

U.S. Department of Justice

United States Attorney Southern District of New York

86 Chambers Street New York, New York 10007

July 30, 2020

BY ECF

The Honorable Alvin K. Hellerstein United States District Judge United States Courthouse 500 Pearl Street New York, NY 10007

Re: Cohen v. Barr, et al., No. 20 Civ. 5614 (AKH)

Dear Judge Hellerstein:

The Government writes, with the consent and agreement of Petitioner, to update the Court on several issues in the above-captioned matter, including to notify the Court that the parties have conferred and reached agreement regarding the media provision.

First, the parties agree that Your Honor's statements on the record during the July 23, 2020, hearing indicated an intention that Petitioner be transferred from Federal Correctional Institution, Otisville, to home confinement. However, the Court's subsequent order uses the term "release," rather than home confinement. *See* ECF No. 30. Therefore, with Petitioner's consent, Respondents respectfully request that the Court clarify that Petitioner is on home confinement, rather than under a term of supervised release.

Second, consistent with the Court's order, Petitioner was transferred to home confinement on Friday, July 24, 2020. Petitioner's home confinement is now being monitored through one of BOP's contracts with a residential reentry center ("RRC") provider, rather than by the United States Probation Office ("Probation Office"). RRC supervision is a routine manner of home confinement supervision. The RRC uses a different, standard home confinement agreement than the Probation Office ("RRC Agreement"). On Friday, the parties agreed that the Petitioner would sign the attached RRC Agreement and that the terms in the RRC Agreement were acceptable to Petitioner and the functional equivalent of items 2 through 8 in the Federal Location Monitoring ("FLM") agreement that Your Honor had deemed appropriate. *See* ECF No. 30; July 23 Hr'g Tr. 18-19.

Third, the parties agree that a specific provision regarding Petitioner's contact with the media is not necessary. Per the attached RRC Agreement, Petitioner is required to have his employment approved by the RRC just like any other supervisee, and this approval will not be unreasonably withheld. See \P 8. There is therefore no need for this Court to resolve any further dispute about restrictions on Petitioner's contact with the media.

Finally, the parties will consider the Court's injunction to be permanent. Respondents do not intend to further litigate or appeal the Court's rulings. *See* ECF No. 30; July 23 Hr'g Tr. 11, 18-19. Therefore, the parties agree that the Court need not conduct any further proceedings in this matter. The parties further request that the Court dismiss this matter.

The parties have contemporaneously filed a stipulation and proposed order to this effect.

We thank the Court for its consideration of this letter.

Respectfully,

AUDREY STRAUSS Acting United States Attorney

By: <u>/s/ Allison M. Rovner</u> ALLISON M. ROVNER Assistant United States Attorney Tel. (212) 637-2691

cc: Counsel for Petitioners (By ECF)



Bronx Community Reentry Center Electronic Monitoring Conditions

The following conditions will apply for residents placed on the home confinement component with electronic monitoring:

- O Drug Testing will be provided. All residents will be tested at least once each month. Residents with a condition of drug aftercare, known history of drug abuse, or suspected of illegal use of drugs, will be required to provide urine samples four times per month;
- O Staff will have at least one in-person contact with the resident per week. At least one contact each month will take place at the resident's home and one at their place of employment. All contacts will be documented in the home confinement log. Each contact will include, but not be limited to, visual inspection of the electronic monitoring equipment, verification of residence and of participation in other required programs or treatment activities;
- O Staff will review the resident's monthly telephone bill to ensure it has been paid and the service does not include call forwarding or other unauthorized services;
- O Initially, residents will be expected to remain at their residence at all times except when they are at work, traveling to and from work, or participation in other required program activities. The established program plan may include an opportunity for the resident to earn a reduction in the hours in which their activity is restricted. This will necessitate RRM approval;
- O Residents who fail to remain at their specified locations may be considered an escapee, in such instances staff will immediately notify the RRM.
- O Residents will be held responsible for any damaged or unreturned equipment
- O Residents that opt out of the electronic monitoring program will be issued an incident report for violation of a community-based program and will not be granted any weekend/social passes

Your signature indicates that you agree to the above listed conditions:

Resident Signature:	III .	Date: 72420	
Staff Signature:	Ď	Date: FIZY/ZOTO	
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CONDITIONS OF HOME DETENTION C

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FEDERAL BUREAU OF PRISONS

Resident Michael Cohen	· · · · · · · · · · · · · · · · · · ·	ber 86067-054
I understand that my placement on Home Detention status is a privil Community Corrections Manager (CCM). I understand that any violati conduct or activity which reflects a disregard for the rights of ot revoke my Home Detention and/or terminate my Residential Re-Entry C	on of Home De hers, shall b	e sufficient cause to
I understand and agree to abide by the following conditions during m	y period of H	ome Detention:
1. I will reside at my approved residence at		· · · · · · · · · · · · · · · · · · ·
2 will conduct myself in a lawful manner.		
3. I will accept phone calls from RRC/Probation Staff, verifying site. I agree to maintain a telephone at my place of residence "three-way calling" for this period and will, when requested, to the Center/Probation staff. I also agree that if my confir monitored, I will wear any electronic monitoring device requin comply with any telephone and computer access restrictions as requirements.	ce without "c. provide copi nement is to red, follow p they apply t	ali forwarding," or es of my telephone bill be electronically rocedures specified, and o the monitoring device
4 I will accept the visits of RRC/Probation personnel to my job		
and program participation, and more often if instructed to do	\$0.	outine progress reviews
6 I understand I must continue mental health/psychiatric treatme offender treatment while on Home Detention. NA	ent, substanc	e abuse treatment, sex
7. I will not own or possess any deadly weapon or knowingly be in the same.	n the company	of a person possessing
8. I will remain steadily employed at <u>Unemplued</u> change employment without prior approval of RRC/Probation sta		and will not
9. I will not knowingly associate with persons having a criminal illegal activities are conducted.		
I will not drink alcoholic beverages of any kind; nor will I bars or liquor stores, where the sale and/or consumption of a the primary business of the establishment.	icoholic beve	rages on the premises is
Except as medically authorized, I will not use or possess nar substances, nor be in the presence of persons possessing the	same.	
12 I agree that during the Home Detention period, I will remain employment, unless I am given specific permission to do other	at my place o wise.	f residence, except for
13 (\mathcal{M}) I will not own or drive a motor vehicle without proper author	ization.	
I will abide by special instructions given to me by the RRC/P program participation.	robation, e.g	., electronic monitoring
I will submit to urinalysis or alcohol testing as requested b that ingestion of poppy seed food products may result in posi drug use and is therefore prohibited.	y the RRC/Pro tive test res	bation. I understand ults for unauthorized
16 (A) I agree to pay subsistence for the cost of my participation i		
¹⁷ I understand that I am personally responsible for all costs o subsistence, while I am on Home Detention.	of my housing,	meals, and general
I fully understand that willful failure to report as required, una employment, or failure to otherwise inform Center staff of my wher from federal custody.	uthorized cha eabouts, coul	nge of residence, d constitute an escape
Resident's Signature		Date 07/24/2020
Approved (RRC Director)		
Approved (CCM)		
Record Copy - To CCM - Community Corrections Manager; Copy - To RRC To USPO - U.S. Probation Officer	- Residentia	1 Re-Entry Conter; Copy -

Replaces BP-460(73) of DEC 93