Defense counsel represents he has been contacted both Government’s counsel and Pretrial Services and neither has an objection to the requested modification. (*Id.* at 2)

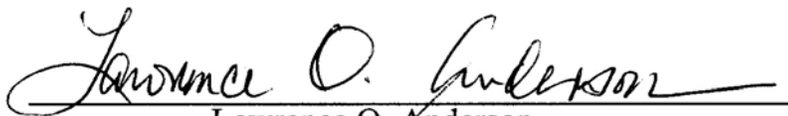
Good cause appearing,

IT IS ORDERED that Defendant’s Motion to Modify Conditions of Release, doc.

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1 39, is **GRANTED**. Defendant's conditions of release are hereby modified to allow her to
2 reside with her son, John Brandon Hoover, at his residence in Irvine, California.

3 Dated this 8th day of May, 2014.

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6 Lawrence O. Anderson
7 United States Magistrate Judge
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