UNITED STATES DISTRICT COURT

for the

District of Alaska

	UNITED STATES OF AMERICA v. Case No. 3-19-CR-00111-RRB-MMS JESSICA JOYCE SPAYD										
	Defendant)										
	MODIFIED 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 42 U.S.C. § 14135a.										
(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: U.S. District Court										
	Place Anchorage, Alaska										
	on AS ORDERED										
	Date and Time										
	If blank, defendant will be notified of next appearance.										
(5)	The defendant must sign an Appearance Bond, if ordered.										

ADDITIONAL CONDITIONS OF RELEASE

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

) (6)	The d	lefendant i	s placed in the cu	stody of:					
					orimary) <u>and/o</u>	r (temporary)	Jonathan Cha	rles Page 6/2	20/2020-6/30/2020
			above is an organiz	zation)					
	City a	and state	Indian, Alaska				Tel. No.		
agrees ediately	to (a) a y if the	supervise defendant	the defendant, (b violates a conditi	o) use every effor on of release or is	rt to assure the d s no longer in the	lefendant's appear custodian's custo	rance at all court ody.	proceedings, an	nd (c) notify the court
					Signed: Ac	knowledged co Cus	onsent on recor	·d	4/13/2020 Date
					Acl	knowledged con	nsent on recor	d	6/10/2020 Date
		lefendant n							
•	te	elephone n	umber	, no late		Probation & Pretr	rial Services Offic	ce as directed by	the probation officer,
			actively seek emp						
			start an education		·-:-1 C - ·:				
			ny passport to: <u>U.</u> passport or other						
) (f) al	bide by the	following restric	ctions on persona	al association, res				vithout prior approval fro
	_								S Probation/Pre-Trial Se
(X)		ncluding:		r indirectly, with	any person who	o is or may be a	victim or witnes	s in the investi	gation or prosecution,
	(h) ~		Richard DuPuis	otmoont. Family	:				
(A)) (n) ge	et medicai	or psychiatric tre	atment: For b	ı-polar disorde	<u>r</u>			
(🗆)	(i) re	eturn to cus	stody each wing purposes:	at	o'clock after	being released at		o'clock for en	nployment, schooling,
	n	ecessary.	sidence at a halfv		-	ons center, as the	pretrial services	office or superv	vising officer considers
, ,		-			-				
) (m) n					ed substances defi	ined in 21 U.S.C.	§ 802, unless pr	rescribed by a licensed
(\sqrt{\sq}}}}}}}}}} \end{\sqrt{\sq}}}}}}}}}}} \end{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sq}}}}}}}}}} \end{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sq}}}}}}}}}} \end{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sqrt{\sq}}}}}}}}}} \end{\sqit{\sqrt{\sqrt{\sq}}}}}}}} \sqrt{\sqrt				bited substance it	f required by the	pretrial services of	office or supervis	ing officer. Tes	sting may be used with
`**	ra pi	andom free rohibited s	quency and may	include urine tes ng or testing. The	sting, the wearing	g of a sweat patch	, a remote alcoh	ol testing system	m, and/or any form of efficiency and accuracy
(X)	(o) p	•	n a program of i		atient substance a	buse therapy and	counseling if dire	ected by the pre	etrial services office or
(\mathbf{X})						s and comply with			
	(□) (i)		_		ry day (🗌) from	to	, 0	$r(\square)$ as
			Home Detention medical, substant activities approv	nce abuse, or men	icted to your res stal health treatment the pretrial servi	idence at all times ent; attorney visits ces office or super	; court appearance rvising officer; or	ces; court-orden	ion; religious services; ed obligations; or other
	(X) (iii)	Home Incarcera	ation. You are rees or other activiti	estricted to 24-hoies specifically a	our-a-day lock-dov	wn at your reside urt. hy USPO/PTS	nce except for neting with attorney	nedical necessities and or other activities approved ith all of the program
(X)	re	equirement	ts and instruction	s provided:	Global Positionia	ng System (GPS)	Radio Freq	uency (RF)	X Soberlink
		supe	rvising officer.						etrial services office or
(X)	ä		oon as possible, to estioning, or traff		vices office or sup	pervising officer, e	very contact with	law enforceme	nt personnel, including
	(s)	See adde							

Addendum to Pretrial Release Condtions Jessica Joyce Spayd 3:19-CR-00111-001-RRB-MMS

- (X) (s) remain in the sight and sound custody of Beau Obrigewitch when in the community.
- (X) (t) reside at an address preapproved by U.S. Probation and Pretrial Services.
- (X) (u) not have any unapproved visitors at the residence.
- (X) (v) not seek reinstatement of her nursing license or DEA registration number.
- (X) (w) not prescribe or attempt to prescribe any controlled substance.
- (X) (x) not obtain or attempt to obtain a prescription for any opioid narcotic.
- (X) (y) not engage or attempt to engage in the practice of medicine in any form.
- (X) (z) not obtain, possess, or attempt to obtain or possess a prescription pad of any kind.
- (X) (aa) not access or attempt to access any on-line prescription submission service or using any form of e-prescription software.
- (X) (ab) Agree to installation of monitoring software on any internet accessible device. Not possess any iPhone or other iOS device.

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 a gainst 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.

Defendant consented on record

	Dejendan s Signature				
	Anchorage, Alaska				
	City and State				
	Directions to the United States Marshal				
	sed after processing. CRED to keep the defendant in custody until notified by the clerk or judge that the defendant has all other conditions for release. If still in custody, the defendant must be produced before the				
Date: 6/10/2020	m & B				
	Matthew M. Scoble, United States Magistrate Judge				
	Printed name and title				