UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

----X Docket#

97-cr-214 (CBA) UNITED STATES OF AMERICA, :

U.S. Courthouse - versus -Brooklyn, New York

DAOOD SALEEM GILANI,

Defendant : November 16, 2001

TRANSCRIPT OF CRIMINAL CAUSE FOR CONFERENCE BEFORE THE HONORABLE CAROL B. AMON UNITED STATES DISTRICT JUDGE

APPEARANCES:

For the Government: Benton Campbell, Esq. United States Attorney

BY: Michael Beys, Esq.

Assistant U.S. Attorney 271 Cadman Plaza East Brooklyn, New York 11201

For the Defendant: Howard Leader, Esq.

381 Park Avenue South New York, New York 10016

Official Transcriber: Rosalie Lombardi

L.F.

Transcription Service: Transcription Plus II

3859 Tiana Street Seaford, N.Y. 11783

(516) 358-7352

Transcriptions2@verizon.net

Proceedings recorded by electronic sound-recording, transcript produced by transcription service

```
2
                           Proceedings
             THE CLERK: United States v. Gilani.
 1
 2
             MR. BEYS: Good morning, your Honor.
             Michael Beys for the United States.
 3
             MR. LEADER: For Mr. Gilani, Howard Leader.
 4
 5
              THE COURT: All right. Is that probation
   officer here?
 6
 7
             MR. LEADER: He is.
 8
             MR. BEYS: He is in the back of the courtroom.
   He's --
 9
             MR. LEADER: There's all sorts of additional
10
11
   material that I have just been given, your Honor, and I
12
   would like to hand up a copy of a fairly brief letter
13
   that might be of some assistance to the Court in this
14
   matter.
              THE COURT: I don't know. Has probation --
15
16
   have you given me a recommendation on this because --
17
              PROBATION OFFICER: No, your Honor, pardon my
18
   appearance. I wasn't expecting a hearing today. I was
19
   informed at the last minute. I just received documents
   this morning.
20
21
             MR. BEYS: Yes, your Honor, I contacted
   Mr. Caso, Probation Officer Luis Caso, and in turn he's
22
   spoken with the probation officer in the southern
23
   district, Michael Wasmer (ph.) and the government and
24
   both probation departments are in agreement, or at least
25
```

```
3
                           Proceedings
   consent to the defendant's request and moreover, would
 1
   agree that or would recommend to your Honor that the best
 3
   way to handle this is to just completely terminate the
   supervised release.
 4
 5
              He's served two and a half years of the five
   years. He's been an outstanding supervisee. No
 6
 7
   complaints. No problems. And in consenting to his
   request, the recommendation is that supervised release be
   terminated.
10
             THE COURT: For the purposes of his returning?
11
             MR. BEYS: Yes.
12
             THE COURT: What is the letter that you have,
   Mr. Leader?
13
14
             MR. LEADER: Your Honor, yes, I would like to
15
   hand up a copy of a letter that I was given about 20
16
   minutes ago.
17
              THE COURT: From who?
18
             MR. LEADER: It speaks for itself, your Honor.
19
   It's --
20
             THE COURT: Can I --
21
             MR. LEADER: -- if I may.
22
              (Pause)
              THE COURT: All right. So the probation
23
24
   department is also supports the position that --
25
              PROBATION OFFICER: Yes, your Honor.
```

4 Proceedings THE COURT: -- the supervised release be 1 2 terminated? 3 PROBATION OFFICER: Yes. THE COURT: And under what provision of law can 4 5 I do that at this point because it's a change in sentence, I guess, to -- he had five years of supervised 6 7 release. So what is the provision of law that I am 8 ending his supervised release under? 9 MR. BEYS: Your Honor, I would have to look that up and I can put it in a letter. I had prepared a 10 11 letter which I didn't send because only on Tuesday I learned about the status conference and by the time I 12 made -- contacted all of the probation officers, I hadn't 13 14 gotten everyone's consent until this morning. 15 So what I would like to propose is just to 16 confirm everyone's position at this status conference and 17 I will also cite the relevant provision. 18 THE COURT: Do you know? 19 MR. LEADER: I don't know offhand, your Honor. THE COURT: All right. Then if the government 20 21 submits a letter to me that has the required authority in it for me at this point to terminate supervised release, 22 23 then I will just so order the letter. 24 MR. LEADER: Your Honor, I was just saying to 25 the assistant that it may be an application in a sense

5 Proceedings pursuant to Rule 35(b). Typically there's a one year 1 window-post sentence. This is obviously beyond that. 3 But then there is a provision, I think at the end of 35(b), your Honor, that permits a re-sentencing in light 4 of subsequent developments. 5 THE COURT: Where are you talking out? 6 MR. LEADER: I believe so -- I don't have the 7 8 statute before me. 9 THE COURT: No it says, "The Court may consider a government motion to reduce a sentence made one year or 10 more after the sentence is imposed if the defendant's 11 substantial assistance involves information or evidence 12 13 not known by the defendant until one year or more after 14 sentence is imposed." 15 Does that apply? 16 MR. LEADER: I think it would, your Honor. 17 THE COURT: Did he provide the government with 18 some information that fits that? 19 MR. BEYS: The defendant, your Honor, in this case has provided the government with a lot information 20 both between May of '97 and '99 and in the first year of 21 his supervised release. That is, May 2000 and onwards. 22 THE COURT: Information that he didn't have 23 2.4 before? 25 MR. BEYS: I believe so.

6

## Proceedings

THE COURT: I think there's other provisions though that permit you to --

1

2

3

4

5

6

7

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

It says that, "The Court may after considering certain factors terminate a term of supervised release and discharge the defendant released at any time after the expiration of one year of supervised release pursuant to the provisions of the federal rules of criminal procedure relating to the modifications of probation if it is satisfied that such action is warranted by the conduct of the defendant released in the interest of justice."

So it seems like to me that under that section, I can terminate his supervised release and since this is the joint application of the probation department, his counsel and the government based on his behavior, while on supervised release, and his continuing cooperation, I will grant the application.

MR. BEYS: Thank you very much, your Honor.

MR. LEADER: Thank you very much, your Honor.

MR. BEYS: Your Honor, just so I can cite it in a confirmatory letter, what were you reading from -- what were you citing from?

THE COURT: Mr. Beys, look it up. I just am not going to look it up again. It was Title 18 3583, I think.

```
7
                            Proceedings
              (Court and Clerk confer)
 1
 2
              THE CLERK: Mr. Beys?
 3
              MR. BEYS: Yes.
 4
              THE CLERK: I don't think you need to send the
 5
    Court a letter. It's on the record.
              MR. BEYS: Okay.
 6
 7
                   (Matter concluded)
 8
                          -000-
 9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
```

8

## I C Α

I, ROSALIE LOMBARDI, hereby certify that the foregoing transcript of the said proceedings is a true and accurate transcript from the electronic soundrecording of the proceedings reduced to typewriting in the above-entitled matter.

I FURTHER CERTIFY that I am not a relative or employee or attorney or counsel of any of the parties, nor a relative or employee of such attorney or counsel, or financially interested directly or indirectly in this action.

IN WITNESS WHEREOF, I hereunto set my hand this 2nd day of December , 2009.

