RANDY S. GROSSMAN 1 United States Attorney FILED DAVID CHU (CA Bar No. 242046) MARK W. PLETCHER (CO Bar No. 034615) 3 JAN 2 0 2022 Assistant U.S. Attorneys 4 880 Front Street, Room 6293 CLERK, U.S. DISTRICT COURT SOUTHERN DISTRICT CE-CALIFOR San Diego, California 92101 5 Telephone: (619) 546-9714 6 UNITED STATES DISTRICT COURT 7 8 SOUTHERN DISTRICT OF CALIFORNIA 9 UNITED STATES OF AMERICA No. 13-CR-3781-JLS No. 13-CR-3782-JLS 10 No. 13-CR-4287-JLS v. 11 MOTION TO UNSEAL DOCUMENTS DAVID NEWLAND, ET AL., 12 Defendants. 13 14 At the motion in limine hearing on September 2, 2021, the Court ordered the United 15 States to disclose to the Defendants orders granting and extending the medical furlough of 16 Leonard Francis, as well as the transcripts of the hearings on this issue, subject to redaction 17 of Mr. Francis's medical condition and treatment. The Court had previously issued two 18 orders partially unsealing such documents. Consistent with the Court's order, the United 19 States hereby moves to unseal the remaining documents, as set forth in Exhibit A. 20 21 DATED: January 18, 2022 Respectfully submitted, 22 RANDY S. GROSSMAN 23 United States Attorney 24 /s/ David Chu 25 Assistant United States Attorney IT IS SO ORDERED. 26

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DATED:

annay 20, 2022

United States District Judge

# Exhibit A

## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

PLAINTIFF,

13-CR-3781-JLS

13-CR-3782-JLS

13-CR-4287-JLS

VS.

SAN DIEGO, CA

LEONARD GLENN FRANCIS, ET AL.,

DEFENDANTS.

11:00 A.M.

#### UNDER SEAL

TRANSCRIPT OF STATUS HEARING

BEFORE THE HONORABLE JANIS L. SAMMARTINO

UNITED STATES DISTRICT JUDGE

#### APPEARANCES:

FOR THE GOVERNMENT: OFFICE OF THE U. S. ATTORNEY

BY: MARK W. PLETCHER, ESQ. 880 FRONT STREET, RM. 6293

SAN DIEGO, CA 92101

FOR THE DEFENDANT: WARREN & BURSTEIN

BY: DEVIN J. BURSTEIN, ESQ.

JEREMY D. WARREN, ESQ. 501 W. BROADWAY, SUITE 240

SAN DIEGO, CA 92101

PRETRIAL SERVICES: KIM HAZARD

COURT REPORTER: FRANK J. RANGUS, OCR

U. S. COURTHOUSE

333 W. BROADWAY, SUITE 420

SAN DIEGO, CA 92101

(619) 318-8590

PROCEEDINGS RECORDED BY ELECTRONIC STENOGRAPHY; TRANSCRIPT PRODUCED BY COMPUTER.

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PROCEEDINGS: PAGE

NEXT HEARING DATE 19

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THE DEPUTY CLERK: NUMBER ONE ON CALENDAR, 13-CR-3781, 13-CR-3782, AND 13-CR-4287, UNITED STATES VS. LEONARD GLENN FRANCIS, FOR STATUS. THE COURT: OKAY. APPEARANCES, PLEASE. MR. PLETCHER: GOOD MORNING, YOUR HONOR. MARK PLETCHER FOR THE UNITED STATES. THE COURT: THANK YOU. MR. BURSTEIN: AND GOOD MORNING, YOUR HONOR. DEVIN BURSTEIN AND JEREMY WARREN FOR MR. FRANCIS. THE COURT: OKAY. THANK YOU. I WANTED SOME FURTHER INFORMATION AS TO WHAT THE SITUATION WAS, COUNSEL, SO PLEASE GO AHEAD. MR. BURSTEIN: YES, YOUR HONOR. SO WE HAVE BEEN IN CONTACT WITH THE DOCTORS AT THE HOSPITAL. I SAW MR. FRANCIS YESTERDAY. THEY'RE UPPING HIS . BASICALLY, WE THANK YOU FOR BRINGING US IN, BECAUSE WHAT WE'RE GOING TO JOINTLY SUGGEST IS, THE FURLOUGH DATE WOULD RUN OUT IN TWO DAYS. THE COURT: RIGHT. I'VE GOT JUDGE ADLER'S ORDER, AND IT'S MARCH 1ST, WHICH SHOULD BE THURSDAY. THURSDAY. MR. BURSTEIN: SO WE'RE GOING TO JOINTLY REQUEST OR NOT OPPOSE KICKING THAT OUT 90 DAYS AT THIS POINT. THE COURT: OKAY. MR. BURSTEIN: AND WHAT THE DOCTORS ARE GOING TO DO, IF IT'S OKAY WITH THE COURT -- IT IS OKAY WITH THE

1 GOVERNMENT -- IS, THEY'RE GOING TO SET UP -- HIS DOCTOR IS 2 ESSENTIALLY WILLING TO TAKE -- HE'S GOING TO GET OUT OF THE HOSPITAL AT SOME POINT, SO THEY'RE ESSENTIALLY WILLING TO TAKE 3 4 CUSTODY OF HIM AND SET UP A SATELLITE CLINIC. BASICALLY, 5 THEY'LL 6 7 8 SO WHAT WE --THE COURT: SO HE'S NOT ABLE TO GO INTO A REHAB 9 FACILITY WHERE CARE COULD BE PROVIDED; IT NEEDS TO BE 10 SOMETHING OTHER THAN THAT? 11 MR. BURSTEIN: WE BOTH, MR. PLETCHER AND MYSELF, 12 13 , WHO'S THE SPOKE WITH HIS DOCTOR, 14 , AS WELL AS WE'VE BEEN IN CONTACT WITH THE , AND BASICALLY WANTED TO DO IT THIS WAY 15 BECAUSE IT TAKES A LEVEL -- HE'S NOT WORKING WITH ANY OF THE 16 FACILITIES, THE OTHER FACILITIES, DIRECTLY. HE SAYS IT ADDS A 17 LAYER OF BUREAUCRACY AND RED TAPE. SO HE WOULD HAVE TO THEN 18 CONTRACT OUT TO SOMEBODY, AND HE HAD SOME CONCERNS ABOUT THE 19 CLEANLINESS GIVEN SOME OF THE FACILITIES IN THE AREA. SO, YOU 20 21 KNOW, IT'S BEYOND ME, BUT THAT'S WHAT THEY SUGGESTED. THEY'RE ABSOLUTELY WILLING TO DO IT. MR. FRANCIS IS HAPPY TO DO THAT. 22 IT SEEMS THE PROPER COURSE. THE GOVERNMENT HAS NO OPPOSITION 23 24 TO IT. SO WHAT WE WOULD ASK IS, I CAN EITHER SUBMIT A NEW 25

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ORDER JUST TO MODIFY THE CONDITIONS OF HIS FURLOUGH, BUT BASICALLY HE WOULD THEN GO -- HE WOULD BE, ESSENTIALLY, ON HOME DETENTION AT THIS SATELLITE CLINIC WITH, YOU KNOW, THE VISITATION LIMITED KIND OF AS IT IS NOW, AND I CAN SUBMIT A REVISED ORDER TO THE COURT AFTER CLEARING IT WITH MR. PLETCHER. THE COURT: OKAY. I GUESS WHAT I'M HAVING A HARD TIME UNDERSTANDING AT THIS POINT IS HIS ACTUAL MEDICAL CONDITION. I MEAN, A LOT OF PEOPLE MONITOR AND THEY MAINTAIN TREATMENT FOR YEARS --MR. BURSTEIN: RIGHT. THE COURT: -- AND I'M NOT CLEAR WHAT WE'RE DEALING WITH HERE. I UNDERSTAND HIS DESIRE TO DO THIS, AND I UNDERSTAND THAT THERE'S NO OPPOSITION, BUT I'M JUST TRYING TO GET A BETTER UNDERSTANDING. MR. BURSTEIN: OKAY. SO, AT THIS POINT, HE'S STILL IN THE KIND OF, MAYBE I WOULD SAY COLLOQUIALLY, THE DANGER ZONE. SO HE HAD BUT LIKE YOUR HONOR SAID --THE COURT: WELL, , BUT THAT MEANS YOU COULD MR. BURSTEIN: CORRECT. AND WHAT IS ESSENTIALLY SAYING IS THAT AT THIS POINT, GIVEN HIS, THE

ME?

MR. BURSTEIN: NO, YOUR HONOR. I JUST DIDN'T KNOW IF
THE COURT WANTED ME TO SUBMIT A REVISED ORDER. I CAN DO THAT
UNDER SEAL. I CAN (PAUSE) --

THE COURT: WELL, THERE'S A COUPLE OF THINGS BEFORE
US TODAY. ONE THING IS TO EXTEND THE MEDICAL FURLOUGH --

MR. BURSTEIN: RIGHT.

THE COURT: -- AND THE OTHER THING IS TO MODIFY A CONDITION SO THAT THERE WOULDN'T BE ANY SECURITY THERE.

MR. BURSTEIN: RIGHT. THOSE TWO THINGS.

THE COURT: AND I HAVE TO TELL YOU FROM THE GET-GO
I'M INCLINED TO EXTEND THE MEDICAL FURLOUGH. I THINK THAT'S
ABSOLUTELY APPROPRIATE. I'M NOT INCLINED TO REMOVE SOMEBODY
OVERSEEING THIS. I UNDERSTAND THE GOVERNMENT IS WILLING TO GO
ALONG WITH IT, BUT GIVEN THE TOTALITY OF WHAT'S BEING DONE
HERE, I THINK THE COST OF SECURITY IS THE LEAST OF THE
EXPENSES AND IS APPROPRIATELY COVERED. AND I UNDERSTAND IT'S
PRIVATE SECURITY, WHICH PROBABLY WOULDN'T HAVE BEEN THE
COURT'S PREFERENCE, BUT I DON'T THINK THE U. S. MARSHALS ARE
GOING TO PUT SOMEBODY OUT THERE 24/7.

MR. BURSTEIN: RIGHT.

THE COURT: SO I'VE GOT GPS, I'VE GOT THE OTHERS, AND
I HAVE THE SECURITY PERSON. SO THAT'S WHY I WANTED TO SEE
EVERYBODY, BECAUSE I WANTED A BETTER UNDERSTANDING OF HIS
CONDITION AND WHERE WE'RE GOING WITH THIS.

MR. PLETCHER: YOUR HONOR, IF I CAN INTERJECT. 1 THE COURT: CERTAINLY. 2 MR. PLETCHER: FROM THE GOVERNMENT'S PERSPECTIVE, IT 3 FEELS, AFTER TALKING WITH THE DOCTORS, THAT THERE'S MEDICAL 4 5 UNCERTAINTY RIGHT NOW. WHAT WE DO KNOW IS, HE'S IMMEDIATELY 6 RIGHT? HE'S FOUR WEEKS OUT FROM 7 NOW THERE'S UNCERTAINTY, BASED ON 8 9 IF IT DIDN'T -- YOU KNOW, AND WHAT THOSE THINGS 10 SO I THINK THAT THE 90 DAYS EXTENDING THE FURLOUGH IS 11 MEAN. MEANT TO GIVE US, AND ALSO THE COURT, THE ABILITY TO GET 12 13 BETTER INFORMATION TO MAKE BETTER DECISIONS. THAT'S KIND OF 14 WHERE I SEE IT. 15 THE COURT: LET ME ASK YOU THIS, THOUGH. MR. PLETCHER: AND I DEFER TO THE COURT ON THE 16 17 SECURITY ISSUE. IT'S SOMETHING WE GRAPPLED WITH THROUGHOUT, AND, FRANKLY, I THINK I AGREE WITH THE COURT'S ASSESSMENT THAT 18 IT SEEMS LIKE THE LEAST OF OUR CONCERNS. 19 THE COURT: WELL, THIS IS THE COURT'S CONCERN. HOW 20 21 OFTEN SHOULD WE BE TOUCHING BASES? 22 AND I SHOULD HAVE INDICATED AT THE GET-GO THAT THE TRANSCRIPT ON THIS PROCEEDING IS UNDER SEAL UNTIL FURTHER 23 ORDER OF THE COURT. I DID NOT SEE A CALENDAR, BUT IF THERE'S 24

A CALENDAR, IT WILL BE UNDER SEAL ALSO.

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SO I GUESS WHAT I'M WONDERING, HOW LONG WOULD IT TAKE? IF I WERE A PATIENT, OR YOU WERE A FAMILY MEMBER OF A PATIENT, AND YOU PROBABLY FEEL LIKE A FAMILY MEMBER OF THE PATIENT TAKING CARE OF YOUR CLIENT AS YOU ARE, WOULD IT BE SOMETHING WITH JUST A MONITOR, TOUCH BASE EVERY 30 DAYS? I'LL EXTEND IT, BUT I THINK WE SHOULD HAVE SOME INTERMEDIATE STATUSES, IF YOU WILL, TO KNOW EXACTLY HOW THINGS ARE GOING. AND I GUESS I ALSO QUESTION, LAST TIME, YOU TOLD ME THAT BECAUSE OF MR. LEONARD'S, OR MR. FRANCIS' SIZE, AND I HAVEN'T SEEN HIM IN A VERY, VERY LONG TIME -- I UNDERSTAND THAT --AND I'VE NEVER HEARD THAT BEFORE. SO I DON'T KNOW HOW YOU DIAGNOSE SOMEBODY WITH THESE KINDS OF ISSUES. MR. BURSTEIN: SO, RIGHT, WE WERE BOTH TOLD THAT BY THE DOCTORS, AND WHAT THEY'RE GOING TO DO IS (PAUSE) --THE COURT: OKAY. MR. BURSTEIN: --AND THAT WILL CONFIRM, LIKELY CONFIRM FOR THEM. THE COURT: WHETHER IT'S MR. BURSTEIN: EXACTLY, YOUR HONOR. THE COURT: OKAY.

1 MR. BURSTEIN: AND THAT'S THEIR WORK-AROUND FOR THE 2 3 THIS IS, AGAIN, GETTING OUTSIDE OF MY --4 5 THE COURT: NO; UNDERSTOOD. MR. BURSTEIN: -- BAILIWICK, BUT THAT'S WHAT'S WE'VE 6 BEEN TOLD. 7 THE COURT: OKAY. 8 MR. BURSTEIN: SO, REALLY, I THINK THE MOST PRESSING 9 THINGS ARE, YES, I AGREE WITH THE COURT COMING IN EVERY 30 10 DAYS MAKES SENSE. 11 THE COURT: I'LL EXTEND IT 90 DAYS. I DON'T WANT TO 12 PUT ANY PRESSURE ON ANYBODY. I KNOW THESE AREN'T FAST THINGS. 13 I'LL EXTEND IT 90 DAYS, BUT I WOULD WANT TO DO WHAT WE'RE 14 DOING TODAY MAYBE EVERY 30 DAYS. IF HE'S HAVING DAILY -- THE 15 WAY THIS IS BEING SET UP, HE'S GOING TO HAVE, PROBABLY, THE 16 BEST MEDICAL CARE ANYBODY COULD EVER HAVE. 17 MR. BURSTEIN: HOPEFULLY. 18 19 THE COURT: SO, WITH THAT, I THINK THERE'S GOING TO BE INFORMATION AVAILABLE MORE FREQUENTLY THAN EVERY 90 DAYS. 20 21 SO I'D LIKE TO DO THAT, AND I DO THINK SECURITY CONTINUES TO 22 BE IMPORTANT. I UNDERSTAND THE LIKELIHOOD OF HIM WALKING AWAY FROM THIS IS NOT GREAT, BUT I THINK IT'S IMPORTANT, COUNSEL. 23 I'M NOT INCLINED TO REMOVE THAT CONDITION. 24

MR. BURSTEIN: I UNDERSTAND, YOUR HONOR, AND I'M JUST

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TRYING -- I'M THINKING, HE NEEDS HE NEEDS TO GET TO THIS --THE COURT: RIGHT. MR. BURSTEIN: -- BUT I DON'T THINK IT'S GOING TO BE -- I'M NOT SURE IT'S GOING TO BE DOABLE TO PUT A SECURITY GUARD. WHAT THEY WANT TO DO IS RENT A SPACE WITHIN ABOUT ONE-AND-A-HALF MILES OF THE HOSPITAL, AND THE COURT: OKAY. MR. BURSTEIN: -- AND THE PROBLEM IS HAVING SECURITY. I'M NOT SURE THAT THE RENTAL AGENCY -- I MEAN --THE COURT: YOU KNOW, COUNSEL, ANYTHING IS DOABLE. ANYTHING IS DOABLE, AND I THINK IT IS SOMETHING THAT CAN BE ACCOMPLISHED. I MEAN, EXTRAORDINARY EFFORTS HAVE BEEN GONE THROUGH TO MAKE SURE THAT YOUR CLIENT GETS THIS TREATMENT AND CARE, AND I DON'T HAVE ANY QUESTION ABOUT THAT, BUT I ALSO THINK THERE'S A COMPETING INTEREST, AND SO I THINK THERE'S A WAY TO WORK THAT OUT, COUNSEL. YOU'RE GOING TO HAVE THREE SHIFTS, AND IT IS WHAT IT IS, AND HE'S UP AT THERE ARE A LOT OF PLACES WITHIN A MILE OR SO OF THAT RADIUS. I DON'T KNOW WHAT TO TELL YOU. I THINK IF HE JUST NEEDS A PLACE TO CONVALESCE. IF HE NEEDS A LOT OF MEDICAL EQUIPMENT HERE, THAT'S ANOTHER STORY. I DON'T KNOW. MR. BURSTEIN: WELL, HOW WOULD THE COURT -- I MEAN,

SO, UNDER THE CURRENT ORDER, WE'RE IN THIS LITTLE BIT -- I

CAN'T TELL THE DOCTOR, I CAN'T TELL THE DOCTOR GO AHEAD AND

GET, YOU KNOW, GO RENT A SPACE AND PUT HIM, MOVE HIM OUT OF

THE HOSPITAL UNTIL, OBVIOUSLY, I HAVE APPROVAL FROM THE COURT.

SO I --

THE COURT: WHATEVER SECURITY MEASURES YOU HAVE MADE NOW, THEY'RE GOING TO STAY IN PLACE, AND HE'S GOING TO GO

#### WHEREVER --

MR. BURSTEIN: OKAY.

THE COURT: -- AND SECURITY IS GOING TO GO WITH HIM.

MR. BURSTEIN: ALL RIGHT, UNDERSTOOD.

THE COURT: I MEAN, I DON'T WANT TO MAKE THIS MORE
COMPLICATED THAN IT IS, BUT IN THE EVENT THAT SOMETHING WERE
TO HAPPEN AND THE FACILITY WERE TO BE EMPTY ONE MORNING AND
HE'S NOT THERE AND HE'S BACK IN MALAYSIA FOR WHATEVER REASON.

MR. BURSTEIN: UNDERSTOOD.

THE COURT: MR. PLETCHER'S NAME ISN'T ON IT. YOUR
NAME ISN'T ON IT. MY NAME'S ON IT, WHO LET SOMEBODY DO THIS
WITHOUT ANY SECURITY. I HOPE THAT'S NOT THE CASE. I WOULD
FEEL BETTER HAVING A U. S. MARSHAL, BUT I DON'T THINK THEY'LL
DO IT. I DON'T KNOW IF ANYBODY EVER CHECKED INTO THAT.
YOU'RE NOT TELLING ME HE CAN'T AFFORD THIS ANYMORE, BECAUSE
HE'S AFFORDING EVERYTHING ELSE, WHICH IS INFINITELY MORE
EXPENSIVE THAN THE SECURITY INDIVIDUAL.

BUT MAYBE MR. PLETCHER KNOWS IF THE U. S. MARSHAL

WASN'T WILLING TO DO THIS. 1 2 MR. BURSTEIN: YEAH, WE TRIED. 3 MR. PLETCHER: BECAUSE HE'S ON A MEDICAL FURLOUGH, AS 4 A TECHNICAL MATTER, THEY DON'T HAVE THAT RESPONSIBILITY. SO, 5 YEAH, THEY WON'T. IN A RESPONSE EARLIER ON, THEY ARE 6 UNWILLING OR UNABLE. 7 THE COURT: SO THAT'S ALL WE CAN DO. MR. BURSTEIN: YEAH. GOING BACK THROUGH THE HISTORY, 8 A LARGE PART OF THE REASON WHY HE'S ON MEDICAL FURLOUGH WAS SO 9 10 SO THAT THE MARSHALS DIDN'T HAVE TO DEAL WITH ANY OF THIS --THE COURT: OKAY. 11 12 MR. BURSTEIN: -- SO. THE COURT: OKAY. AND MR. PLETCHER IS NOT OBJECTING 13 ONE WAY OR THE OTHER TO WHAT THE COURT MIGHT ORDER TODAY. 14 MR. BURSTEIN: RIGHT. 15 16 THE COURT: AND YOU WOULD JUST LIKE TO MAKE IT A LITTLE SIMPLER, MAYBE A LITTLE CHEAPER, ALTHOUGH (PAUSE). 17 18 MR. BURSTEIN: LOOK, I UNDERSTAND THE COURT'S 19 POSITION, AND I'M SURE THIS -- YOU KNOW, IF -- WHAT WE'VE BEEN 20 DOING, YOU KNOW, TOGETHER ON THIS IS GOING ONE STEP AT A TIME, 21 AND SO MAYBE IN 30 DAYS, IF HE'S AT HIS NEW FACILITY AND EVERYTHING IS FINE, MAYBE WE CAN READDRESS IT WITH THE COURT 22 23 THEN. 24 THE COURT: I'M JUST MAKING THIS ORDER AS OF TODAY.

LET'S SEE WHERE WE ARE. NOW, I'M WILLING TO EXTEND THE

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FURLOUGH FOR 90 DAYS, BUT I DO WANT A STATUS IN 30 DAYS. WANT SECURITY LEFT IN PLACE. HE'LL CONTINUE ON GPS MONITORING, AND HE WILL CONTINUE TO HAVE A PRIVATE SECURITY GUARD 24/7. I'M TRYING TO THINK IF THERE'S ANYTHING ELSE. I WAS ALSO CURIOUS. THIS CONTINUES TO BE UNDER SEAL AND EXTREMELY CONFIDENTIAL, I TAKE IT? MR. BURSTEIN: YES, YOUR HONOR. THE COURT: OKAY. IS THERE ANY MORE THOUGHT TO WHERE WE'RE GOING DOWN THE ROAD WITH THIS? GO AHEAD. MR. BURSTEIN: JUST BEFORE WE GET THERE AND JUST SO I UNDERSTAND, AND IT IS OKAY, I CAN NOW TELL THE DOCTOR HE CAN MOVE HIM OUT OF THE HOSPITAL AS LONG AS PRIVATE SECURITY REMAINS? THE COURT: CORRECT. MR. BURSTEIN: OKAY. THE COURT: I MEAN (PAUSE) -- OKAY. MR. PLETCHER: ON YOUR HONOR'S NEXT QUESTION, I THINK, YOU KNOW, AT OUR STATUS CONFERENCE IN 30 DAYS, WE'LL BE IN A BETTER POSITION TO EXACTLY DESCRIBE WHAT WE SEE UPCOMING WITH RESPECT TO THE DEPOSITION, A NOTICE OF THAT DEPOSITION, HAVING ALL THE REST OF DEFENSE COUNSEL PARTICIPATE THEN IN THAT CONVERSATION, AS WELL AS THE POSSIBILITY THAT MR. FRANCIS IS SENTENCED IN THE INTERIM, WHICH IS SOMETHING WE BROUGHT UP BEFORE. BUT I THINK WE'RE STILL WORKING OUT ASPECTS OF THOSE

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DETAILS, AND SO INSTEAD OF GETTING TOO FAR OUT IN FRONT OF OURSELVES, YOU KNOW, WE ENVISION SOME COMBINATION OF THOSE THINGS TO HAPPEN. WE EXPECT THAT WE ARE ALL WORKING ON A MORE EXPEDITIOUS TIMETABLE THAN PERHAPS WE THOUGHT WE ONCE WERE. THE COURT: WHEN YOU SAY A MORE EXPEDITIOUS (PAUSE). MR. PLETCHER: EXPEDITIOUS TIMETABLE THAN WE THOUGHT WE ONCE WERE --THE COURT: OKAY. MR. PLETCHER: -- YOU KNOW, PARTICULARLY WITH RESPECT TO MR. FRANCIS' TRIAL TESTIMONY. THE COURT: WHAT IS YOUR THOUGHT ON THAT? MR. PLETCHER: WELL, THE THOUGHT IS THAT WE WOULD SCHEDULE AND NOTICE FOR HIS DEPOSITION UNDER RULE 15. YOU KNOW, TRIAL TESTIMONY, WE TALKED LAST TIME A LITTLE BIT ABOUT PERHAPS YOUR HONOR PRESIDING OVER THAT, CALLING BALLS AND STRIKES IN REAL TIME. I EXPECT THE DEFENSE ATTORNEYS WILL WANT TO REVIEW, MAKE SURE THAT THEY HAVE FULL REVIEW OF THE DISCOVERY MATERIALS AND VARIOUS THINGS AND THEY'RE PREPARED TO CROSS-EXAMINE MR. FRANCIS. AND THIS IS ALL IN THE EVENT, YOU KNOW, THAT HE'S UNAVAILABLE TO TESTIFY IN THE FUTURE, WHICH, AS YOUR HONOR POINTED OUT, IS UNCERTAIN. MANY PEOPLE LIVE THE COURT: I HAVE KNOWN MANY

1 AND THAT'S WHAT WE WISH FOR MR. FRANCIS --2 MR. BURSTEIN: ABSOLUTELY. THE COURT: -- THAT HE HAVE -- HE MAY ALWAYS HAVE TO 3 4 MAINTAIN, AND THE NEW NORMAL FOR HIM MAY BE CONSTANT MAINTENANCE ON THIS, AND MONITORING, I SHOULD SAY, NOT 5 6 MAINTENANCE, MONITORING, BUT THAT'S WHAT WE WOULD HOPE. SO, 7 NO, I'M CERTAINLY WILLING TO DO WHATEVER PEOPLE NEED BY WAY OF DEPOSITION. 8 9 SO, ANYTHING ELSE ANYBODY WANTS TO TELL ME THIS 10 MORNING? 11 I'M GOING TO ASK YOU TO SUBMIT A NEW ORDER, COUNSEL, OF TRANSFER TO THE FACILITY COVERING EVERYTHING WE'VE 12 13 DISCUSSED. HE'S GOING TO -- BUT YOU DON'T KNOW WHERE HE'S GOING TO GO YET. 14 15 MR. BURSTEIN: BUT I'LL MAKE IT CLEAR ON THE ORDER 16 WHERE THAT IS GOING TO BE, THE SATELLITE CLINIC AS SET UP BY 17 HIS SUPERVISING PHYSICIAN. 18 THE COURT: OKAY. AND I GUESS I HAVE ONE MORE OUESTION. HE HAS A MEDICAL PERSON WITH HIM AT ALL TIMES? 19 20 MR. BURSTEIN: CURRENTLY OR AT THE CLINIC? THE COURT: WELL, NO. AS IS PLANNED. 21 22 MR. BURSTEIN: I'M NOT SURE IF IT'S -- I MEAN, HE'LL 23 HAVE THE SECURITY THERE AT ALL TIMES --24 THE COURT: YES. 25 MR. BURSTEIN: -- AND I'M NOT SURE IF THE NURSING

SERVICE IS 24 HOURS OR IF IT'S JUST A DAILY THING. I'LL 1 FOLLOW UP WITH THE DOCTOR. 2 3 THE COURT: OKAY. 4 MR. BURSTEIN: THERE WILL BE A NURSE THERE EVERY DAY 5 AND A DOCTOR CHECKING IN ON HIM EVERY DAY. I JUST DON'T KNOW 6 HOW MANY HOURS. 7 THE COURT: OKAY. BUT I'M REQUIRING 24/7 SECURITY. I'M REQUIRING GPS. 8 WE HAVE SOMEBODY HERE. IS THERE ANYTHING YOU WANT TO 9 ASK OR ADD TO THIS? 10 MS. HAZARD: YOUR HONOR --11 12 THE COURT: PLEASE STATE YOUR NAME FOR THE RECORD. MS. HAZARD: KIM HAZARD WITH PRETRIAL SERVICES. 13 SO THE ONLY THING WE DO ASK, YOUR HONOR, IS THE 14 DEFENSE TO NOTIFY OUR OFFICE PRIOR TO HIS RELOCATION --15 16 MR. BURSTEIN: OF COURSE. MS. HAZARD: -- AND PROVIDE US WITH THE NEW ADDRESS. 17 18 MR. BURSTEIN: OF COURSE. I KNOW YOU NEED TO SET UP 19 THE GPS. MS. HAZARD: CORRECT. 20 MR. BURSTEIN: YEAH, I'VE BEEN IN CONTACT, AND I WILL 21 22 DO THAT. THE COURT: OKAY. 23 24 MR. BURSTEIN: AND, YOUR HONOR, SHOULD WE SUBMIT THAT 25 ORDER DIRECTLY --

THE COURT: DIRECTLY TO ME.
MR. BURSTEIN: THROUGH ALEX?
THE COURT: CERTAINLY.
MR. BURSTEIN: OKAY.
THE COURT: BECAUSE THIS IS ALL UNDER SEAL.
MR. BURSTEIN: I WILL DO THAT.
THE COURT: OKAY. IT WILL REMAIN UNDER SEAL UNTIL
PEOPLE TELL ME SOMETHING OTHER THAN THAT.
MR. BURSTEIN: THANK YOU, YOUR HONOR.
THE COURT: ANYTHING ELSE, COUNSEL?
MR. BURSTEIN: NO. I'LL TELL THE DOCTOR TO GET GOING
ON THIS.
THE COURT: OKAY. SO HE'S GOING TO OKAY. AND I'M
GOING TO SIGN AN ORDER FOR 90 DAYS, BUT WITH A STATUS IN 30.
SO 90 DAYS FROM MARCH 1ST WOULD PUT THE FURLOUGH TO
WHAT DATE, ALEX?
THE DEPUTY CLERK: IT WOULD BE MAY 30TH.
THE COURT: OKAY. MAY 30TH, THE FURLOUGH WOULD END.
OKAY. AND THEN LET'S SET A STATUS 30 DAYS FROM TODAY JUST TO
SEE WHAT ISSUES, LET'S SEE HOW EVERYTHING'S GONE.
MR. PLETCHER: I'M GOING TO BE OUT OF TOWN UNTIL
APRIL 6TH. MAYBE WE CAN SET THE STATUS THE NEXT WEEK.
THE COURT: SURE. SO YOU'RE BACK (PAUSE).
MR. PLETCHER: I'M BACK ON APRIL 6TH.
THE COURT: OKAY.

1	THE DEPUTY CLERK: SO IT WOULD BE APRIL 9TH, AT NINE
2	o'clock.
3	MR. BURSTEIN: I'M IN THE NINTH CIRCUIT THAT MORNING.
4	THE COURT: OKAY. THE 6TH IS A FRIDAY, RIGHT?
5	THE DEPUTY CLERK: THAT'S CURRENTLY NOT AVAILABLE.
6	THE COURT: OH, THAT'S RIGHT. I'M NOT HERE.
7	THE DEPUTY CLERK: SO TUESDAY.
8	THE COURT: SURE.
9	ARE YOU BACK ON THE 10TH, MR. BURSTEIN?
10	MR. BURSTEIN: YES, YOUR HONOR.
11	THE COURT: OKAY.
12	THE DEPUTY CLERK: SO APRIL 10TH, AT NINE O'CLOCK
13	A.M.
14	THE COURT: DOES THAT WORK?
15	MR. PLETCHER: YES.
16	THE COURT: OKAY. AND THAT'S JUST FOR STATUS.
17	THAT'S JUST IF ANYBODY HAS ANY ISSUES, TELL ME HOW IT'S GOING,
18	TELL ME ANYTHING YOU WANT TO TELL ME, SO WE CAN STAY IN TOUCH
19	AND YOU CAN KEEP ME APPRISED.
20	MR. BURSTEIN: I THINK IT'S A GOOD IDEA. THANK YOU,
21	YOUR HONOR.
22	THE COURT: OKAY. SO YOU'RE GOING TO DO A NEW ORDER
23	THAT COVERS EVERYTHING, PUTS THE NEW DATE IN, PUTS THE STATUS
24	IN, AND AUTHORIZES THE FURLOUGH TO MAY 30TH.
25	MR. BURSTEIN: RIGHT. AND THEN THE ONLY THING WE

NEED SEP	ARATE FROM THAT IS, THE WAY FOR PRETRIAL AND THE
MARSHALS	, THEY NEED THE GREEN SHEET. BEYOND AN ORDER, EVEN
WHEN WE	HAVE AN ORDER, AND ALEX HAS A COPY, THEY JUST NEED
THAT SHE	ET FOR WHATEVER REASON.
	THE COURT: OKAY. ANYTHING ELSE?
	MR. PLETCHER: NO, YOUR HONOR.
	MR. BURSTEIN: NO, THANK YOU, YOUR HONOR.
	THE COURT: OKAY. THANK YOU.
	MR. PLETCHER: THANK YOU FOR SEEING US.
	MR. BURSTEIN: THANK YOU FOR TAKING THE TIME, YOUR
HONOR.	
	THE COURT: OH, YOU'RE WELCOME.
	(PROCEEDINGS ADJOURNED AT 11:20 A.M.)
	(END OF TRANSCRIPT)
	I, FRANK J. RANGUS, OFFICIAL COURT REPORTER, DO
HEREBY C	ERTIFY THAT THE FOREGOING TRANSCRIPT IS A TRUE AND
ACCURATE	TRANSCRIPTION OF MY STENOGRAPHIC NOTES.
	S/FRANK J. RANGUS
	FRANK J. RANGUS, OCR

### IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA, 13-CR-3781-JLS
PLAINTIFF, 13-CR-3782-JLS
13-CR-4287-JLS
VS. 13-CR-4287-JLS

VS. 13-CR-3782-JLS
APRIL 10, 2018
DEFENDANTS. 19:00 A.M.

#### UNDER SEAL

TRANSCRIPT OF STATUS HEARING

BEFORE THE HONORABLE JANIS L. SAMMARTINO

UNITED STATES DISTRICT JUDGE

#### **APPEARANCES:**

FOR THE GOVERNMENT: OFFICE OF THE U. S. ATTORNEY

BY: MARK W. PLETCHER, ESQ. 880 FRONT STREET, RM. 6293

SAN DIEGO, CA 92101

FOR THE DEFENDANT: WARREN & BURSTEIN

BY: DEVIN J. BURSTEIN, ESQ. 501 W. BROADWAY, SUITE 240

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PROCEEDINGS RECORDED BY ELECTRONIC STENOGRAPHY; TRANSCRIPT PRODUCED BY COMPUTER.

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PROCEEDINGS: PAGE

NEXT HEARING DATE 31

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THE DEPUTY CLERK: NUMBER ONE ON THE CALENDAR, 13-CR-3781, 13-CR-3782, AND 13-CR-4287, UNITED STATES VS. LEONARD GLENN FRANCIS, FOR STATUS. THE COURT: OKAY. LET ME BEGIN BY INDICATING THAT THESE PROCEEDINGS ARE SEALED PROCEEDINGS. THERE'S NOBODY IN THE COURTROOM EXCEPT THOSE ASSOCIATED WITH THIS CASE, AND THE TRANSCRIPT OF THESE PROCEEDINGS WILL REMAIN SEALED UNTIL FURTHER ORDER OF THE COURT. SO, WITH THAT, PLEASE ENTER YOUR APPEARANCES. MR. PLETCHER: THANK YOU, YOUR HONOR. GOOD MORNING. MARK PLETCHER FOR THE UNITED STATES. THE COURT: THANK YOU. GOOD MORNING. MR. BURSTEIN: AND GOOD MORNING, YOUR HONOR. DEVIN BURSTEIN FOR MR. FRANCIS. THE COURT: OKAY. THANK YOU. THIS IS A STATUS CONFERENCE, AND WHOEVER WOULD LIKE TO GO FIRST AND TELL ME -- OKAY. MR. BURSTEIN, GO AHEAD. MR. BURSTEIN: THANK YOU, YOUR HONOR. WITH ME IS MR. FRANCIS' TREATING PHYSICIAN, HE'LL BE PROVIDING THE COURT WITH THE MEDICAL UPDATE, AND THEN THERE ARE JUST A FEW HOUSEKEEPING MATTERS AFTER THAT. IF WE COULD PROCEED THAT WAY, YOUR HONOR. THE COURT: OKAY. NO, THAT'S FINE, AND I HAVE A COUPLE OF QUESTIONS AFTER THAT, TOO. SO LET'S GO AHEAD AND WE'LL HEAR FROM THE DOCTOR.

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               AND I'M GOING TO ASK YOU, DOCTOR, TO STATE YOUR NAME
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      SLOWLY, AND IF YOU HAVEN'T GIVEN US A CARD, I'D LIKE YOU TO
      SPELL YOUR COMPLETE NAME SLOWLY FOR THE RECORD.
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               MR. BURSTEIN: MAY I APPROACH, YOUR HONOR?
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               THE COURT: OKAY. CERTAINLY.
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               NOW, PRONOUNCE YOUR LAST -- STATE YOUR NAME FOR THE
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      RECORD.
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                THE COURT: OKAY.
                                                   OKAY.
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               BRING THE MIKES CLOSER, SIR, AND PULL THEM UP A
      LITTLE BIT SO I CAN HEAR YOU.
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13
               OKAY. GO AHEAD, SIR.
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               THE COURT: THANK YOU. GO AHEAD AND TELL ME WHAT YOU
16
      WANTED TO TELL ME THIS MORNING.
                          : OKAY. SO, SURE. I GUESS --
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               THE COURT: I MEAN, YOU'RE SUPPOSED TO UPDATE ME ON
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      THE STATUS OF YOUR PATIENT --
                          : ABSOLUTELY.
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                THE COURT: -- LEONARD FRANCIS.
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                          : ABSOLUTELY.
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                SO, FOR BACKGROUND, MY NAME IS
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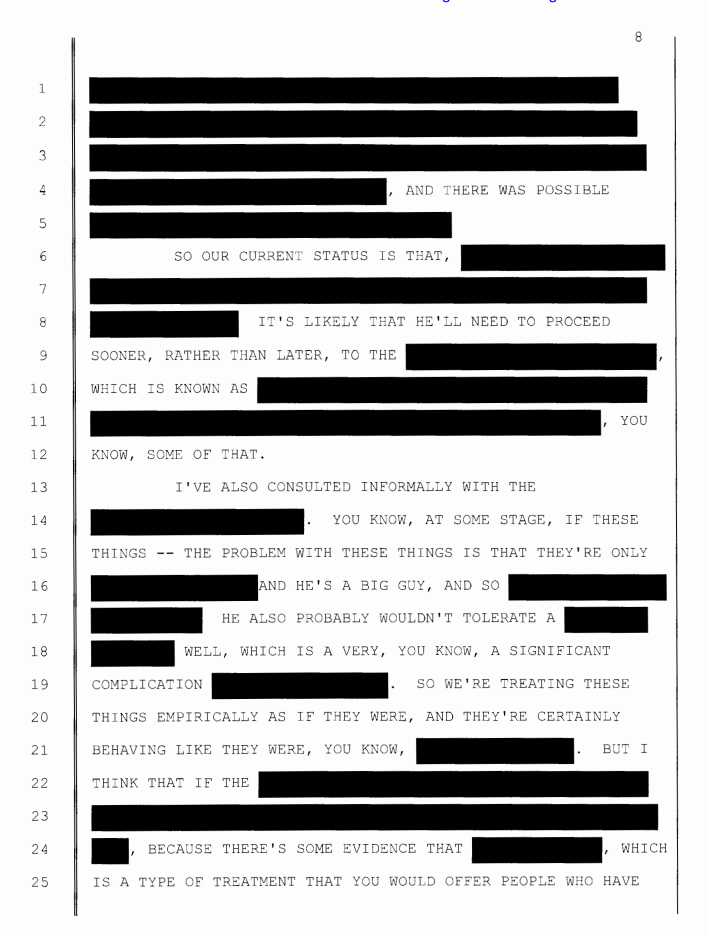
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A REPRESENTATIVE OF MY HOSPITAL APPROACHED ME SOMETIME LAST YEAR ABOUT MR. FRANCIS AND ASKED ME IF I WOULD SEE AND EVALUATE HIM TO BE TREATED. I WAS GIVEN RECORDS FROM AN APPEARANCE THAT HE HAD MADE AT I THINK HAD THE PRISON CONTRACT FOR HIM, AND AT THAT TIME, ON REVIEWING THE RECORDS, HE HAD HAD HE'D HAD , AND HE HAD A HISTORY OF HAVING HAD A IN THE PAST, AND HE WAS HAVING PROBLEMS. I REVIEWED THE RECORDS IN ADDITION TO THAT. HE HAD SOME CHRONIC HEALTH ISSUES, BUT THE MAIN ISSUE WAS THE FACT THAT HE HAD A AND I OFFERED TO TREAT HIM. THE PHYSICIAN AT I DON'T THINK WAS COMFORTABLE DOING A ON SOMEONE OF HIS SIZE. SO WHEN I SAW HIM, I TOOK A STEP BACK, OBVIOUSLY, AND DECIDED TO -- IT WAS GOING TO BE HARD TO EVALUATE HIM AS AN OUTPATIENT FOR ALL THE LOGISTICAL REASONS THAT HE HAD. SO WE DECIDED TO EVALUATE HIM AS AN INPATIENT, AND I ADMITTED HIM TO WITH THE INTENTION, ESSENTIALLY, OF DOING THE COURT: TIME-FRAME-WISE, WE'RE GOING BACK TO LAST YEAR, AREN'T WE, ON THIS? : YES. CORRECT. THE COURT: DECEMBER OF LAST YEAR, OR BEFORE THIS?

6 1 END OF DECEMBER LAST YEAR --2 THE COURT: END OF DECEMBER OF LAST YEAR. OKAY. 3 : -- BY THE TIME HE WAS 4 BUT ANYWAY, AS IS USUALLY THE CASE, WHEN WE SEE 5 SOMEONE WITH , WE TRY NOT TO HANG OUR HAT ON THE FACT THAT THIS MIGHT JUST BE A 6 , AND ESPECIALLY 7 HIS SYMPTOMS DIDN'T ENTIRELY ADD UP WITH THE SO WE EVALUATED HIM, AND UNFORTUNATELY DURING 8 9 THAT EVALUATION I FOUND THAT HE HAD A 10 AND SO, OBVIOUSLY, THAT WAS PROBLEMATIC. 11 12 WE GOT A TO SEE WHETHER OR NOT THE 13 AND IT LOOKED LIKE HE HAD 14 SO, YOU KNOW, 15 16 TO HAVE SOMETHING IN IT. WE DIDN'T KNOW WHAT IT WAS AT THE 17 TIME, AND WE KNEW HE HAD A 18 SO, KNOWING THAT, I TOOK HIM TO I WENT IN 19 AND DID A COUPLE OF 20 THINGS. Ι BECAUSE 21 WE KNEW HE HAD SOME OF THOSE OTHER ISSUES GOING ON, AND THEN I 22 23 24 THE WERE CONSULTED. THE 25 WHICH MEANT

1 THAT HE WAS NEVERTHELESS, THE, YOU 2 KNOW, THE NEXT COURSE OF TREATMENT WAS TO BECAUSE CERTAINLY HE WAS GOING TO RESPOND BETTER TO ANY 3 4 TREATMENT WITH THE SO WE , I THINK A COUPLE OF DAYS LATER, AND 5 TOOK HIM BACK TO WE DID THAT -- I 6 7 HAVE A PICTURE FOR YOU IF YOU WANT TO SEE IT -- AND THEN KEPT HIM IN HOSPITAL A FEW DAYS FOR HIM TO RECOVER FROM HIS 8 9 WE ALSO, I THINK, 10 AND, YOU KNOW, COMPLETED SOME 11 12 OF HIS OVERALL, YOU KNOW, HEALTH WORKUP. THE FELT 13 THAT THERE WERE THREE LINES OF TREATMENT. THE FIRST LINE OF TREATMENT WOULD BE TO THERE'S 14 THESE 15 A TYPE OF TREATMENT CALLED 16 MEDICATIONS 17 SO WE STARTED HIM ON THAT COURSE OF 18 19 TREATMENT. AT THE SAME TIME, WE CONTINUED RECOVERING HIM FROM 20 21 HIS , GETTING HIS OTHER HEALTH ISSUES UNDER 22 CONTROL, AND THEN I BELIEVE IT WAS THREE MONTHS -- I COULD BE 23 WRONG -- BUT ALMOST THREE MONTHS AFTER THE FIRST 24 25



ELABORATE ON?

MR. PLETCHER: THANK YOU, YOUR HONOR.

I'M NOT HEARING IT FOR THE FIRST TIME. I'VE BEEN

APPRISED BY MR. BURSTEIN THROUGHOUT ABOUT HOW THE COURSE OF

TREATMENT IS PROCEEDING, AND SO THIS IS -- THIS HAS BEEN WELL

DISCUSSED, AND I DON'T HAVE MUCH TO SAY ABOUT THE COURSE OF

TREATMENT. IT'S WELL OUTSIDE MY EXPERTISE. I THINK MR.

FRANCIS IS GETTING OUTSTANDING CARE FOR THIS, AND HE -- AND

ONE OF THESE IS

THAT THEY'RE TALKING ABOUT. I KNOW THE DOCTORS

ARE WORKING VERY HARD TO HAVE HIM

SO THEY HAVE A FEW MORE OPTIONS IN

TREATING HIM. SO I DON'T HAVE ANYTHING TO ADD. I DON'T HAVE

ANY COMPLAINTS ABOUT -- YOU KNOW, LAST TIME, WE DEALT WITH HIS

LIVING SITUATION AND HOW THAT WAS GOING TO UNFOLD AND -
THE COURT: HE'S STILL IN THE SAME LOCATION?

MR. PLETCHER: HE IS. HE'S IN SORT OF A ONE-ROOM

APARTMENT, IF YOU WILL, THAT DOUBLES AS HIS CLINIC. THE

SECURITY SITUATION, FROM OUR PERSPECTIVE, IS GOING VERY WELL,

AND WOULD ENCOURAGE THE COURT TO MAINTAIN THAT. I THINK HE'S

GETTING, YOU KNOW, ALL THE REST OF THESE THINGS THAT HE NEEDS.

MR. BURSTEIN BROUGHT UP TO ME THAT HE'D LIKE TO START ATTENDING MASS ONCE A WEEK, AND WE DON'T HAVE ANY OBJECTION TO HIM DOING THAT ONCE A WEEK, IN ADDITION TO THE OTHER CONDITIONS THE COURT HAS ALREADY IMPOSED.

SO THAT'S WHERE WE ARE. 1 THE COURT: HE'S ON GPS. CORRECT? 3 MR. PLETCHER: HE IS. THE COURT: AND HE HAS 24-HOUR SECURITY. 4 5 MR. PLETCHER: YES, MA'AM. THE COURT: SO SECURITY WOULD TAKE HIM TO HIS 6 7 RELIGIOUS SERVICES IF THAT'S AGREEABLE WITH EVERYBODY. 8 MR. PLETCHER: CERTAINLY. IT'S FINE WITH US. 9 THE COURT: SO TELL ME ABOUT THIS. TIMELINE, WHAT ARE WE LOOKING AT BEFORE HE WOULD PROGRESS, DOCTOR, TO THE 10 NEXT STAGE OF TREATMENT AND THE TOTAL -- LOOKING AT THIS, CAN 11 12 YOU PROJECT TREATMENT-WISE WHAT WE'RE LOOKING AT? I'D SAY MONTHS. HAVING SAID THAT, THE 13 OTHER ISSUES THAT MARK BROUGHT UP IS, YOU KNOW, HE HAS SOME 14 15 SIGNIFICANT CHRONIC HEALTH ISSUES, AND JUST IN THE FEW MONTHS I'VE BEEN TAKING CARE OF HIM, WE'VE STARTED HIM ON A NEW 16 17 18 19 SO, YOU KNOW, NONE OF THOSE THINGS ARE NECESSARILY HELPFUL. 20 IN ORDER TO -- AS A GENERAL RULE, IN ORDER 21 SO WE'VE BEEN -- I CALL THOSE HOUSEKEEPING ISSUES. 22 23 WE'VE BEEN TAKING CARE OF THOSE HOUSEKEEPING ISSUES WITH HIS 24 CHRONIC HEALTH. CERTAINLY, RIGHT NOW, IF WE WERE TO DECIDE TO 25 PROCEED WITH THAT WOULD NOT BE AN OPTION. I MEAN,

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      WITH HIS
               THE COURT: IT WOULD NOT BE?
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                           : TODAY, IT WOULD NOT BE, BECAUSE HIS
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                IS NOT WELL CONTROLLED. I'VE HAD TO ESCALATE HIS
 5
                         JUST WITHIN THE LAST WEEK. HIS
 6
                                 I'VE HAD TO INCREASE IN THE LAST
7
      FEW WEEKS. SO IT'S GOING TO TAKE US TIME TO GET UP-TO-STATE.
      IT DOESN'T REALLY MATTER, BECAUSE WE'RE NOT THINKING OF
8
             ANYTIME SOON. I THINK THAT THE NEXT
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      PLANNED FOR THREE MONTHS FROM THE PRIOR
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                                                       , WHICH I
      THINK WAS IN FEBRUARY. I CAN CHECK IF YOU WOULD LIKE THE
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      EXACT DATE. FEBRUARY 28TH WAS HIS LAST
                                                       . SO, I MEAN,
      WE'RE NOT GOING TO SEE SIGNIFICANT MOVEMENT IN THE
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      UNTIL WE REACH THE, I GUESS, THE MAY 28TH, THE END-OF-MAY
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      POINT, AND AT THAT TIME WE WOULD DECIDE TO EITHER CONTINUE
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      WITH THE
      AND REASSESS IN ANOTHER THREE MONTHS, MOST LIKELY.
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               THE COURT: NO, I JUST WANTED TO MAKE SURE I
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      UNDERSTOOD.
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               THE
21
                            YES.
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               THE COURT: -- LOOKS GOOD NOW.
23
                             YES.
               THE COURT: BUT YOU'RE SEEING WHAT -- WE DON'T KNOW
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      FOR SURE, BUT IT APPEARS TO BE SOME
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, AND YOU'RE THINKING THAT THOSE WERE AREAS WHERE MAYBE
HIS .
: RIGHT. SO THE OPINION OF OUR
ACTUALLY, AND I HAVE A REPORT FROM HIM HERE
SAYING THAT HE'S ESSENTIALLY BECAUSE HE HAS THOSE
. WE COULD HAVE ARGUED WHEN WE FIRST MET
HIM WHETHER OR NOT THOSE
ARGUE ABOUT THAT. HAVING SAID THAT, THE PROGRESSION IN THOSE
IS DEFINITELY CONCERNING.
THE COURT: OKAY. I'M TRYING TO THINK IF I HAVE ANY
OTHER QUESTIONS OF YOU. I GUESS THIS MAY BE MORE FOR COUNSEL
THAN YOU. I'M JUST WONDERING HOW THE PATIENT IS FEELING. IS
HE SORT OF COMFORTABLE AND ABLE TO
: YEAH.
THE COURT: MAINTAIN AND, I'M GOING TO SAY, KIND
OF MANAGE THIS? YOU SAID HE'LL OF THIS, AND I
UNDERSTAND THAT. THAT'S THE CASE WITH MANY PEOPLE.
: RIGHT.
THE COURT: BUT SOMETIMES WE CAN GET TO A POINT
WHERE MY TERM, AND IT'S NOT A MEDICAL TERM YOU CAN
MANAGE THIS AND HAVE SOME EXPECTATION OF SOME YEARS TO COME.
I DON'T KNOW IF THAT'S THE CASE OR NOT
: YEAH.
THE COURT: WITH SUCCESSFUL TREATMENT, DOCTOR. I

YEAH, ABSOLUTELY.

THE COURT: -- WITH TREATMENT. 1 2 : YEAH. NO, NO DOUBT. I MEAN, I'VE OFTEN SAID TO MY PATIENTS THAT THE ONES WHO CHOOSE TO LIVE 3 4 LIVE, AND THE ONES WHO CHOOSE TO -- THERE'S NOTHING THAT 5 WORRIES ME MORE THAN A LADY WHO MAY HAVE LOST A HUSBAND, WHO COMES IN WITH SOMETHING CURABLE, AND THEN SAYS, DOCTOR, I JUST 6 7 DON'T WANT TO LIVE, AND INEVITABLY, BY THE END OF THE YEAR, SHE'S NOT WITH US ANYMORE. THERE'S SOMETHING, THERE'S 8 SOMETHING MUCH BIGGER THAN ALL OF US IN THIS, ESSENTIALLY. 9 THE COURT: SO WHAT ARE YOU SUGGESTING THE COURSE OF 10 TREATMENT WOULD BE? CONTINUE WITH THE CURRENT --11 ABSOLUTELY, ABSOLUTELY. 12 RIGHT NOW? 13 THE COURT: --14 YEAH. I MEAN, I THINK THAT THE -- I THINK WE ABSOLUTELY NEED TO CONTINUE 15 THERE'S NO DOUBT ABOUT THAT. AND THE REAL ISSUE, I THINK, 16 SOMETIME TOWARD THE END OF MAY, THE BEGINNING OF JUNE, WE'LL 17 HAVE AN IDEA OF WHETHER WE RENEW OR ESCALATE THE CURRENT 18 I THINK THAT'S GOING TO BE OUR NEXT 19 INFLECTION POINT FOR ANOTHER THREE MONTHS. 20 21 THE COURT: AND THAT WILL BE BASED ON THE : EXACTLY. 22 THE COURT: -- AT THAT POINT. 23 24 : EXACTLY. 25 THE COURT: OKAY. THANK YOU.

1 I DON'T HAVE ANY OTHER QUESTIONS OF THE DOCTOR. 2 LET ME ASK IF YOU HAVE ANYTHING ELSE YOU WANTED TO 3 ELABORATE ON. THIS IS VERY HELPFUL, SIR. 4 NO. THANK YOU. 5 THE COURT: I KNOW HOW BUSY YOU ARE. I APPRECIATE YOUR COMING TO COURT. 6 7 ANYTHING ELSE YOU WANTED TO TALK ABOUT? 8 MR. BURSTEIN: JUST PERHAPS, YOUR HONOR, BRIEFLY, 9 OFFICE WAS ABLE TO ARRANGE THE ONE-ROOM APARTMENT SLASH CLINIC WHERE HE IS NOW, AND JUST WHETHER THAT'S (A) ABLE 10 11 TO BE CONTINUED AT THE CURRENT LOCATION, AND THEN WE DID SAY 12 IN 30 DAYS WE WOULD RE-ADDRESS THE NEED FOR THE SECURITY GUARD 13 BECAUSE OF THE GPS MONITORING, AND SO I DIDN'T KNOW IF 14 COULD ADDRESS WHETHER HE CAN MAINTAIN AT THE CURRENT 15 LOCATION INTO THE FUTURE AND IF THERE ARE ANY CONCERNS WITH 16 THE SECURITY. 17 THE COURT: I'M ASSUMING THIS LOCATION HAS BEEN KEPT 18 AS CONFIDENTIAL AS POSSIBLE. 19 : OF COURSE. 20 MR. BURSTEIN: YES, YOUR HONOR. PRETRIAL HAS BEEN 21 THERE TO VISIT MULTIPLE TIMES, AS WELL AS THE CASE AGENTS HAVE 22 COME TO DO SECURITY CHECKS. EVERYBODY IS ENTIRELY -- I CAN 23 REPRESENT --THE COURT: BUT, OTHER THAN THAT, IT'S BEEN KIND OF 24 25 LOW-KEY.

MR. BURSTEIN: IT'S IN THE BACK. IT REALLY IS A 1 2 PERFECT LOCATION. 3 THE COURT: SO YOUR QUESTION IS, CAN IT BE 4 MAINTAINED? 5 MR. BURSTEIN: COULD ADDRESS WHETHER 6 IT COULD BE MAINTAINED INDEFINITELY, AND THEN I GUESS THE QUESTION'S FOR THE COURT. WE HAD INITIALLY ASKED TO REMOVE 7 THE SECURITY GUARD WITHOUT OPPOSITION FROM THE GOVERNMENT. 8 9 THE COURT INDICATED THAT AT THE TIME IT WASN'T --THE COURT: I WASN'T INCLINED TO. 10 MR. BURSTEIN: AND THEN IT'S BEEN 30 DAYS. HE'S BEEN 11 IN FULL COMPLIANCE. WE WOULD LIKE TO REMOVE THAT NOW AND 12 MAINTAIN GPS, AND SO (PAUSE). 13 14 THE COURT: OKAY. MR. PLETCHER: AT LEAST, YOU KNOW, BEFORE 15 16 COMMENTS ON THE SUITABILITY OF THE LOCATION AND ITS 17 CONTINUANCE, THE GOVERNMENT HAS CHANGED ITS POSITION. 18 PREFER THE SECURITY. WE THINK, IN CONSIDERING THE COURT'S WORDS LAST TIME, THAT THE SECURITY GUARD, FOR A NUMBER OF 19 REASONS, INCLUDING NOT JUST MR. FRANCIS' CONTINUED APPEARANCE 20 AT A REOUIRED PROCEEDING AND HIS EFFECTIVE MAINTENANCE IN 21 22 CUSTODY, BUT ALSO FOR THE REMAINDER OF THE PROCEEDINGS. SO WE 23 PREFER THAT. I THINK THE COURT'S COUNSEL IN THAT REGARD WAS WISE, AND WE WOULD URGE THE COURT TO CONTINUE THE SECURITY. 24 25 THE COURT: OKAY.

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WELL, LET'S START WITH THIS, DOCTOR. IS THE LOCATION WHERE YOUR PATIENT IS, IS HE ABLE TO STAY IN THAT LOCATION AND MAINTAIN THAT LOCATION? : YEAH. I MEAN, I, FROM A SELFISH STANDPOINT, CHOSE A LOCATION THAT WAS CLOSE TO THE HOSPITAL SO THAT WE CAN, YOU KNOW, WE CAN SEE HIM. THE COURT: AND WE'RE TALKING SO HE'S UP IN THAT GENERAL AREA. YEAH. THE COURT: OKAY. : SO HE'S CLOSE TO HOSPITAL, AND THAT'S, QUITE FRANKLY, CONVENIENT FOR ME. I HAVE A NURSE OR MYSELF CHECK ON HIM AT HOME, IN ADDITION TO SEEING HIM IN THE OFFICE. SO THAT' VERY CONVENIENT. I THINK THE LOCATION IS ALSO GREAT BECAUSE IT'S WITHIN A SO, YOU KNOW, I THINK THAT THOSE THINGS ARE VERY USEFUL TO HIM. THE COURT: OKAY. COULD HE HAVE COME -- I'M NOT SUGGESTING THIS. I'M JUST TRYING TO GET A GAUGE AS TO HOW HE'S DOING. COULD HE HAVE COME TO COURT IF HE WANTED TO, IF WE HAD ASKED HIM TO COME TO COURT? HE COULDN'T HAVE COME IN HERE? MR. BURSTEIN: I COULD HAVE, I COULD HAVE BROUGHT HIM HERE.

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UNDERSTANDING AND COOPERATION.

THE COURT: I'M NOT ASKING THAT. I'M JUST TRYING TO GET A SENSE OF HOW WELL HE'S DOING. YEAH. THERE'S NO MEDICAL REASON WHY HE COULD NOT. THE COURT: THERE'S NO MEDICAL REASON WHY HE COULDN'T HAVE COME HERE. : ABSOLUTELY, YEAH. THE COURT: OKAY. VERY WELL. SO IF THAT CAN BE MAINTAINED, THAT SOUNDS AS THOUGH IT'S AS GOOD AS IT'S GOING TO GET AS FAR AS A LOCATION FOR HIM. YOU'RE NOT SUGGESTING ANYTHING TO THE ALTERNATIVE. MR. BURSTEIN: NO, YOUR HONOR. I WOULD LIKE HIM TO REMAIN. PERSONALLY, I THINK IT'S A GREAT AND VERY SECURE PLACE, THOUGH. MY QUESTION WAS REALLY GEARED TOWARD WHETHER KNEW IF THAT WAS, IF THERE WERE ANY PROBLEMS WITH KEEPING HIM THERE OR IF THE SECURITY WAS POSING ANY ISSUES. : NO. I MEAN, I'M NOT GOING TO COMMENT ON SECURITY. I'M A SIMPLE SURGEON. BUT I THINK IN TERMS OF LOCATION, I THINK, YOU KNOW, THE LOCATION IS EXCELLENT. THE ONLY THING I WOULD SAY IS THAT WE DID TALK TO THE LANDLORD AND WE GOT HIM THERE FOR INITIALLY THREE MONTHS, SO I DO NEED TO HAVE MY OFFICE SPEAK WITH THE LANDLORD. THE LANDLORD'S ALSO A PHYSICIAN HIMSELF, SO. THE COURT: OKAY. SO THERE'S SOME LEVEL OF

1 RIGHT. YEAH. SO WE JUST NEED TO MAKE SURE IT'S RENEWABLE, WHICH I'M SURE IT IS. 2 THE COURT: HOPEFULLY, THAT CAN BE MAINTAINED. 3 : RIGHT. AND IF IT WAS NOT, IF IT'S NOT 4 5 RENEWABLE, FOR THE RECORD, I THINK THERE ARE OTHER PLACES WITHIN THE SAME COMPLEX THAT ARE PRETTY SIMILAR, SO. 6 7 THE COURT: OKAY. VERY WELL. ANYTHING ELSE FROM THE DOCTOR BEFORE WE (PAUSE). 8 9 MR. BURSTEIN: NO, I DON'T BELIEVE SO, BUT, 10 HOPEFULLY, IF YOU HAVE THE TIME TO STICK AROUND JUST IN CASE 11 SOMETHING COMES UP. 12 SURE. 13 THE COURT: FOR A FEW MOMENTS AT LEAST, DOCTOR. ABSOLUTELY. 14 15 THE COURT: THANK YOU SO MUCH. I APPRECIATE YOUR 16 COMMENTS. GREAT. THANK YOU VERY MUCH. 17 THE COURT: I AM NOT INCLINED TO CHANGE THE SECURITY 18 SITUATION. I THINK IT'S APPROPRIATE, AND HE NEEDS TO BE ON 19 GPS. HE NEEDS TO HAVE 24-HOUR SECURITY. IF HE GOES TO 20 21 RELIGIOUS SERVICES, SECURITY NEEDS TO GO WITH HIM. HE'S ABLE 22 TO GET AROUND AND DO THINGS. I APPRECIATE THE NEED TO HAVE THIS SPECIAL ACCOMMODATION FOR HIM, AND PEOPLE ARE WILLING TO 23 24 DO THAT. 25 I'M ASSUMING -- AND I DIDN'T ASK THE DOCTOR THIS.

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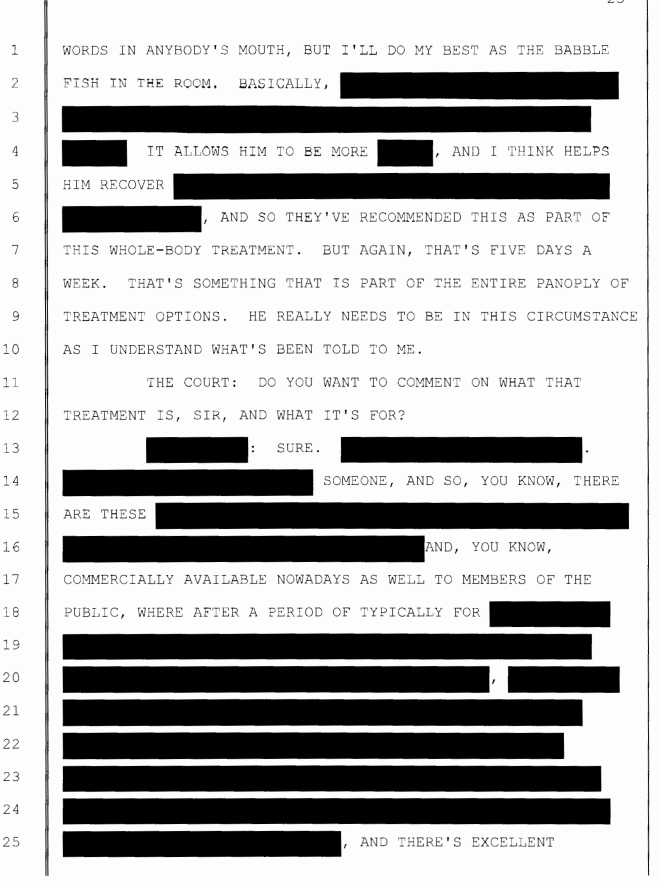
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I'M ASSUMING THAT A REMAND INTO CUSTODY AT THIS TIME WOULD NOT BE BENEFICIAL FOR THE PATIENT OR HIS TREATMENT OR COULDN'T BE MAINTAINED. WE HAVE MANY PATIENTS IN THE BUREAU OF PRISONS WHO ARE IN LOCAL CUSTODY HERE, DOCTOR, WHO HAVE CANCER AND TREAT ON SOME BASIS. SO MAYBE YOU SHOULD COMMENT ON THAT. : YEAH. AND WITH ALL DUE RESPECT TO, YOU KNOW, TO THE DOCTORS TAKING CARE OF HIM IN THE PRISON SERVICE, I RESPECTFULLY BELIEVE THAT WE'RE OFFERING HIM A HIGH LEVEL OF CARE. I THINK THAT THE, YOU KNOW, THE CONSTANT WORK THAT WE'RE DOING ON AN ALMOST-DAILY BASIS WITH HIM, WE'RE TRYING TO OPTIMIZE HIS CHRONIC HEALTH. YOU KNOW, WE'VE BEEN WORKING --WE'VE BEEN MAKING AT LEAST WEEKLY, IF NOT DAILY, DECISIONS ON , AND I THINK MONITORING HIM FOR THE SYMPTOMS OF VERY POTENTIAL SIDE EFFECTS . AND ESPECIALLY THE POTENTIAL TO FROM , AND I THINK -- AND AGAIN WITH GREAT RESPECT, YOU KNOW, TO THE FEDERAL SERVICE -- I THINK WE CAN OFFER HIM A LEVEL OF CARE THAT, QUITE FRANKLY, WILL LEAD TO . AND AGAIN, YOU KNOW, OUT OF GREAT RESPECT TO , THEY SORT OF MISSED THIS ONE, I THINK. THE FOLKS AT THE COURT: OKAY. UNDERSTOOD. I APPRECIATE THAT. THANK YOU. MR. PLETCHER: OF COURSE, THE LEVEL OF CARE, YOU KNOW, BETTER OR LESSER, ISN'T REALLY OUR LINCHPIN HERE. IT'S THE CONSTANT, DAY-TO-DAY OPTIMIZATION THAT DEALS WITH

1 2 , AND I THINK, AS THE 3 COURT IS LOOKING FORWARD, WHAT I WOULD SUGGEST IS THAT WE SET A HEARING SIMILAR TO THIS ONE IN THE FIRST WEEK OF JUNE AFTER 4 5 THE NEXT AND THEN TAKE A LOOK AT WHETHER THESE STABILITY ISSUES HAVE BEEN RESOLVED, YOU KNOW, WHAT'S THE 6 7 SITUATION WITH THE , AND THEN CONTINUE, AS WE HAD 8 TALKED ABOUT LAST TIME, WE TALKED ABOUT THIS TIME, TO 9 RE-EVALUATE NOT JUST -- CERTAINLY, HE'S ALWAYS GOING TO GET 10 BETTER CARE BEING UNDER THE PERSONAL ATTENTION OF THE 11 12 , AND SO THAT CAN'T BE OUR TEST, BUT WHETHER HE NEEDS TO HAVE THIS EXTRAORDINARY 13 ACCOMMODATION MADE FOR HIM TO MAKE SURE THAT HE'S GETTING A 14 15 REQUISITE LEVEL OF CARE THAT ALLOWS HIM A FIGHTING CHANCE AT 16 SURVIVAL, AND I THINK THAT'S WHERE WE ARE AT RIGHT NOW, AND 17 WE'LL RE-EVALUATE THAT IN JULY AND CONTINUE TO RE-EVALUATE THAT. 18 19 THE COURT: OKAY. MR. PLETCHER: ONE OF THE THINGS THE DOCTOR HAS 20 FIVE DAYS A WEEK, WHICH WILL HELP 21 RECOMMENDED IS 22 THE COURT: YOU'LL HAVE TO TELL ME WHAT THAT IS. I'M 23 24 NOT FAMILIAR WITH IT. 25 MR. PLETCHER: YEAH. I MEAN, I DON'T WANT TO PUT



1	EVIDENCE YOU KNOW, IT'S FDA-APPROVED, OBVIOUSLY
2	EXCELLENT EVIDENCE THAT THIS KIND OF TREATMENT,
3	
4	, YOU KNOW, THIS KIND OF TREATMENT SEEMS
5	TO BE TREMENDOUSLY BENEFICIAL WITH
6	
7	AND IN SOME PEOPLE ALSO HELPING WITH
8	ALTHOUGH IT'S UNCLEAR. I THINK, AS WITH ANY NEW THERAPY, WHAT
9	YOU, WHAT WE NEED TO DO AS PHYSICIANS IS ASSESS RESPONSE. SO
10	YOU GENERATE A HYPOTHESIS THAT THIS MIGHT BE BENEFICIAL AND WE
11	TRY IT OUT, AND IF IT IS, WE CONTINUE, AND IF NOT, WE
12	DISCONTINUE.
13	THE COURT: SO YOU'RE RECOMMENDING THIS.
14	: ABSOLUTELY. I THINK IT'S HARMLESS, AND
15	I THINK IT'S POTENTIALLY VERY BENEFICIAL.
16	THE COURT: AND WHERE WOULD HE GO FOR THIS?
17	: WELL, THESE THINGS ARE WIDELY
18	AVAILABLE, AND SO IT TURNS OUT THAT
19	. SO IT'S LITERALLY
20	20 YARDS AWAY FROM HIS APARTMENT.
21	THE COURT: IT'S VERY ACCESSIBLE. OKAY. VERY WELL.
22	SO THAT'S HELPFUL TO KNOW.
23	: YEAH.
24	THE COURT: OKAY. THANK YOU.
25	MR. KOSMO: YOUR HONOR, ERIC KOSMO FOR PRETRIAL

SERVICES ON THIS MATTER. 1 THERE'S A DIFFICULTY WITH 3 , AND THEY'RE CONCERNED. THEY WANT IT, THEY WANT THE 4 5 6 7 THE COURT: OKAY. CAN IT BE REMOVED AND REATTACHED? 8 MR. BURSTEIN: YOUR HONOR, THAT WOULD BE A SIGNIFICANT -- SORRY TO CUT YOU OFF, MR. KOSMO. THAT WOULD BE 9 10 A SIGNIFICANT BURDEN, I THINK, ON MR. KOSMO. SO WHAT WE'RE 11 GOING TO DO, ASSUMING -- WHAT WE'VE ALL TALKED ABOUT DOING AND 12 ALL COME TO AGREEMENT ON TRYING IS, MR. KOSMO WILL GO FOR THE 13 FIRST ONE. 14 IS CONFIDENT, AS AM I, THAT THAT 15 WILL BE SUFFICIENT. IF THE DEVICE BREAKS, MR. KOSMO WILL BE THERE. MR. FRANCIS WILL BE RESPONSIBLE FOR PURCHASING A NEW 16 17 ONE, AND WE WILL DISCONTINUE THE BECAUSE IT'S 18 FIVE DAYS A WEEK, I DON'T -- YOU KNOW, EVEN THOUGH I REPRESENT 19 MR. FRANCIS, I DON'T THINK IT'S FEASIBLE TO ASK MR. KOSMO TO 20 GO UP --21 THE COURT: OH, NO. 22 MR. BURSTEIN: -- FOR FIVE DAYS A WEEK TO DETACH IT 23 FOR A FIVE-MINUTE PROCEDURE. 24 THE COURT: OKAY. 25 MR. BURSTEIN: SO I THINK WE CAN TRY THIS

WORK-AROUND. I THINK IT'S GOING TO WORK JUST FINE. 1 2 THE COURT: SO JUST KIND OF Α LITTLE BIT --3 4 RIGHT. 5 THE COURT: --MR. KOSMO: YES, YOUR HONOR. I'M NOT SAYING --6 THE COURT: I APPRECIATE YOU -- GO AHEAD. 7 MR. KOSMO: YEAH. I'M NOT SAYING COUNSEL'S REQUEST 8 9 ISN'T REASONABLE. HOWEVER, OUR POSITION IS, YOU KNOW, THE VENDORS ARE EXPERT ON THAT. SO OUR POSITION IS THAT IT BE 10 I KNOW WE WOULDN'T NECESSARILY OPPOSE 11 REMOVED FOR HIM BEING REMOVED FOR THESE SEVERAL DAYS WHILE HE DOES IT. I 12 KNOW THAT MR. PLETCHER, THE AUSA ATTORNEY, DOESN'T WANT HIM 13 14 REMOVED FOR THAT LENGTH OF TIME. SO THAT WOULD BE, YOU KNOW, AN ISSUE WITH THAT. 15 THE COURT: OKAY. DOESN'T IT SEEM AS THOUGH, IF WE 16 TRY WHAT MR. BURSTEIN IS SUGGESTING, THAT WOULD BE THE LEAST 17 18 DIFFICULT FOR ALL OF US? IT'S JUST Α PREVENTS ANY DIFFICULTIES; THEN WE 19 LITTLE BIT FROM THE 20 DON'T HAVE TO WORRY ABOUT IT. I'M NOT INCLINED TO REMOVE GPS, AND I'VE ALREADY SAID AND I'M NOT GOING TO REMOVE 24-HOUR 21 SECURITY FROM MR. FRANCIS. SO I THINK WE JUST NEED TO SEE. 22 23 I DON'T KNOW WHEN THIS IS GOING TO START. WHEN IS GOING TO START? 24 THIS IT'S UP TO YOU. 25

THE COURT: WELL, I'M NOT A PHYSICIAN, SIR --1 2 OH, NO. 3 THE COURT: -- SO I'LL DEFER TO YOU. SO I WANTED TO START IT A FEW WEEKS 4 AGO, AND I WAS ASKED TO HOLD OFF UNTIL THIS HEARING. 5 6 THE COURT: OH, OKAY. SO, I MEAN, IF SOMETHING HAPPENS TO THE DEVICE, I THINK IT GOES WITHOUT SAYING, AND I'M 7 SURE COUNSEL FOR MR. FRANCIS WOULD AGREE, HE WILL MAKE GOOD 8 9 FOR THAT. 10 MR. BURSTEIN: YES, YOUR HONOR. THE COURT: HE'S ABLE TO DO THAT. 11 MR. BURSTEIN: AND JUST TO FOLLOW UP ON YOUR HONOR'S 12 LAST QUESTION, WE'RE PREPARED TO START AT THE CONVENIENCE OF 13 MR. KOSMO. SO WE'LL MAKE THE APPOINTMENT, MAKE SURE THAT IT 14 WORKS WITH HIS SCHEDULE TO BE THERE FOR THE FIRST APPOINTMENT, 15 16 BECAUSE, REALLY, THE ONLY OTHER OPTION IS TO REMOVE IT FOR A MONTH, AND I KNOW THAT THE GOVERNMENT AND THE COURT ARE NOT 17 18 COMFORTABLE WITH THAT. THE COURT: WELL, LET ME ASK MR. PLETCHER. HE HASN'T 19 20 HAD A CHANCE TO SAY ANYTHING ON THIS. YOU AGREE THAT THE GPS SHOULD NOT BE REMOVED? 21 MR. PLETCHER: I AGREE WITH THAT. I THINK 22 IT SEEMS LIKE A GOOD FIRST OPTION, AND IF IT CONTINUES TO 23 FUNCTION, THEN, GREAT, AND IF IT AT SOME POINT BREAKS, THEN 24 25 MR. FRANCIS CAN BUY A NEW ONE, AND WE CAN REASSESS AT THAT

POINT. BUT, YOU KNOW, THERE'S NO REASON -- THERE'S NO DOWN 1 2 SIDE TO TRYING IT OUT. 3 THE COURT: I DON'T KNOW HOW MUCH THE DEVICES COST, BUT GIVEN EVERYTHING THAT'S BEING DONE HERE, IT DOESN'T SEEM 4 5 AS THOUGH IT WOULD BE THE LARGEST EXPENSE THAT'S BEING 6 INCURRED HERE. I DON'T REALLY KNOW, BUT. 7 MR. KOSMO: THE DEVICE IS \$1500, YOUR HONOR. THE COURT: OKAY. WELL, I GUESS WHAT I WOULD BE 8 INTERESTED IN, IF YOU'RE GOING TO BE THERE FOR THE FIRST TIME, 9 10 IS KNOWING THAT AFTER THAT EXPOSURE THAT THE DEVICE IS STILL OPERATIONAL, AND IF IT'S NOT, TO NOTIFY COUNSEL, BOTH COUNSEL, 11 IMMEDIATELY SO THAT THEY COULD BE INFORMED IF SOMETHING 12 13 HAPPENS TO THE DEVICE. MR. KOSMO: YES, WE CAN DO THAT, YOUR HONOR. 14 MR. PLETCHER: THE IDEA BEING THAT IF IT'S NOT 15 16 OPERATIONAL AFTER THE , THAT MR. KOSMO HAVE A 17 SECOND DEVICE READY TO REATTACH RIGHT THEN, I MEAN, RIGHT 18 THERE. 19 MR. KOSMO: THAT'S WHAT I WOULD DO, YOUR HONOR. THE COURT: OKAY. THANK YOU. 20 21 IS THERE ANYTHING ELSE? YOU'VE BEEN OUT TO THE LOCATION WHERE MR. FRANCIS IS 22 23 STAYING. 24 MR. KOSMO: MY COWORKERS WENT WHEN HE MOVED 30 DAYS 25 AGO. I PLAN TO GO MAYBE EVEN TODAY OR IN THE NEXT FEW DAYS.

THE COURT: OKAY. IS THERE ANYTHING YOU WANT TO ADD 1 TO THE STATUS REPORT THAT WE'RE DOING TODAY? 2 3 MR. KOSMO: YOUR HONOR ASKED ABOUT HE SEEMS -- I SPEAK TO HIM ONCE A WEEK. YOUR HONOR ASKED HIM ABOUT HIS 4 5 ATTITUDE. HE SEEMS POSITIVE, SO THAT'S A GOOD THING. THE COURT: OKAY. IT IS A VERY GOOD THING. 6 MR. KOSMO: AND ALSO HE'S ASKED ME PERSONALLY ABOUT 7 THE CHURCH, AND WE DON'T OPPOSE HIM GOING TO CHURCH ONCE A 8 9 THERE IS AN , WHICH WE WOULD NEED COURT WEEK. 10 APPROVAL TO REMOVE THE DEVICE FOR THE 11 THE COURT: OKAY. 12 13 MR. BURSTEIN: WE'LL COORDINATE WITH PRETRIAL FOR 14 WHEN THAT HAPPENS. SO, JUST TO PUT A FINE POINT ON IT, WE'D 15 NEED THE COURT'S APPROVAL FOR AND EVERYBODY'S IN AGREEMENT FOR CHURCH ONCE A WEEK. IT IS APPROXIMATELY A SIX-MINUTE DRIVE. 16 SECURITY CAN TAKE HIM, OR ONE OF HIS LAWYERS WILL TAKE HIM. I 17 18 MEAN, SECURITY WOULD BE THERE, SO. THE COURT: I THINK SECURITY NEEDS TO GO WITH HIM. 19 20 MR. BURSTEIN: SECURITY WILL BE THERE. WE NEED THE I THINK WE'VE ALL AGREED HOW WE'RE GOING TO 21 PROCEED WITH THAT, AND THEN I THINK JUST -- WE DON'T NEED A 22 WRITTEN ORDER, JUST THE COURT'S, YOU KNOW, APPROVAL THAT THE 23 24 -- THE GPS CAN COME OFF BRIEFLY DURING MR. KOSMO WILL THEN REATTACH IT IMMEDIATELY AFTER 25

1 THE COURT: OKAY. MR. BURSTEIN: AND WE'LL SCHEDULE ALL OF THOSE THINGS 2 3 IN ADVANCE WITH PRETRIAL SO THAT THERE'S NO MISCOMMUNICATION. THE COURT: OKAY. FAIR ENOUGH. 4 5 YOU'RE IN AGREEMENT WITH ALL OF THAT? 6 MR. PLETCHER: YES, ABSOLUTELY, YOUR HONOR. 7 THE COURT: YES. I WAS GOING TO ASK YOU TO PREPARE AN ORDER TO THIS EFFECT. 8 9 WE'RE GOING TO HAVE ANOTHER STATUS. I THINK THERE'S NO REASON TO HAVE IT UNTIL AFTER WE HAVE THE NEXT 10 IS GOING TO BE THE END OF MAY? 11 YOU SUGGESTED THE NEXT 12 : CORRECT. 13 THE COURT: SO MAYBE WE GO TO THE BEGINNING OF JUNE 14 FOR THAT. 15 YOU KIND OF FURROWED YOUR BROW. DO YOU THINK WE SHOULD KEEP IT EVERY 30 DAYS EVEN THOUGH --16 17 MR. PLETCHER: NO, NO. I WAS JUST RUNNING MY OWN SCHEDULE THROUGH MY MIND VERY QUICKLY AND JUST NOTING THAT I'M 18 OUT APPROXIMATELY THE FIRST SEVEN DAYS OF JUNE. SO MAYBE WE 19 20 CAN SET IT JUST AFTER THAT TO ACCOMMODATE MY SCHEDULE. 21 THE COURT: OKAY. 22 : THAT WOULD WORK WELL, BECAUSE I THINK 23 IT WOULD BE NICE TO HAVE OUR WEIGH IN ON HIS PROGNOSIS AFTER 24 SO THE MEETS 25 EVERY THURSDAY.

1 THE COURT: OKAY. 2 : SO THE THURSDAY AFTER THE , I COULD DO MY BEST TO HAVE THE 3 4 THE COURT: OKAY. THAT WOULD BE EXCELLENT. 5 SO WHAT WOULD THAT BE, ALEX? SO YOU'RE GONE THE FIRST WEEK OF JUNE, MR. PLETCHER? 6 7 MR. PLETCHER: YEAH, FROM THE LAST WEEK IN MAY AND THE FIRST WEEK IN JUNE. SO IF WE COULD SCHEDULE IT, YOU KNOW, 8 9 JUNE --10 I COULD USE THAT TIME FOR 11 12 MR. PLETCHER: EXACTLY. 13 THE COURT: THAT'S GREAT. 14 MR. PLETCHER: YOU KNOW, SOMETIME JUNE 10 TO 15. 15 THE DEPUTY CLERK: THURSDAY, JUNE 14TH, AT TEN 16 O'CLOCK. 17 THE COURT: OKAY. SO THAT'S WHEN OUR NEXT STATUS 18 WOULD BE. NOW, I HAVE A COUPLE OF QUESTIONS THAT PROBABLY DON'T 19 20 RELATE TO THE DOCTOR. BUT WHY DON'T YOU HAVE A SEAT, SIR --21 : SURE. 22 THE COURT: -- JUST IN CASE SOMETHING COMES UP. 23 24 AND MY QUESTION IS THIS. THIS FRIDAY, I HAVE NINE 25 DEFENDANTS COMING IN ON THIS CASE, AND A COUPLE OF QUESTIONS.

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I'M CURIOUS WHEN THIS INFORMATION IS GOING TO BE PUBLIC. I'M CURIOUS IF WE'RE STILL THINKING THAT THERE MIGHT BE DEPOSITIONS TAKEN, OR WHAT THE STATUS IS GOING FORWARD, AND WHEN ARE PEOPLE GOING TO KNOW THE SITUATION, IF ANY. MR. PLETCHER: YEAH. THE COURT: I THINK SOME DAY THIS IS GOING TO COME TO LIGHT. MR. PLETCHER: SO IT IS NOT A PUBLICLY KNOWN --THE COURT: NO, I KNOW. MR. PLETCHER: -- SITUATION NOW. THE COURT: I KNOW. MR. PLETCHER: I DON'T EXPECT THAT IT WILL BE PUBLICLY KNOWN BEFORE FRIDAY. THE COURT: OKAY. MR. PLETCHER: WE'VE BEEN WAITING TO GET AS GOOD MEDICAL INFORMATION AS WE CAN TO MAKE THE BEST DECISIONS AND EFFICIENT USES OF THE COURT'S TIME AND THE DEFENDANTS' TIME. I THINK --THE COURT: LET ME ASK YOU THIS. WHEN YOU SAY THAT, MR. PLETCHER, DO YOU MEAN YOU NEED MORE TIME, YOU NEED TO GO TILL JUNE, OR ARE WE AT A POINT WHERE THE GOVERNMENT IS ASSESSING WHERE WE GO FROM HERE? MR. PLETCHER: YEAH. SO ONE OF THE THINGS THAT WE WERE WAITING FOR WAS THE MOST RECENT TO GIVE US AN INDICATION OF WHETHER THE

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, BECAUSE IF THEY WERE JUST THAT HAPPENS FROM TIME TO TIME AND THE YOU KNOW, AT BAY AFTER THE , THAT WAS GOING TO SUGGEST ONE POTENTIAL. OF COURSE, NOW THAT THE AND THAT THAT TREATMENT CONTINUES, I THINK THAT PUTS US ON A DIFFERENT COURSE. SO I DO ANTICIPATE AT LEAST MAKING A MOTION TO THE COURT TO TAKE A DEPOSITION. OF COURSE, IT MAY NEVER BE NECESSARY. RIGHT? IF THIS TREATMENT UNFOLDS SUCCESSFULLY AND MR. FRANCIS IS AVAILABLE, THEN HIS DEPOSITION TESTIMONY IS JUST SHELVED AND WE PROCEED WITH THE TRIAL JUST IN THE NORMAL COURSE, BECAUSE HE'D BECOME AVAILABLE. BUT IF HE IS UNAVAILABLE, THEN WE WOULD HAVE IT FOR OUR USE AT WHATEVER EVENTUAL TRIAL. SO I DO THINK THAT THAT'S LIKELY. I THINK THAT SOMETIME, YOU KNOW, IN MAY, JUNE, SOMETHING LIKE THAT, WE WILL INFORM ALL OF DEFENSE COUNSEL ABOUT WHAT IS GOING ON. WE WILL MAKE A MOTION. THE COURT: I MEAN, THE SOONER YOU TELL THEM, THE BETTER. THEY'RE PREPARED FOR THIS, BECAUSE I CAN HEAR THE OBJECTIONS NOW. MR. PLETCHER: OH, YES, AND WE CAN HEAR THEM ALSO. THE COURT: OKAY. SO YOU HAVEN'T MADE A FINAL DECISION, BUT WITH EVERY DAY, WITH EVERY MONTH, YOU GET MORE DATA. MR. PLETCHER: THAT WAS THE VIEW FROM THE PREVIOUS

STATUS HEARING TO THIS ONE. NOW, I THINK THE DATE IS PRETTY

GOOD ABOUT WHAT THE COURSE OF TREATMENT IS GOING TO BE AT

LEAST FOR THE FORESEEABLE FUTURE, AND I THINK THAT CHARTS A

COURSE FOR US IN ONE PARTICULAR DIRECTION, IF WE SHOULD, YOU

KNOW, GET READY, YOU KNOW, NOTICE THIS, MAKE SURE THAT THE -
OF COURSE, THE CASE HAS BEEN INDICTED OVER A YEAR. THE LION'S

SHARE OF DISCOVERY HAS BEEN PRODUCED, ALTHOUGH WE'RE

PERFECTING THAT IN ANTICIPATION OF THIS, THAT PEOPLE ARE READY

AS NECESSARY TO CROSS-EXAMINE MR. FRANCIS IN ANY DEPOSITION

SETTING.

THE COURT: OKAY. ANYTHING YOU WANT TO ADD?

MR. PLETCHER: I SHOULD SAY, YOUR HONOR, I DON'T
ANTICIPATE TALKING ABOUT ANY OF THIS IN OUR HEARING ON FRIDAY,
AND IN FACT, YOU KNOW, WE ARE WORKING WITH DEFENSE COUNSEL.
THEY'VE SENT VERY RECENTLY DISCOVERY LETTERS, AND WE'RE
WORKING WITH THEM ON THAT. SO I DON'T EXPECT THERE TO BE
REALLY ANYTHING FOR THE COURT EXCEPT TO SET OUR MOTION.

THE COURT: OKAY. NO, I DIDN'T THINK ANY OF THIS WAS GOING TO COME UP. I JUST WANTED AND I KNEW THE GOVERNMENT WAS GOING TO BE THINKING IN TERMS OF WHAT ARE WE GOING TO DO WITH THESE CASES THAT ARE PENDING, AND THERE ARE NINE OF THEM.

MR. PLETCHER: YEAH, I'M TRYING TO SEE DOWN THE ROAD.

THE COURT: OKAY.

MR. PLETCHER: YES. THANK YOU, YOUR HONOR.

THE COURT: VERY WELL.

1 GO AHEAD, COUNSEL. 2 MR. BURSTEIN: THANK YOU, YOUR HONOR. SO JUST WE'LL, OF COURSE -- YOU KNOW, AS WE TALKED 3 4 ABOUT AT THE LAST HEARING, ONE OF MR. FRANCIS' OBLIGATIONS IS 5 THIS COOPERATION WITH THE GOVERNMENT. WE TAKE IT VERY 6 SERIOUSLY. WE'VE BEEN WORKING, I THINK YOU CAN SEE, 7 HAND-IN-GLOVE. SO WHATEVER THE GOVERNMENT NEEDS, WE'RE PREPARED TO MAKE THAT HAPPEN IN TERMS OF DEPOSITIONS IN 8 9 PREPARATION. 10 BUT TURNING BACK TO THE CURRENT MATTER, AS I DID LAST 11 TIME, I PREPARED AN ORDER BASED ON JUST THE AND CHURCH ONCE A WEEK, WHICH I'LL JUST EMAIL DIRECTLY TO MR. 12 RAMOS, AND --13 14 THE COURT: AND SHOW IT TO COUNSEL. 15 MR. BURSTEIN: OH, OF COURSE. 16 THE COURT: AND WE'LL BE SETTING THE NEXT STATUS FOR 17 JUNE 14TH, AT TEN A.M. WE CAN GO AHEAD AND PUT THAT IN THE 18 ORDER. 19 MR. BURSTEIN: OKAY. 20 THE COURT: AND WE'RE GOING TO REITERATE THAT GPS IS 21 TO BE MAINTAINED AND 24-HOUR SECURITY. 22 MR. BURSTEIN: RIGHT. I'LL JUST PUT THAT THE OTHER 23 CONDITIONS REMAIN UNCHANGED. 24 MR. RAMOS DOES REMIND ME THAT THE GREEN SHEET -- THIS 25 DOESN'T NEED TO BE IN THE ORDER -- THE GREEN SHEET NEEDS TO BE

AMENDED BECAUSE IT'S CURRENTLY ONLY THROUGH MAY 31ST. SO I
SUGGEST WE PUT IT AT, JUST IN CASE SOMETHING GETS MOVED,
SOMETHING, THAT WE JUST PUT IT TOWARDS THE END OF JUNE OR
AFTER, AT LEAST A DAY OR TWO AFTER THE HEARING.
THE COURT: GET IT PAST THE HEARING.
MR. BURSTEIN: EXACTLY.
THE COURT: SO THAT'S THE 14TH.
MR. BURSTEIN: MAYBE THE 18TH OR SO, JUST SO THAT
THERE'S ENOUGH TIME TO GET A NEW GREEN SHEET, IF IT CONTINUES,
OR TO WORK OUT WHATEVER ELSE NEEDS TO HAPPEN.
THE COURT: OKAY. LET'S GO TO THE 18TH, THEN.
IS THAT AGREEABLE?
MR. PLETCHER: YES, YOUR HONOR. THANK YOU.
THE COURT: OKAY.
MR. BURSTEIN: THAT WON'T BE IN THE ORDER.
THE COURT: NO, IT WON'T, BUT WE NEED TO KNOW THAT.
OKAY. ANYTHING ELSE THAT WE SHOULD GO OVER THIS
MORNING?
MR. PLETCHER: NOT FROM THE GOVERNMENT. THANK YOU,
YOUR HONOR.
THE COURT: OKAY.
MR. BURSTEIN: NOT FROM ME.
THE COURT: YES. THE DOCTOR HAS SOMETHING.
: I GUESS THE ONLY THING WOULD BE, IF THE
LANDLORD WANTS HIS PLACE BACK, THEN MAYBE IT COULD BE

AGREEABLE TO HAVE HIM HOUSED IN AN IDENTICAL UNIT IN THE SAME 1 2 COMPLEX WITHOUT (PAUSE) --3 THE COURT: OKAY. WITHOUT COMING BACK TO COURT? : RIGHT, RIGHT, RIGHT. 4 5 THE COURT: MR. PLETCHER. 6 MR. PLETCHER: JUST, YOU KNOW, IT SEEMS LIKE A 7 SPECULATIVE POSSIBILITY, AND I GUESS --THE COURT: I'M SORRY? 8 MR. PLETCHER: IT SEEMS LIKE A SPECULATIVE 9 POSSIBILITY. I MEAN, WE CAN MAKE CONTINGENCIES FOR 10 EVERYTHING, BUT HOWEVER THE COURT WANTS IT. 11 THE COURT: WELL, I'M HOPEFUL THAT HE WON'T HAVE TO 12 MOVE. BUT IF HE HAS TO MOVE, YOU'RE GOING TO BE ABLE, IT 13 14 SOUNDS LIKE, TO MAKE ACCOMMODATION ELSEWHERE. IF THAT OCCURS, TALK TO COUNSEL, AND HE'LL TALK TO MR. PLETCHER. I DON'T 15 16 THINK THERE WILL BE ANY PROBLEM, BUT WE DO NEED TO KNOW THAT. 17 SURE. THE COURT: I'M NOT REALLY GOING TO AUTHORIZE 18 SOMETHING IN ADVANCE. SO LET'S FIND OUT. I'M NOT WILLING TO 19 20 DO THAT, BUT THANK YOU. 21 ANYTHING ELSE? 22 MR. KOSMO: YOUR HONOR --23 THE COURT: YES. 24 MR. KOSMO: -- THAT WILL BE ONE, I GUESS IS THE 25 **OUESTION.** 

1 THE COURT: OKAY. 2 MR. KOSMO: IS IT ONE THROUGH THE COURSE OF TREATMENT 3 THAT WE WOULD REMOVE AND REINSTALL, OR SHOULD WE HAVE 4 AUTHORIZATION TO REMOVE AND REINSTALL FOR MAYBE A 5 THE COURT: OKAY. THAT'S A GOOD QUESTION. 6 7 GO AHEAD, DOCTOR. 8 : JUST ONE. THEWHO 9 DRAINED HIS , AND SO HE 10 JUST NEEDS THE 11 THE COURT: OKAY. AND DO YOU KNOW THE DATE FOR THAT? 12 YOU NEED THE DATE AND EVERYTHING FOR THAT, DON'T YOU? 13 MR. KOSMO: YES. COUNSEL OFFERED TO PROVIDE ME THE 14 DATE FOR THAT, AND THEN WE CAN --15 THE COURT: OKAY. MR. KOSMO: -- ORGANIZE THAT. 16 17 THE COURT: SO THAT'S JUST A 18 THE FIRST DATE, YOU'RE GOING TO COORDINATE, AND 19 CHURCH CAN BE WEEKLY. IT'S WEEKLY, HIS REQUEST? 20 MR. BURSTEIN: YES, YOUR HONOR. 21 THE COURT: OKAY. THE NEXT STATUS IS JUNE 14TH, AT 22 TEN. 23 ANYTHING ELSE? MR. PLETCHER: NO, YOUR HONOR. 24 25 MR. BURSTEIN: NO, YOUR HONOR.

1	MR. PLETCHER: THANK YOU, YOUR HONOR.
2	THE COURT: ALL THE OTHER CONDITIONS REMAIN
3	UNCHANGED.
4	MR. BURSTEIN: THANK YOU, YOUR HONOR.
5	THE COURT: OKAY. THANK YOU.
6	THANK YOU FOR COMING, SIR.
7	: THANK YOU VERY MUCH.
8	THE COURT: IT WAS VERY HELPFUL. THANK YOU.
9	(PROCEEDINGS ADJOURNED AT 9:44 A.M.)
10	
11	(END OF TRANSCRIPT)
12	
13	I, FRANK J. RANGUS, OFFICIAL COURT REPORTER, DO
14	HEREBY CERTIFY THAT THE FOREGOING TRANSCRIPT IS A TRUE AND
15	ACCURATE TRANSCRIPTION OF MY STENOGRAPHIC NOTES.
16	
17	S/FRANK J. RANGUS
18	FRANK J. RANGUS, OCR
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THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA			
TON THE BOOTHERN PERINTEL OF SHEET ON.			
NONORABLE JANIS L. SAMMARTINO UNITED STATES DISTRICT JUDGE PRESIDING			
UNITED STATES OF AM	MERICA,	) NO. 13-CR-3781-JLS ) 13-CR-3782-JLS	
PLAI	INTIFF,	) 13-CR-4287-JLS	
710		) JUNE 14, 2018	
VS.		) ) STATUS HEARING	
LEONARD GLENN FRANC	CIS,	)	
DEFF	ENDANT.	) (FILED UNDER SEAL)	
APPEARANCES:			
APPEARANCES:			
APPEARANCES:  FOR THE PLAINTIFF:		W. PLETCHER ATTORNEY'S OFFICE	
	U.S. SOUT		
	U.S. SOUT CRIM 880	ATTORNEY'S OFFICE 'HERN DIST. OF CALIFORNIA INAL DIVISION FRONT STREET, SUITE 6293	
	U.S. SOUT CRIM 880	ATTORNEY'S OFFICE HERN DIST. OF CALIFORNIA INAL DIVISION	
FOR THE PLAINTIFF:	U.S. SOUT CRIM 880 SAN	ATTORNEY'S OFFICE 'HERN DIST. OF CALIFORNIA INAL DIVISION FRONT STREET, SUITE 6293 DIEGO, CA 92101	
	U.S. SOUT CRIM 880 SAN DEVI WARR	ATTORNEY'S OFFICE CHERN DIST. OF CALIFORNIA INAL DIVISION FRONT STREET, SUITE 6293 DIEGO, CA 92101  IN J. BURSTEIN REN & BURSTEIN	
FOR THE PLAINTIFF:	U.S. SOUT CRIM 880 SAN DEVI WARR 501	ATTORNEY'S OFFICE CHERN DIST. OF CALIFORNIA INAL DIVISION FRONT STREET, SUITE 6293 DIEGO, CA 92101	
FOR THE PLAINTIFF:	U.S. SOUT CRIM 880 SAN DEVI WARR 501	ATTORNEY'S OFFICE THERN DIST. OF CALIFORNIA MINAL DIVISION FRONT STREET, SUITE 6293 DIEGO, CA 92101  IN J. BURSTEIN REN & BURSTEIN W. BROADWAY, SUITE 240	
FOR THE PLAINTIFF:  FOR THE DEFENDANT:	U.S. SOUT CRIM 880 SAN  DEVI WARR 501 SAN	ATTORNEY'S OFFICE THERN DIST. OF CALIFORNIA MINAL DIVISION FRONT STREET, SUITE 6293 DIEGO, CA 92101  IN J. BURSTEIN REN & BURSTEIN W. BROADWAY, SUITE 240	
FOR THE PLAINTIFF:	U.S. SOUT CRIM 880 SAN  DEVI WARR 501 SAN	ATTORNEY'S OFFICE THERN DIST. OF CALIFORNIA MINAL DIVISION FRONT STREET, SUITE 6293 DIEGO, CA 92101  IN J. BURSTEIN REN & BURSTEIN W. BROADWAY, SUITE 240	
FOR THE PLAINTIFF:  FOR THE DEFENDANT:	U.S. SOUT CRIM 880 SAN  DEVI WARR 501 SAN	ATTORNEY'S OFFICE THERN DIST. OF CALIFORNIA MINAL DIVISION FRONT STREET, SUITE 6293 DIEGO, CA 92101  IN J. BURSTEIN REN & BURSTEIN W. BROADWAY, SUITE 240	

JUNE 14, 2018 1 2 MORNING SESSION 3 THE CLERK: NUMBER ONE ON THE CALENDAR, 13-CR-3781, 13-CR-3782 AND 13-CR-4287, UNITED STATES VS. LEONARD GLENN 4 FRANCIS, FOR A SEALED STATUS HEARING. 5 6 THE COURT: THANK YOU. APPEARANCES, PLEASE. 7 MR. BURSTEIN: GCOD MORNING, YOUR HONOR, DEVIN BURSTEIN 8 ON BEHALF OF MR. FRANCIS. 9 THE COURT: THANK YOU. 10 MR. PLETCHER: GOOD MORNING, YOUR HONOR, MARK PLETCHER 11 ON BEHALF OF THE UNITED STATES. 12 THE COURT: THIS IS A CLOSED PROCEEDING. LET'S LOOK 13 AROUND AND MAKE SURE EVERYBODY KNOWS WHO IS HERE. THERE ARE 14 TWO EXTERNS IN THE BACK OF THE COURTROOM. THEY'RE WITH 15 CHAMBERS. THEY UNDERSTAND THIS IS A CONFIDENTIAL, CLOSED 16 HEARING, THAT THE TRANSCRIPT OF THIS WILL BE SEALED UNTIL 17 FURTHER ORDER OF THE COURT. 18 MR. PLETCHER: THANK YOU, YOUR HONOR. DIRECTLY BEHIND 19 ME IS SPECIAL AGENT BONNIE NASH WITH THE DEFENSE CRIMINAL 20 INVESTIGATE SERVICE, AND BEHIND HER JOSH GREEN, AN ASSISTANT 21 U.S. ATTORNEY FROM MY OFFICE. 2.2 THE COURT: VERY GOOD. YOU'VE GOT OTHER COUNSEL BEHIND 23 YOU. 24 MR. BURSTEIN: YES, MS. JENKINS FROM OUR OFFICE IS 25

BEHIND ME, YOUR HONOR, AS WELL AS TO MY RIGHT. 1 THE PRETRIAL SERVICES OFFICER: YOUR HONOR, ERIC KOSMO 2 APPEARING FOR PRETRIAL SERVICES. 3 THE COURT: THANK YOU. 4 WELL, I HAVE READ THE REPORT THAT'S BEEN SUBMITTED 5 DATED JUNE THE 5TH, 2018. SO WITH THAT, WHOEVER WOULD LIKE TO 6 BEGIN MAY GO AHEAD. MR. BURSTEIN, DO YOU WANT TO GO AHEAD, 7 SIR? I DON'T KNOW WHAT THE REQUEST IS OF THE COURT TODAY. 8 MR. BURSTEIN: THANK YOU, YOUR HONOR. WE'VE STAYED 9 , AS WELL AS THE GOVERNMENT, 10 OBVIOUSLY IN TOUCH WITH AS WELL AS MS. SCHIMMEL FROM THE MARSHALS. ALL THE PARTIES I 11 THINK ARE IN AGREEMENT, AND WE'RE ASKING THE COURT AT THIS 12 POINT TO EXTEND THE MEDICAL FURLOUGH. THE CURRENT DUE DATE IS 13 JUNE 18TH, SO WE WANTED TO MAKE AVAILABLE TO THE 14 COURT -- AS LAST TIME -- IN CASE THERE WERE SPECIFIC QUESTIONS 15 OR EXPLANATIONS NEEDED, TO TALK ABOUT FURTHER DATES. 16 AND ALSO, JUST AS A MATTER OF CONVENIENCE, WHILE WE'RE 17 HERE, THE SENTENCING DATE NEEDS TO MOVE AGAIN, BUT I CAN JUST 18 DO THAT BY ORDER. I WANTED TO AT LEAST INFORM THE COURT. 19 20 THAT'S REALLY ALL OF IT. THE COURT: OKAY. 21 MR. BURSTEIN: AND I BELIEVE MR. PLETCHER WILL SPEAK TO 22 IT, BUT I THINK WE HAVE BEEN SUCCESSFUL IN AVOIDING ANY NEED TO 23 MOVE MR. FRANCIS, SO WE WANTED TO THANK THE COURT FOR THAT. 24 THE COURT: WITH A LITTLE HELP FROM THE COURT, HE 25

DIDN'T NEED TO GO TO NORFOLK. 1 MR. BURSTEIN: YES, YOUR HONOR, AND WE APPRECIATE THAT. 2 THE COURT: YOU'RE WELCOME. 3 FILL ME IN ON WHATEVER YOU WANT TO TELL ME, MR. PLETCHER. 5 6 MR. PLETCHER: AS THE UNITED STATES POSITION IN THIS HAS ALWAYS BEEN IS TO ENSURE THAT ON THE ONE HAND MR. FRANCIS 7 IS RECEIVING REQUIRED MEDICAL CARE, BUT AT THE SAME TIME THAT 8 9 WE'RE NOT CREATING A SYSTEM OF FAVORITISM, ONE THAT PREFERENTIALLY ADVANTAGES CERTAIN DEFENDANTS OVER OTHERS. 10 WE'VE BEEN IN CONSULTATION WITH THE MARSHAL SERVICE, 11 PARTICULARLY WITH THIS NEW MEDICAL INFORMATION. 12 13 THE COURT: THE REPORT THAT I HAVE? 14 MR. PLETCHER: YES, MA'AM. I KNOW MS. SCHIMMEL HAS BEEN IN TOUCH WITH THE DOCTORS FROM THE UNITED STATES MARSHAL 15 16 SERVICE IN WASHINGTON, D.C. ABOUT THIS DIAGNOSIS AND PROGNOSIS AND PROPOSED TREATMENT, AND IT'S MY UNDERSTANDING, FROM THE 17 MARSHAL SERVICE, THAT THEY ARE UNABLE TO TREAT MR. FRANCIS IN 18 CALIFORNIA, THAT THEY COULD POTENTIALLY TREAT HIM IN SOUTH 19 20 CAROLINA, BUT EVEN THAT WOULD PRESENT AN ENORMOUS AMOUNT OF LOGISTICAL AND RESOURCE DIFFICULTIES FOR THEM AND EVEN STILL 21 THEY PROBABLY COULDN'T PROVIDE THE CARE THAT IS PROPOSED BY 22 23 THEIR SO WITH THAT INFORMATION IN FRONT OF US, WHILE WE STILL 24 25 SHARE THE COURT'S CONCERN ABOUT MR. FRANCIS' ABILITY TO BE

PRESENT, THE POSSIBILITY THAT HE WOULD BE A FLIGHT RISK, THE NEED TO CONSTRUCT CONDITIONS TO ENSURE HIS AVAILABILITY AT FUTURE TRIAL PROCEEDINGS, IT SEEMS THAT BASED ON ALL OF THE AVAILABLE EVIDENCE -- MEDICAL EVIDENCE, AND WHAT THE MARSHALS IS TELLING US, THAT THE ONLY WAY THAT THIS CAN BE ACCOMPLISHED TOGETHER IS THROUGH HIS CONTINUED FURLOUGH, BUT I'LL LET MS. SCHIMMEL TALK MORE BECAUSE REALLY THIS IS AN ISSUE THAT COMES DOWN TO THE MARSHAL SERVICE, ITS RESOURCES AND CAPABILITIES, AND BALANCING THAT AGAINST THE INHERENT FLIGHT RISK OF MR. FRANCIS.

MS. SCHIMMEL: GOOD MORNING, YOUR HONOR.

THE COURT: GOOD MORNING.

MS. SCHIMMEL: I HAVE SPOKEN WITH OUR DOCTOR,

IN D.C. ABOUT THIS CASE EXTENSIVELY OVER THE LAST COUPLE OF

MONTHS AND WE JUST FEEL IT'S IN MR. FRANCIS' BEST INTERESTS TO

KEEP HIM IN THE FACILITY HE'S AT NOW, TO KEEP HIS CONTINUITY OF

CARE WITH THE PHYSICIANS THAT HE HAS. IF HE CAME INTO OUR

CUSTODY, HE POTENTIALLY MIGHT HAVE TO HAVE NEW DOCTORS BECAUSE

IT DEPENDS ON WHAT INSURANCE THEY TAKE, WHETHER THEY ACCEPT

OURS.

IT'S A VERY COMPLEX CASE THAT INVOLVES A LOT OF

SPECIALTIES, SO IF HE WERE IN OUR CARE WE WOULD HAVE TO MOVE

HIM TWO TO THREE TIMES A WEEK. BECAUSE OF HIS SECURITY RISK WE

WOULD HAVE TO USE DEPUTIES TO MOVE HIM. WE COULDN'T USE OUR

CONTRACT GUARDS LIKE WE NORMALLY DO TO MOVE PRISONERS TO THESE

APPOINTMENTS.

SO RIGHT NOW OUR RESOURCES, OUR STAFFING LEVELS ARE REALLY LOW, SO IT WOULD BE A BIG BURDEN FOR US TO BRING HIM BACK INTO OUR CUSTODY. AGAIN, WE DON'T THINK OUR FACILITIES WOULD BE ABLE TO CARE FOR HIM AT ANY OF THE FACILITIES WE HAVE HERE IN SAN DIEGO.

THE COURT: I DON'T KNOW IF THIS IS A QUESTION FOR YOU OR FOR MR. PLETCHER. HE'S ON MEDICAL FURLOUGH. WHAT CONDITIONS HAVE BEEN PLACED ON THAT FROM A SECURITY STANDPOINT?

MR. PLETCHER: YES, YOUR HONOR. I DON'T KNOW THAT I

CAN NAME THEM ALL VERBATIM, BUT IT'S A LIST AS LONG AS MY ARM.

HE'S ON EFFECTIVELY HOUSE ARREST WITH GPS MONITORING.

THE COURT: CORRECT.

MR. PLETCHER: HE'S ALLOWED TO LEAVE ONCE WEEKLY FOR RELIGIOUS SERVICE AND FOR DOCTORS APPOINTMENTS. HE'S NOT ALLOWED ELECTRONIC DEVICES. I DON'T BELIEVE HE'S ALLOWED VISITORS. AND HE HAS TWO GUARDS WHO ARE POSITIONED 24 HOURS A DAY OUTSIDE OF HIS DOOR, THAT IF MR. FRANCIS WERE TO TRY OR ATTEMPT TO LEAVE WOULD IMMEDIATELY CONTACT THE MARSHAL SERVICE, AND THEN I SUPPOSE MR. KOSMO WOULD ALSO NOTE THAT BREACH THROUGH THE GPS MONITORING. I THINK THOSE ARE THE CONDITIONS CURRENTLY IN PLACE.

THE COURT: WAS THERE A BOND PUT IN PLACE OR NO, TO THE BEST OF ANYBODY'S KNOWLEDGE? THIS WAS ALL SET UP WITH JUDGE ADLER AND THAT'S WHY I'M A LITTLE BIT --

MR. BURSTEIN: NO, THERE'S NO BOND. I MEAN, THIS HAS 1 BEEN GOING ON FOR SIX MONTHS. 2 THE COURT: I KNOW. 3 MR. BURSTEIN: HE'S BEEN IN PERFECT COMPLIANCE. I 4 MEAN, I THINK WE ALL UNDERSTAND HE DOESN'T WANT TO GO ANYWHERE 5 6 OFFICE. THE COURT: I WANT TO HEAR FROM THE DOCTOR. LET ME 7 HEAR FROM PROBATION. 8 ANYTHING ELSE YOU WANT TO ADD TO THAT? REALLY EVERY --9 MR. PLETCHER: I WAS JUST TRYING TO RECOLLECT THAT 10 THOSE ARE ALL OF THE CONDITIONS THAT HAVE BEEN IMPOSED. YOU'RE 11 ABSOLUTELY RIGHT, THE INITIAL CONDITIONS WERE IMPOSED BY JUDGE 12 ADLER WHEN HE WAS HOSPITALIZED, AND THEN AS HE TRANSFERRED OVER 13 THOSE CONDITIONS WERE MAINTAINED IN PLACE BY YOUR HONOR WITH 14 15 THE SPECIFIC RETENTION OF THE SECURITY GUARD TO ENSURE THAT --THE 24-HOUR SECURITY GUARD TO ENSURE HIS COMPLIANCE WITH ALL 16 THE REST OF THE CONDITIONS. 17 AND I THINK MR. BURSTEIN IS CORRECT, I'M NOT AWARE THAT 18 SINCE THIS HAS BEEN PUT IN PLACE THAT THERE'S BEEN ANY LAPSE IN 19 OR VIOLATION OF ANY OF THE CONDITIONS. 20 THE COURT: SO THE GOVERNMENT IS SATISFIED WITH THE 21 CURRENT SITUATION ON MEDICAL FURLOUGH AND THE CONDITIONS THAT 22 23 HAVE BEEN IMPOSED, MR. PLETCHER? MR. PLETCHER: THE GOVERNMENT ACKNOWLEDGES, AS THE 24 25 COURT HAS, THAT THERE IS INHERENT RISK OF FLIGHT. WE ARE

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BALANCING THAT IN EACH TURN WITH THE NEXT BEST AVAILABLE MEDICAL EVIDENÇE. RIGHT NOW, BASED ON WHAT HAS SAID, MR. FRANCIS HAS BEEN DIAGNOSED WITH WHO NEEDS VERY, VERY FREQUENT TREATMENT, INCLUDING AN ARRAY OF SPECIALISTS. IN CONSULTATION WITH THE MARSHAL SERVICE, WHO IS SAYING THEY CAN'T PROVIDE THAT TREATMENT, EXCEPT POSSIBLY HALFWAY ACROSS THE COUNTRY, AND EVEN THEN AT A SIGNIFICANT RESOURCE DEFICIT, I THINK THAT THE BALANCE FOR US COMES OUT IN TERMS OF SOME CONTINUITY HERE, BUT WE HAVE HEARD AND CONTINUE TO SHARE THE COURT'S CONCERN THAT THIS IS AN UNUSUAL CIRCUMSTANCE. THE COURT: THANK YOU. LET ME HEAR FROM PROBATION. THE COURTROOM DEPUTY: PRETRIAL. THE COURT: PRETRIAL. I'M SORRY. THE PRETRIAL SERVICES OFFICER: YES, YOUR HONOR. I HAVE SOME OF THE RECORDS HERE THAT MR. FRANCIS HAS BEEN COMPLIANT WITH HIS CONDITIONS OF THE MEDICAL FURLOUGH. SOME ADDITIONAL RESTRICTIONS ON HIM ARE HE CANNOT POSSESS CASH OR CREDIT CARDS. HE CAN ONLY LEAVE HIS HOME FOR SPECIFIC PURPOSES, THAT'S MEDICAL APPOINTMENTS, PHYSICAL THERAPY, THE , REHABILITATION, WHICH IS WALKING WITH A SECURITY IN AND AROUND HIS COMPLEX. HE CAN LEAVE FOR COURT HEARINGS AND MEETINGS WITH COUNSEL. AND I WILL BE NOTIFIED IF HE WERE TO LEAVE THE HOME WITHOUT PERMISSION, AND I WOULD CONTACT YOUR HONOR FORTHWITH.

THE COURT: SO PRETRIAL IS SATISFIED, GIVEN THE 1 TOTALITY OF EVERYTHING HERE, AND I THINK EVERYBODY IN THIS 2 COURTROOM HAS TO ACKNOWLEDGE, THIS IS AN EXTRAORDINARILY UNIQUE 3 SITUATION, ONE THAT THE COURT HASN'T SEEN BEFORE. 4 THE PRETRIAL SERVICES OFFICER: THAT'S CORRECT. AND 5 ALSO I'M UNSURE IF THERE'S A CONDITION PREVENTING HIM FROM 6 HAVING ELECTRONIC DEVICES. I KNOW HE HAS A CELL PHONE. I'M 7 NOT SURE ABOUT THAT CONDITION. 8 MR. BURSTEIN: THAT'S HOW HE CONTACTS PRETRIAL 9 10 SERVICES. THE PRETRIAL SERVICES OFFICER: RIGHT. I DON'T THINK 11 THAT IS A CONDITION THAT HE NOT POSSESS ELECTRONIC DEVICES. 12 THAT'S NOT SOMETHING I'M LOOKING INTO. 13 THE COURT: OKAY. 14 MR. BURSTEIN: IT'S NEVER BEEN AN ISSUE, YOUR HONOR, IN 15 TERMS OF PRETRIAL. 16 THE COURT: LET ME ADDRESS THE DOCTOR. YOU WROTE THIS 17 REPORT TO THE COURT, SIR. PLEASE COME OVER, IT'S EASIER FOR ME 18 TO HEAR YOU WITH BOTH MICROPHONES THERE SIR. THANK YOU FOR 19 COMING TODAY. 20 : GOOD MORNING. THANK YOU FOR HAVING ME. 21 THE COURT: I READ YOUR TWO-PAGE REPORT MORE THAN ONCE, 22 SIR, AND THE BOTTOM LINE AS YOU PUT IT IF HE WERE TO RETURN --23 IF MR. FRANCIS WERE TO RETURN TO A CUSTODIAL SENTENCE, TO A 24 HIGH DEGREE OF MEDICAL PROBABILITY THAT WOULD SHORTEN THE 25

1 OUANTITY OF HIS LIFE AND EXPOSE HIM TO A MUCH HIGHER RISK OF 2 MEDICAL COMPLICATIONS AS OPPOSED TO HIS CURRENT SITUATION, CORRECT? 3 4 : CORRECT. THE COURT: I UNDERSTOOD THIS. I READ IT VERY 5 6 CAREFULLY. THERE ARE SOME TECHNICAL THINGS HERE IN THE FOOTNOTES THAT ARE BEYOND MY LEVEL OF EXPERTISE. IF THERE'S 7 8 ANYTHING THAT YOU WOULD LIKE TO ADD, SIR, PLEASE GO AHEAD, BUT THIS WAS VERY, VERY HELPFUL TO HAVE THIS IN ADVANCE AND I 9 10 APPRECIATE IT. : GREAT. THANK YOU VERY MUCH. JUST A 11 COUPLE OF THINGS. 12 13 THE COURT: CERTAINLY. : TO NOTE EVERYTHING THAT IS SAID IN THIS 14 REPORT IS VERY OBJECTIVE AND FACT BASED, AND THE CALCULATION OF 15 16 HIS SURVIVAL IS BASED ON THE 17 WHICH IS PUBLISHED IN THE NEW ENGLAND JOURNAL OF MEDICINE. HIS MEDIAN SURVIVAL WOULD BE ABOUT 18 19 FROM THE DAY OF DIAGNOSIS. THE COURT: AND THAT'S BECAUSE YOU SEE THERE NOT BEING 20 21 A CURE, BEING THAT HE WOULDN'T BE RESPONSIVE IN SOME FASHION TO THE VARIOUS LEVELS OF TREATMENT YOU'D BE PROVIDING, INCLUDING 22 23 , WHICH IF WE WERE FORTUNATE -- IF MR. FRANCIS WERE FORTUNATE, THAT COULD BE A POSSIBLE GOOD RESOLUTION. 24 : ABSOLUTELY. AND SO DESPITE -- A COUPLE 25

OF THINGS ABOUT THOSE , DESPITE THE ODDS BEING HEAVILY AGAINST HIM, IT'S OUR HIPPOCRATIC OBLIGATION, SORT OF AS DOCTORS, TO REALLY GIVE HIM THE BEST SHOT, ALBEIT A VERY SLIM SHOT, OF BEATING THIS.

THEY LOOKED AT FACTORS THAT INFLUENCE THAT NUMBER

AND SEVERAL OF THOSE FACTORS ARE REALLY OUTSIDE OUR CONTROL,

LIKE SOME OF THESE BLOOD TESTS. ONE OF THE FACTORS THAT IS

VERY MUCH WITHIN OUR CONTROL IS WHAT THEY CALL HIS PERFORMANCE

STATUS, AND HIS PERFORMANCE STATUS, FROM A LAYMAN'S STANDPOINT,

IS HOW GOOD YOU LOOK. DOES A 50-YEAR OLD PERSON LOOK LIKE

THEY'RE 50 OR DO THEY LOOK LIKE THEY'RE 80? IF THEY LOOK LIKE

THEY'RE 80, THEY'RE NOT PERFORMING VERY WELL.

AND SO IF YOU BREAK THAT DOWN MORE OBJECTIVELY, IT'S TO DO WITH THEIR MOBILITY, THEIR WEIGHT, THEIR OTHER ILLNESSES,

AND THEIR OVERALL IMMUNOSUPPRESSION, OR HOPEFULLY LACK THEREOF.

THAT'S THE FIRST THING THAT WE CAN CONTROL AS HIS TREATING

PHYSICIANS, AND HENCE THE INTENSITY OF THE THERAPY IS REALLY TO

CHANGE THAT ONE VARIABLE THAT WE CAN CHANGE RIGHT NOW, WHICH IS

OPTIMIZING HIS PERFORMANCE STATUS. I'M SURE MANY OF US IN THIS

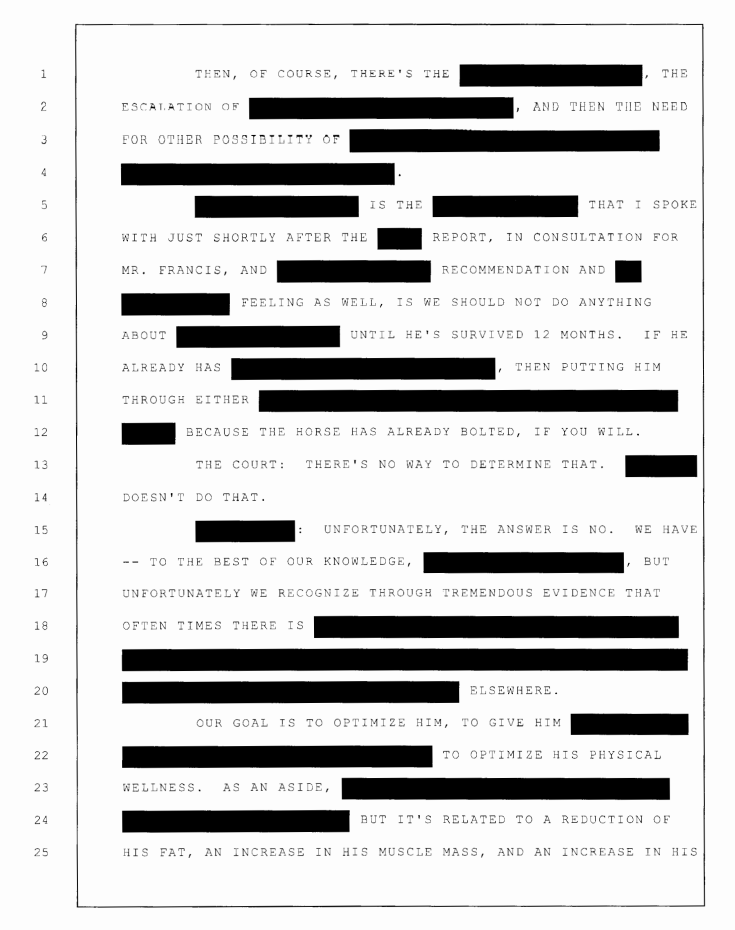
ROOM HAVE HAD FAMILY MEMBERS THAT HAVE

THEY START LOOKING ILL THAT YOU KNOW IT'S OVER, AND THAT'S

ESSENTIALLY WHAT WE'RE TRYING TO DO IS OPTIMIZE HIS HEALTH, HIS

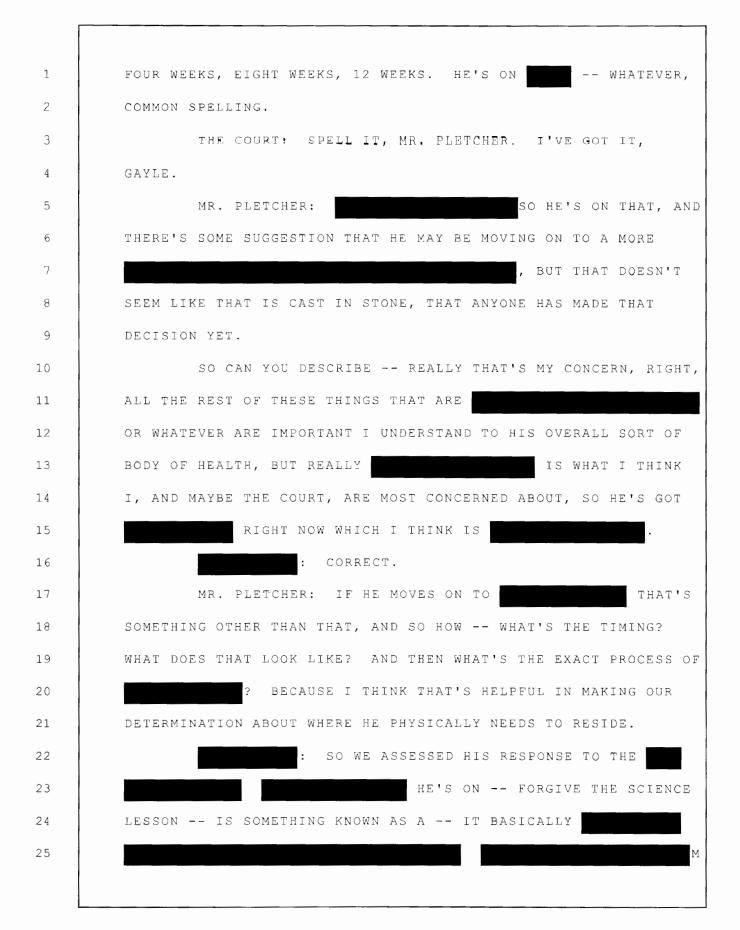
NUTRITION, HIS WEIGHT, AND EVERYTHING ELSE, SO THAT'S THE

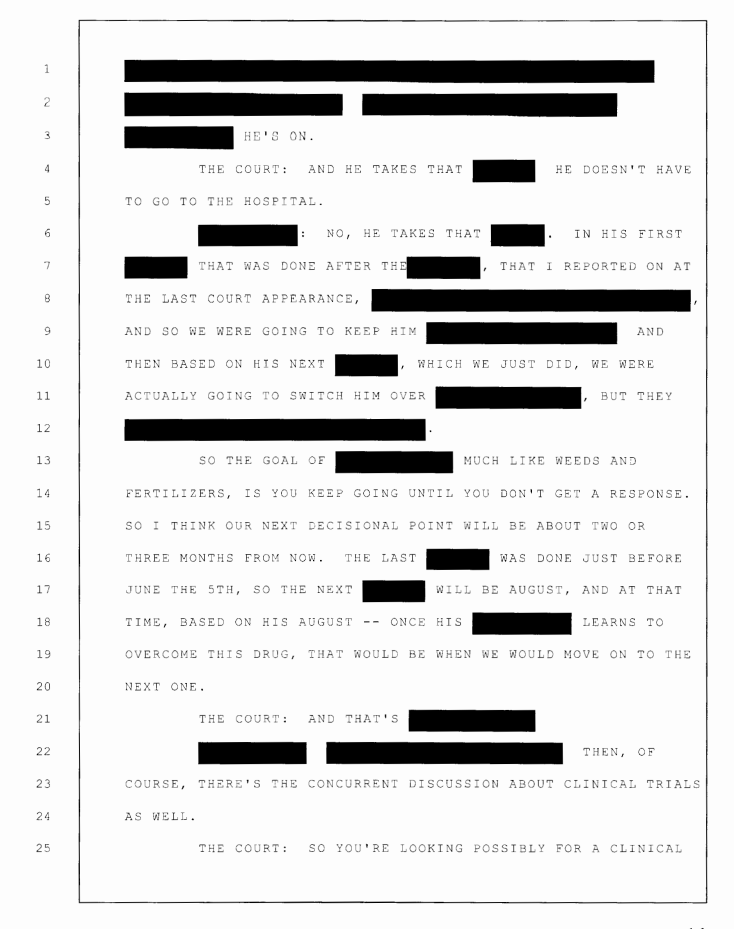
BACKGROUND OF THE NEED FOR THE INTENSE TREATMENT.



METABOLIC RATE JUST BY 1 2 SO THINGS LIKE THAT HAVE BEEN VERY, VERY INFLUENTIAL. THERE'S ALSO THE PROBABILITY OF 3 ENROLLING HIM IN CLINICAL TRIALS. SO IN A NUTSHELL, I FEEL THAT HIS BEST AND, FRANKLY, HIS ONLY CHANCE OF MEETING OR 5 EXCEEDING HIS -- I HATE TO USE THAT METAPHOR --6 SENTENCE PLACED BY THE DOCTORS. 7 AND THEN, FINALLY, I UNDERSTAND EVERYTHING THAT'S GOING ON HERE, AND I CERTAINLY WANT TO STAY IN MY LANE AND REPRESENT 9 HIM AS HIS DOCTOR, BUT MR. FRANCIS, LIKE MANY OF MY PATIENTS, 10 THEY REALLY ARE IMPRISONED BY THEIR DIAGNOSIS. THIS MAN IS NOT 11 GOING TO RUN ANYWAY BECAUSE HE'S DEAD IF HE LEAVES. 12 , THAT'S GOING TO THE COURT: GETTING THE 13 BE PART OF THE BIGGER PLAN TO GET HIS MOBILITY GOING? 14 : RIGHT. AND BEFORE I DO 15 16 WAS TALKING TO YESTERDAY -- WE'LL PROBABLY TRY AND INJECT -- THE PROBLEM WITH THE 17 , BUT WE HAVE TO 18 AND I'M WORRIED ABOUT 19 20 WHILE WE DO THAT, SO IT'S WINNING THE BATTLE AND LOSING THE WAR IF YOU LIKE. 21 22 THERE'S A POSSIBILITY OF 23 24 WE'RE TRYING 25 TO LOOK INTO WHETHER THAT MIGHT BE AN ALTERNATIVE

THAT'S VERY, VERY EXPERIMENTAL. 1 2 THE COURT: WHEN WE WERE LAST IN SESSION, DOCTOR, YOU INDICATED THAT TODAY WAS A GOOD DATE FOR A SUBSEQUENT HEARING BECAUSE YOU WOULD HAVE HAD THE INFORMATION THAT YOU WROTE ABOUT 5 IN YOUR TWO-PAGE REPORT, AND THAT YOU'RE TELLING ME ABOUT NOW, AND IT'S BEEN VERY HELPFUL. 6 : THANK YOU. 7 THE COURT: WHEN WOULD THE NEXT POINT IN TIME BE THAT 8 WE SHOULD RECONVENE AND ASSESS THIS? 9 10 : I'M CERTAINLY HAPPY TO COME BACK WHENEVER YOU WANT TO, BUT THE NEXT --11 THE COURT: FROM A MEDICAL STANDPOINT. 12 : THE NEXT INFLECTION POINT IS PROBABLY 13 GOING TO BE IN ABOUT 12 MONTHS BECAUSE THAT'S WHEN WE'RE GOING 14 TO ASSESS WHETHER OR NOT HE'S RESPONDED TO 15 WHETHER OR NOT HE'S GOING TO GO AND HAVE 16 THE COURT: OKAY. FROM A MEDICAL STANDPOINT. 17 : THAT'S THE NEXT MEDICAL INFLECTION POINT. 18 THE COURT: THANK YOU, SIR. I DON'T HAVE ANY OTHER 19 QUESTIONS AT THIS TIME. MR. PLETCHER MAY HAVE A QUESTION FOR 20 21 YOU. MR. PLETCHER: IT'S NOT MY PLACE NECESSARILY TO 22 QUESTION THE DOCTOR, BUT ONE THING THAT WAS A LITTLE UNCLEAR TO 23 24 ME IN READING THE REPORT IS EXACTLY WHAT IS THE THAT IS GOING TO TAKE PLACE IN THE NEXT 25

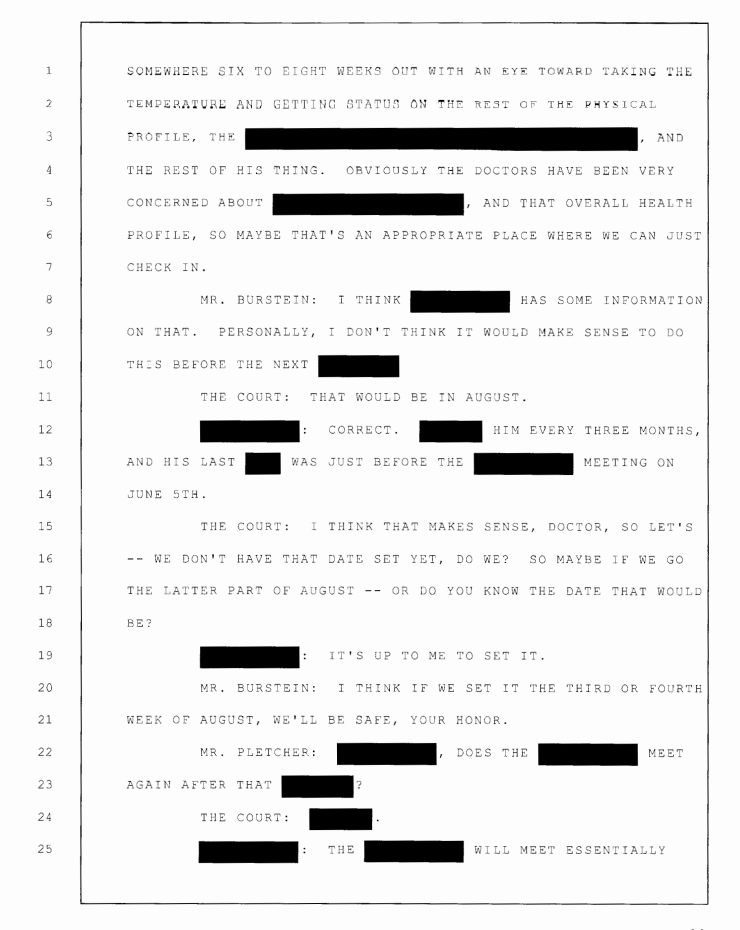




1 TRIAL THAT HE WOULD QUALIFY FOR. 2 : RIGHT. THE COURT: MR. PLETCHER, DID THAT ANSWER YOUR 3 4 QUESTION? 5 MR. PLETCHER: IT DOES. I GUESS THE IDEA THAT THE WOULD TAKE PLACE DURING THIS PERIOD SO THEY WOULD TAKE 6 7 HIM OFF THE FOR SOME PERIOD OF TIME, DECIDE HOW TO TREAT THESE OTHER AILMENTS, AND PUT HIM BACK ON 8 9 SO IT CONTINUES TO WORK, AND THEN YOU HAVE THIS IN AUGUST. 10 ADDITIONAL 11 CORRECT. THE COURT: MR. BURSTEIN, ANYTHING YOU WANTED TO HAVE 12 13 THE DOCTOR ELABORATE ON? MR. BURSTEIN: NO, YOUR HONOR, HE'S REALLY HERE FOR THE 14 COURT'S QUESTIONS, AND THE GOVERNMENT AS WELL. 15 16 THE COURT: THANK YOU. THANK YOU VERY MUCH. 17 THE COURT: I APPRECIATE YOUR COMING THIS MORNING. 18 MR. BURSTEIN: YOUR HONOR, I'M JUST STANDING LISTENING 19 TO WRITE DOWN THE NEXT DATES. 20 21 THE COURT: SO THE REQUEST IS -- I GUESS THE CURRENT MEDICAL FURLOUGH ENDS JUNE THE 18TH. 22 MR. BURSTEIN: THAT'S CORRECT, YOUR HONOR. 23 24 THE COURT: SO THE REQUEST IS I EXTEND IT FOR SOME 25 PERIOD OF TIME.

MR. BURSTEIN: THAT'S CORRECT, YOUR HONOR. 1 THE COURT: THAT TIME PERIOD OF TIME BEING WHATEVER I'M 2 WILLING TO DO. MR. BURSTEIN: THAT'S CORRECT, YOUR HONOR. 4 THE COURT: I GUESS WHAT I'M WONDERING IS THIS, I THINK 5 THERE'S A SUFFICIENT BASIS FOR DOING THAT. I THINK, DOCTOR, 6 7 YOU'VE BEEN VERY, VERY HELPFUL. I THINK HAVING THIS INFORMATION, AFTER THE MOST RECENT SCAN, AND THE COURSE OF 8 POTENTIAL TREATMENT THAT YOU'VE OUTLINED HERE, HAS BEEN 9 HELPFUL. 10 SO I'M JUST THINKING, DID YOU WANT TO BE HEARD ON THIS, 11 MR. PLETCHER AS TO A TIME FRAME? 12 MR. PLETCHER: NO, I DON'T THINK I HAVE ANY SORT OF 13 MAGIC SUGGESTION ONE WAY OR ANOTHER. THE COURT'S INCLINATION 14 PREVIOUSLY IS TO KEEP CLOSE TABS ON THE SITUATION, AND THAT 15 WOULD BE MY INCLINATION AS WELL. IT CONTINUES TO BE AN ONGOING 16 17 BALANCING TEST. 18 I THINK THERE'S SOME VERY OPTIMISTIC INFORMATION IN THE CONTEXT OF THIS DISCUSSION, RIGHT -- OR "OPTIMISM" IS RELATIVE, 19 20 BUT IN THE CONTEXT OF THIS DISCUSSION SOME OF FINDINGS ARE MORE POSITIVE THAN THEY HAVE BEEN AT PREVIOUS 21 22 HEARINGS, SO THAT'S GOOD NEWS, BUT AT THE SAME TIME I THINK THAT ADDITIONAL DATES ARE FOR THE COURT TO KEEP APPROPRIATE 23 24 TABS ON THE ISSUE AT APPROPRIATE INFLECTION POINTS, AND I'M A 25 LITTLE LEERY EVEN GOING OUT PAST THE AUGUST 15TH NEXT

THOUGH I DON'T KNOW WHAT WE ACCOMPLISH BEFORE THAT. 1 2 THE COURT: FROM WHAT THE DOCTOR SAID, IT SEEMED TO ME 3 THAT THE FARTHEST OUT WE COULD GO IS AUGUST. MAYBE WE DO SOMETHING BEFORE THEN, BUT NOT ASK THE DOCTOR TO COME, AND 4 LEAVE IT TO YOU, MR. BURSTEIN, IF THERE'S INFORMATION THAT 5 SHOULD BE BROUGHT TO THE COURT. WHAT I HEARD LOUD AND CLEAR 6 WAS FROM A MEDICAL STANDPOINT THE REAL MILESTONE MARK IS AT A 7 YEAR, AND IN A YEAR MR. FRANCIS IS GOING TO KNOW AN AWFUL LOT 8 MORE ABOUT HIS HEALTH AND HOW IT'S GOING. 9 IT'S EASY IN THE LEGAL CONTEXT TO BE DISCUSSING THIS 10 ISSUE. WE ALL WANT TO BE CAUTIOUSLY HOPEFUL THAT EVERYTHING 11 YOU SET FORTH, DOCTOR, WILL LEAD TO A VERY POSITIVE OUTCOME, 12 BUT IT'S A CAUTIOUS ONE AND A CONCERNING ONE. 13 MR. PLETCHER: I DON'T WANT TO READ TEA LEAVES OR LOOK 14 INTO A CRYSTAL BALL, BUT IF MR. FRANCIS CONTINUES TO RESPOND 15 16 , IF THE REST OF HIS HEALTH PROFILE WELL ON CONTINUES TO IMPROVE, THE 17 CONTINUES TO IMPROVE, AND THE RECOMMENDATION IS 18 19 TO KEEP HIM ON , THAT MAY CHANGE BOTH THE 20 COURT'S AND THE GOVERNMENT'S VIEW OF THIS GOING FORWARD, RIGHT? IF THEY'RE NOT -- IF IT'S NOT GOING TO MOVE TO 21 22 UP AT SPECIALTY CLINICS MULTIPLE DAYS A WEEK, THAT CHANGES -- THAT 23 MAY CHANGE OUR VIEW OF THIS. 24 25 SO I THINK MAYBE THE COURT SHOULD SET THIS FOR



WHENEVER I WANT THEM TO. BECAUSE THE NEXT MEDICAL INFLECTION 1 POINT'S NOT LIKELY TO BE FOR A YEAR, THERE'S NOT GOING TO BE 2 ANY ADDITIONAL INFORMATION. THE MEETS TO SET THE 3 COURSE OF TREATMENT, AND THE COURSE OF TREATMENT IS PRETTY MUCH SET BETWEEN NOW AND THE NEXT MEDICAL INFLECTION POINT, WHICH IS 5 6 WHETHER OR NOT HE QUALIFIES FOR 7 , JUST GOING BACK AND CERTAINLY IN TERMS OF 8 TO EVERYTHING ELSE, I MEAN, IT'S REALLY NOT HOLISTIC MEDICINE. 9 WHICH HAS VERY 10 MUCH TO DO WITH HIS WEIGHT, HIS , AND BLOOD PRESSURE, 11 AND MOBILITY, VERY MUCH DIRECTLY IMPACTS HIS SURVIVAL. 12 MR. BURSTEIN: SO, YOUR HONOR, ASSUMING THE COURT WOULD 13 LIKE TO DO AN OFF DAY AND NOT A --14 15 THE COURT: NOT A FRIDAY. 16 MR. BURSTEIN: WE COULD DO THURSDAY THE 30TH, YOUR HONOR, IF THAT'S AVAILABLE TO THE COURT, AND THAT WOULD MAKE 17 SURE THAT I COULD GET NOT ONLY THE DONE BUT ANOTHER 18 REPORT SO IF THE DOCTOR'S NOT GOING TO COME INTO COURT WE'LL 19 20 HAVE THE REPORT. THE COURT: THAT'S AGREEABLE WITH THE COURT. LET ME 21 CHECK WITH THE GOVERNMENT. 22 23 MR. PLETCHER, MR. BURSTEIN JUST SUGGESTED AUGUST THE 30TH AT 10:00 A.M. 24 25 MR. PLETCHER: IF THE IS GOING TO GO IN THE

MIDDLE OF AUGUST, THAT'S --1 2 THE COURT: THAT GIVES THE AN OPPORTUNITY TO REVIEW IT, GIVE THE DOCTOR AN OPPORTUNITY TO KIND OF --3 : I WASN'T PLANNING ON PUTTING IT BACK TO 4 AFTER THIS , BUT IF YOU WANT ME TO, I WILL. THE THE COURT: SIR, I'D LEAVE IT TO YOUR SOUND MEDICAL 7 JUDGMENT. : THANK YOU, I APPRECIATE THAT. THE 8 IS TO GUIDE TREATMENT, SO THE FUNCTION OF THE 9 TREATMENT IS PRETTY MUCH SET BETWEEN NOW AND THE REASSESSMENT 10 BASED ON HIS ONE YEAR'S WORTH OF TREATMENT. OF HIS 11 I DO ANTICIPATE -- IT'S NOT A QUESTION OF IF HE NEEDS 12 , IT'S JUST A QUESTION OF WHEN, 13 AND FROM OUR STANDPOINT WE WANT TO DELAY IT AS MUCH AS POSSIBLE 14 IN ORDER TO GET THE MOST THAT WE CAN OUT OF THESE CURRENT 15 MEDICATIONS, AND ALSO TO IMPROVE HIS PERFORMANCE STATUS AS MUCH 16 17 AS POSSIBLE, BEFORE WE GO INTO THE NEXT LINE OF TREATMENT. THE COURT: SO YOU KNOW THAT THE CURRENT 18 HE'S ON CANNOT TOTALLY DO THE JOB. 19 : NO, IT CAN'T. 20 THE COURT: OKAY. 21 : FOR THE RECORD, IN THE OPINION OF 22 NOTHING CAN. IN THE OPINION OF 23 , WHAT WE'RE DOING IS WE'RE TRYING TO PROLONG HIS LIFE. WE'RE BEYOND THE 24 PROBABILITY OF CURE. 25

THE COURT: AS I UNDERSTAND IT, THE BETTER THE RESULT 1 , THE BETTER THE LIKELIHOOD THAT 2 WITH THE CURRENT MAY BE ABLE TO DO THE REST OF IT. 3 : THAT'S CORRECT. YOU ALMOST THINK OF IT 4 IN THE SAME WAY AS YOU THINK OF ANTIBIOTICS, THE FIRST ROUND OF 5 ANTIBIOTICS KILLS AS MANY BACTERIA AS POSSIBLE, AND THE SECOND 6 ROUND OF ANTIBIOTICS GETS WHAT'S LEFT BEHIND, AND THEN THE 7 THIRD TIME, AND THE FOURTH TIME, AND SO FORTH. 8 THE COURT: IT'S CERTAINLY NOT THE COURT'S PLACE OR 9 COUNSEL'S PLACE, IN MY OPINION, TO SECOND-GUESS THE MEDICAL 10 TREATMENT. I JUST WANTED TO UNDERSTAND THAT, SIR, SO THANK 11 12 YOU. 13 : OF COURSE. THE COURT: THE WILL MEET WHEN YOU THINK 14 IT'S MEDICALLY CALLED FOR. 15 WHICH IS REALISTICALLY TOWARDS THE END OF 16 THIS YEAR OR THE BEGINNING OF NEXT YEAR. 17 18 MR. PLETCHER: JUST A REQUEST IN ADVANCE OF THE NEXT 19 HEARING, PERHAPS AND HIS COLLEAGUES, THROUGH MR. 20 BURSTEIN, COULD PUT TOGETHER A SIMILAR TYPE REPORT FOR THE COURT, FOR US ALSO, BUT REALLY FOR THE MARSHAL SERVICE SO THAT 21 22 THEY CAN REASSESS. IT'S REALLY ON TO THEM. I APPRECIATE ALL 23 THE THINGS THAT IS SAYING ABOUT THE PROGNOSIS AND 24 THE MEDICAL, FROM HIS MEDICAL PERSPECTIVE, ABOUT HOW TO KEEP 25 MR. FRANCIS ALIVE FOR THE LONGEST POSSIBLE TIME.

THAT ONLY IS IN PART THE ANALYSIS THAT THE REST OF US ARE MAKING, RIGHT, WE HAVE TO BALANCE THAT AGAINST THE INTERESTS OF THE JUSTICE SYSTEM, THE ABILITY TO TREAT ALL PRISONERS THE SAME. OBVIOUSLY THE MARSHAL SERVICE HAS SOMETHING IN PLACE TO DEAL WITH THIS, AND SO WE REALLY NEED TO -- MEDICALLY THE INFLECTION POINT IS 12 MONTHS, THAT'S NOT THE INFLECTION POINT FOR THE REST OF US, RIGHT, WE NEED TO KEEP A CLOSER TAB ON THAT TO MAKE SURE THAT WE'RE CARRYING OUT OUR DUTIES FAITHFULLY AS WELL.

THE COURT: WE'RE GOING OUT APPROXIMATELY 10 WEEKS,
WHICH I THINK IS A REASONABLE POINT TO HAVE A FURTHER STATUS IN
THIS MATTER.

I DO HAVE A QUESTION FOR BOTH SIDES, AND MAYBE IT'S

MORE FOR THE GOVERNMENT, SINCE WE WERE LAST IN SESSION THE

COURT HAS SIGNED THE JOINT REQUEST FOR NUMEROUS THINGS TO BE

UNSEALED, AND SOME WERE REDACTED. THE NATURE OF THIS HEARING

TODAY HAS BEEN PREDOMINANTLY MEDICAL AND NEEDS TO BE SEALED.

IS EVERYBODY IN AGREEMENT WITH THAT?

MR. BURSTEIN: THAT'S OUR JOINT REQUEST. AT LEAST MY UNOPPOSED REQUEST BECAUSE THE LAW IS CLEAR THAT MEDICAL INFORMATION IS THE PROTOTYPICAL INFORMATION THAT SHOULD BE UNDER SEAL, IT'S PRIVATE.

MR. PLETCHER: I THINK THE COROLLARY TO THAT, TO THE EXTENT THE COURT IS GOING TO ORDER THE MEDICAL FURLOUGH EXTENDED, I THINK THAT CAN BE DONE WITHOUT REFERENCE TO THE

SPECIFIC MEDICAL INFORMATION, AND THAT CAN BE DONE PUBLICLY. 1 THE COURT: I AGREE. AND YOU COULD PREPARE AN ORDER 2 THAT THE COURT -- YOU'LL PREPARE THE ORDER, MR. BURSTEIN, SAME 3 TERMS AND CONDITIONS. AND DID I SAY HOW FAR I WOULD GO ON 4 5 THAT, YET? MR. BURSTEIN: YES, YOU DID, YOUR HONOR, YOU SAID -- WE 6 7 SET AUGUST THE 30TH. THE COURT: FOR FURTHER STATUS, AND I'LL TAKE THAT 8 9 THROUGH -- LET'S TAKE IT THROUGH THE 31ST. MR. BURSTEIN: FOR THE MEDICAL FURLOUGH. 10 11 THE COURT: RIGHT. MR. BURSTEIN: AS LONG AS THAT GIVES THE COURT AND 12 PRETRIAL AND ALEX ENOUGH TIME TO -- ASSUMING IT'S GOING TO 13 CONTINUE -- AND THE MARSHALS, IF A DAY IS ENOUGH TIME TO REDO 14 15 IT. THE COURT: I THINK IT IS. IS IT? 16 17 MS. SCHIMMEL: YES, THAT'S FINE. THE COURT: THE ONLY OTHER QUESTION I HAVE, AND THIS 18 MAY GO OUT -- WELL, WHERE ARE WE GOING FROM HERE? SHOULD THERE 19 20 BE AN EXPECTATION WHAT'S OUT THERE IS PUBLIC, AND I'M AWARE OF THAT, AND CERTAIN TRANSCRIPTS HAVE BEEN MADE PUBLIC AS 21 REDACTED. IS THERE STILL A THOUGHT OF DEPOSITION, AND WHAT ARE 22 WE DOING WITH REGARD TO THAT IF BLOCKS OF TIME NEED TO BE 23 CLEARED OFF MY CALENDAR? 24 MR. PLETCHER: YES, I THINK IN AN EXERCISE OF CAUTION 25

THE UNITED STATES IS GOING TO NOTICE THIS FOR DEPOSITION ON THE 1 POSSIBILITY THAT IF TRIAL CONTINUES TO BE CONTINUED, FOR 2 WHATEVER REASON, AND MR. FRANCIS IN FACT BECOMES UNAVAILABLE, 3 FOR WHATEVER REASON, THAT DEPOSITION TESTIMONY WOULD SERVE AS A 4 SURROGATE. 5 WE WERE KIND OF WAITING FOR THIS MEDICAL REPORT, SEEING 6 7 WHAT THE PROGNOSIS WAS, TO DETERMINE EXACTLY WHEN AND BY WHAT PROCEDURE TO NOTICE THAT, BUT I THINK OUR PREVAILING VIEW --8 9 WITHOUT MAKING ANY KIND OF GUARANTEE, OUR PREVAILING VIEW IS, YES, THAT WE WOULD NOTICE IT FOR DEPOSITION. THIS DEALS WITH 10 NINE OTHER DEFENDANTS AND THEIR COUNSEL. 11 THE COURT: BUT THEY NOW KNOW THERE'S AN ISSUE. 12 MR. PLETCHER: THEY DO. THE COURT HAS SET MOTION 13 HEARING I BELIEVE ON DECEMBER 3RD, WITH MOTIONS TO BE FILED 14 15 SEVERAL WEEKS OR MONTHS BEFORE THAT, AND SO POSSIBLY, I GUESS, IF I'M LOOKING OUT, PROBABLY NEED RULINGS ON THOSE MOTIONS TO 16 CRYSTALLIZE THE ISSUES AND THEN LOOKING FOR A DEPOSITION MAYBE 17 INTO EARLY 2019. 18 THE COURT: MAYBE THE FIRST QUARTER OF 2019. 19 MR. PLETCHER: I WILL SAY IF MR. FRANCIS' HEALTH FLAGS, 20 WE WOULD LOOK TO EXPEDITE THAT TIME TABLE. 21 THE COURT: OKAY. 22 23 MR. BURSTEIN: YOUR HONOR, WE'LL DO WHATEVER WE NEED. AS I ALWAYS TELL THE COURT, MY TWO MAIN THINGS; NUMBER ONE, IS 24 MR. FRANCIS' HEALTH. NUMBER TWO, FACILITATE THE COOPERATION. 25

THAT FALLS IN THE SECOND ONE, AND WE'LL BE READY FOR IT. 1 TO THE NUTS AND BOLTS OF THINGS, YOUR HONOR, YOU'LL BE GETTING -- LATER THIS AFTERNOON YOUR STAFF WILL BE GETTING A 3 PROPOSED ORDER FROM ME WITH THREE THINGS, FOUR THINGS. IT WILL 4 MOVE THE NEXT STATUS DATE TO AUGUST 30TH AT 10:00 A.M. 5 THAT PART -- DO WE WANT THAT PART, YOUR HONOR, FILED ON 6 THE DOCKET PUBLICLY? WE'VE BEEN DOING THE MEDICAL STATUSES 7 8 UNDER SEAL. THE COURT: WE HAVE BEEN, AND THAT'S PREDOMINANTLY A 9 MEDICAL STATUS, ISN'T IT? 10 MR. BURSTEIN: I'LL DO A SEPARATE ORDER FOR THAT. 11 THE COURT: I THINK SO. 12 MR. BURSTEIN: SO THEN I'LL MOVE THE STATUS REPORT BY 13 SEPARATE UNDER-SEAL ORDER, AND I'LL SUBMIT A REGULAR ORDER TO 14 THE COURT FOR MOVING THE SENTENCING DATE. ALEX HAS GIVEN ME A 15 DATE OF MARCH 1ST, 2019. 16 THE COURT: IF THAT'S GOOD WITH ALEX, THAT'S GOOD WITH 17 18 ME. MR. BURSTEIN: I'LL PUT THAT IN A REGULAR NONSEALED 19 ORDER, AND I'LL PUT THE OTHER FURLOUGH RELATED IN A SEALED 20 ORDER, AND I'LL EMAIL THEM BOTH TO YOUR CHAMBERS. 21 THE COURT: VERY WELL. AND WE'LL TAKE A LOOK AT THEM 22 23 FIRST, AND I'LL EXECUTE THEM AS SOON AS I GET THEM, COUNSEL. MR. BURSTEIN: THANK YOU SO MUCH, YOUR HONOR, FOR YOUR 24 25 TIME.

1 THE COURT: YOU'RE WELCOME. 2 MR, PLETCHER: LET ME JUST TAKE UP ONE ADDITIONAL 3 ISSUE. THE COURT: OF COURSE. 4 MR. PLETCHER: MR. BURSTEIN MENTIONED AT THE OUTSET OF 5 6 THIS THAT THE PARALLEL NAVY PROCEEDING IS STILL ONGOING. THE 7 UNSEALED PAPERS HAVE BEEN SUBMITTED IN THAT PROCEEDING TO THAT 8 JUDGE. I DON'T KNOW WHAT RULING THEY WOULD ULTIMATELY MAKE, SO WE'RE STILL WORKING BETWEEN TWO PARALLEL TRIALS ON MR. 9 10 FRANCIS'S AVAILABILITY IN THAT CASE AS ENVISIONED UNDER RULE 15. THAT IS, IS MR. FRANCIS AVAILABLE IN THAT CASE SUFFICIENT 11 12 FOR THAT JUDGE TO ORDER A DEPOSITION OR TO MOVE VENUE OF THAT 13 CASE HERE. DEPENDING ON WHAT THAT FINDING IS GOING TO BE, AGAIN, 14 JUST PREFACING FOR YOUR HONOR, WE MAY BE BACK BEFORE YOU AS WE 15 SORT OF PING PONG BACK AND FORTH, BUT WE'RE TRYING TO MAKE SURE 16 17 THAT BOTH -- THE INTERESTS OF BOTH SYSTEMS ARE SERVED, THAT WE ARE FULLY COMMITTED TO ASSISTING OUR NAVY BRETHREN IN THE 18 PROSECUTION OF THEIR CASE, WHILE AT THE SAME TIME KEEPING THE 19 20 COURTS AND THESE PARTIES' INTERESTS AT THE FOREFRONT AS WELL, 21 SO THAT'S WHERE WE STAND RIGHT NOW. THE COURT: THAT IS AN INDIVIDUAL WHO IS UNCHARGED ON 22 THE CIVIL SIDE TO ANY U.S. ATTORNEY'S OFFICE, EITHER HERE OR 23 24 THERE, IT'S JUST BEING HANDLED IN THE MILITARY SYSTEM. MR. PLETCHER: THAT'S RIGHT, SO HE'S BEEN CHARGED WITH 25

A GENERAL COURT MARTIAL. AS WE TALKED ABOUT THE LAST TIME, 1 IT'S A PARALLEL FEDERAL CRIMINAL PROCEEDING, JUST BEING HANDLED 2 BY THE MILITARY JUSTICE EDIFICE. 3 THE COURT: AND THAT TRIAL GOT POSTPONED. 4 MR. PLETCHER: IT HAS BEEN TEMPORARILY, BUT THERE ARE 5 NO SPECIFIC DATES SET, IN LARGE PART WHILE WE WORK OUT THIS 6 ISSUE OF MR. FRANCIS'S AVAILABILITY. SO AGAIN WE AS THE 7 PARTIES AND MR. FRANCIS ARE EITHER TRYING TO WORK TO ENSURE 8 THAT THEY HAVE ALL THE INFORMATION THEY NEED TO MAKE GOOD 9 DECISIONS, AND THAT WE BRING THE INFORMATION TO THIS COURT TO 10 MAKE GOOD DECISIONS ALSO ABOUT THIS ISSUE. 11 MR. BURSTEIN: JUST TO FOLLOW UP MR. PLETCHER, JUST FOR 12 THE COURT'S INFORMATION, THE LAST I HEARD FROM THE NAVY WAS 13 THAT THEY'RE THINKING OF DEPOSITIONS HERE IN JULY, THAT'S -- I 14 DON'T THINK WE WOULD NEED TO COME BACK TO THE COURT FOR THAT, 15 BUT IF SOMETHING CHANGES, AND MR. PLETCHER HAS ADDITIONAL 16 INFORMATION, WHATEVER, AT THE GOVERNMENT'S PLEASURE WE'LL BE 17 18 HERE. THE COURT: I THINK THE CURRENT ORDERS FOR THE MEDICAL 19 20 FURLOUGH WOULD ALLOW HIM TO DO THAT WITHOUT COMING BACK IF THAT'S WHAT HAPPENS. 21 MR. BURSTEIN: THAT'S MY UNDERSTANDING AS WELL. 22 THE COURT: YOU AGREE WITH THAT? 23 MR. PLETCHER: I DO. 24 25 THE PRETRIAL SERVICES OFFICER: YOUR HONOR, SINCE HE IS

GOING TO HAVE BETWEEN NOW AND AUGUST, WE WOULD 1 REQUEST REMOVAL OF THE GPS UNIT FOR THAT I BELIEVE 2 THAT'S NECESSARY IN THIS CASE. 3 MR. BURSTEIN: I'LL PUT THAT IN THIS UNDER-SEAL ORDER. 4 THE COURT: VERY WELL. WHENEVER THERE'S A MEDICAL 5 PROCEDURE -- I GUESS THE PROCEDURE WHEN HE HAD THE TREATMENTS 6 THAT HE'S HAVING, THE GPS DEVICE DIDN'T BREAK. I REMEMBER THAT 7 8 FROM THE LAST ORDER. HAS BEEN NO ISSUE. MR. BURSTEIN: 9 THE COURT: EXCELLENT. BUT FOR IT WOULD 10 BE. 11 I GUESS 12 WORST CASE SCENARIO WE COULD MOVE IT TO THE OTHER LEG. IT 13 NEEDS TO COME OFF. WE TYPICALLY 14 WORST CASE SCENARIO IT WOULD NEED TO BE MOVED. 15 THE PRETRIAL SERVICES OFFICER: YOU'RE GOING TO DO 16 ON THE LEG THAT --17 : YEAH. 18 THE PRETRIAL SERVICES OFFICER: WE CAN MOVE IT. 19 THE COURT: YOUR POINT IS WELL TAKEN. IF IT'S ON THE 20 , IT NEEDS TO BE MOVED TO THE OTHER LEG, HOWEVER 21 THAT IS DONE. I TRUST IT YOU'LL TAKE CARE OF IT. MR. BURSTEIN 22 2.3 WILL TAKE CARE OF IT. : THE ONLY THING I WOULD HAVE TO MAKE SURE 24 25 IS THAT IT

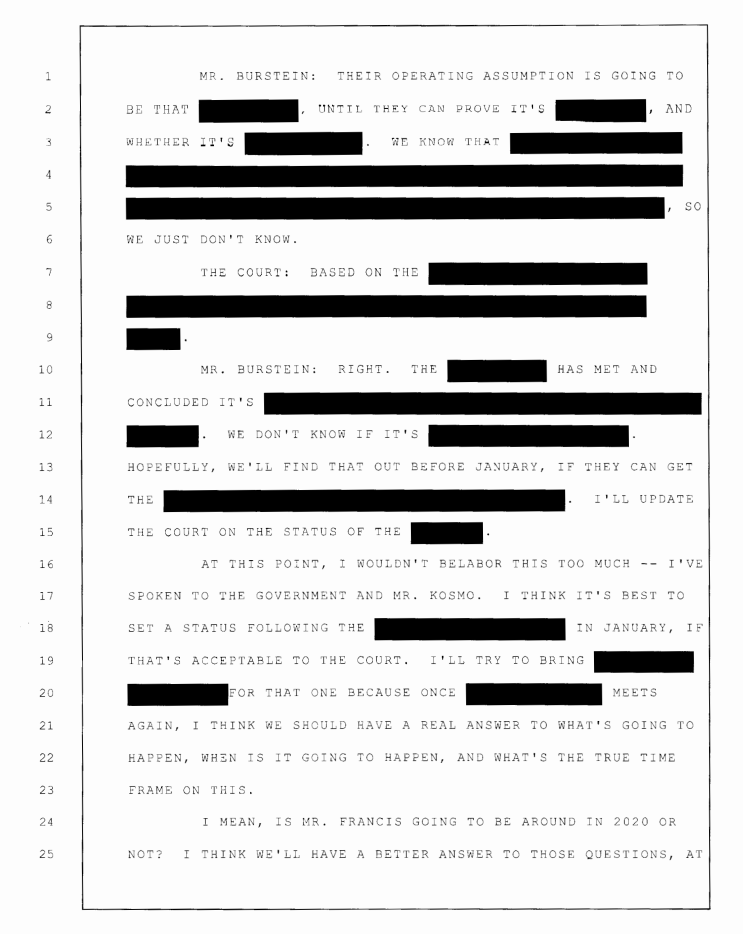
MR. BURSTEIN: IN THE EXERCISE OF CAUTION, I'LL PUT IT 1 2 IN THE ORDER AND IT CAN COME OFF FOR THAT BRIEF PERIOD OF AND HAVE TO BE REPLACED IMMEDIATELY BY MR. KOSMO. 3 THE COURT: THE ONLY THING THAT WOULD CONCERN ME IF 4 THERE'S ANYTHING ABOUT THE DEVICE THAT WOULD CAUSE ISSUES IN 5 I DON'T KNOW ENOUGH ABOUT THE TECHNOLOGY. 6 : CERTAINLY THE MAY INTERFERE WITH 7 IT. IT WOULD PROBABLY INTERFERE WITH THE DEVICE BY SENDING 8 9 MR. KOSMO: YOUR HONOR, FAIRLY ROUTINELY I'VE DONE 10 THIS. WE'VE GONE TO HOSPITALS. WE'VE REMOVED IT, WE'VE SAT 11 OUT THERE, AND WE'VE PUT IT BACK ON. 12 THE COURT: SO THEY'LL PROVIDE THEM NOTICE AND YOU'LL 13 14 TAKE CARE OF THAT. 15 MR. BURSTEIN: I'LL PUT IT IN THE ORDER IN THE EXERCISE 16 OF CAUTION. IT WILL BE IN THE ORDER, YOUR HONOR. THE COURT: THANK YOU. ANYTHING ELSE THAT WE HAVEN'T 17 THOUGHT OF? 18 THE PRETRIAL SERVICES OFFICER: NO, YOUR HONOR, THANK 19 20 YOU. THE COURT: ANYTHING ELSE FROM ANYBODY? 21 22 MR. PLETCHER: NO, YOUR HONOR. THANK YOU FOR YOUR TIME 23 TODAY. 24 MR. BURSTEIN: THANK YOU. 25 THE COURT: THANK YOU, DOCTOR, I APPRECIATE YOUR BEING

1 HERE TODAY. 2 : THANK YOU VERY MUCH. 3 (THE HEARING CONCLUDED.) 4 5 6 9 10 11 12 1.3 CERTIFICATE 14 I, GAYLE WAKEFIELD, CERTIFY THAT I AM A DULY 15 QUALIFIED AND ACTING OFFICIAL COURT REPORTER FOR THE UNITED STATES DISTRICT COURT, THAT THE FOREGOING IS A TRUE AND 16 ACCURATE TRANSCRIPT OF THE PROCEEDINGS AS TAKEN BY ME IN THE ABOVE-ENTITLED MATTER ON JUNE 14, 2018; AND THAT THE FORMAT 17 USED COMPLIES WITH THE RULES AND REQUIREMENTS OF THE UNITED STATES JUDICIAL CONFERENCE. 18 19 20 DATED: JUNE 29, 2018 /S/ GAYLE WAKEFIELD GAYLE WAKEFIELD, RPR, CRR 21 OFFICIAL COURT REPORTER 22 23 24 25

	TED STATES DISTRIC UTHERN DISTRICT OF	
UNITED ST	ABLE JANIS L. SAMM ATES DISTRICT JUDG!	E PRESIDING
UNITED STATES OF AMERI	CA, ) NO. 13 ) 13	
VS. LEONARD GLENN FRANCIS,	) ) STATUS	R 4, 2018 HEARING
DEFENDA	NT. ) (FILED	UNDER SEAL)
APPEARANCES:		
FOR THE PLAINTIFF:	MARK W. PLETCHE U.S. ATTORNEY'S	
FOR THE DEFENDANT:	DEVIN J. BURSTE KATIE JENKINS WARREN & BURSTE	

OCTOBER 4, 2018 1 MORNING SESSION 2 THE CLERK: NUMBER THREE ON THE CALENDAR, 13-CR-3781, ٦ 13-CR-3782, 13-CR-4287, UNITED STATES VS. LEONARD GLENN FRANCIS 4 5 FOR STATUS. THE COURT: LET ME INDICATE THAT THE COURTROOM HAS BEEN 6 CLOSED FOR THIS HEARING. THE TRANSCRIPT OF THIS PROCEEDING 7 WILL BE SEALED UNTIL FURTHER ORDER OF THE COURT, AND EVERYBODY 8 HERE IS EITHER COURT STAFF OR ON THE DEFENSE/GOVERNMENT SIDE, 9 SO GO AHEAD. 10 THE PRETRIAL SERVICES OFFICER: ERIC KOSMO FROM 11 12 PRETRIAL SERVICES. THE COURT: THANK YOU VERY MUCH FOR BEING HERE. 13 MR. BURSTEIN: GOOD MORNING, YOUR HONOR, DEVIN BURSTEIN 14 AND KATIE JENKINS FOR MR. FRANCIS. 15 MR. PLETCHER: MARK PLETCHER FOR THE UNITED STATES. 16 MR. BESTE: ERIC BESTE ON BEHALF OF THE UNITED STATES 17 18 AS WELL. THE COURT: THANK YOU, MR. BESTE. 19 WE HAD THIS SET AWHILE AGO. IN PREPARATION FOR THAT, I 20 HAVE RECEIVED TWO DOCUMENTS. I RECEIVED -- OF COURSE, THESE 21 DOCUMENTS ARE UNDER SEAL. I HAVE RECEIVED A SEPTEMBER 14TH 22 , AND THEN RIGHT BEFORE WE WERE LETTER FROM 23 SCHEDULED TO HAVE A HEARING, WHICH GOT CONTINUED, I RECEIVED A 24 , AND SO I HAVE READ 25 SEPTEMBER

THOSE AGAIN. I'M PREPARED TO BE UPDATED BY YOU, COUNSEL. 1 PLEASE GO AHEAD, MR. BURSTEIN. 2 MR. BURSTEIN: THANK YOU, YOUR HONOR. YES, WE'VE BEEN 3 IN CONTACT WITH , AND I ACTUALLY SAW MR. FRANCIS YESTERDAY. I THINK THE FIRST LETTER ON SEPTEMBER 14TH KIND OF LAYS OUT WHERE WE ARE. WE'RE ANTICIPATING THE 6 TOGETHER IN EARLY JANUARY TO REEVALUATE THE 7 STATUS, MOSTLY NOW OF THE 8 LEARNING ALL THE PROPER TERMINOLOGY. 9 , IT'S HOPEFUL THAT THEY CAN DO ONE 10 , PERHAPS TWO, IN JANUARY, IF EVERYTHING IS STABLE. 11 THERE'S KIND OF THREE MAIN PRESSING THINGS RIGHT NOW, 12 THE BIGGEST ONE THAT WE ARE CERTAIN ABOUT IS 13 , WHICH THEY CAN'T TREAT RIGHT 14 NOW, AND HOPEFULLY THEY CAN DO THOSE . AROUND THE SAME 15 TIME. AND THEN THE MORE ACUTE PROBLEM IS WHAT'S GOING ON IN 16 WHAT WE BELIEVE IS THE . WE KNOW IT'S IN THE 17 WE'RE NOT SURE WHAT IT IS, AND THAT'S IN THE 9/17 LETTER, YOUR 18 19 HONOR, SO THEY HAVEN'T BEEN ABLE YET BECAUSE THE HAS BEEN SO EXTREME. SO THEY'RE NOT SURE IF IT'S 20 21 ALL THE DOCTORS TREAT --22 23 (SOUND OF DOOR LOCKING.) THE COURT: IT WAS JUST ONE OF THE U.S. MARSHALS GOING 24 25 OUT. I THINK HE'S LOCKING THE DOOR FROM THE OTHER SIDE.



LEAST THEIR VIEWPOINT OF IT, THAN -- IF THAT MAKES SENSE TO THE 1 2 COURT. 3 THE COURT: I MEAN, I'M GOING TO ASK THE GOVERNMENT TO COMMENT AND SAY WHAT IS NOT ONLY -- I UNDERSTAND IT'S HARD 4 5 ENOUGH TO DEAL WITH MR. LEONARD FRANCIS'S MEDICAL SITUATION, BUT THEN YOU OVERLAY WHAT THE PROGNOSIS IS FOR THE CASES GOING 6 FORWARD. I UNDERSTAND THAT, AND AFTER I READ BOTH OF THESE 7 LETTERS, MR. BURSTEIN, I'M GOING TO PERMIT THIS MEDICAL 8 9 FURLOUGH TO BE EXTENDED. THAT'S MY TENTATIVE, ABSENT HEARING SOMETHING FROM THE GOVERNMENT THAT WOULD DISAGREE WITH THAT. 10 11 MR. BURSTEIN: OKAY. THANK YOU, YOUR HONOR. THE COURT: YOU'RE WELCOME. 12 13 MR. PLETCHER, YOUR POSITION REGARDING THE MEDICAL SITUATION, AND WHERE WE COULD PUT THE NEXT STATUS, AND WHAT 14 WE'RE GOING TO DO WITH THE CASE. 15 MR. PLETCHER: THANK YOU, YOUR HONOR. YOUR HONOR, AS 16 17 THE COURT HAS ARTICULATED BEFORE, AND WE AGREE WITH, THIS IS A VERY UNIQUE SITUATION. THIS IS IN MANY RESPECTS UNCHARTED 18 19 TERRITORY. THE COURT: IT IS. 20 MR. PLETCHER: IN TRYING TO MANAGE HIS MEDICAL CARE AND 21 22 JUXTAPOSE THAT AGAINST MR. FRANCIS'S -- HE HAS SEVERAL MEDICAL CONDITIONS. THE PARTIES ARE ALL WORKING TO MAKE SURE THAT WE 23 24 KEEP EACH ONE OF THOSE CONSIDERATIONS IN MIND. 25 THE COURT: NOTHING HAS CHANGED WITH REGARD TO THE

24-HOUR GUARD AND THE ACTIVITIES THAT ARE AUTHORIZED AND NOT 1 2 AUTHORIZED. MR. PLETCHER: THAT'S CORRECT. AND FROM THE BEGINNING 3 OF THIS, OUR PREVAILING VIEWPOINT HAS BEEN THAT THE FURLOUGH IS 4 APPROPRIATE UNTIL MR. FRANCIS IS STABLE, UNTIL THERE ARE NOT 5 ACUTE, IMMEDIATE AND SERIOUS MEDICAL CONDITIONS, AND WE ARE 6 7 STILL IN THAT FORMER REGIME. THERE IS SOME GOOD NEWS INTERSPERSED IN THE MEDICAL 10 11 RECORD, AND DEPENDING ON WHAT THE PROGNOSIS IS ON THE 12 13 14 15 I THINK THAT'S ONE THAT AFTER THAT WE WOULD BE 16 LOOKING AT THE POTENTIAL OF STABILITY, SO THAT'S THE EXCISION BY TAKING OUT -- JUST PHYSICALLY 17 OF THE ALL OF THAT IS JUST A RECAP OF 18 WHAT'S IN THE LETTER. 19 WE AGREE WITH THE COURT IN THIS REGARD IS THAT ALL THE 20 PARTIES NEED TO CONTINUE TO TAKE CAREFUL NOTE OF THIS. I THINK 21 IT MAKES SENSE TO RECONVENE AFTER THE 22 23 HOPEFULLY, THEY'LL BE ABLE TO FIX THE 24 25 WILL MOVE TO CHART SOME TYPE OF MEDICAL TRAJECTORY, AND THAT

WILL GIVE US A GOOD UNDERSTANDING OF HOW WE SHOULD PROCEED. 1 PERIOD. THE COURT --2 THE COURT: WHAT ABOUT THE OTHER CASES? WHILE THIS IS 3 -- I DON'T HAVE A PROBLEM WITH BOTH YOU AND THE DEFENSE, AND 4 THE COURT AGREES, WHAT THE APPROPRIATE COURSE OF CONDUCT IS FOR 5 6 MR. LEONARD FRANCIS AND HIS MEDICAL TREATMENT -- AND MR. BURSTEIN WILL TELL US WHEN MEETING, AND 7 8 WE'LL SET THE HEARING AT LEAST A WEEK OR TWO AFTER THAT IN JANUARY OF 2019 -- BUT WHAT'S THE IMPLICATION FOR THIS? HOW 9 MANY CASES DO WE HAVE OUTSTANDING, NINE? 10 MR. PLETCHER: WE HAVE ONE CASE WITH NINE DEFENDANTS, 11 AND THEN TWO CASES WITH ONE EACH, SO 11 DEFENDANTS. TAKING 12 JUST THE 7TH FLEET CASE, BECAUSE THAT'S THE ONE THAT'S MOST 13 SIGNIFICANT, AND A BIT MORE MATURE, AS THE COURT KNOWS THERE IS 14 A MOTION HEARING DATE SET. 15 DEFENSE HAS RECENTLY REACHED OUT TO ME TO ASK WHETHER 16 WE WOULD AGREE TO CONTINUE THAT TO GIVE THEM MORE TIME FOR 17 THEIR MOTIONS. I'M WORKING WITH MR. CHEEKS TO SEE IF THERE'S A 18 SCHEDULE THAT ALLOWS THAT TO HAPPEN. I DON'T WANT TO 19 DISADVANTAGE THOSE DEFENDANTS. CERTAINLY THERE HAS BEEN AN 20 AWFUL LOT OF TIME SINCE THE INDICTMENT IN THAT CASE, AND SO 21 TIME TO FILE MOTIONS SEEMS TO BE UPON US. 22 23 IF WE DO COME TO AN AGREEMENT, AND WE GET MOTIONS ON

FILE, MY ANTICIPATION IS WE WOULD BE LOOKING TO SET A TRIAL

DATE FOR A MID-2019 TRIAL. THAT DOESN'T SEEM LIKE IT WOULD BE

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TOO FAR OUT, CERTAINLY IT WOULD BE -- A TRIAL DATE IN MID-2019 WOULD BE MORE THAN TWO YEARS AFTER THE ORIGINAL INDICTMENT, EVEN WITH THE DISCOVERY IN THIS CASE IT SEEMS LIKE SUFFICIENT TIME. AND IF THAT'S THE CASE, MY BEST GUESS AT THIS MOMENT, SITTING HERE RIGHT NOW, IS MR. FRANCIS WOULD JUST BE A TESTIFYING WITNESS. THE COURT: YOU HAD SHARED AT ONE TIME THE POSSIBILITY OF CAPTURING HIS TESTIMONY BY DEPOSITION. MR. PLETCHER: THAT'S STILL AN ONGOING AND IMMEDIATE CONSIDERATION FOR US. THE REALITY IS THAT IF HE CAN JUST SIMPLY TESTIFY ONE TIME, THAT'S BETTER FOR EVERYONE. IT'S MORE EFFICIENT. A DEPOSITION WILL PROBABLY TAKE AT LEAST AN ENTIRE WEEK OF THE COURT'S TIME, OF OUR TIME, WHEREAS LIVE TESTIMONY MAY TAKE ONE TIME, SO THAT'S JUST THE REALITY OF THE DIFFERENCE BETWEEN DEPOSITION AND TRIAL, AND SO WE ARE MONITORING THAT. IF IT LOOKS LIKE THE TRIAL DATE IS GOING TO BE FURTHER INTO 2019 OR INTO 2020, THEN WE WOULD BE IN A DIFFERENT CALCULUS AND WE WOULD BE ASKING THE COURT TO TAKE A DEPOSITION. THE COURT: THE GOVERNMENT IS CONTINUING TO MONITOR AND ASSESS THE NEED FOR MR. LEONARD FRANCIS TO PARTICIPATE, SO THAT'S FINE. MR. PLETCHER: IT'S A VERY DIFFICULT CALCULUS AND CONVERSATION FOR US, RIGHT, BECAUSE WE TAKE THE BEST

INFORMATION WE HAVE FROM THE DOCTORS, AND ALSO NOT JUST HIS

PROGNOSIS BUT HOW IS HE IN TERMS OF THE

HIS RECOVERY TIME, SO ALL THOSE ARE 1 DIFFICULT CONVERSATIONS IN TRYING TO MAKE SURE THAT WE MAKE THE 2 BEST DECISIONS POSSIBLE FOR MR. FRANCIS, FOR THE COURT, AND FOR 3 THE CASES. 4 THE COURT: FAIR ENOUGH. SO EVERYBODY IS IN AGREEMENT. 5 DID YOU WANT TO ADD SOMETHING TO IT, MR. BURSTEIN? 6 MR. BURSTEIN: YES, YOUR HONOR. JUST BRIEFLY TO THAT 7 POINT -- AND MR. PLETCHER KNOWS BECAUSE HE WAS THERE -- WE WERE 8 ABLE TO WORK WITH THE NAVY PROSECUTORS AND THE JAG OFFICER FOR 9 THE DEPOSITION, SET A SCHEDULE WHERE MR. FRANCIS WAS ABLE TO 10 TAKE REGULAR BREAKS. 11 THE COURT: THE ONE THAT I READ ABOUT IN THE PAPER? 12 MR. BURSTEIN: THE ONE THAT YOU READ ABOUT IN THE 13 PAPER, YEAH. WE HAVE DIFFERENT VIEWS OF HOW THAT WENT. 14 THE COURT: ALL I KNOW IS WHAT I READ IN THE PAPER. 15 MR. BURSTEIN: YEAH, BUT THE LONG STORY SHORT, THE 16 INDISPUTABLE FACT IS HE WAS ABLE TO PERFORM WITH MORE BREAKS 17 THAN NORMAL, BUT HE JUST -- EVERYBODY WAS COGNIZANT. HE WAS 18 ABLE TO ESSENTIALLY RAISE HIS HAND AND SAY, "CAN I HAVE A 19 BREAK, I'M FEELING TIRED." 20 THE COURT: I APPRECIATE WHAT THE GOVERNMENT SAYS. 21 IT'S EASIER IF IT'S JUST STRAIGHT TESTIMONY RATHER THAN DOING A 22 DEPOSITION FOR LATER. I JUST WANT EVERYBODY TO BE MINDFUL, AND 23 I KNOW YOU ARE -- I WANTED TO BE UPDATED MORE THAN ANYTHING --24 25 THAT YOU'RE MONITORING THIS AND ALL ASPECTS OF IT. I'M WILLING

TO PUT THIS OVER AND EXTEND THE FURLOUGH TO ANOTHER DATE, AND 1 , IF YOU KNOW, IS GOING TO 2 I'M WONDERING WHEN 3 MEET IN JANUARY? MR. BURSTEIN: I DON'T KNOW. I THINK IT'S SUPPOSED TO 4 BE EARLY JANUARY, SO IF WE CAN SET A LATER JANUARY DATE NOW AND 5 IF WE NEED TO MOVE IT, WE CAN MOVE IT. 6 JUST TWO MORE POINTS BEFORE WE SET THE DATE. 7 THE COURT: OF COURSE. 8 MR. BURSTEIN: ONE IS AS NORMAL, WHAT'S BECOMING 9 NORMAL, I'M GOING TO FILE A PROPOSED ORDER ON THE -- TO BE 10 FILED ON THE RECORD. SO THAT EVERYBODY IS AWARE, IT'S GOING TO 11 SAY FOR GOOD CAUSE SHOWN IT'S EXTENDED TO JANUARY SUCH AND 12 SUCH, A SEALED HEARING WILL BE HELD ON SUCH AND SUCH, IF THAT'S 13 ACCEPTABLE. 14 THE COURT: EVERYBODY KNOWS WE'RE DISCUSSING THE 15 MEDICAL SITUATION. THE DETAILS ARE NOT APPROPRIATELY MADE 16 PUBLIC, BUT THEY KNOW WHAT WE'RE DOING GENERALLY. 17 MR. BURSTEIN: RIGHT, YOUR HONOR. THE LAST POINT IS 18 SOMETHING I'VE DISCUSSED BRIEFLY WITH THE GOVERNMENT, BUT IT'S 19 MORE OF A PRETRIAL. THERE'S STARTED -- WHEN WE ORIGINALLY DID 20 THIS ALMOST A YEAR AGO, IT WAS A VERY -- SUPPOSED TO BE A VERY 21 SHORT THING. WE DIDN'T EVEN KNOW ABOUT THERE'S 22 23 STANDARD HOME DETENTION LANGUAGE IN EVERY CASE THAT IS NOT A PART OF THE ORDER IN THIS CASE, BUT I THINK WE AGREE IT SHOULD 24 BE, IF THAT'S --25

THE COURT: WHAT LANGUAGE ARE YOU SPECIFICALLY 1 REFERRING TO? 2 MR. BURSTEIN: YOU ARE RESTRICTED TO YOUR RESIDENCE AT 3 ALL TIMES -- I CAN GIVE THIS TO THE COURT. THE COURT POSSIBLY 4 HAS IT. 5 THE COURT: YOU'RE RESTRICTED TO YOUR RESIDENCE AT ALL 6 TIMES EXCEPT FOR EMPLOYMENT, EDUCATION, RELIGIOUS SERVICES, MEDICAL, ETC., ETC., DOWN TO AND/OR OTHER ACTIVITIES 8 PREAPPROVED BY PROBATION. IS THAT WHAT YOU'RE REFERENCING? 9 MR. BURSTEIN: YES, YOUR HONOR. 10 THE COURT: YOU'RE ASKING THAT BE INCLUDED? 11 MR. BURSTEIN: YES. THE COURT HAS IT. IT COULD BE IN 12 A MINUTE ORDER OR I CAN SUBMIT IT IN A FORMAL WRITTEN ORDER, 13 BUT THAT WOULD GIVE MR. KOSMO, WHO HAS BEEN MONITORING MR. 14 15 FRANCIS, THE DISCRETION. THE PRETRIAL SERVICES OFFICER: YES, YOUR HONOR, MR. 16 BURSTEIN AND I DISCUSSED THIS. WE DON'T OPPOSE. HE'S BEEN IN 17 COMPLIANCE AND BEEN ON SUPERVISION FOR ALMOST A YEAR NOW. 18 THE COURT: IF WE WERE TO ADD THIS, HE WOULD TAKE 19 SECURITY WITH HIM? 20 MR. BURSTEIN: ALWAYS. MAYBE I SHOULD PUT IT IN THE 21 22 WRITTEN ORDER. THE COURT: LET ME SEE IF THE GOVERNMENT HAS ANY 23 24 CONCERNS ABOUT THIS. 25 MR. PLETCHER: I WASN'T AWARE THAT THIS WAS THE ISSUE.

THE COURT: DO YOU WANT TO DISCUSS IT? IF EVERYBODY IS 1 IN AGREEMENT, AS LONG AS HE HAS SECURITY, BUT IF THERE'S A 2 CONCERN -- HE'S NOT EMPLOYED. HE'S NOT DOING EDUCATIONAL 3 THINGS. WE'VE LET HIM OUT FOR MEDICAL. WE KNOW THAT. WE'VE 4 LET HIM OUT TO DO THE 5 MR. PLETCHER: HE'S BEEN TO RELIGIOUS SERVICES ONCE A 6 WEEK. IN MANY INSTANCES, THERE'S STANDARD LANGUAGE, AND THEN 7 WE JETTISON IT BECAUSE THE COURT FASHIONS LANGUAGE SPECIFIC FOR 8 THE PURPOSE. THAT'S MY ONLY CONFUSION IS I DON'T KNOW WHAT 9 THIS IS GIVING US THAT WE HAVEN'T ALREADY THOUGHT OF. 10 THE COURT: WHAT IS THE PROBLEM? I MEAN, IS THERE 11 SOMETHING THAT HE HAS TO GO TO REGULARLY THAT HE NEEDS TO COME 12 TO YOU FOR? 13 THE PROBATION OFFICER: WHAT MR. BURSTEIN IS ASKING FOR 14 HAS, YOU KNOW, MORE TO DO WITH HOME DETENTION. HE CAN GO TO 15 CHURCH MORE OFTEN. HIS KIDS ARE IN THE UNITED STATES, AND HE 16 WANTS TO BE ABLE TO TAKE THEM TO SCHOOL, AND HE'S ASKING FOR --17 I DON'T KNOW IF YOUR HONOR THINKS THIS IS APPROPRIATE, BUT MR. 18 FRANCIS IS ASKING TO GO TO PERHAPS A GROCERY STORE EVERY ONCE 19 IN AWHILE BECAUSE HE'S BEEN OUT FOR SEVERAL MONTHS NOW. 20 MR. PLETCHER: I'M COMFORTABLE WITH THE WAY IT'S 21 CURRENTLY WRITTEN. 22 THE COURT: I DIDN'T KNOW HIS FAMILY WAS HERE. HIS 23 FAMILY IS HERE NOW? 24 25 MR. BURSTEIN: HIS FAMILY IS HERE.

THE COURT: AND THEY'LL GET TO SEE HIM? 1 MR, BURSTEIN: THEY GET TO SEE HIM. HIS MOTHER -- SO 2 WHAT HAPPENED WAS -- I DON'T KNOW IF THE COURT IS INTERESTED IN 3 THIS, HIS MOTHER BROUGHT THE KIDS TO VISIT, AND THEN HIS MOTHER 4 IS THE PRIMARY CARETAKER. HIS MOTHER 6 SO THE KIDS ARE HERE. THE KIDS ARE HERE WITH 7 MOM, NOT IN THE SAME RESIDENCE. THEY'RE IN THE MAIN RESIDENCE. 8 THE COURT: ARE THEY IN SCHOOL? 9 MR. BURSTEIN: THEY SHOULD BE GOING INTO -- THERE'S A 10 I THINK THE KIDS ARE 11 GOING TO BE GOING TO. 12 THE COURT: I THINK WE LEAVE THINGS THE WAY THEY ARE 13 RIGHT NOW, AND IF YOU ALL WANT TO TALK AND SUBMIT SOMETHING, 14 THOUGHTFULLY, IN PERSON, I'M A LITTLE CONCERNED ABOUT MAKING IT 15 HOME DETENTION KIND OF IN NAME ONLY. WE'RE TAKING THE KIDS TO 16 SCHOOL, GOING TO KIDS VISITS. I NEED TO THINK THIS THROUGH, 17 MR. BURSTEIN. 18 19 MR. BURSTEIN: OKAY. MR. PLETCHER: THAT RIGHT NOW IS MY VIEW. WE'VE HAD AN 20 21 ISSUE WITH RESPECT ANYWAY TO SOMEWHAT TRYING TO LEARN WHERE MR. 22 FRANCIS LIVES, WHICH WAS EXTANT TO THE NAVY PROCEEDING, SO I 23 THINK --24 MR. BURSTEIN: SOMEONE FOLLOWED ME. 25 THE COURT: HERE'S AN INTERESTING THING; I'VE MET MR.

FRANCIS IN PERSON A COUPLE OF TIMES. HE'S OF TALL STATURE, AND A BIG GENTLEMAN, AND HE'S EASILY -- IF HE WERE IN A GROUP, HE WOULD BE EASILY PICKED OUT. I'VE WONDERED MYSELF, WITH THE LATITUDE THAT HE HAS, IF HE WENT TO A CHURCH OR SYNAGOGUE OR OTHER PLACE OF WORSHIP, I THINK HE WOULD BE READILY PICKED OUT AND PEOPLE COULD FOLLOW HIM AND HIS SECURITY, SO THERE IS SOME CONCERN HERE.

MR. PLETCHER: I GUESS IT'S JUST AN EXTRA DEGREE OF

CARE AND CAUTION, THINKING THROUGH THIS, AND INSTEAD OF SAYING,

"HEY, WE'RE JUST GOING TO TICK THE BOX TO THE STANDARD

CONDITIONS LANGUAGE THAT WAS INADVERTENTLY OMITTED," IT WASN'T

INADVERTENTLY OMITTED. THE CONDITIONS OF HIS RELEASE WERE VERY

SPECIFICALLY CHOSEN. MR. BURSTEIN CAME BACK AT THE LAST ONE -
OR ONE PREVIOUS OCCASION AND ASKED IF HE COULD GO TO CHURCH

ONCE A WEEK, AND WE ADDED THAT. I THINK THAT KIND OF

INCREMENTAL STEP IS WHERE WE NEED TO BE. WITH THE CARE AND

CONCERN THAT EVERYONE IS TAKING WITH THIS CASE, WE SHOULD

FOLLOW THAT CAUTIOUS PATH.

THE COURT: I THINK SO, AND IT'S NOTHING SPECIFIC, BUT

I THINK WE NEED TO BE CAREFUL. AS YOU LEARNED, THE VISIBILITY

OF YOUR CLIENT IN THE COMMUNITY IS GOING TO BE NOTED.

MR. BURSTEIN: RIGHT. WHAT I'LL DO IS I'LL TRY AND

COME BACK WITH SOMETHING MORE SPECIFIC THAT PERHAPS ALLOWS HIM

TO GO TO CHURCH MORE THAN ONCE A WEEK. I THINK HE NEEDS TO GO

MEET WITH THE SCHOOL PRINCIPAL, QUITE FRANKLY, AS PART OF THE

ADMISSIONS. MAYBE THE SCHOOL PRINCIPAL CAN COME TO HIM OR 1 2 VIDEO CONFERENCE. THE COURT: MAYBE THEY VIDEO CONFERENCE. I THINK WE 3 NEED TO BE VERY CAREFUL. WORK WITH PRETRIAL. WORK WITH MR. 4 PLETCHER, AND I THINK THIS HAS BEEN -- FOR SUCH AN UNUSUAL 5 CIRCUMSTANCE AS WE FACE HERE, IT'S BEEN REMARKABLY COOPERATIVE, 6 AND I THINK IT'S WORKED AS WELL AS IT POSSIBLY COULD. 7 MR. BURSTEIN: I THINK THAT'S THE ONLY WAY THIS WORKS 8 IS IF EVERYBODY IS ONBOARD. I'M NOT ASKING THE COURT TO MAKE A 9 RULING THAT THE GOVERNMENT'S NOT COMFORTABLE WITH. LET ME GO 10 BACK -- THANK YOU, YOUR HONOR, I'LL GO BACK AND DISCUSS WITH 11 MR. PLETCHER AND MR. KOSMO AND SEE IF WE CAN COME UP WITH 12 SOMETHING. 13 THE COURT: EVEN THOUGH SOMEBODY WAS FOLLOWING YOU TO 14 TRY TO FIND MR. FRANCIS, I MEAN, HE WILL BE NOTICED. 15 MR. BURSTEIN: RIGHT. 16 THE COURT: I KNOW THAT RELATED TO THE MILITARY CASE 17 THEY CAME OUT HERE FOR A DEPOSITION, BUT I WOULD BE VERY, VERY 18 CAREFUL, FOLKS. 19 MR. BURSTEIN: YES, YOUR HONOR, WE WILL. THANK YOU. 20 21 MR. PLETCHER: THANK YOU, YOUR HONOR, NOTHING FURTHER. THE CLERK: STATUS HEARING? 22 23 THE COURT: THANK YOU, ALEX. MR. PLETCHER: MID TO LATE JANUARY. 24 (DISCUSSION HELD OFF THE RECORD.) 25

THE COURT: WE COULD DO THE 24TH OF JANUARY OR THE 1 MEET. WE CAN 2 31ST. WE DON'T KNOW ALWAYS ADVANCE IT OR MOVE IT, 1F THERE'S SOMETHING THAT 3 REOUIRES US TO GET TOGETHER EARLIER, AS WE HAD TO POSTPONE THIS 4 5 ONE BECAUSE OF SCHEDULING. MR. PLETCHER: EITHER IS FINE. 6 THE COURT: WE CAN DO THE 31ST. 7 MR. BURSTEIN: COULD WE ASK THE COURT TO HAVE THE GREEN 8 SHEET REFLECT THE DATE SO --9 THE COURT: CERTAINLY. THE ORDER I ENTER WILL EXTEND 10 THE HEARING TO FEBRUARY 1ST, AND THE HEARING WILL BE ON THE 11 31ST. 12 13 THE CLERK: AT 10:00. MR. BURSTEIN: I'LL SUBMIT THAT ON THE RECORD AND EMAIL 14 15 THAT TO YOUR E-FILE. THE COURT: I DON'T REMEMBER, HELP ME, MR. PLETCHER, 16 WE'VE BEEN DOING THIS EXCLUSION OF TIME ORDERS --17 MR. BURSTEIN: SINCE HE PLED GUILTY, YOUR HONOR. 18 THE COURT: SO WE'RE GOOD ON THAT. 19 MR. PLETCHER: YOU'RE RIGHT ON THE PENDING CASES, BUT 20 21 SINCE HE'S PLED --THE COURT: IF YOU NEED ANYTHING, COUNSEL, BEFORE THEN, 22 EITHER OF YOU, OR PRETRIAL FOR THAT MATTER, BECAUSE THIS IS 23 24 UNCHARTED TERRITORY, WE'LL SET YOU AS SOON AS WE CAN. 25 MR. BURSTEIN: THANK YOU, YOUR HONOR.

MR. PLETCHER: THANK YOU, YOUR HONOR. THE COURT: THANKS EVERYBODY. (THE HEARING CONCLUDED.) CERTIFICATE I, GAYLE WAKEFIELD, CERTIFY THAT I AM A DULY QUALIFIED AND ACTING OFFICIAL COURT REPORTER FOR THE UNITED STATES DISTRICT COURT, THAT THE FOREGOING IS A TRUE AND ACCURATE TRANSCRIPT OF THE PROCEEDINGS AS TAKEN BY ME IN THE ABOVE-ENTITLED MATTER ON OCTOBER 4, 2018; AND THAT THE FORMAT USED COMPLIES WITH THE RULES AND REQUIREMENTS OF THE UNITED STATES JUDICIAL CONFERENCE. DATED: DECEMBER 13, 2021 /S/ GAYLE WAKEFIELD GAYLE WAKEFIELD, RPR, CRR OFFICIAL COURT REPORTER 

### IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,	)	13-CR-3781-JLS
PLAINTIFF,	)	13-CR-3782-JLS
	)	13-CR-4287-JLS
VS.	)	
	)	SAN DIEGO, CA
LEONARD GLENN FRANCIS, ET AL.,	)	JANUARY 31, 2019
DEFENDANTS.	)	10:00 A.M.

### UNDER SEAL

TRANSCRIPT OF STATUS HEARING

BEFORE THE HONORABLE JANIS L. SAMMARTINO

UNITED STATES DISTRICT JUDGE

#### APPEARANCES:

FOR THE GOVERNMENT: OFFICE OF THE U. S. ATTORNEY

BY: MARK W. PLETCHER, ESQ. 880 FRONT STREET, RM. 6293

SAN DIEGO, CA 92101

FOR THE DEFENDANT: WARREN & BURSTEIN

BY: DEVIN J. BURSTEIN, ESO.

KATIE JENKINS, ESQ. 501 W. BROADWAY, SUITE 240

SAN DIEGO, CA 92101

PRETRIAL SERVICES: ERIC KOSMO

COURT REPORTER: FRANK J. RANGUS, OCR

U. S. COURTHOUSE

333 W. BROADWAY, SUITE 420

SAN DIEGO, CA 92101

(619) 318-8590

PROCEEDINGS RECORDED BY ELECTRONIC STENOGRAPHY; TRANSCRIPT PRODUCED BY COMPUTER.

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PROCEEDINGS: PAGE

NEXT HEARING DATE 13

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THE DEPUTY CLERK: NUMBER ONE ON THE CALENDAR, NUMBER TWO AND NUMBER THREE, 13-CR-3781, 13-CR-3782, AND 13-CR-4287, UNITED STATES VS. LEONARD GLENN FRANCIS, FOR STATUS. MR. PLETCHER: GOOD MORNING, YOUR HONOR. MARK PLETCHER FOR THE UNITED STATES. THE COURT: THANK YOU, MR. PLETCHER. MR. BURSTEIN: AND GOOD MORNING, YOUR HONOR. DEVIN BURSTEIN AND KATIE JENKINS ON BEHALF OF MR. FRANCIS. THE COURT: THANK YOU. MS. JENKINS: GOOD MORNING, YOUR HONOR. THE COURT: GOOD MORNING. THANK YOU. MR. BURSTEIN: YOUR HONOR, WE'D LIKE TO BEGIN BY ASKING THE COURT TO PLACE THIS PROCEEDING UNDER SEAL AND TO SEAL THE COURTROOM, AND TO ASK ANYBODY WHO'S NOT A PARTY TO THE MATTER TO LEAVE, BECAUSE WE'RE GOING TO BE DISCUSSING MR. FRANCIS' PRIVATE, CONFIDENTIAL MEDICAL ISSUES AND NOTHING ELSE. THE COURT: OKAY. DO YOU RECOGNIZE WHO'S IN THE COURTROOM? MR. PLETCHER: BEHIND ME --THE COURT: ARE YOU NOT IN THE COURTROOM ON THIS MATTER? ARE YOU ON THE NEXT MATTER? UNIDENTIFIED SPEAKER: I'M HERE JUST AS A MEMBER OF THE PUBLIC TO OBSERVE THE HEARING. THE COURT: WELL, OKAY. WELL, NORMALLY, YOU'RE

GOT THE JANUARY 28TH SUMMARY THAT WE SUBMITTED. IT'S A 1 BULLET-POINT SUMMARY. I HAVE AN EXTRA COPY. 3 THE COURT: IT WAS IN AN EMAIL? MR. BURSTEIN: IT WAS IN AN EMAIL. 4 5 THE COURT: I DO HAVE A COPY OF THAT. MR. BURSTEIN: SO -- OKAY. SO, THEN, THAT'S THE 6 LATEST STATUS FOR MR. FRANCIS CURRENTLY. HE IS SCHEDULED FOR 7 WEEKLY MEDICAL APPOINTMENTS, WHICH MR. KOSMO WAS GIVEN ADVANCE 8 9 NOTICE OF, AND THEN HE WILL BE 10 THE COURT: AND THAT IS MARCH 8TH, I BELIEVE. 11 MR. BURSTEIN: YEAH. I'M NOT SURE IF THE 12 MARCH 8TH AND MARCH 9TH OR THE 13 , BUT IT'S WITHIN 1424 HOURS OF THE 15 THE COURT: OKAY. 16 MR. BURSTEIN: SO THIS SUMMARIZES. I CAN PUT IT ON 17 THE RECORD IF THE COURT WANTS, BUT OTHERWISE --18 THE COURT: WELL, THIS IS BY WAY OF AN EMAIL, WHICH I DID HAPPEN TO RECEIVE A COPY OF. I DON'T KNOW, BUT YOU SHOULD 19 20 PUT SOME OF THIS ON THE RECORD. 21 MR. BURSTEIN: OKAY. 22 THE COURT: THE RECORD OF THESE PROCEEDINGS WILL BE 23 SEALED UNTIL FURTHER ORDER OF THE COURT. THE COURTROOM IS 24 SEALED. SO WHY DON'T YOU GO AHEAD? 25 MR. BURSTEIN: YES, YOUR HONOR. SO, IN ADVANCE OF

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THIS HEARING, YOUR HONOR, I SPOKE WITH THE MAIN TREATING 1 , ABOUT THE CURRENT STATUS OF MR. 2 PHYSICIAN, FRANCIS. HE ADVISED ME, YOUR HONOR, FIRST, THAT ALONG WITH 3 MR. FRANCIS CONTINUES 4 THE TO HAVE A NUMBER OF CHRONIC HEALTH PROBLEMS THAT ARE POSING 5 SIGNIFICANT ISSUES WITH, SO, 6 OF THESE PROBLEMS, THE MOST SERIOUS AT THIS POINT IS A 7 THAT NEEDS TO BE TREATED. OBVIOUSLY, IF 8 9 THERE'S -- I DON'T KNOW WHAT THE PROPER TERMINOLOGY IS. I'M SURE MR. PLETCHER DOES. BUT IF IT 10 11 12 SO THE TREATED VERY SOON. IT 13 14 REQUIRES I'M ADVISED 15 THAT THAT IS CONSIDERED WILL THIS 16 SERVE TWO PURPOSES: NOT ONLY WILL IT ALLOW FOR THEM TO 17 , BUT IT WILL ALSO ALLOW FOR A 18 DURING THE 19 THE DOCTORS WILL BE 20 ABLE TO THEY FEEL THAT THEY, 21 FEEL THAT 22 THIS IS THE PROPER COURSE GIVEN MR. FRANCIS' SIZE, HIS, 23 FRANKLY, HIS GIRTH. THEY NEED TO REALLY 24 I DON'T WANT TO BE VERY CRUDE OR GRAPHIC, BUT THEY 25 NEED TO

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I'LL LET MR. KOSMO SPEAK TO THAT.

THE COURT: WELL, WE'LL GET TO HIM IN JUST A MINUTE.

KEEP GOING. MR. BURSTEIN: I DON'T ANTICIPATE HAVING TO TAKE IT OFF, AND 24-HOUR SECURITY WILL REMAIN IN PLACE PER THE COURT'S ORDER. , YOUR HONOR, CAN'T BE DONE SOONER BECAUSE THE DOCTORS NEED TO ASSURE ENOUGH TIME FOR HIM ASSUMING THERE ARE NO MAJOR COMPLICATIONS FROM THE THE PLAN IS TO TAKE MR. FRANCIS - -- I DON'T REMEMBER THE TERM, AND I'M SORRY, BUT IT'S BASICALLY CANDIDLY, IF THERE ARE THEN I'M NOT SURE WHAT OTHER STEPS THEY'RE GOING TO BE ABLE TO TAKE. SO I'M NOT EVEN GOING TO ENTERTAIN THAT POSSIBILITY.

G I'M JUST GOING TO ASSUME BEST CASE, THAT IT 1 YEAH. I'LL JUST LEAVE IT AT THAT. SO THAT WOULD BE THE OBVIOUSLY, THE 3 THEY'RE MONITORING, AND I 4 5 , FOR THE LAST FEW MONTHS. HE'S HAD A SAID FOR 6 7 THEY'RE ABLE TO, SO THEY'RE JUST NOT 8 9 SURE. THEY'RE DOING 10 AND THEY 11 JUST DON'T KNOW, BUT IT'S THE DOMINO EFFECT OF THINGS STARTING 12 13 TO FALL APART. 1415 THAT I THINK 16 COULD -- I'M NOT A MEDICAL EXPERT, BUT IT COULD BE A RESULT OF 17 18 IT COULD BE A IT COULD BE A RESULT OF ANYTHING. 19 RESULT OF THE BUT I THINK HE'S HAVING SOME , AS I 20 UNDERSTAND IT, YOUR HONOR. 21 SO THAT IS, FOR THE RECORD, THE FULL STATE AS I KNOW 22 23 IT AS OF TODAY FOR MR. FRANCIS. 24 THE COURT: WELL, LET'S ASSUME BEST-CASE SCENARIO AND 25 ON OR AROUND MARCH 8TH. DO YOU KNOW THE LENGTH HE HAS

OF THE HOSPITAL STAY? AND I GUESS WHAT I'M WONDERING IS WHEN 1 2 WE SHOULD SET OUR NEXT STATUS TO DETERMINE HOW THINGS ARE 3 GOING, BECAUSE WE'LL KNOW SO MUCH MORE AFTER THAT 5 AND I'LL HEAR FROM YOU IN JUST A MINUTE, MR. 6 PLETCHER, AND YOU ALSO. 7 BUT I JUST WANT TO KNOW IF YOU KNOW THE ANSWER TO THAT. 8 9 MR. BURSTEIN: YEAH. YES, I DO, YOUR HONOR. I SPOKE 10 TO , ABOUT THAT, AND HE SUGGESTED THAT HE 11 COULD PROBABLY GET A MORE COMPLETE REPORT TO THE COURT POST 12 13 THE COURT: RIGHT, RIGHT. 14 MR. BURSTEIN: -- AND DEPENDING ON HIS RECOVERY TIME. 15 WE THINK SOMETHING MID-APRIL WOULD BE (PAUSE) --16 THE COURT: OKAY. 17 MR. BURSTEIN: -- WE WOULD HAVE A FULL, COMPLETE 18 REPORT THAT WE COULD NOT ONLY GET TO THE COURT, BUT GET TO THE 19 GOVERNMENT AND THE MARSHALS SERVICE IN ADVANCE OF THE COURT 20 HEARING. SO I WOULD SUGGEST SOMETHING IN MID-APRIL, AND THEN 21 WE'LL ALSO BE ABLE TO HAVE AN UPDATE ON THE 22 ASSUMING THAT IS GOING TO HAPPEN. 23 THE COURT: OKAY. VERY WELL. THANK YOU. 24 MR. PLETCHER. 25 MR. PLETCHER: THANK YOU, YOUR HONOR.

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I DON'T HAVE MUCH TO ADD. I APPRECIATE THE FULL MEDICAL REPORT, AND I THINK WE ALL ARE WISHING MR. FRANCIS THE BEST INTO THIS NEXT PHASE. THE COURT: RIGHT. MR. PLETCHER: I AGREE WITH THE COURT. WE -- IT LOOKS LIKE WE WILL KNOW A LOT MORE FOLLOWING THE AND, YOU KNOW, THERE'S A BEST-CASE SCENARIO HERE THAT HAS A SIGNIFICANT UP SIDE, AND THEN THERE'S OTHER SCENARIOS THAT AREN'T THAT. SO I THINK IT'S PRUDENT TO SET THIS STATUS IN APRIL OR -- YEAH, IN APRIL, IF THAT'S THE BEST GUESS AS TO WHEN WE'LL HAVE THIS INFORMATION, AND THEN PRESENT THE INFORMATION TO THE COURT AND MAKE OUR NEXT BEST MOVES THEN. THE COURT: OKAY. MR. PLETCHER: THANK YOU, YOUR HONOR. THE COURT: THANK YOU. MR. KOSMO: YES, YOUR HONOR. SO HE'LL BE HAVING THE SAME THING WITH THE IF IT'S NOT LOCALIZED WHERE THE DEVICE IS, IT DOESN'T NEED TO BE REMOVED. HOWEVER, IT WOULD BE GOOD IF WE CAN ALL AGREE THAT IF THERE IS A MEDICAL EMERGENCY, I CAN GO OUT TO THE HOSPITAL AND REMOVE IT IF

NEEDED, IF YOUR HONOR'S AGREEABLE, AND WE COULD PUT IT BACK ON 1 WHEN IT'S MEDICALLY SAFE TO DO SO. 2 THE COURT: WELL, THAT'S AGREEABLE WITH THE COURT IF 3 4 IT'S AGREEABLE WITH BOTH COUNSEL. MR. BURSTEIN: YES, YOUR HONOR. MR. PLETCHER: OF COURSE, IN THE EVENT OF A MEDICAL 6 7 EMERGENCY, WE WILL --8 THE COURT: ABSOLUTELY. THANK YOU. 9 MR. PLETCHER: -- WE SHOULD TAKE ALL STEPS NECESSARY. 10 MR. KOSMO: RIGHT, YOUR HONOR. 11 THE COURT: EXACTLY. 12 MR. KOSMO: AND THEN PROCEDURALLY IF HE WOULD -- YOU 13 KNOW, AT SOME POINT, IF HE'S ABLE, LIKE LAST TIME, WE WOULD DO 14 A VISIT AT THE HOSPITAL, LIKE WHEN HE WAS THERE ORIGINALLY, WHEN IT'S SAFE FOR HIM FOR THAT TO HAPPEN. 15 THE COURT: OKAY. VERY WELL. 16 17 AND THAT'S AGREEABLE WITH THE COURT IF IT'S AGREEABLE 18 WITH YOU. 19 MR. BURSTEIN: ABSOLUTELY. WE'VE BEEN WORKING 20 CLOSELY WITH MR. KOSMO, AND HE'S BEEN VERY HELPFUL. 21 THE COURT: I MEAN, THE COOPERATION AMONG EVERYBODY 22 IS VERY GOOD AT THIS POINT, AND I THINK IT WILL CONTINUE. 23 SO I'M CERTAINLY WILLING TO SET THE NEXT HEARING, THE 24 NEXT STATUS, IN MID-APRIL, ALEX. PICK AN OFF DAY, BECAUSE IT 25 WILL AGAIN BE A CLOSED PROCEEDING BECAUSE OF THE NATURE OF

THESE MATTERS AND HEALTH ISSUES. SO, WHERE CAN WE PUT IT? 1 THE DEPUTY CLERK: APRIL 18TH -- THAT'S A THURSDAY --2 AT TEN O'CLOCK A.M. 3 THE COURT: DOES THAT WORK FOR BOTH COUNSEL? DOES 4 5 THAT WORK FOR YOU, MR. BURSTEIN, MR. PLETCHER? MR. PLETCHER: YES, YOUR HONOR. THANK YOU. 6 7 MR. BURSTEIN: I'M SORRY. I'M SUPPOSED TO BE OUT OF TOWN WITH MY WIFE THAT DAY. COULD WE DO THE -- I KNOW IT'S A 8 WEEK LATER, AND I'M SORRY. AND I'M SORRY, MARK, IF THIS IS 9 NOT IDEAL. BUT CAN WE DO THE 25TH INSTEAD? 10 THE COURT: THAT'S FINE. AT TEN O'CLOCK. 11 MR. PLETCHER: THAT'S FINE ALSO. 12 THE COURT: NO, THAT'S AGREEABLE. 13 14 DOES THAT WORK FOR EVERYBODY, THE 25TH OF APRIL, AT 15 TEN A.M.? MR. KOSMO: YES, YOUR HONOR. 16 17 MR. PLETCHER: YES, YOUR HONOR. THANK YOU. THE COURT: OKAY. CERTAINLY. 18 19 MR. BURSTEIN: THANK YOU, YOUR HONOR. AND THEN --20 21 THE COURT: YOU'RE WELCOME. MR. BURSTEIN: -- THE NEXT THING WE NEED IS AN ORDER 22 FROM THE COURT EXTENDING THE FURLOUGH TO APRIL 26TH, IF THAT 23 PLEASES THE COURT. 24 THE COURT: NO, I WILL CERTAINLY DO THAT. WE'LL 25

1 EXTEND IT ON THE SAME TERMS AND CONDITIONS. IT'S EXTENDED TO 2 APRIL 26TH. MR. BURSTEIN: OKAY. DOES ANYBODY NEED -- I DON'T 3 THINK AT THIS POINT ANYBODY NEEDS A WRITTEN ORDER. I DON'T 4 5 KNOW IF THE MARSHALS DO. THE DEPUTY MARSHAL: IF YOU COULD PROVIDE ONE, YES, 6 7 WE WOULD LIKE TO HAVE A COPY OF ONE. THE COURT: I THINK A WRITTEN ORDER IS PROBABLY 8 9 BETTER BECAUSE --MR. BURSTEIN: OKAY. I'LL SUBMIT IT UNDER SEAL. 10 THE COURT: SUBMIT IT UNDER SEAL, SHOW IT TO MR. 11 12 PLETCHER, AND I'LL TAKE CARE OF IT AS SOON AS IT COMES IN. I 13 THINK THE MARSHAL WANTS THAT. 14 GO AHEAD. IS THERE SOMETHING ELSE YOU WANTED TO SAY? 15 THE DEPUTY MARSHAL: YES, YOUR HONOR. I'M SORRY. THE COURT: THAT'S OKAY. IT'S JUST EASIER FOR ME TO 16 17 HEAR YOU, AND STATE YOUR NAME FOR THE RECORD, IF YOU WOULD. THE DEPUTY MARSHAL: YES. I AM DEPUTY ELUID SOTO 18 19 WITH THE U.S. MARSHALS. AND, YES, THE MARSHALS SERVICE WOULD LIKE TO HAVE A COURT ORDER STATING THE EXTENSION FOR THE 20 21 MEDICAL FURLOUGH. THE COURT: OKAY. AND WE WILL CERTAINLY PROVIDE ONE. 22 IT WILL BE COMING SHORTLY. 23 24 MR. BURSTEIN: JUST SO YOU KNOW, IT WILL COME IN THE 25 MAIL TO ME, AND I WILL SCAN IT AND EMAIL IT TO YOU AND TO MARK

AND TO MR. KOSMO AS WELL. 1 2 THE DEPUTY MARSHAL: THAT SOUNDS GOOD. 3 MR. BURSTEIN: BUT IT WILL TAKE TIME, SO YOU WON'T 4 HAVE IT. EVEN THOUGH THE COURT HAS ORALLY ORDERED IT, YOU 5 WON'T HAVE IT. 6 THE DEPUTY MARSHAL: OKAY. 7 THE COURT: OKAY. THANK YOU. ANYTHING ELSE, MR. PLETCHER? 8 9 MR. PLETCHER: I KNOW THE COURT HAS ASKED ABOUT THIS 10 ISSUE BEFORE, SO I RAISE IT NOW, IS THAT IN OUR APRIL HEARING WHERE WE HAVE A GOOD PICTURE OF WHAT THE FUTURE MAY HOLD --11 12 THE COURT: RIGHT. MR. PLETCHER: -- I THINK WE'LL BE ABLE TO REVISIT 13 SUBSTANTIVELY NOT JUST WHAT THE FUTURE HOLDS FOR MR. FRANCIS' 14 15 HEALTH, OR FURLOUGH, OR , BUT ALSO HOW THAT 16 IMPACTS THE TRAJECTORY OF THE SUBSTANTIVE CASES THAT ARE 17 PENDING. AND, OF COURSE, OUR HOPE IS THAT MR. FRANCIS IS WELL 18 ON HIS WAY TO RECOVERY, AND IS HERE AND ABLE TO PRESENT 19 TESTIMONY AS A LIVE WITNESS. IF WE HAVE DIFFERENT 20 INFORMATION, AGAIN, WE'LL HAVE TO ADJUST AT THAT TIME. JUST 21 SO THAT'S ON THE COURT'S RADAR FOR OUR NEXT STEP. 22 THANK YOU, YOUR HONOR. 23 THE COURT: VERY GOOD. I APPRECIATE THAT, AND AGAIN EVERYBODY WISHES MR. FRANCIS WELL AS HE TREATS ON SOME VERY, 24 25 VERY SERIOUS ISSUES.

AND I THINK YOU DID THE RIGHT THING, MR. BURSTEIN. YOU TAKE THE APPROACH THAT EVERYTHING'S GOING TO GO WELL, AND THAT'S CERTAINLY WHAT WE'RE ALL HOPING FOR. SO WE'LL SEE YOU IN APRIL. THANK YOU. MR. BURSTEIN: THANK YOU, YOUR HONOR. MR. PLETCHER: THANK YOU, YOUR HONOR. MS. JENKINS: THANK YOU, YOUR HONOR. (PROCEEDINGS ADJOURNED AT 10:11 A.M.) (END OF TRANSCRIPT) I, FRANK J. RANGUS, OFFICIAL COURT REPORTER, DO HEREBY CERTIFY THAT THE FOREGOING TRANSCRIPT IS A TRUE AND ACCURATE TRANSCRIPTION OF MY STENOGRAPHIC NOTES. S/FRANK J. RANGUS FRANK J. RANGUS, OCR 



# Calendar of the United States District Court Southern District of California San Diego Friday, May24, 2019 Courtroom 4D

Present the Honorable: Janis L. Sammartino

District Judge

Deputy Clerk: A. Ramos

Court Reporter/ECR: M SETTERMAN

Interpreter:

## \*\*\* SEALED PROCEEDINGS \*\*\* 11:00 AM

10a.

13CR3781-JLS 13CR3782-JLS 13CR4287-JLS USA V.

LEONARD GLENN FRANCIS

RETD DEVINBURSTEIN

KATIE JENKINS JEREMY WARREN

AUSA MARK PLETCHER

ROBERT HUIE ERIC BESTE

PATRICK HOVAKIMIAN

USPT ERIC KOSMO

KIMURA HAZARD VANESSA ANDREWS

USM JAIME SCHIMMEL

Jaime.schimmel-a usdoj.gov

619-247-4498 (Cell) ELUID SOTO

STATUS HEARING

Notes:

Sentence w/PSR set for MARCH 20, 2020

COURT CONTINUES MEDICAL FURLOUGH TO 9/9 2019 (USM ABSTRACT)

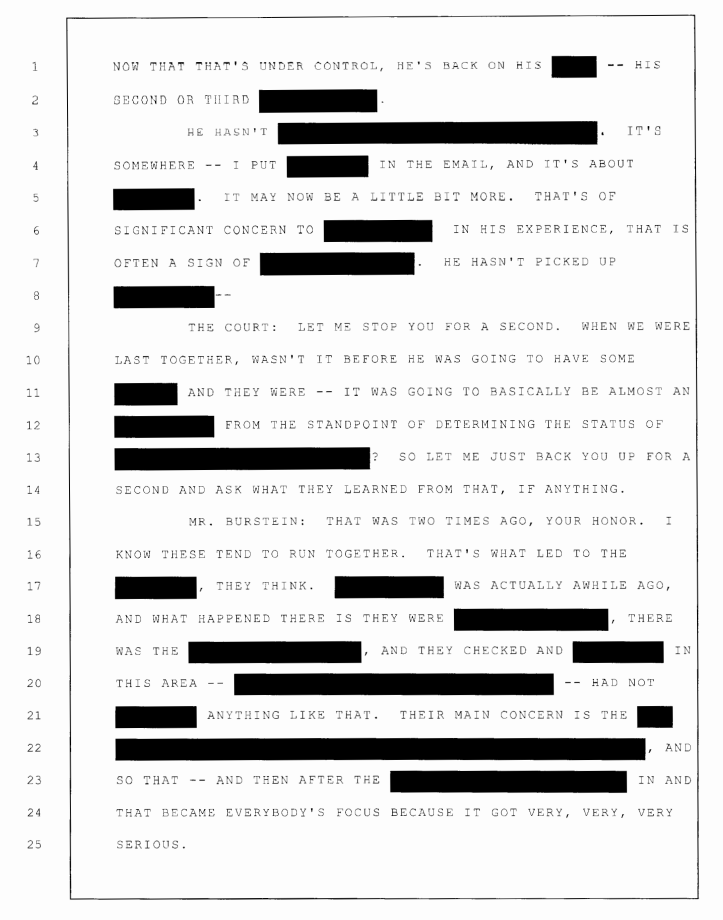
STATUS HEARING RE MEDICAL FURLOUGH SET FOR 9/6/2019 AT 11:00 AM

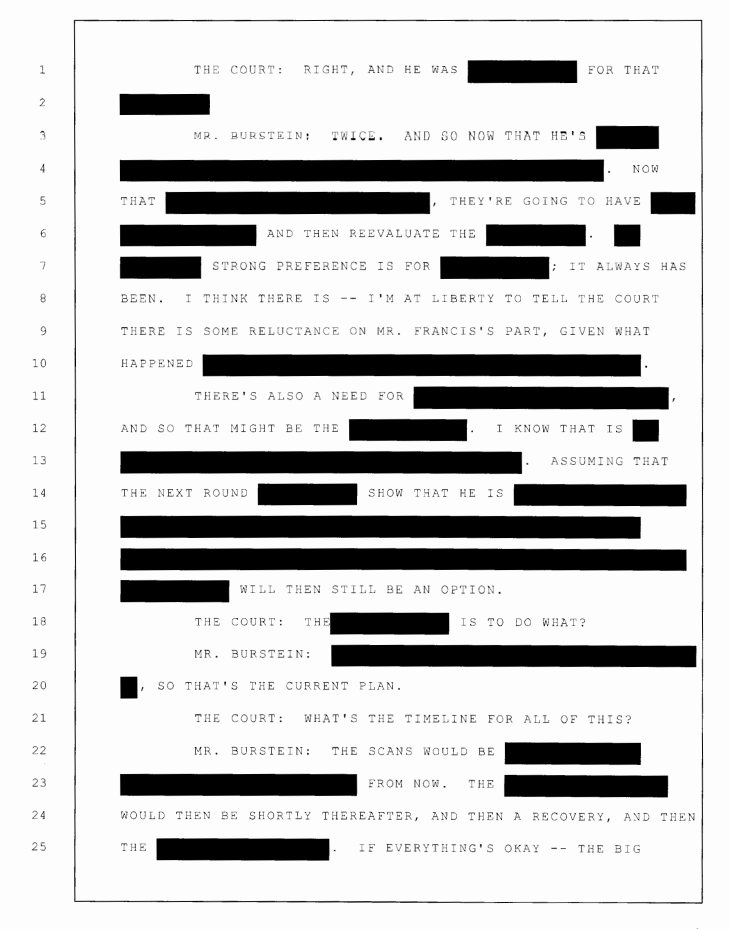
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Created on: 05/21/2019 AT 11:17 AM

THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA		
HON	ORABLE JANIS L. SAMMARTINO	
UNITED STATES DISTRICT JUDGE PRESIDING		
UNITED STATES OF AME	RICA, ) NO. 13-CR-378 ) 13-CR-378	
PLAIN	TIFF, ) 13-CR-428	37-JLS
VS.	) SEPTEMBER 6,	2019
LEONARD GLENN FRANCI	) STATUS HEARIN	1G
	) (SEALED HEARI	(NG)
DEFEN	DANT. )	
APPEARANCES:		
APPEARANCES:  FOR THE PLAINTIFF:	MARK W. PLETCHER	
	MARK W. PLETCHER ROBERT HUIE U.S. ATTORNEY'S OFFICE	Ξ
	ROBERT HUIE	Ξ
	ROBERT HUIE U.S. ATTORNEY'S OFFICE	Ξ
	ROBERT HUIE U.S. ATTORNEY'S OFFICE  DEVIN J. BURSTEIN KATIE JENKINS	Ξ
FOR THE PLAINTIFF:	ROBERT HUIE U.S. ATTORNEY'S OFFICE  DEVIN J. BURSTEIN	Σ
FOR THE PLAINTIFF:	ROBERT HUIE U.S. ATTORNEY'S OFFICE  DEVIN J. BURSTEIN KATIE JENKINS	Ξ
FOR THE PLAINTIFF:	ROBERT HUIE U.S. ATTORNEY'S OFFICE  DEVIN J. BURSTEIN KATIE JENKINS	Ξ
FOR THE PLAINTIFF:	ROBERT HUIE U.S. ATTORNEY'S OFFICE  DEVIN J. BURSTEIN KATIE JENKINS	Ξ
FOR THE PLAINTIFF:	ROBERT HUIE U.S. ATTORNEY'S OFFICE  DEVIN J. BURSTEIN KATIE JENKINS	Ε

SEPTEMBER 6, 2019 1 MORNING SESSION 2 THE CLERK: NUMBER 8 ON THE CALENDAR, 13-CR-3781, 3 13-CR-1382, 13-CR-4287, UNITED STATES VS. LEONARD GLENN FRANCIS 4 FOR STATUS. 5 MR. PLETCHER: GOOD MORNING, YOUR HONOR, MARK PLETCHER AND ROBERT HUIE FOR THE UNITED STATES. MR. HUIE: GOOD MORNING, YOUR HONOR. 8 THE COURT: GOOD MORNING. 9 MR. BURSTEIN: GOOD MORNING, YOUR HONOR, DEVIN BURSTEIN 10 AND KATIE JENKINS ON BEHALF OF MR. FRANCIS. 11 MS. JENKINS: GOOD MORNING, YOUR HONOR. 12 THE COURT: GOOD MORNING, MS. JENKINS. 13 GO AHEAD, MR. BURSTEIN. 14 MR. BURSTEIN: YOUR HONOR, I SPOKE WITH THE HEAD OF HIS 15 , RECENTLY. MEDICAL TEAM, INFORMED ME 16 THAT THE BIGGEST ACUTE ISSUE THAT WE HAD ADDRESSED LAST TIME 17 IN HIS -- IN MR. FRANCIS'S 18 WAS THIS LINGERING AREA THAT WAS VERY, VERY DIFFICULT TO CONTROL BECAUSE 19 THAT LED TO HIS 20 OF HIS 21 ON TWO DIFFERENT OCCASIONS. THEY SENT HIM TO A SPECIALIST -- I FORGET THE EXACT TITLE, SO I APOLOGIZE TO THE COURT -- BUT A 22 SPECIALIST WHO WAS ABLE TO GET THAT UNDER CONTROL 23 24 THAT WAS A SIGNIFICANT DELAY THOUGH IN HIS 25





UNKNOWN NOW IS WAS THAT A PRODUCT OF THE 1 OR IS IT SOMETHING ELSE OR WHAT? 3 THE COURT: MR. LEONARD FRANCIS IS A BIG MAN. I'VE MET HIM ONCE OR TWICE IN COURT. IT'S BEEN QUITE SOME TIME, BUT 6 EVEN FOR A BIG MAN, MR. BURSTEIN: YES, YOUR HONOR. 7 THE COURT: HOW IS HE FEELING? HOW ARE HIS SPIRITS? 8 HIS FAMILY IS HERE NOW? 9 MR. BURSTEIN: HIS FAMILY IS HERE. HE'S IN 10 , BUT HE REMAINS 11 REMARKABLY POSITIVE. I THINK THE CHURCH, THAT HER HONOR KNOWS 12 HE'S ALLOWED TO GO TO ONCE A WEEK, THAT REALLY HELPS HIS 13 14 SPIRITS. HIS FAITH IS VERY, VERY STRONG. YOU KNOW, HE KEEPS HIS MIND AS ACTIVE AS IT CAN BE, AND HE'S POSITIVE. I MEAN, 15 16 IT'S NOTICEABLE THE COURT: HE'S GETTING THE BEST CARE THAT ANYBODY 17 COULD GET FOR THIS SITUATION, AS DIFFICULT AS IT IS. GO AHEAD, 18 I DIDN'T MEAN TO CUT YOU OFF BY --19 MR. BURSTEIN: THAT'S WHERE WE ARE. WE'LL KNOW A LOT 20 21 MORE AFTER THIS NEXT | THREE MONTHS, AND THEN WE'LL HAVE HOPEFULLY SCHEDULED TO REPORT TO THE 22 23 COURT. 24 THE COURT: OVER WHAT PERIOD OF TIME HAS HE 25

MR. BURSTEIN: I DON'T HAVE -- I CAN TELL -- I CAN TELL 1 THE COURT MY PERCEPTIONS OF IT. THE COURT: JUST YOUR PERCEPTIONS. 3 MR. BURSTEIN: MS. JENKINS CAN SPEAK TO IT, TOO, BECAUSE WE'RE THE ONES WHO SEE HIM. I WOULD SAY OVER THE LAST 5 6 MS. JENKINS: 7 MR. BURSTEIN: IT FEELS LIKE. HE 8 HE WAS THE SAME AS HE'S 9 WAS PRETTY ALWAYS BEEN SINCE I'VE KNOWN HIM. I MEAN, 10 11 , BUT I STARTED NOTICING IT WHEN --12 13 I'LL TELL YOU . I SAW HIM ABOUT A WEEK AND A 14 15 HALF AGO, AND NOW THAT HE'S NOT IN AN , HE'S 16 LOOKING AT LEAST -- NOT IN TERMS OF 17 HE LOOKS BETTER THAN HE 18 DID THE COURT: SO YOU'RE ASKING ME TO EXTEND THE MEDICAL 19 FURLOUGH. 20 MR. BURSTEIN: FOR FOUR TO SIX MONTHS, DEPENDING ON 21 WHAT THE GOVERNMENT THINKS AND WHAT THE COURT'S PREFERENCE IS. 22 23 I MEAN, FOR ME -- WE KIND OF KNOW WHAT THE NEXT FOUR MONTHS WILL LOOK LIKE, BUT I'M HAPPY TO COME IN AND REPORT WITH THE 24 25 , IF THAT'S WHAT THE COURT WANTS, OR I CAN COME AFTER .

THE COURT: LET ME HEAR WHAT THE GOVERNMENT HAS TO SAY.

MR. PLETCHER, IN ADDITION TO MAINTAINING SOME SEMBLANCE OF A

SCHEDULE ON THESE STATUS REPORTS, IF YOU WOULD UPDATE THE COURT

ON WHAT THIS MEANS, IF ANYTHING, IN YOUR VIEW, FOR THE CASES

THAT STILL REMAIN ACTIVE THAT ARE OUTSTANDING.

MR. PLETCHER: WE AGREE WITH THE COURT THAT HAVING PROBABLY STATUS REPORTS ON MORE -- THE SAME FREQUENCY, NOT PUTTING THEM OUT FOR SIX MONTHS.

THE COURT: SIX MONTHS IS TOO FAR.

MR. PLETCHER: TOO FAR, BECAUSE THE COURT HAS BEFORE

AND HAS APPROPRIATELY COMMENTED ABOUT THE NEED TO KEEP CAREFUL

WATCH OVER THIS CASE GIVEN ITS NOTORIETY, GIVEN --

THE COURT: MR. PLETCHER, YOU'VE BEEN AT THE HEARINGS
WHERE THE GROUP OF DEFENDANTS THAT ARE LITIGATING AGGRESSIVELY
IN THIS MATTER HAVE OPENLY CHALLENGED THE MEDICAL FURLOUGH, AND
THE NEED FOR THE MEDICAL FURLOUGH, AND I SAID, "I'M SUPERVISING
IT. I'M TELLING YOU IT'S MEDICALLY WARRANTED. IT'S NOT JUST
IN EXCHANGE FOR SOME DEAL WITH THE GOVERNMENT."

MR. PLETCHER: EXACTLY, AND SO WE THINK THAT THAT'S

EXACTLY THE RIGHT ANALYSIS, AND I THINK ONE WAY TO MAKE SURE

THE COURT CONTINUES TO KEEP TABS ON THAT IS NOT JUST FREQUENT

UPDATES AND STATUS, BUT, YOU KNOW, TO THE EXTENT THAT

IS ABLE TO SUBMIT MEDICAL REPORTS TO THE COURT -OBVIOUSLY MR. BURSTEIN IS ABLE TO BE A MOUTHPIECE FOR THAT, BUT

HAVING BOTH HIS 1 WEIGH IN ON WHAT EXACTLY IS HAPPENING FROM A MEDICAL PERSPECTIVE CONTINUES TO BE 2 HELPFUL I THINK, CERTAINLY FROM THE GOVERNMENT'S PERSPECTIVE, BECAUSE WE ARE ASSESSING THE ONGOING NEED FOR A FURLOUGH, JUST 4 LIKE THE COURT IS, AND ENSURING THAT IT'S APPROPRIATE FOR US TO 5 JOIN IN THAT REQUEST, AND OBVIOUSLY THE COURT NEEDS THOSE FACTS 6 TO MAKE AN APPROPRIATE FINDING. SO I THINK MORE FREQUENT OR 7 SAME FREQUENCY SCHEDULE STATUS HEARINGS IS APPROPRIATE, 8 INCLUDING FOUR MONTHS TO THE NEXT ONE AS WE SEE WHAT THE 9 10 IS SPECIFICALLY RELATED TO THIS. I DON'T HAVE ANYTHING TO COMMENT ON WITH RESPECT TO THE 11 12 EXACT MEDICAL PROGNOSIS, NOR COULD I, RIGHT? 13 I HOPE VERY MUCH THAT IT'S RELATED TO THE 14 I HOPE THAT THE 15 I KNOW THE 16 COURT HAS EXPRESSED AND EVERYONE IN THE COURTROOM WISHES MR. FRANCIS THE BEST AND SPEEDY RECOVERY AND -- TO ALL EXTENT 17 18 POSSIBLE. 19 ON THE FINAL ISSUE THAT THE COURT ASKED TO COMMENT ON. 20 WE CONTINUE TO HOPE THAT WE WILL GET A TRIAL DATE SET IN THE NEAR FUTURE. OUR PREFERENCE IS -- I THINK FOR EVERYONE'S SAKE 21 -- FOR MR. FRANCIS TO BE A LIVE WITNESS. I THINK THAT'S THE 22 23 BEST COURSE FOR THE COURT. IT'S THE MOST EFFICIENT. FROM OUR PERSPECTIVE, THE DEPOSITION COULD BE A VERY INEFFICIENT 24 25 EXERCISE IN WHAT COULD TAKE A VERY, VERY LONG TIME, AS OPPOSED

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TO LIVE TESTIMONY THAT WE THINK WE'D BE ABLE TO VERY TIGHTLY CIRCUMSCRIBE THE ISSUES. WE WOULD KNOW EXACTLY WHAT THE ISSUES WERE AT THE TIME, OBJECTIONS COULD BE HEARD AND RULED UPON, AND THE SCOPE OF THE ISSUES AS TO HIS TESTIMONY AND CROSS-EXAMINATION CAN BE LIMITED IN LIVE TESTIMONY IN A WAY THAT IT'S HARDER TO DO IN DEPOSITION BECAUSE THAT'S TAKING PLACE SO MUCH IN ADVANCE OF AN ACTUAL TRIAL. SO WE'RE VERY HOPEFUL THAT, SPECIFICALLY WITH RESPECT TO THE 7TH FLEET CASE, WE CAN GET A TRIAL DATE, YOU KNOW, IN EARLY 2020 AND HAVE THOSE MATTERS PROCEED. IF THE COURT IS ASKING ME, WE DO NOT SEE MR. FRANCIS AS A WITNESS IN THE BROOKS PARKS TRIAL, AND WE SEE HIM AS ONLY A POTENTIAL WITNESS WITH RESPECT TO DAVID HAAS. SO THE MATTER THAT WE ARE FOCUSED ON, AND I THINK THE COURT AND EVERYONE HAS SPENT THEIR MOST TIME AND ATTENTION ON, IS THE 7TH FLEET CASE. I HOPE THAT WE ARE HONING AND FOCUSING THE ISSUES AND RESOLVING MOST OF THEM AND CONTINUING TO RESOLVE THE ISSUES AS THEY ARISE IN AN EFFORT TO GET TO AS EARLY A TRIAL DATE AS POSSIBLE FOR EVERYONE'S SAKE. THE CASE HAS NOW BEEN INDICTED FOR TWO AND-A-HALF YEARS. I'M SURE THE DEFENDANTS ALSO FEEL A NEED TO COME TO SOME RESOLUTION, IF WE'RE GOING TO HAVE TRIAL. THE COURT: WHICH ONE WOULD BE THE FIRST TRIAL, MR. PLETCHER, WHICH ONE WOULD GO FIRST? MR. PLETCHER: I HOPE IT WILL BE THE 7TH FLEET CASE. IT'S ALSO POSSIBLE THAT IT COULD BE THE BROOKS PARKS CASE, JUST BY VIRTUE OF THE FACT THAT IT'S SO MUCH NARROWER. I THINK THAT

CASE WE COULD SET FOR LATER THIS YEAR OR EVEN BEFORE,

OCTOBER/NOVEMBER. THAT, FROM THE GOVERNMENT'S PERSPECTIVE -- I

DON'T MEAN TO SPEAK FOR MR. STEWART OR MR. OWENS, AS TO THE

LEVEL OF THEIR PREPARATION. I KNOW THEY'VE BEEN DILIGENTLY

WORKING ON SOME SOFTWARE AND SOME EVIDENCE REVIEW ISSUES, BUT

AS A MATTER OF EVIDENCE, THE 7TH FLEET CASE IS AN 88-PAGE

INDICTMENT, SPANNING SIX YEARS WITH NINE DEFENDANTS. THAT'S A

SIGNIFICANT STORY TO TELL FROM A MATTER OF AFFIRMATIVE EVIDENCE

PRESENTATION, AND THE DEFENDANTS -- NINE DEFENDANTS WILL EACH

HAVE SPECIFIC DEFENSES THAT THEY WILL WANT TO DIFFERENTIATE

THEIR CLIENTS AND CROSS-EXAMINE PEOPLE AS TO CREDIBILITY.

IT'S JUST A MUCH MORE SIGNIFICANT EXERCISE THAN THE BROOKS PARKS CASE, WHICH IS REALLY A HANDFUL OF WITNESSES,
MAYBE THE GOVERNMENT'S CASE-IN-CHIEF IS THREE DAYS, FOUR DAYS,
SOMETHING LIKE THAT.

THE COURT: I BRING IT UP BECAUSE I KNOW LIVE

TESTIMONY, OF COURSE, IS ALWAYS PREFERABLE. BUT BECAUSE

ESPECIALLY THE 7TH FLEET CASE IS GOING TO TAKE SOME

CONSIDERABLE TIME, I DON'T KNOW THE LIKELIHOOD, YOU PROBABLY

DO, OF ANYTHING SHORT OF A TRIAL IN THAT MATTER. I JUST

WONDERED -- A LONG TIME AGO WE TALKED ABOUT PRESERVING SOME OF

MR. LEONARD FRANCIS'S TESTIMONY, AND I'M NOT AN ADVOCATE OF IT,

BUT I INDICATED I WOULD PRESIDE OVER A DEPOSITION IF THAT WAS

NECESSARY. AND THAT'S FRAUGHT WITH PROBLEMS, I REALIZE THAT,

BUT --

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MR. PLETCHER: THE SECOND PART OF MY COMMENTS HERE IS WE'RE GOING TO BEGIN STEPS FOR THAT EXERCISE, TO THE EXTENT IT LOOKS LIKE THAT'S OUR LAST RESORT, AND SO WE'RE GOING TO BEGIN TO PREPARE BOTH FOR A DEPOSITION AND/OR FOR LIVE TRIAL TESTIMONY, JUST TO MAKE SURE THAT ONE WAY OR ANOTHER THAT MR. FRANCIS'S TESTIMONY AND HIS PERSPECTIVE ON THIS MATTER IS PRESERVED, BUT ALSO THAT THE DEFENDANTS' ABILITY TO CROSS-EXAMINE AND ELICIT WHATEVER TESTIMONY FAVORABLE TO THEM THAT THEY BELIEVE HE HAS CAN BE PRESERVED AS WELL. IT'S AN EOUAL AND OPPOSITE QUESTION WITH RESPECT TO THAT. EITHER WAY, I THINK EVERYONE IS WEIGHING ALL OF THESE ISSUES, THE VERY SIGNIFICANT MEDICAL ISSUES, THE VERY SIGNIFICANT ISSUES RELATED TO A DEPOSITION. I THINK IF WE WERE TO SCHEDULE A DEPOSITION, I THINK THE COURT MAY HAVE TO BLOCK THREE WEEKS, RIGHT, WHEREAS IF IT WERE LIVE TESTIMONY IN TRIAL, MAYBE IT'S TWO DAYS, AND THAT'S A SIGNIFICANT DIFFERENCE.

THE COURT: IF WE WERE TO BLOCK TIME FOR THE 7TH FLEET CASE TO GO TO TRIAL, WE'RE BLOCKING PROBABLY A COUPLE MONTHS.

MR. PLETCHER: WE WOULD BE, JUST OVERALL.

THE COURT: LET ME SAY THIS, I'VE BEEN WITH THESE CASES FROM THE BEGINNING, AND WE'VE TAKEN A NUMBER OF YEARS TO GET TO THIS POINT, SO WHEN THAT COMES TO PASS, I WILL ADJUST MY SCHEDULE ACCORDINGLY AND DEAL WITH IT IN A TIMELY FASHION WHEN WE'RE READY TO GO. I'M JUST INQUIRING BECAUSE IT SEEMS AS

THOUGH FOR A LONG TIME MR. LEONARD FRANCIS'S MEDICAL 1 2 CONDITION -- HE'S NEVER GOING TO HE COULD STILL 3 LIVE. I DON'T KNOW WHAT THE MEDICAL PROGNOSIS IS, BUT WITH A LITTLE GOOD FORTUNE, HE COULD STILL LIVE FOR A LONG TIME, BUT 6 HE'S ALWAYS GOING TO BE LIFE IS NEVER QUITE THE SAME AFTER YOU HAVE THIS KIND OF 7 DIAGNOSIS AND THESE EVENTS HAPPEN IN YOUR LIFE. 8 MR. PLETCHER: I THINK THAT'S WHAT SAID IN 9 10 HIS FIRST APPEARANCE BEFORE THE COURT, HE SAID THIS IT'S AN UNCERTAINTY 11 AS TO HOW LONG, BUT IT DEFINITELY IS SOMETHING THAT'S GOING TO 12 IMPACT THAT. 13 MR. BURSTEIN AND I HAD TALKED BEFORE, IN JUST TRYING TO 14 FIGURE OUT HOW THIS IS GOING TO WORK, IT'S NOT JUST A 15 TESTIMONIAL ISSUE THAT WE'RE DEALING WITH, BUT AT THE END OF 16 THE DAY THE COURT HAS TO IMPOSE SENTENCE. 17 THE COURT: THAT'S NOT LOST ON THE COURT. 18 MR. PLETCHER: OF COURSE NOT, YOUR HONOR. 19 THE COURT: THAT'S NOT LOST ON THE COURT, MR. PLETCHER. 20 MR. PLETCHER: OF COURSE NOT. 21 THE COURT: I THINK WE NEED TO KEEP TO A SCHEDULE. IT 22 DOESN'T SOUND AS THOUGH ANYTHING IS GOING TO HAPPEN WITHIN THE 23 NEXT THREE MONTHS, SO I'M GOING TO SUGGEST, MR. BURSTEIN, THAT 24 25 WE SET SOMETHING FOUR MONTHS OUT.

MR. BURSTEIN: I THINK THAT'S APPROPRIATE, YOUR HONOR. 1 2 THE COURT: FOR FURTHER STATUS. WHERE WOULD THAT PUT US, ALEX, THE LATTER PART OF JANUARY? 3 THE CLERK: WE COULD GO THE 24TH OR THE 31ST. (DISCUSSION HELD OFF THE RECORD.) 5 6 MR. BURSTEIN: I'M SORRY, YOUR HONOR, SOME STRANGE BUG WAS ATTACKING ME AND MR. PLETCHER JUST SAVED ME 7 THE COURT: THAT'S VERY KIND OF HIM. 8 MR. BURSTEIN: I DON'T EVEN KNOW WHAT THIS IS, YOUR 9 HONOR. I'VE NEVER EVEN SEEN THIS KIND OF BUG BEFORE. 10 THE COURT: ALEX WILL TAKE CARE OF THIS AFTERWARDS. 11 WE'LL HAVE THIS PLACE SPRAYED OR SOMETHING. 12 MR. PLETCHER: IF IT WERE JUST A SMALL INSECT, I WOULD 13 14 HAVE LET IT HAVE A GO AT MR. BURSTEIN, BUT IT WAS A HALF AN INCH LONG AND I FIGURED I HAD SOME CIVIC RESPONSIBILITY AS AN 15 OFFICER OF THE COURT TO --16 THE COURT: PUT IT WHEREVER YOU WANT ON A FRIDAY, THE 17 SECOND OR THIRD FRIDAY. 18 THE CLERK: WE'LL SET IT FOR JANUARY 24TH AT 11:00 A.M. 19 THE COURT: SO TODAY WORKED OUT WELL AND WE'LL SEE. IF 20 THERE'S ANYTHING BEFORE THEN, YOU KNOW YOU CAN BRING SOMETHING 21 BACK. WE HOPE THIS GOES WELL. 22 23 MR. BURSTEIN: THANK YOU, YOUR HONOR. IF THERE ARE S AND ANYTHING, I'LL IMMEDIATELY --24 25 THE COURT: IF THERE ARE MAJOR EVENTS, LET ME KNOW.

MR. BURSTEIN: I WILL, YOUR HONOR. 1 THE COURT: THANK YOU. 2 MR. PLETCHER: THANK YOU, YOUR HONOR. 3 MR. HUIE: THANK YOU, YOUR HONOR. THE PRETRIAL SERVICES OFFICER: VANESSA ANDREWS WITH 5 6 PRETRIAL SERVICES. I WAS GOING TO ASK AS TO THE FURLOUGH, IF THERE'S GOING TO BE AN EXTENSION. I THINK IT'S SET FOR MARCH. 7 THE COURT: WE'RE GOING TO EXTEND THE FURLOUGH TO THE 8 DATE OF THE HEARING. 9 MR. BURSTEIN: WE USUALLY DO IT THE MONDAY AFTERWARDS. 10 THE MARSHALS NEED IT FOR THE GREEN SHEET. 11 THE COURT: WE JUST EXTENDED TO JANUARY 24TH, SO WE'LL 12 DO IT THE 27TH. 13 MR. BURSTEIN: YES, YOUR HONOR. 14 THE COURT: WE'LL EXTEND THE MEDICAL FURLOUGH TO 15 JANUARY 27TH, 2020, AND WE'LL DEAL WITH IT ON THE 24TH. 16 MR. BURSTEIN: THANK YOU, YOUR HONOR. 17 THE COURT: IF THERE'S ANYTHING TO REPORT BEFORE THEN, 18 LET ME KNOW. 19 MR. BURSTEIN: THANK YOU. 20 21 MR. PLETCHER: THANK YOU, YOUR HONOR. (THE HEARING CONCLUDED.) 22 23 24 25

CERTIFICATE I, GAYLE WAKEFIELD, CERTIFY THAT I AM A DULY QUALIFIED AND ACTING OFFICIAL COURT REPORTER FOR THE UNITED STATES DISTRICT COURT, THAT THE FOREGOING IS A TRUE AND ACCURATE TRANSCRIPT OF THE PROCEEDINGS AS TAKEN BY ME IN THE ABOVE-ENTITLED MATTER ON SEPTEMBER 6, 2019; AND THAT THE FORMAT USED COMPLIES WITH THE RULES AND REQUIREMENTS OF THE UNITED STATES JUDICIAL CONFERENCE. DATED: DECEMBER 13, 2021 /S/ GAYLE WAKEFIELD GAYLE WAKEFIELD, RPR, CRR OFFICIAL COURT REPORTER 



### Calendar of the United States District Court Southern District of California San Diego Friday, September 6, 2019 Courtroom 4D

Present the Honorable: Janis L. Sammartino

District Judge

Deputy Clerk: A. Ramos

Court Reporter/ECR: G Wakefield

Interpreter:

## \*\*\* SEALED PROCEEDINGS \*\*\* 11:00 AM

**8a**.

13CR3781-JLS 13CR3782-JLS 13CR4287-JLS

USA V.

LEONARD GLENN FRANCIS

RETD DEVINBURSTEIN

KATIE JENKINS JEREMY WARREN

AUSA MARK PLETCHER

ROBERT HUIE ERIC BESTE

PATRICK HOVAKIMIAN

USPT ERIC KOSMO

KIMURA HAZARD VANESSA ANDREWS

USM JAIME SCHIMMEL

Jaime.schimmel@usdoj.gov

619-247-4498 (Cell) ELUID SOTO

STATUS HEARING

Notes:

Sentence w/PSR set for MARCH 20, 2020

CONTINUED TO 1/24/2020 AT 11:00 AM MEDICAL FURLOUGH EXTENDED TO 1/27/2019

UNITED SOUTHER	STATES DISTRICT COURT * JEALED *
	CASE NUMBER 12CK_4287 (TIS
UNITED STATES OF AMÉRICA ) vs )	ABSTRACT OF ORDER
	Booking No. 45415298
LEONARD GLENN PRANCIS TO THE UNITED STATES MARSHAL AND 7 OF	WARDEN, METROPOLITAN CORRECTIONAL CENTER:
Be advised that under date of the Court entered the following order:	Manuel Color of the Color of th
Defendant be released from the property of the	om custody. ervised / unsupervised probation / supervised release.
Defendant continued on	supervised / unsupervised probation / supervised release.
Defendant released on S	ON WEPS bond Bestell.
Defendant remanded and	bond) (bond) (bond on appeal) exonerated
Defendant sentenced to Bench Warrant Recalled.	TIME SERVED, supervised release foryears.
Defendant forfelted colls Case dismissed.	teral.
Case diamissed, charge Defendant to be release	d to Pretrial Services for electronic monitoring.
MANUAL ALL THOUGH CININI	HISE PREVIOUS APSTRACT TO ALLOW DEPLYMENT TO BH AND DONTHLUED BES NON TEXEING UNTIL 1122/2020
DEFENDANT WILL RETURN TO CI	UNITED STATES DISTRICT BANGARA L'SOUMANTINO
Received	OR CLERK
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### IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA, 13-CR-3781-JLS
PLAINTIFF, 13-CR-3782-JLS
13-CR-4287-JLS
13-CR-4287-JLS
VS. ) SAN DIEGO, CA
LEONARD GLENN FRANCIS, ET AL., JANUARY 24, 2020
DEFENDANTS. ) 3:30 P.M.

#### UNDER SEAL

TRANSCRIPT OF STATUS HEARING

BEFORE THE HONORABLE JANIS L. SAMMARTINO

UNITED STATES DISTRICT JUDGE

#### APPEARANCES:

FOR THE GOVERNMENT: OFFICE OF THE U. S. ATTORNEY

BY: MARK W. PLETCHER, ESQ. 880 FRONT STREET, RM. 6293

SAN DIEGO, CA 92101

FOR THE DEFENDANT: WARREN & BURSTEIN

BY: DEVIN J. BURSTEIN, ESQ.

KATIE JENKINS, ESQ. 501 W. BROADWAY, SUITE 240

SAN DIEGO, CA 92101

PRETRIAL SERVICES: ALDO LOPEZ

COURT REPORTER: FRANK J. RANGUS, OCR

U. S. COURTHOUSE

333 W. BROADWAY, SUITE 420

SAN DIEGO, CA 92101

(619) 318-8590

PROCEEDINGS RECORDED BY ELECTRONIC STENOGRAPHY; TRANSCRIPT PRODUCED BY COMPUTER.

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PROCEEDINGS: PAGE

NEXT HEARING DATE 11

1 THE DEPUTY CLERK: CALLING MATTER 15-A, 13-CR-3781, 13-CR-3782, AND 13-CR-4287, UNITED STATES VS. LEONARD GLENN 2 3 FRANCIS. MR. PLETCHER: GOOD AFTERNOON, YOUR HONOR. MARK 4 PLETCHER FOR THE UNITED STATES. 5 THE COURT: THANK YOU. 6 7 MR. BURSTEIN: AND GOOD AFTERNOON, YOUR HONOR. DEVIN BURSTEIN AND KATIE JENKINS ON BEHALF OF MR. FRANCIS. 8 THE COURT: OKAY. THANK YOU BOTH. 9 10 WHO WANTS TO GO FIRST? MR. BURSTEIN? 11 MR. BURSTEIN: THANK YOU, YOUR HONOR. 12 WE ARE HERE TO PROVIDE AN UPDATE ON MR. FRANCIS' 13 MEDICAL CONDITION. THE COURT: LET ME STOP YOU FOR A SECOND. LET ME 14 15 JUST INDICATE THE COURTROOM IS CLOSED. WE HAVE ONE AGENT WITH THE GOVERNMENT? 16 17 THE DEPUTY MARSHAL: I'M ELUID SOTO WITH THE U. S. 18 MARSHALS. 19 THE COURT: OH, OKAY. SO YOU'RE WITH THE U. S. 20 MARSHALS. I'M SORRY. 21 THE DEPUTY MARSHAL: NO, THAT'S FINE. 22 THE COURT: AND I HAVE (PAUSE) --23 MR. LOPEZ: ALDO LOPEZ FOR PRETRIAL SERVICES, YOUR HONOR. 24 25 THE COURT: OKAY. THANK YOU.

1 GO AHEAD. OTHERWISE, THE COURTROOM'S CLOSED. THIS RECORD WILL 2 3 BE SEALED. GO AHEAD. 4 MR. BURSTEIN: THANK YOU, YOUR HONOR. 5 6 SO I WILL -- AS WE'VE BEEN DOING, I WILL -- I 7 PROVIDED THE COURT AND THE PARTIES WITH A BRIEF UPDATE. 8 EMAIL, I'LL READ THAT INTO THE RECORD, WHICH IS THE WAY WE'VE BEEN GOING WITH THAT, IF IT'S OKAY WITH THE COURT. I SPOKE 9 10 WITH LAST WEEK HERE ON THE BULLET POINTS OF THE LATEST, AND THEN IN ADDITION TO WHAT I'M ABOUT TO SAY, WE HAVE 11 A FURTHER UPDATE FROM, I BELIEVE, YESTERDAY. 12 13 SO, SO FAR, MR. FRANCIS REMAINS ON HIS 14 IT HAD BEEN NOT THE 15 UNFORTUNATELY, THE LAST 16 17 18 SAYS THAT THE PRESUMPTION IS WHEN THEY EXCEED, I 19 BELIEVE, 20 THAT MR. FRANCIS EXCEEDED THAT THRESHOLD. SO 21 THEY'RE OPERATING UNDER THE ASSUMPTION -- OPERATING IS A POOR 22 CHOICE OF WORDS. THEY'RE PROCEEDING UNDER THE ASSUMPTION THAT 23 SO THEY'RE GOING TO CONTINUE -- THEY 24 DECIDED IN THE INTERVENING MONTHS TO CONTINUE ON 25

5 , TO FIND OUT IF THEY CAN MAKE A DETERMINATION 1 WITHOUT GOING IN. 2 AS THE COURT MAY REMEMBER, THE LAST TIME, THERE WAS 3 ΑN . MR. FRANCIS CAME VERY, VERY CLOSE TO 4 HE HAD TO BE 5 OWT 6 TIMES. SO THEY'RE GOING TO TRY TO AVOID THAT. AT THE END OF 7 THIS MONTH OR EARLY NEXT MONTH, PROBABLY NOT EARLY NEXT MONTH 8 BECAUSE THERE ARE SOME OTHER PROCEDURES THAT HAVE TO HAPPEN OUICKLY, THEY'RE GOING TO DO ANOTHER 9 ΙF 10 THE THEY WILL BE. IF THEY ARE STILL 11 12 THEY WILL NEED, MEDICALLY NEED TO DO 13 TO MAKE A, SO THEY CAN MAKE A FINAL DETERMINATION, A 14 DETERMINATION AS TO THAT THEY ARE IN FACT OR ARE NOT 15 IF THE 16 , WHICH IS THE OPERATING 17 ASSUMPTION, THAT WILL CHANGE THE PLAN FOR AS THE COURT PROBABLY RECALLS, FOR THE LAST SIX OR SO MONTHS, THE 18 19 PLAN HAD BEEN TO ONCE MR. FRANCIS 20 WAS STABLE 21 HOWEVER, HAS ALREADY 22 BECOMES 23 LESS VIABLE BECAUSE, YOU KNOW, NOT TO BE CURT, BUT WHAT'S THE 24 POINT?

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1 AND THEY WILL HAVE A BETTER IDEA OF ALL OF THAT IN, AFTER 2 3 I'D NOTE THE LAST BULLET POINT I PROVIDED WAS THAT HE 4 WAS LIKELY TO HAVE IN THE NEXT FEW WEEKS BECAUSE 5 THERE WAS AND ACTUALLY -- I DIDN'T PUT IT 6 HERE --. HE WENT TO THE 7 DOCTOR, AND HE HAS NOW, I THINK TODAY, BEGAN A THREE-PART 8 TREATMENT TO IT'S SCHEDULED FOR TODAY, TOMORROW, AND MONDAY. 9 10 THERE'S ALSO --THE COURT: I'M SORRY. I DIDN'T UNDERSTAND. 11 12 WAS THAT? 13 MR. BURSTEIN: IT'S AN 14 15 16 THE COURT: OKAY. 17 MR. BURSTEIN: -- ISSUES THAT HE'S HAD. AND THEY'RE SPLITTING IT OVER THREE DAYS, I ASSUME -- WELL, IT DOESN'T 18 19 MATTER WHAT I ASSUME, BUT I ASSUME BECAUSE OF HIS OTHER HEALTH 20 CONCERNS. SO THEY DON'T WANT TO DO IT ALL AT ONCE. THERE ARE ALSO SOME ISSUES WITH HIS 21 THEY MAY 22 NEED TO DO AN IN HIS TO MAKE SURE THAT'S NOT 23 BUT WE'RE NOT SURE ABOUT THAT. 24 I THINK PRETRIAL SERVICES, AND I THINK WE ALL AGREE, 25 IS GOING TO ASK FOR A STANDING ORDER TO BE ABLE TO REMOVE GPS

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FOR PURPOSES OF ANY PROCEDURES ON HIS . JUST SO THAT WE DON'T HAVE TO CONTINUOUSLY, YOU KNOW, TAKE UP THE COURT'S TIME. SO, WITH THAT, THAT'S MY SUMMARY. THAT'S MY SEGUE FOR PRETRIAL SERVICES. IF THE COURT HAS ANY QUESTIONS. THE COURT: OKAY. NOT RIGHT NOW, MR. BURSTEIN. THANK YOU. GO AHEAD. MR. LOPEZ: YES, YOUR HONOR. WE'LL BE ASKING THE COURT TO ALLOW OUR OFFICE TO REMOVE THE GPS TRACKER PRIOR TO ANY MEDICAL PROCEDURE, AND THEN REINSTALL THE TRACKER AFTER THE PROCEDURE. THE COURT: OKAY. AND, OF COURSE, YOU DON'T DISAGREE WITH THAT. ANY CONCERNS ABOUT THAT, MR. PLETCHER? MR. PLETCHER: NO. IT SEEMS EMINENTLY REASONABLE. WE'VE WORKED THROUGH THAT ISSUE WITH THE GPS BEFORE, AND MOSTLY IT'S BEEN AN ISSUE WITH PRETRIAL SERVICES JUST LOGISTICALLY BEING AROUND TO TAKE IT ON AND OFF. SO IT SEEMS EMINENTLY REASONABLE AND VERY EFFICIENT. THE COURT: IT DOES TO THE COURT ALSO, SO THAT YOU HAVE THE ABILITY TO RESPOND IF NEEDED. SO I'M ASSUMING THE PROCEDURES THAT ARE SET TO ASSIST WITH THE REQUIRE THAT TO BE REMOVED. MR. LOPEZ: THAT'S CORRECT, YOUR HONOR, AND WE'LL

1 WORK WITH MR. BURSTEIN OR MISS JENKINS TO COORDINATE THAT AND 2 REMOVE THE GPS TRACKER. THE COURT: OKAY. 3 MR. BURSTEIN: EVERYTHING ELSE REMAINS THE SAME. 5 SECURITY IS IN PLACE. SAME LOCATION. EVERYTHING ELSE IS THE 6 SAME. 7 I GUESS THE ONLY REMAINING THING, UNLESS MR. PLETCHER 8 HAS SOMETHING, IS TO SET THE NEXT STATUS. WE HAD BEEN GOING 9 IN A KIND OF FOUR-TO-SIX-MONTH RANGE. 10 THE COURT: SIX MONTHS IS TOO LONG IN THE COURT'S 11 MIND. WE COULD GO THREE OR FOUR MONTHS. THREE MONTHS, MAYBE. 12 WHAT DOES THE GOVERNMENT THINK? 13 MR. PLETCHER: I AGREE, ESPECIALLY AT THIS POINT, A SHORTER INTERVAL IS BETTER. OBVIOUSLY, WE'RE ALL MONITORING 14 THIS SITUATION VERY CLOSELY. IT'S PREVALENT ON EVERYONE'S 15 16 MIND WHETHER THERE COMES AT SOME POINT WHERE WE HAVE TO MAKE A 17 MOTION FOR A DEPOSITION. 18 THE COURT: YOU KNOW, COUNSEL, I WAS GOING TO SAY I'M 19 ASSUMING YOU DON'T NEED HIS TESTIMONY, BECAUSE THIS IS NOT A -- THIS IS A VERY SERIOUS SITUATION THAT HE FINDS HIMSELF 20 21 IN. 22 MR. PLETCHER: YES. 23 THE COURT: I MEAN, IF HIS ТО 24 , IT'S NOT A GOOD SITUATION, AND HOW SICK 25 A MAN DO YOU WANT TO TAKE A DEPO WITH, SIR?

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MR. PLETCHER: WELL, I THINK IT'S A BALANCING ACT, AND IT'S SOMETHING WE'VE BEEN COGNIZANT OF FROM THE VERY BEGINNING. I MEAN, ONE THING IS THAT, YOU KNOW, A DEPOSITION IS, BY ITS VERY NATURE, GOING TO TAKE A LOT OF THE COURT'S TIME, A LOT OF EVERYBODY'S TIME, PROBABLY, YOU KNOW, MAYBE AN ORDER OF MAGNITUDE OF TIME AND ENERGY RESOURCES LONGER THAN ACTUAL TESTIMONY WOULD TAKE. SO WE'VE BEEN GUARDED IN OUR OPTIMISM THAT THE WOULD GO FORWARD. OBVIOUSLY, THIS IS THE FIRST, YOU KNOW, WE'RE HEARING OF POTENTIAL SO, YOU KNOW, IT'S SOMETHING THAT WE'RE TRYING TO BALANCE. I THINK EVERYBODY'S TRYING TO BALANCE, AND NOW, YOU KNOW, WE HAVE A TRIAL DATE IN THE CASE, WHICH IS, YOU KNOW, OUT INTO JANUARY OF 2021, AND SO THAT'S A NEW DEVELOPMENT THAT EVERYONE IS TRYING TO, I THINK, MANAGE AND FIGURE OUT HOW TO MOST EFFICIENTLY HANDLE THE SITUATION. IT'S A VERY DIFFICULT SITUATION FOR EVERYONE INVOLVED. THE COURT: EVERYONE. AND, YOU KNOW, WE'VE ALWAYS WISHED MR. LEONARD FRANCIS THE BEST IN HIS MEDICAL CARE. I HAVE TO TELL YOU IT'S A VERY SERIOUS SITUATION, I GUESS. CAN KIND OF TELL BY YOUR DEMEANOR, MISS JENKINS. HE'S IN A RIGHT NOW, AND WE HOPE FOR SOMETHING MORE POSITIVE TO COME THROUGH. MR. BURSTEIN: RIGHT. WE'RE REALLY HOPING THAT THAT , BECAUSE I THINK

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      IT'S REALLY A GAME-CHANGER IF IT HAS.
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               THE COURT: IT IS, IT IS. SO, WILL YOU KNOW MORE
                 THE END OF, OR THE BEGINNING OF NEXT MONTH?
3
      AFTER THE
               MR. BURSTEIN: WE'LL KNOW -- WHAT WE'RE GOING TO KNOW
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5
      IS MORE AFTER THE
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 7
                 , AND THAT'S NOT GOING TO HAPPEN UNTIL SOMETIME IN
8
      MARCH,
                                   SO I WOULD SAY --
                          SO WE SHOULD GO OUT TO THE END OF APRIL,
 9
               THE COURT:
      THE BEGINNING OF MAY, MAYBE, FOR (PAUSE) --
10
               MR. BURSTEIN: I THINK THAT'S --
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12
               THE COURT: -- FOR OUR NEXT STATUS.
13
               MR. BURSTEIN: RIGHT.
               THE COURT: SO LET'S GO OUT -- WHERE WOULD THREE
14
      MONTHS PUT US, JESSICA?
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               THE DEPUTY CLERK: WELL, YOU DO HAVE APRIL 24TH,
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      WHICH IS A FRIDAY, OR IF YOU WANT THE BEGINNING OF MAY.
18
               THE COURT: MAY 1ST?
19
               THE DEPUTY CLERK: YES.
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               THE COURT: WE COULD GO MAY 1ST, APRIL 24TH.
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               MR. PLETCHER: EITHER ONE IS OKAY WITH THE UNITED
22
      STATES. I'D NOTE THAT IN THIS THAT --
23
               THE COURT: I MEAN, I NEED TO EXTEND THE MEDICAL
24
      FURLOUGH --
25
               MR. PLETCHER: RIGHT.
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1 MR. BURSTEIN: RIGHT. 2 THE COURT: -- TO, I'LL SAY, MAY 1ST. MR. BURSTEIN: WE ALWAYS DO IT THE DAY -- SORRY TO 3 INTERRUPT THE COURT. WE ALWAYS EXTEND THE MEDICAL FURLOUGH TO 4 5 ONE DAY AFTER --THE COURT: AFTER. 6 MR. BURSTEIN: -- THE LAST STATUS HEARING. 7 THE COURT: RIGHT. WELL, I WAS GOING TO SAY MAY 1ST, 8 9 AND I WAS GOING TO SET THIS APRIL 24TH. MR. BURSTEIN: LET ME MAKE SURE. I KNOW I'M AT THE 10 CIRCUIT -- YEAH, I'M AT THE NINTH CIRCUIT ON THE 24TH. 11 THE COURT: OKAY. SO LET'S GO TO A HEARING ON MAY 12 1ST AND EXTEND THE MEDICAL FURLOUGH TO THE FOLLOWING WEEK. 13 WHAT'S THE FOLLOWING MONDAY OR TUESDAY, JESSICA? 14 THE DEPUTY CLERK: MAY 4TH. IT'S A MONDAY. 15 16 THE COURT: MAY 4TH, THE MEDICAL FURLOUGH IS EXTENDED. AND THEN THE HEARING WILL BE MAY 1ST, AT WHAT TIME, 17 18 JESSICA? 19 (OFF-THE-RECORD DISCUSSION BETWEEN THE COURT AND THE 20 COURTROOM CLERK) 21 THE DEPUTY CLERK: SO MAY 1ST, AT 11 A.M. 22 THE COURT: AND WE'LL SAY WE WISH HIM THE BEST IN HIS 23 MEDICAL CARE. 24 YES, SIR. 25 MR. PLETCHER: I WAS JUST GOING TO OFFER THE

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SUGGESTION THAT MAYBE, GIVEN WHAT'S GOING TO HAPPEN IN THE INTERVENING TIME, MAY 1ST MAY BE A USEFUL TIME TO HAVE BACK WITH US SO WE CAN PERHAPS HEAR FIRSTHAND FROM HIM A LITTLE BIT MORE CLEARLY WHAT THE PROGNOSIS, WHAT THE DIAGNOSIS IS, WHAT THE PROGNOSIS IS. IF HE'S GOING TO HAVE THIS , WHAT DOES THAT LOOK LIKE? BECAUSE ONCE WE GET TO MAY 1ST, YOU KNOW, WE'RE WITHIN SHOUTING DISTANCE OF TRIAL --THE COURT: WE ARE. MR. PLETCHER: -- AND SO IF WE'RE GOING TO, YOU KNOW, IF WE'RE GOING TO TAKE DEPOSITIONS, THEN THAT'S GOING TO BE, THAT WOULD BE IN THE SEPTEMBER/OCTOBER TIME FRAME. IF WE'RE GOING TO, YOU KNOW, IF WE'RE GOING TO, BECAUSE HIS PROGNOSIS IS GOOD ENOUGH, SO TO LET THIS EXTEND ALL THE WAY TO TRIAL AND JUST TAKE TRIAL TESTIMONY IF THAT BECOMES, IF THAT'S WHAT'S NECESSARY, BUT I THINK MAYBE -- I MEAN, I APPRECIATE THE COURT'S, ALWAYS, MR. BURSTEIN'S, MISS JENKINS' PERSPECTIVE HERE, BUT MAYBE WOULD BE JUST IN THE BEST POSITION. THE COURT: YOU KNOW, HE WAS VERY RESPONSIVE TO QUESTIONS AND EXPLANATIONS WHEN HE WAS HERE BEFORE. I REMEMBER HIM WELL. SO I THINK MR. PLETCHER HAS A POINT. MR. BURSTEIN: I'LL ASK --

THE COURT: NOW, WITH REGARD TO THAT, IF HE NEEDS AN

ADJUSTMENT AND A TIME CONSIDERATION, WHICH HE MAY GIVEN HIS

PROFESSIONAL COMMITMENTS, GET HOLD OF MR. PLETCHER. WE'LL WORK WITH YOU, AND WE'LL PUT IT WHERE WE NEED TO TO GET HIM HERE. I THINK THAT'S A GREAT SUGGESTION.

MR. PLETCHER: YOU KNOW, I CAN IMAGINE ALTERNATIVES,

AND I DEFER TO THE COURT. I MEAN, YOU KNOW, IF HE WERE TO

SUBMIT A WRITTEN REPORT, MAYBE THAT'S AN ALTERNATIVE. IF HE

WANTS TO TELEPHONICALLY, THAT'S AN ALTERNATIVE. I'M ALSO

COGNIZANT OF THE IMPORTANT WORK HE DOES

MR. BURSTEIN: WE'LL CALL HIM THIS AFTERNOON AND TRY
TO GET IT ON HIS SCHEDULE.

THE COURT: I MEAN, THIS IS A DIFFICULT SITUATION
BECAUSE, YOU KNOW, DOCTORS DON'T WANT TO SAY FOR CERTAINTY
THINGS BECAUSE THEY ARE NOT IN A POSITION OF DOING THAT. THEY
TREAT AND THEY LOOK FOR GOOD OUTCOMES AND WHAT NOT, BUT WE'VE
BEEN KIND OF WORKING ON THIS FOR A WHILE. IT SEEMS TO BE
GOING IN A DIRECTION THAT NOBODY WOULD LIKE IT TO GO IN. SO
IT MIGHT BE HELPFUL TO US. BUT, AGAIN, I AGREE WITH MR.
PLETCHER. WE'RE SENSITIVE TO HIS PROFESSIONAL OBLIGATIONS AND
THE IMPORTANT WORK THAT HE DOES. WE'RE JUST TRYING TO SORT
OUR WAY THROUGH THIS.

MR. BURSTEIN: I THINK, AT A MINIMUM, WE CAN HAVE HIM -- I HOPE TO HAVE HIM AVAILABLE TELEPHONICALLY. IT'S BETTER IN PERSON, BUT WE'LL GET SOMETHING.

THE COURT: OKAY. BUT EVEN FOR TELEPHONICALLY, IF WE NEED TO ADJUST THE TIME, JUST LET US KNOW AND WE'LL DO THAT.

1	IF THERE'S A DAY OF THE WEEK OR TIME OF DAY, WE'LL MAKE IT
2	WORK.
3	MR. BURSTEIN: OKAY.
4	THE COURT: OKAY?
5	MR. BURSTEIN: THANK YOU.
6	THE COURT: THANK YOU, MISS JENKINS.
7	THANK YOU, MR. PLETCHER.
8	MR. BURSTEIN: THANK YOU, YOUR HONOR.
9	MR. PLETCHER: THANK YOU, YOUR HONOR.
10	MR. BURSTEIN: AND I JUST WANT TO MAKE SURE THAT THE
11	MARSHALS WILL GET THEIR EXTENDED GREEN SHEET
12	THE COURT: OH, THEY WILL.
13	MR. BURSTEIN: BECAUSE THAT CAN CAUSE PROBLEMS.
14	THE COURT: WE'VE EXTENDED IT TO THE DATE I'VE
15	INDICATED.
16	MR. BURSTEIN: AND THERE WILL BE NO ECF FROM THIS, I
17	ASSUME.
18	THE COURT: THERE'S NO ECF FROM THIS. ALEX KNOWS HOW
19	TO DO IT. JESSICA IS TRAINING WITH ALEX, SO, AND COPIES OF
20	THIS ARE BEING SHREDDED AND EVERYTHING. SO, OKAY.
21	THANK YOU.
22	MR. BURSTEIN: THANK YOU, YOUR HONOR.
23	MS. JENKINS: THANK YOU, YOUR HONOR.
24	(PROCEEDINGS ADJOURNED AT 3:25 P.M.)
25	

(END OF TRANSCRIPT) I, FRANK J. RANGUS, OFFICIAL COURT REPORTER, DO HEREBY CERTIFY THAT THE FOREGOING TRANSCRIPT IS A TRUE AND ACCURATE TRANSCRIPTION OF MY STENOGRAPHIC NOTES. S/FRANK J. RANGUS FRANK J. RANGUS, OCR 

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

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UNITED STATES OF AMERICA	CASE NUMBER 13 CK_3781 FILS
va )	ABSTRACT OF ORDER
	Booking No. 45415 298
MARJO GENN FRANCIS	
TO THE UNITED STATES MARSHAL AND / OR WARDEN,  Be advised that under date of 49	
the Court entered the following order:	
and the second s	
Defendant be released from custody.	
Defendant placed on supervised / un	supervised probation / supervised release.
Defendant continued on supervised /	unsupervised probation / supervised release.
Defendant released on \$	<u>MHH</u> bond posted.
Defendant appeared in Court. FINGE	RPRINT & RELEASE.
Defendant remanded and (	bond) ( bond on appeal) exonerated:
Defendant sentenced to TIME SERVE	D, supervised release for years.
Bench Warrant Recalled.	
Defendant forfeited collateral.	
Case dismissed.	
Case dismissed, charges pending in	n case no.
Defendant to be released to Pretrial S	
Other THE WHET RENCES PREVIO	US ABTICACT TO MION DEFENDING TO REMAN ON
WICH FURLOWLY AND CONTINUED GAT.	MONITORING MATIL HI3/2020, THE CHAMP DETENTION ON 7/13/2020
	UNITED STATES DISTRICT/MAGISTRATE JUDGE
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Crim-9 (Rev. 8-11)	Deputy Clerk  # U.S. GPO: 1996-783-398/40151
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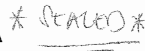
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## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA \* STATED \*

UNITED STATES OF AMERICA )	CASE NUMBER 13 CAR 3782-5765
vs )	ABSTRACT OF ORDER
	Booking No. 45415298
201/ACO GLENN FRANCIS	
TO THE UNITED STATES MARSHAL AND / OR WAR	
Be advised that under date of	4/9/2020
the Court entered the following order:	
Defendant be released from cus	•
Defendant placed on supervised	d / unsupervised probation / supervised release.
Defendant continued on supervi	rised / unsupervised probation / supervised release.
	al or
Defendant released on \$	L WIERS bond posted.
Defendant appeared in Court. F	INGERPRINT & RELEASE.
Defendant remanded and (	bond) ( bond on appeal) exonerated.
Defendant sentenced to TIME S	SERVED, supervised release for years.
Bench Warrant Recalled.	
Defendant forfeited collateral.	
Case dismissed.	
Case dismissed, charges pend	ling in case no.
Defendant to be released to Pre	etrial Services for electronic monitoring.
Other, THE COULT REVISES A	PREMIONS ABOTRAGE TO QUOW DIFENDANT TO FEMAIN ON MICH G VATIL FLI3/2020. THE DEFENDANT WILL PETURN TO N 7/13/2020  Janis L. Sammartino
RUGBERT M. D. CONTINUED GPS MONITORIN	4 UNTIL 7/13/2010. THE DEFENDANT WILL RETURN TO
SOCIAL MAN CONTINUE DETENTION OF	N 7/(3/2010)  Janis L. Sammartino
$\sim$ $\sim$ $\sim$	UNITED STATES DISTRICT/MAGISTRATE JUDGE
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TO I WASHA TROUGHLIN	Deputy Clerk
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# UNITED STATES DISTRICT COURT & SOUTHERN DISTRICT OF CALIFORNIA



UNITED STATES OF AMERICA )	CASE NUMBER 13 CK 4287-TLS
vs	ABSTRACT OF ORDER
) )	Booking No. 454 15 29%
BARARD GLENN FRANCIS	
TO THE UNITED STATES MARSHAL AND / OR W  Be advised that under date of  the Court entered the following order:	VARDEN, METROPOLITAN CORRECTIONAL CENTER:
the Court entered the following order.	
Defendant be released from	custody.
Defendant placed on superv	rised / unsupervised probation / supervised release.
Defendant continued on sup	pervised / unsupervised probation / supervised release.
Defendant released on \$	ON WINES bond posted.
Defendant appeared in Cour	t. FINGERPRINT & RELEASE.
Defendant remanded and ( _	bond) ( bond on appeal) exonerated.
Defendant sentenced to TIM	IE SERVED, supervised release for years.
Bench Warrant Recalled.	
Defendant forfeited collatera	al.
Case dismissed.	
Case dismissed, charges p	ending in case no.
	Pretrial Services for electronic monitoring.  EVISES PREVIOUS ABSTRUCT TO ALLOW DETENDING TO REMAIN
METOTAL FURLIONAH AND CANTYMICK IN METOTAL TO CUSTORY AND CON	PEVISES PREVIOUS ABOTHLACT TO ALLOW DEFENDING TO REPUBLIA O GPS MONTORIM, UNTIL 7/13/2020, THE DEFENDANT TIME PETENTION ON 7/13/2020 Janis L. Sammartino
	UNITED STATES DISTRICT/MAGISTRATE JUDGE
$\bigcirc$ $\bigcirc$ $\bigcirc$ $\bigcirc$ $\bigcirc$	OR
ReceivedDUŞM	JOHN MORRILL Clerk
Crim-9 (Rev. 8-11)	Deputy Clerk  ± U.S. GPO: 1996-783-388/40151
,	

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MIX EAMOS (619)537-5291

#### IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

PLAINTIFF,

13-CR-3781-JLS

13-CR-3782-JLS

13-CR-4287-JLS

VS.

SAN DIEGO, CA

LEONARD GLENN FRANCIS, ET AL.,

DEFENDANTS.

11:00 A.M.

#### UNDER SEAL

TRANSCRIPT OF STATUS HEARING

BEFORE THE HONORABLE JANIS L. SAMMARTINO

UNITED STATES DISTRICT JUDGE

#### APPEARANCES:

FOR THE GOVERNMENT: OFFICE OF THE U. S. ATTORNEY

BY: MARK W. PLETCHER, ESQ. 880 FRONT STREET, RM. 6293

SAN DIEGO, CA 92101

FOR THE DEFENDANT: WARREN & BURSTEIN

BY: DEVIN J. BURSTEIN, ESQ.

KATIE JENKINS, ESQ. 501 W. BROADWAY, SUITE 240

SAN DIEGO, CA 92101

PRETRIAL SERVICES: ALDO LOPEZ

COURT REPORTER: FRANK J. RANGUS, OCR

U. S. COURTHOUSE

333 W. BROADWAY, SUITE 420

SAN DIEGO, CA 92101

(619) 318-8590

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THE DEPUTY CLERK: NUMBER 9-A ON THE CALENDAR, 13-CR-3781, 13-CR-3782, 13-CR-4287, UNITED STATES VS. LEONARD GLENN FRANCIS, FOR STATUS. MR. PLETCHER: GOOD MORNING, YOUR HONOR. MARK PLETCHER FOR THE UNITED STATES. THE COURT: THANK YOU. GOOD MORNING, MR. PLETCHER. MR. BURSTEIN: AND GOOD MORNING, YOUR HONOR. DEVIN BURSTEIN AND KATIE JENKINS ON BEHALF OF MR. FRANCIS. THE COURT: THANK YOU. GOOD MORNING. MS. JENKINS: GOOD MORNING, YOUR HONOR. THE COURT: GOOD MORNING, OR GOOD AFTER -- WELL, IT'S STILL MORNING FOR A FEW MINUTES. SO WE'RE HERE ON STATUS. WHO WANTS TO GO FIRST? MR. PLETCHER: MR. BURSTEIN, I THINK. I'M NOT SURE WE HAVE SO MUCH TO REPORT, YOUR HONOR, BUT THE COURT HAS BEEN SO VIGILANT IN KEEPING VISIBILITY ON THIS MATTER THAT EVEN IF THERE WAS NOTHING TO REPORT, I THINK IT'S USEFUL FOR THE COURT TO BE AWARE. THE COURT: WELL, IT'S NOT JUST THE COURT. I THINK OTHERS ARE WATCHING THIS VERY CAREFULLY AND WHAT WE DO WITH REGARD TO THE MEDICAL FURLOUGH. SO GO AHEAD, MR. BURSTEIN. MR. BURSTEIN: THANK YOU, YOUR HONOR. SO THE UPDATE IS, AS MR. PLETCHER SAID, NOT MUCH OF AN UPDATE. MR. FRANCIS HAS BEEN SELF-QUARANTINING. HE HAS

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4
1
      NOT BEEN TO THE HOSPITAL. HE'S IN COMMUNICATION WITH HIS
 2
      DOCTORS. DR., I THINK,
                                                           HIS
      HAVE BEEN MOVED TO LATE OCTOBER, AND OTHER THAN THAT, IT'S THE
 3
 4
     STATUS QUO IS THE STATUS QUO.
 5
               THE COURT: WHEN WAS THE FURLOUGH TO END? DO I HAVE
      TO EXTEND IT?
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 7
               MR. BURSTEIN: YES, YOUR HONOR.
               THE COURT: IT WAS TO TERMINATE WHEN?
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 9
               MR. BURSTEIN: I THINK WE -- I'M NOT SURE. I HAVEN'T
      SEEN THE LATEST GREEN SHEET. SO, TYPICALLY, WHAT WE'VE BEEN
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11
      DOING IS SETTING IT FOR A DAY AFTER OUR STATUS HEARING.
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               THE COURT: CORRECT.
               MR. BURSTEIN: SO I ASSUME IT WILL BE TOMORROW.
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14
               THE COURT: SO MAYBE IT'S TOMORROW.
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               THE DEPUTY CLERK: IT IS.
16
               THE COURT: OKAY.
17
               MR. BURSTEIN: SO HE'S AT, HE'S AT THE HIGHEST RISK
18
     LEVEL FOR COVID --
19
               THE COURT: OH, OF COURSE.
20
               MR. BURSTEIN: -- SO HE'S TAKING IT VERY, VERY
21
      SERIOUSLY AND IS, YOU KNOW, SELF-QUARANTINED.
22
               THE COURT: DOES HE CONTINUE TO TREAT FOR HIS
23
      VARIOUS --
24
               MR. BURSTEIN: RIGHT, RIGHT.
25
              THE COURT: HE GOES TO A MEDICAL FACILITY FOR THAT,
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5 DOESN'T HE? 1 2 MR. BURSTEIN: I THINK HE JUST GETS MEDICAL -- I 3 THINK HE -- NO. THE COURT: OH, OKAY. 4 5 MR. BURSTEIN: YEAH. THE COURT: IT'S AN 6 7 -- IT HAS ALWAYS BEEN, AS MR. BURSTEIN: IT'S AN FAR AS I RECALL, . I'M LOOKING OVER AT MR. 8 9 PLETCHER BECAUSE I THINK HE COULD (PAUSE) -- THAT'S MY 10 RECOLLECTION. MISS JENKINS' AS WELL. 11 THE COURT: SO WHAT IS YOUR REQUEST ON BEHALF OF HIM 12 TODAY? 13 MR. BURSTEIN: AT THIS POINT, I THINK WE SHOULD AND WHAT I WOULD SUGGEST IS PUT IT OUT UNTIL THE BEGINNING OF THE 14 15 YEAR AND SEE WHERE WE ARE. I KNOW THAT THERE WILL BE MORE --THE COURT: YOU SAID THERE'S GOING TO BE A 16 17 MR. BURSTEIN: THEY HAVE BEEN MOVED CONSISTENTLY. 18 19 THE COURT: BECAUSE? 20 MR. BURSTEIN: NOT BRINGING HIM INTO A HOSPITAL 21 SETTING. 22 THE COURT: BECAUSE? MR. BURSTEIN: OF HIS RISK OF COVID, IF HE WERE TO 23 24 CATCH COVID. 25 THE COURT: HE'S NOT GOING TO CATCH COVID IN A

COURT KNOW AND COME IN. BUT AT THIS POINT, I THINK MR.

PLETCHER HAS CONSISTENTLY EXPRESSED HIS VIEW THAT HE DIDN'T

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WANT TO TAKE AN UNNECESSARY DEPOSITION UNLESS ABSOLUTELY
NEEDED, AND I THINK THE COURT WILL PROBABLY HAVE MORE CLARITY.
MY UNDERSTANDING IS ON THE 7TH FLEET CASE IN NOVEMBER, ON
WHETHER IT'S GOING TO TRIAL, OR WHEN IT'S GOING TO TRIAL.

THE COURT: WELL, THERE'S A SEVERANCE MOTION SET IN NOVEMBER, BUT THE TRIAL DATE IN JANUARY HAS BEEN VACATED. THE REQUEST FOR GREATER DETAILS ABOUT THE VERY TOPIC OF WHAT WE'RE DISCUSSING AND A MEDICAL FURLOUGH HAS BEEN PUT OVER AND CONTINUES TO BE PUT OVER UNTIL WE'RE CLOSER TO TRIAL TO DETERMINE, YOU KNOW, IS MR. FRANCIS TESTIFYING, AND THE RELEVANCY OF IT, WHICH THERE PROBABLY IS SOME RELEVANCY, BUT YET TO BE DETERMINED. BUT YOU HAVE A VIGILANT GROUP OF EIGHT OR NINE PEOPLE -- I THINK WE'RE DOWN TO EIGHT -- WHO WOULD LIKE MORE INFORMATION, AND THEY KNOW WHAT HE HAS.

MR. BURSTEIN: YEAH.

THE COURT: IN ONE OF THEIR MOST RECENT FILINGS,

THERE WAS A FOOTNOTE. THEY SAID, WE KNOW HE HAS STAGE FOUR

RENAL CANCER AND IT'S VERY SERIOUS. SO I DON'T KNOW HOW THEY

GOT THAT, BUT THEY'RE NOT STUPID.

MR. BURSTEIN: NO, IT'S VERY SERIOUS. IT'S ALWAYS
PUZZLED ME, BECAUSE HE HAS BEEN CROSS-EXAMINED ABOUT THIS WITH
MEMBERS OF THAT TEAM PRESENT DURING THE COURT-MARTIALS. SO
EVERYBODY IN THE WHOLE WORLD WHO WANTS TO KNOW, THEY HAVE
ACCESS TO THAT TRANSCRIPT. SO THEY KNOW. NOT ONLY DO THEY
KNOW THE DIAGNOSIS, THEY KNOW ALMOST ALL THE DETAILS.

THINK THIS IS STILL WHERE WE ARE ON THE MEDICAL SIDE, WHICH IS TO SAY HE'S GOT THESE THEN, DEPENDING ON THE COURSE OF THE

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MR. BURSTEIN: 1 2 THE COURT: MR. PLETCHER: I'M SORRY. OF HIS 3 . I'M SORRY. OF HIS IF HE'S DOING WELL -- IF THERE'S 4 5 SOMETHING DIFFERENT THAN THAT, THEN THEY WOULD CHANGE THE COURSE OF TREATMENT. I HAD THE ABILITY TO SEE MR. FRANCIS 6 7 OVER A ZOOM VIDEO RECENTLY WITH HIS COUNSEL, AND, YOU KNOW, HE APPEARS TO BE DOING WELL. I KNOW THE COURT WILL BE PLEASED TO 8 KNOW THAT, AND HE ALSO IS BEING HYPERVIGILANT WITH RESPECT TO 9 10 COVID AND --11 THE COURT: UNDERSTANDABLY. 12 MR. PLETCHER: ABSOLUTELY UNDERSTANDABLE IN ALL 13 RESPECTS. 14 SO THAT'S WHERE WE ARE WITH RESPECT TO THE MEDICAL 15 FURLOUGH, AND SO WE, AS WE HAVE, DEFER TO THE COURT ON THIS. 16 BUT I THINK THAT THIS IS A GOOD COURSE OF ACTION GIVEN WHERE 17 WE'VE COME FROM. ON THE OTHER SIDE, NOT ONLY IS -- AND WE'LL DEAL WITH 18 19 THE ISSUES RELATED TO DISCOVERY IN THE 7TH FLEET CASE AND 20 DISCOVERY ON THIS PARTICULAR ISSUE, BUT ALSO, AS THE COURT IS WELL AWARE, IS THAT WE HAVE PERIODICALLY UNSEALED THE ORDERS 21 RELATED TO THIS WITH CERTAIN REDACTIONS, SO THAT THERE IS 22 23 MATERIAL OUT THERE PUBLICLY. 24 THE COURT: YOU MEAN WITH REGARD TO THE FURLOUGH. 25 MR. PLETCHER: WITH REGARD TO THE FURLOUGH.

THE COURT: YES.

MR. PLETCHER: RIGHT. SO WE HAVE SUBMITTED TO THE COURT AND THE COURT HAS SIGNED AN UNSEALING ORDER WITH RESPECT TO EACH OF THE ORDERS AND WITH CERTAIN OTHER DOCUMENTS WITH APPROPRIATE REDACTIONS THAT REDACT CERTAIN, YOU KNOW, PERSONAL IDENTIFYING INFORMATION OR MEDICAL INFORMATION. SO THAT INFORMATION IS ALSO OUT ON THE PUBLIC DOCKET AS WELL, NOT IN ADDITION TO THIS TRANSCRIPT. THAT'S NOT AN ISSUE BEFORE US. AND AS THE ISSUE MATURES IN THE 7TH FLEET CASE, YOU KNOW, WE'LL PUT ALL THAT IN FRONT OF THE COURT IN APPROPRIATE FILINGS FOR YOUR DETERMINATION AS TO WHAT SHOULD BE RELEASED WHEN.

THE COURT: OKAY. SO WITH THAT AND THE UNDERSTANDING THAT, SHOULD ANYTHING DRAMATICALLY CHANGE FOR THE BETTER, FOR THE WORSE, AT ANY TIME, COUNSEL SHOULD GET HOLD OF THE OTHER SIDE. YOU SHOULD GET HOLD OF MR. PLETCHER AND COME IN AND NOTIFY THE COURT. I DON'T WANT TO READ ABOUT THIS IN THE NEWSPAPER, FOLKS, IF SOMETHING WERE TO HAPPEN.

BUT FOR NOW LET'S PUT THIS OVER TO MID- TO LATE

JANUARY AND SEE WHERE WE ARE, IF THAT'S AGREEABLE TO THE

GOVERNMENT AND AGREEABLE TO THE DEFENSE.

MR. BURSTEIN: YES, YOUR HONOR. LATE JANUARY WOULD BE IDEAL FOR US.

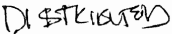
MR. PLETCHER: I THINK THAT SOUNDS FINE. I MEAN,

I'LL BE IN TOUCH WITH MR. BURSTEIN AS TO THE RESULTS OF THESE

IN OCTOBER. 1 2 THE COURT: WELL, THAT'S WHAT I MEAN, IF SOMETHING SHOWS UP ON THE SCANS AND IT DOES NOT LOOK GOOD. IF IT'S 3 STATUS OUO, YOU DON'T NEED TO DO ANYTHING. 4 5 MR. PLETCHER: RIGHT. THE COURT: LET'S SEE WHERE WE ARE IN JANUARY. BUT 6 IF THINGS ARE NOT LOOKING GOOD, I WOULD LIKE TO KNOW THAT AND 7 ASK YOU TO BRING IT BACK BEFORE THEN. 8 9 MR. PLETCHER: YES, BECAUSE FROM OUR PERSPECTIVE, YOU 10 KNOW, IF, IN THE WORST-CASE SCENARIO, SOMETHING WERE TO, YOU 11 KNOW, START TO TREND DOWNWARD, THEN WE WOULD HAVE TO 12 RE-EVALUATE THIS IDEA OF A DEPOSITION. MR. BURSTEIN: AND I'LL REPRESENT THAT I WILL 13 IMMEDIATELY ALERT MR. PLETCHER AND THE COURT IF I -- IF 14 15 THERE'S ANYTHING AWRY WHATSOEVER. EVEN IF IT'S A CLOSE CALL, I'LL LET EVERYBODY KNOW. 16 17 THE COURT: AND, YOU KNOW, WE WISH HIM ALL THE BEST, AND IT'S BEST TO STAY QUARANTINED IN THIS VERY UNPREDICTABLE 18 19 AND UNCERTAIN TIME WITH THE CORONAVIRUS. 20 SO, ALEX, SET A DATE IN LATE JANUARY. 21 THE DEPUTY CLERK: JANUARY 29TH, AT ELEVEN O'CLOCK 22 A.M. 23 THE COURT: DOES THAT DATE WORK FOR EVERYBODY? 24 MR. PLETCHER: YES FOR THE UNITED STATES. THANK YOU. 25 MR. BURSTEIN: AND YES FOR MR. FRANCIS' COUNSEL.

1	THE COURT: OKAY. WELL, THANK YOU.
2	MR. BURSTEIN: THANK YOU, YOUR HONOR, AND HAVE A
3	WONDERFUL WEEKEND, EVERYBODY.
4	THE COURT: YOU, TOO, AND EVERYBODY STAY SAFE AS
5	WELL.
6	MS. JENKINS: AND JUST EXTENDING THE GREEN SHEET OUT.
7	MR. BURSTEIN: OH, YES. TO WHAT DATE, RIGHT.
8	MS. JENKINS: PROBABLY THE FOLLOWING MONDAY.
9	THE COURT: ABSOLUTELY. THANK YOU.
10	SO THE WORK FURLOUGH CONTINUES TO WHAT'S THE
11	FOLLOWING MONDAY?
12	THE DEPUTY CLERK: THE FURLOUGH IS EXTENDED TO
13	FEBRUARY 1.
14	THE COURT: OKAY. VERY WELL.
15	THANK YOU.
16	MR. PLETCHER: THANK YOU, YOUR HONOR.
17	MR. BURSTEIN: THANK YOU, YOUR HONOR.
18	MS. JENKINS: THANK YOU, YOUR HONOR.
19	THE COURT: THANK YOU.
20	(PROCEEDINGS ADJOURNED AT 12:08 P.M.)
21	
22	(END OF TRANSCRIPT)
23	
24	
25	

I, FRANK J. RANGUS, OFFICIAL COURT REPORTER, DO HEREBY CERTIFY THAT THE FOREGOING TRANSCRIPT IS A TRUE AND ACCURATE TRANSCRIPTION OF MY STENOGRAPHIC NOTES. S/FRANK J. RANGUS FRANK J. RANGUS, OCR 





#### Calendar of the United States District Court Southern District of California San Diego Friday, October 2, 2020 Courtroom 4D

Present the Honorable: Janis L. Sammartino

District Judge

Deputy Clerk: A. Ramos

Court Reporter/ECR: F. RANGUS

Interpreter:

## \*\*\* SEALED PROCEEDINGS \*\*\* 11:00 AM

9a.

13CR3781-JLS 13CR3782-JLS

13CR4287-JLS

USA V.

**LEONARD GLENN FRANCIS** 

R

RETD DEVIN BURSTEIN KATIE JENKINS JEREMY WARREN

AUSA MARK PLETCHER

**PSO** 

ALDO LOPEZ KIMURA HAZARD VANESSA ANDREWS

STATUS HEARING

Notes:

PSR/SENTENCE SET FOR MARCH 26, 2021 AT 9:00 AM

CONTINUED TO 1/29/2021 AT 11:00 AM MEDICAL FURLOUGH EXTENDED TO 2/1/2021

0:12

Created on: 10/01/2020

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA

CASE NUMBER 13CR3781-JLS

V\$

ABSTRACT OF ORDER SEALED

**LEONARD GLENN FRANCIS** 

Booking No. 45415298

TO THE UN	IITED STATES MARSHAL AND / OR	WARDEN, METROPOLITAN CORRECTIONAL CENTER:				
Ве	advised that under date of OCTO	BER 2, 2020				
the Court er	the Court entered the following order:					
X	Defendant be release from custody.					
-	Defendant placed on supervise	d / unsupervised probation / supervised release.				
	Defendant continued on super-	Defendant continued on supervised / unsupervised probation / supervised release.				
$\longrightarrow$	Defendant released on	O/R W/GPS Bond posted.				
Defendant appeared in Court. FINGERPRINT & RELEASE.		FINGERPRINT & RELEASE.				
	Defendant remanded and (	bond ) ( bond on appeal ) exonerated.				
	Defendant sentenced to TIME	SERVED, supervised release for years.				
	Bench Warrant Recalled.					
	Defendant forfeited collateral.					
	Case dismissed.					
P.ID.	Case dismissed, charges pending in case no.					
400 1000 110 THE	Defendant to be release to Pretrial Services for electronic monitoring.					
X	Other. The Court revises previous abstract to allow defendant to remain on medical furlough an continued GPS monitoring until January 31, 2021. The defendant will return to custody a continue detention on January 31, 2021.					
Janis L. Sammartino		Janis L. Sammartino				
		UNITED STATES DISTRICT JUDGE				
	10/30/20	OR				
Electronically Sent to USMS JOHN MORRILL, Clerk		JOHN MORRILL, Clerk of Court				
TTN.		by Alex Ramos ext. 5291				

ATTN: DENNIS COUGHLIN, DUSM ELUID SOTO, DUSM

Crim-9 (Rev. 05/20)
Original

#### **Alex Ramos**

From: <CAS.Releases@usdoj.gov>

To: Alex Ramos

**Sent:** Friday, October 30, 2020 11:14 AM

Subject: Read: 13CR3781-JLS SEALED ABSTRACT (MEDICAL FURLOUGH)

#### Your message

To: CAS Releases

Subject: 13CR3781-JLS SEALED ABSTRACT (MEDICAL FURLOUGH)

Sent: Friday, October 30, 2020 11:11:10 AM (UTC-08:00) Pacific Time (US & Canada)

was read on Friday, October 30, 2020 11:11:39 AM (UTC-08:00) Pacific Time (US & Canada).

#### UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA

CASE NUMBER 13CR3782-JLS

VS

ABSTRACT OF ORDER SEALED

LEONARD GLENN FRANCIS

Booking No. 45415298

Janis L. Sammartino

JOHN MORRILL, Clerk of Court

by Alex Ramos ext. 5291

UNITED STATES DISTRICT JUDGE

OR

TO THE UNITED STATES MARSHAL AND / OR WARDEN, METROPOLITAN CORRECTIONAL CENTER: Be advised that under date of OCTOBER 2, 2020 the Court entered the following order: Defendant be release from custody. Defendant placed on supervised / unsupervised probation / supervised release. Defendant continued on supervised / unsupervised probation / supervised release. O/R W/GPS Defendant released on Bond posted. Defendant appeared in Court. FINGERPRINT & RELEASE. Defendant remanded and ( bond ) ( bond on appeal ) exonerated. Defendant sentenced to TIME SERVED, supervised release for years. Bench Warrant Recalled. Defendant forfeited collateral. Case dismissed. Case dismissed, charges pending in case no. Defendant to be release to Pretrial Services for electronic monitoring. Other. The Court revises previous abstract to allow defendant to remain on medical furlough and continued GPS monitoring until January 31, 2021. The defendant will return to custody and continue detention on January 31, 2021.

ATTN: DENNIS COUGHLIN, DUSM ELUID SOTO, DUSM

10/30/20

Electronically Sent to USMS

Crim-9 (Rev. 05/20) Original

## **Alex Ramos**

From: <CAS.Releases@usdoj.gov>

To: Alex Ramos

**Sent:** Friday, October 30, 2020 11:20 AM

Subject: Read: 13CR3782-JLS SEALED ABSTRACT (MEDICAL FURLOUGH)

### Your message

To: CAS Releases

Subject: 13CR3782-JLS SEALED ABSTRACT (MEDICAL FURLOUGH)

Sent: Friday, October 30, 2020 11:11:16 AM (UTC-08:00) Pacific Time (US & Canada)

was read on Friday, October 30, 2020 11:18:14 AM (UTC-08:00) Pacific Time (US & Canada).

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA

CASE NUMBER 13CR4287-JL\$

VS

ABSTRACT OF ORDER SEALED

LEONARD GLENN FRANCIS

Booking No. 45415298

TO THE UNITED STATES MARSHAL AND / OR WARDEN, METROPOLITAN CORRECTIONAL CENTER:

Be advised that under date of OCTOBER 2, 2020

the Court e	entered the following order:			
X	Defendant be release from custody.			
	Defendant placed on supervised / unsupervised probation / supervised release.			
	Defendant continued on supervised / unsupervised probation / supervised release.			
$\longrightarrow$	Defendant released on	O/R W/GPS Bond posted.		
	Defendant appeared in Court. FINGERPRINT & RELEASE.			
	Defendant remanded and (	bond ) ( bond on appeal ) exonerated.		
	Defendant sentenced to TIME SERVED, supervised release for years.			
	Bench Warrant Recalled.			
	Defendant forfeited collateral.			
	Case dismissed.			
	Case dismissed, charges pending in case no.			
	Defendant to be release to Pretrial Services for electronic monitoring.			
×	Other. The Court revises previous abstract to allow defendant to remain on medical furlough and continued GPS monitoring until January 31, 2021. The defendant will return to custody and continue detention on January 31, 2021.			
		Janis L. Sammartino		
		UNITED STATES DISTRICT JUDGE		
	10/30/20	OR		
	Electronically Sent to USMS	JOHN MORRILL, Clerk of Court		
TTTNI.		by Alex Ramos ext. 5291		

ATTN: DENNIS COUGHLIN, DUSM ELUID SOTO, DUSM

Crim-9 (Rev. 05/20)
Original

Α	lex	Ran	105
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From:

Scott, Andrea (USMS)

Sent:

Friday, October 30, 2020 12:25 PM

To:

Alex Ramos

Subject:

Re: Sealed Abstract for 13CR4287

### **CAUTION - EXTERNAL:**

Ηi

Yes we received all 3, sorry about that.

Thank you,

Andrea

On Oct 30, 2020, at 12:20 PM, Alex Ramos <Alex\_Ramos@casd.uscourts.gov> wrote:

Were you able to process the 3<sup>rd</sup> sealed abstract? I received the receipt for 3781 and 3782, but not 4287.

Alex

**CAUTION - EXTERNAL EMAIL:** This email originated outside the Judiciary. Exercise caution when opening attachments or clicking on links.



Sunil Bhoyrul, M.D., FRCS, FACS

November 24, 2020

Judge Sammartino,

This letter is to notify you that Mr. Leonard Francis has been dismissed from our practice. We wish to congratulate him on his clean bill of health. Attached is the registered letter that was sent to Mr. Francis to inform him of his dismissal from our practice.

Please contact me if you have any questions or need any further information.

Sincerefy

Sunil Bhoyrul, MD., FRCS, FACS

Olde Del Mar Surgical

9850 Genesee Avenue Suite 570

La Jolla, CA 92037

P: (858) 457-4917

# IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

PLAINTIFF,

DECR-3781-JLS

13-CR-3782-JLS

13-CR-4287-JLS

13-CR-4287-JLS

SAN DIEGO, CA

LEONARD GLENN FRANCIS, ET AL.,

DEFENDANTS.

DECEMBER 2, 2020

11:00 A.M.

#### UNDER\_SEAL

TRANSCRIPT OF STATUS HEARING

BEFORE THE HONORABLE JANIS L. SAMMARTINO

UNITED STATES DISTRICT JUDGE

#### APPEARANCES:

FOR THE GOVERNMENT: OFFICE OF THE U. S. ATTORNEY

BY: MARK W. PLETCHER, ESQ. 880 FRONT STREET, RM. 6293

SAN DIEGO, CA 92101

FOR THE DEFENDANT: WARREN & BURSTEIN

BY: DEVIN J. BURSTEIN, ESQ.

KATIE JENKINS, ESQ. 501 W. BROADWAY, SUITE 240

SAN DIEGO, CA 92101

PRETRIAL SERVICES: MARISA ZVERS

COURT REPORTER: FRANK J. RANGUS, OCR

U. S. COURTHOUSE

333 W. BROADWAY, SUITE 420

SAN DIEGO, CA 92101

(619) 318-8590

PROCEEDINGS RECORDED BY ELECTRONIC STENOGRAPHY; TRANSCRIPT PRODUCED BY COMPUTER.

 $\underline{I} \underline{N} \underline{D} \underline{E} \underline{X}$ 

PAGE

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PROCEEDINGS:

NEXT HEARING DATE 31

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THE DEPUTY CLERK: NUMBER THREE ON THE CALENDAR, 13-CR-3781, 13-CR-3782, 13-CR-4287, UNITED STATES VS. LEONARD GLENN FRANCIS, FOR STATUS. MR. PLETCHER: JUDGE, GOOD MORNING. MARK PLETCHER FOR THE UNITED STATES. THE COURT: GOOD MORNING. MR. BURSTEIN: GOOD MORNING, YOUR HONOR. DEVIN BERSTEIN AND KATIE JENKINS FOR MR. FRANCIS. THE COURT: OKAY. THANK YOU. MS. ZVERS: GOOD MORNING, YOUR HONOR. MARISA ZVERS, U. S. PRETRIAL SERVICES. THE COURT: THANK YOU. THE COURT ASKED EVERYBODY TO COME TODAY FOR THIS STATUS BECAUSE OF THE LETTER THAT WAS RECEIVED DIRECTLY BY THE COURT FROM , FROM THE PHYSICIAN WHO HAS APPEARED IN THIS COURT PREVIOUSLY TO DISCUSS MR. LEONARD'S, LEONARD FRANCIS' HEALTH INDICATING THAT HE'S BEEN DISMISSED FROM THE PRACTICE AND THEY CONGRATULATE HIM ON HIS AND THEY ATTACHED A REGISTERED LETTER THAT HAD BEEN SENT TO MR. FRANCIS INDICATING AN , AMONGST SOME OTHER MATTERS, AND THERE ARE A COUPLE OF POINTS, FOLKS, THAT YOU CAN ADDRESS FOR THE COURT THIS MORNING. THE FIRST IS: WHAT IS THE STATUS OF HIS HEALTH? A INDICATES A NUMBER OF THINGS TO THE

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COURT. NUMBER ONE, HE COULD BE HERE. NUMBER TWO, WHAT I HAVE TRADITIONALLY TOLD OTHER DEFENDANTS IN PENDING CASES IN THIS OVERALL CONSPIRACY IS THAT THIS HAS BEEN A LEGITIMATE MEDICAL FURLOUGH, AND AT THE POINT OF WHICH IT IS NO LONGER A LEGITIMATE MEDICAL FURLOUGH, THE COURT MAY TAKE A DIFFERENT POSITION. THE OTHER CONCERN I HAVE IS, IF HE IS NOT , I'M CONCERNED. IS HE PAYING HIS SECURITY TEAM? WHAT IS HIS STATUS? I EVEN WENT SO FAR AS TO WONDER IF HE IS STILL IN THIS COUNTRY. SO I WOULD LIKE TO HEAR ALL OF THOSE ADDRESSED. AND THE OTHER THING IS, MR. BURSTEIN, MR. PLETCHER, YOU HAVE BEEN VERY DILIGENT IN THIS MATTER, AND IT SURPRISES ME THAT I HEAR THIS FROM THE DOCTOR DIRECTLY AND NOT FROM YOU ALL WHEN THERE WAS A CHANGE OF CIRCUMSTANCES. SO THAT'S WHY I CALLED YOU HERE. GO AHEAD, MR. BURSTEIN. MR. BURSTEIN: THANK YOU, YOUR HONOR. I THINK MOST OF THIS CAN BE DONE VERY QUICKLY. I DON'T KNOW IF MR. RAMOS HAS BEEN ABLE TO GIVE YOU THE PRINTOUT. THE COURT: HE DID. MR. BURSTEIN: OKAY. SO I'LL GIVE THE COURT A MINUTE, OR AS LONG AS THE COURT WANTS, TO FAMILIARIZE ITSELF WITH THE PRINTOUT. THE COURT: WELL, I SEE THE LETTER. HE CONTINUES TO HAVE

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MR. BURSTEIN: CORRECT. AND SO WHAT HAPPENED IS, YOU KNOW -- AND I WAS, YOU KNOW, SHOCKED, OR DISMAYED, THAT YOU RECEIVED A LETTER DIRECTLY FROM THE DOCTOR. I THINK IT'S ENTIRELY INAPPROPRIATE. THE COURT: WELL, I WAS SHOCKED, TOO. MR. BURSTEIN: YOU KNOW, WHATEVER -- I CAN GET, I CAN GET TO WHAT I KNOW OF THE DISAGREEMENTS BETWEEN AND MR. FRANCIS. THE COURT: LET ME SAY THIS IS A CLOSED HEARING TODAY. THE ONLY PEOPLE IN HERE IS THE U. S. MARSHAL IN THE BACK, YOU KNOW. SO GO AHEAD AND TELL ME WHAT YOU AGREED TO TELL ME. MR. BURSTEIN: WHAT I THINK IS FAR MORE IMPORTANT IS THE MEDICAL ISSUES. SO THE MEDICAL ISSUES ARE, AS YOU SEE, SO , TO THE ACTUAL MR. FRANCIS MADE A CHANGE TO THERE. AS THE COURT MAY RECALL, IS IN A DIFFERENT HOSPITAL. MR. FRANCIS MADE A CHANGE IN DOCTORS THAT WE CAN READ BETWEEN THE LINES AS TO WHETHER THAT HAS CAUSED SOME OF THE FRICTION. IN ANY EVENT, HE'S NOW WITH TWO SPECIALIZED , AND WHAT IS THE LATEST IS THAT, THE GOOD PARTS ARE THAT HE DOES NOT HAVE ANY REMEMBER, ONE OF THE BUT AS HAS BEEN INDICATED, THERE'S BEEN NO , OR ANYTHING LIKE THAT. THERE'S THE ISSUE OF THE WHICH

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               MR. BURSTEIN: RIGHT.
               THE COURT: OKAY.
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               MR. BURSTEIN: AND SO WHAT THEY'RE DOING, YOU'LL SEE
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      THE LAST SENTENCE,
                                              DO YOU SEE THAT, YOUR
 5
      HONOR?
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               THE COURT: YES.
               MR. BURSTEIN: MY UNDERSTANDING, AND MR. PLETCHER
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      WILL HELP WITH THIS, IS THAT THEY'RE GOING TO
 9
                                                              THAT,
      WHICH SHOULD HAVE BEEN DONE BUT WASN'T, AND THEN THAT WILL
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      HELP THEM EVALUATE WHETHER THERE HAS BEEN A
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                                              SO THAT'S KIND OF THE
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      CURRENT SET.
               YOU'LL ALSO SEE THAT HE HAS
                                                  SCHEDULED FOR --
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      MISS JENKINS -- FEBRUARY (PAUSE) --
               MS. JENKINS: FEBRUARY 8 AND 22.
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               MR. BURSTEIN: AND THAT MIGHT NOT BE ON HERE. I
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19
      APOLOGIZE. THERE'S A
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               MS. JENKINS: AN
               MR. BURSTEIN: SCHEDULED FOR FEBRUARY, AND THAT'S THE
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                          THAT'S REFERENCED IN THE FIRST STATEMENT.
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      AND THEN REPEAT THE
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                                                , AND NOW THE
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              AND THAT IT JUST REMAINS
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ISSUE, WHICH IS THE FIRST -- THIS IS NEW, AND THAT IS THE CURRENT STATE OF THE ACTUAL BLACK-AND-WHITE MEDICAL DIAGNOSIS. THE COURT: SO, IS , WHO'S ACTUALLY HIS TREATING PHYSICIAN, THE PERSON WHO WROTE THE LETTER TO US? MR. BURSTEIN: YES, YOUR HONOR, AND WE'LL GET THEM TO YOU. MR. RAMOS EXPLAINED THAT YOUR HONOR DIDN'T WANT PAPERS. THE COURT: WE DON'T HAVE PAPERS ANYMORE FOR THE OBVIOUS REASONS. BUT GO AHEAD. MR. BURSTEIN: PRETRIAL HAS A COPY OF THIS, AND THE GOVERNMENT DOES. AND ALSO, BEFORE I GET TO THE SPECIFIC DOCTORS, I WANTED THE COURT TO KNOW THAT PRETRIAL -- AND WE'VE SPOKEN. WE HAVE A WONDERFUL RELATIONSHIP. THEY'VE BEEN AWARE OF ALL THE DIFFERENT APPOINTMENTS HE'S BEEN GOING TO. THAT'S THE PRINCIPAL POINT OF CONTACT. AT THIS POINT, YOU KNOW, I CHECKED UP ON HIM, BUT AT THIS POINT THERE'S NOT A WHOLE LOT MORE. THE COURT: DID YOU KNOW WHAT WAS GOING ON WITH THIS LETTER TO HIM FROM THE DOCTOR AT YOU CERTAINLY DIDN'T KNOW I WAS GETTING THE LETTER. MR. BURSTEIN: I KNEW PARTS. I KNEW PARTS OF THE PROBLEM BECAUSE THE DOCTOR HAD -- LET ME -- I'LL GET TO THAT, I PROMISE, YOUR HONOR.

SO, ANYWAY, I JUST WANTED TO MAKE IT CLEAR THAT

PRETRIAL CAN SPEAK TO THAT. HE'S NOW UNDER THE CARE OF TWO

DIFFERENT DOCTORS. YOU'LL SEE ON THE FIRST PAGE DR.

AND SHE IS A --1 2 MS. JENKINS: HE. 3 MR. BURSTEIN: HE IS A 4 5 AND THE OTHER ONE IS 6 SO WE CAN SEND YOU THE 7 BIOS, YOUR HONOR, IF YOU'RE INTERESTED. THEY'RE HERE. 8 THAT'S, THAT'S WHO HE'S UNDER THE CARE OF. HE HASN'T SEEN 9 IN A LONG TIME. 10 THE COURT: I WOULD ASSUME NOT. 11 MR. BURSTEIN: SO MY UNDERSTANDING OF WHAT HAPPENED, 12 AND THIS IS --13 THE COURT: I MEAN, IT'S BIZARRE, COUNSEL, THAT HE 14 SAYS, WE 15 MR. BURSTEIN: IT WILL BE LESS BIZARRE IN A MINUTE, 16 YOUR HONOR. 17 THE COURT: OH, OKAY. 18 MR. BURSTEIN: THIS IS MY UNDERSTANDING, AND THIS IS, 19 MUCH OF IT -- I'LL TELL YOU ABOUT MY DIRECT EXPERIENCE, AND 20 THEN I'LL MAKE CLEAR WHAT'S HEARSAY. I WAS TOLD THAT THERE 21 HAD BEEN FOUND SOME BILLING DISCREPANCIES FROM 22 THAT THEY, THE FAMILY LAWYERS WHO ARE DEALING WITH THAT HAD 23 REQUESTED BACKUP DOCUMENTS TO PERFORM AN AUDIT BECAUSE THE 24 NUMBERS WERE VERY LARGE. THE BACKUP DOCUMENTS REVEALED 25 DISCREPANCIES, WHICH LED TO AN IMPASSE IN TERMS OF BILLING.

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THAT LED TO A TOTAL BREAKDOWN IN TRUST IN THE DOCTOR-PATIENT RELATIONSHIP BECAUSE ONE PARTY WOULD NATURALLY FEEL LIKE THEY'RE BEING TAKEN ADVANTAGE OF IN A TIME OF DIRE MEDICAL NEEDS. THAT LED TO A BREAKDOWN IN TRUST. IN THAT RELATIONSHIP, WHATEVER HAPPENED, IT HAPPENED. SUBSEQUENTLY, NOW I CAN TELL YOU WHAT I RECEIVED, AND MISS JENKINS. WE RECEIVED NUMEROUS CALLS AND TEXT MESSAGES IMPLORING US TO SOMEHOW CONVINCE FROM AND SUGGESTING THAT IF HE DID NOT, HE WOULD SEND A LETTER TO THE COURT NOTING BOTH THE THE MESSAGE I RECEIVED IS VERY CLEAR, BECAUSE I SAID TO SOMETHING TO THE EFFECT OF, AND MISS JENKINS WAS ON MOST OF THESE CALLS --WHEN'S THE LAST TIME YOU SAW HIM? HE SAID, WELL, I HAVEN'T SEEN HIM IN MONTHS, BUT I'M GOING TO PRESUME I CAUTIONED HIM THAT HE HAD DOCTOR-PATIENT CONFIDENTIALITY AND THAT IT SEEMED A BIT EXTORTIONATE, AT LEAST TO ME, AND I WOULD REALLY HESITATE TO INFORM THE COURT OF ANYTHING WITHOUT FIRST GETTING PERMISSION FROM MY PATIENT. I SAID, I'M NOT AN EXPERT ON THIS, BUT THAT'S WHAT I UNDERSTAND. FROM THE LEGAL PERSPECTIVE, I WOULD NEVER DO SOMETHING COUNTER TO MY CLIENT'S INTEREST WITHOUT KNOWING CONSENT OF THE CLIENT. SO I THOUGHT THE MATTER HAD DIED

THERE.

THEN TOLD ME -- AND, YOU KNOW, HE PUT
THIS AT ISSUE, SO I'LL JUST GO AHEAD AND SAY IT. HE TOLD ME
THAT HIS PRACTICE WAS, THAT HE WAS GOING TO BE IN THE MIDDLE
OF SELLING HIS PRACTICE TO A PRIVATE EQUITY GROUP AND THIS WAS
CAUSING HIM SOME CONSTERNATION AND, YOU KNOW, I REALLY NEEDED
TO, OR WE REALLY NEEDED TO STEP IN TO GET THIS SOLVED.
OTHERWISE, HE WAS GOING TO TAKE ACTION. WE MADE IT ABUNDANTLY
CLEAR WE ARE NOT ANYBODY'S KEEPERS. THIS HAS NOTHING TO DO
WITH US. WE ARE CRIMINAL DEFENSE LAWYERS REPRESENTING A
COOPERATOR IN A VERY IMPORTANT CASE, AND WE DON'T WANT ANY
PART OF THIS.

THE COURT: AND WHAT HE INCLUDED IN THE LETTER TO ME REGARDING THE HAS NO BUSINESS COMING TO THE COURT.

MR. BURSTEIN: I THINK IT'S TOTALLY INAPPROPRIATE. I
THINK IT HAS CREATED DOUBT WHERE THERE SHOULD BE NONE. YOU
KNOW, I'M DISTURBED THAT THIS HAPPENED. LOOK, THERE'S NO
QUESTION THAT LEONARD FRANCIS OWES A DEBT OF GRATITUDE FOR HIS
LIFE

IS THE PERSON WHO INITIALLY
SCHEDULED THE
THAT, YOU KNOW, BUT FOR THAT, HE WOULD
YOU
KNOW, I WOULD ASSUME THAT THEY HAD A VERY GOOD RELATIONSHIP
UNTIL THE BILLING DISCREPANCIES WERE FOUND. I WILL ASSUME
THAT -- YOU KNOW, I DON'T KNOW WHO IS RIGHT AND WRONG IN THIS,

AND I DON'T REALLY CARE. IT HAS NOTHING TO DO WITH ME. I DO

TAKE REAL ISSUE WITH A DOCTOR SAYING

WHEN CLEARLY THAT CANNOT BE TRUE, AND IT IS CLEARLY NOT TRUE,

AND HE HAS NO BASIS TO SAY THAT.

SO THAT'S REALLY WHERE WE ARE.

THE COURT: OKAY. LET ME ASK YOU THIS. HE'S OUT OF

THAT SITUATION. HE'S NOW AT

MR. BURSTEIN: YES.

THE COURT -- WITH PEOPLE WHOSE EXPERTISE AND ABILITY
IN THIS PARTICULAR AREA CANNOT TRULY BE QUESTIONED. I THINK
IT'S ONE OF THE BEST IN THE COUNTY, IF NOT, IN SOUTHERN
CALIFORNIA. SO, WITH THAT, LET ME ASK YOU THIS. I UNDERSTAND
WHAT YOU PRESENTED ME WITH, AND IT'S HELPFUL IN LIGHT OF THIS
WHAT I THOUGHT WAS THE STRANGEST LETTER AND PROBABLY, AT BEST,
INAPPROPRIATE LETTER THAT WAS SENT TO THE COURT. COULD WE GET
SOMETHING FROM EITHER
THAT KIND OF
SUMMARIZES THE PROGRESS NOTES FOR HIM? THAT WOULD BE HELPFUL.

MR. PLETCHER KNOWS THAT THERE'S A CONTINUING INTEREST IN THE MEDICAL FURLOUGH ISSUE WITH THE ONE OPEN CASE THAT I HAVE. I THINK I HAVE JUST THE ONE. YEAH. THE ONE OPEN CASE WITH EIGHT OR NINE DEFENDANTS IN IT AT THIS JUNCTURE AS TO HIS STATUS, HIS MEDICAL FURLOUGH AND WELL-BEING. THEY DO KNOW -- AND I'M NOT REALLY SURE HOW THEY KNOW THIS. THEY DO KNOW THAT HE'S SERIOUSLY ILL. THEY DO KNOW HE HAS RENAL CANCER BECAUSE, MR. PLETCHER, IN SOME OF THE FOOTNOTES IN THE PUBLIC

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PLEADINGS, THAT WAS IN THERE BY AT LEAST ONE OR MORE DEFENSE COUNSEL. SO THEY KNOW IT'S SERIOUS. HOPEFULLY, THEY DON'T TAKE GREAT EXCEPTION TO THIS, BECAUSE THE LEVEL OF CARE THAT HE NEEDS CANNOT BE PROVIDED, PROBABLY, IN CUSTODY. MR. BURSTEIN: RIGHT. AND JUST TO REFRESH THE COURT'S RECOLLECTION ON THAT, THE DEFENDANTS KNOW VIRTUALLY MOST EVERYTHING BECAUSE HE WAS SUBJECT TO CROSS-EXAMINATION --THE COURT: OH, THAT'S RIGHT. MR. BURSTEIN: -- AT THE COURT-MARTIAL, YOU KNOW, NOT THE FULL EXTENT EXACTLY WHAT MEDICATIONS, BUT THEY KNOW EVERYTHING THAT HAS BEEN PUBLICLY REPORTED, THAT HE HAS STAGE FOUR CANCER FOLLOWING THAT. THIS SAYS STAGE THREE. I DON'T KNOW WHAT THE DISCREPANCY IS THERE, BUT AND THE REPORT, WE ALL SAW IT WAS A THIS IS WAY OVER MY HEAD. IT'S MUCH BETTER FROM MR. PLETCHER. I KNOW HE'S CLOSER TO THAT. HE HAS MORE KNOWLEDGE IN THAT AREA. THE COURT: DOES HE HAVE AN M.D., TOO, MR. PLETCHER? I'M TEASING. MR. BURSTEIN: NO. THERE'S ONE IN THE U.S. ATTORNEY'S OFFICE. WE CAN GET THE M.D. DOWN HERE, TOO. THE COURT: NO, NO. WE'RE GOOD. I ALMOST DISCREPANCY'D THIS LETTER, BUT I DIDN'T. I WANTED BOTH OF YOU TO SEE WHAT HE HAD SENT ME, AND SO THERE IT IS. MR. BURSTEIN: THERE IT IS, YES. WE TRIED TO DO THAT

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YESTERDAY AS SOON AS WE GOT THE MESSAGE FROM ALEX. I TRIED TO GET THE DOCTOR ON THE PHONE. THIS IS THE BEST I CAN COME UP WITH IN, YOU KNOW, 24 HOURS, BUT WE WILL GET YOU SOME TYPE OF REPORT. I WILL FILE IT UNDER SEAL. THE COURT: LET ME ASK THIS. IN A LAYPERSON'S TERM, HOW IS MR. LEONARD FRANCIS DOING? I MEAN, HE'S BEEN VERY ILL FOR A VERY LONG TIME, AND DURING THIS COVID TIME I HOPE HE'S QUARANTINED, BECAUSE IT WOULD NOT BE GOOD FOR HIM TO GET THE VIRUS. MR. BURSTEIN: HE IS INCREDIBLY CAUTIOUS. WHEN WE SEE -- WE DO NOT SEE HIM VERY OFTEN. WHEN WE DO, IT'S ALWAYS OUTSIDE AND HE'S GOT GLOVES ON, A MASK, FACE SHIELD. I THINK THERE'S A REFERENCE IN HERE TO THE FACT THAT HE HAS NOT SEEN, HE WAS NOT SEEN BY AN BECAUSE OF THE COVID EPIDEMIC. THEY KEPT HIM OUT OF THE HOSPITAL. THERE'S A REFERENCE ON THE FIRST PAGE IN THE NOTES TO THAT. IT'S A TYPO. IT SAYS, HAS BEEN SEEN BY AN , BUT I THINK IT'S MEANT TO SAY, HAS NOT BEEN SEEN BY AN THE COURT: OKAY. MR. BURSTEIN: NOW, HE HAS BEEN SEEN BY PRETRIAL CAN PROBABLY GIVE MORE INFORMATION ON THE FREQUENCY, OR MISS JENKINS KNOWS MORE THAN I DO ABOUT THAT. BUT IN ANSWER, IT'S A LONG-WINDED WAY OF SAYING, YES, WE'LL WORK ON GETTING A MORE COMPLETE LAY EXPLANATION LETTER, LIKE USED TO PROVIDE, AND I'LL

1 GET THAT FILED UNDER SEAL AS SOON AS I CAN. 2 THE COURT: LET ME ASK YOU THIS, SO THERE'S NO PROBLEM WITH MR. LEONARD FRANCIS RIGHT NOW CONTINUING TO PAY 3 HIS 24/7 FULL-TIME SECURITY DETAIL? 4 5 MR. BURSTEIN: WHEN I SPOKE TO HIM, HE TOLD ME AND MISS JENKINS REPEATEDLY THE ONE THING HE WANTED TO COMMUNICATE 6 7 DIRECTLY TO YOU IS THAT HE HAS 24-HOUR SECURITY IN PLACE. HE SAID TO TELL -- I MEAN, MISS JENKINS CAN SAY IT. HE SAID, 8 9 TELL JUDGE SAMMARTINO THE SECURITY'S IN PLACE. THIS WAS AN 10 ISSUE WITH OVERBILLING ME. HE WOULDN'T COME UP 11 WITH IT WHEN I ASKED FOR THE AUDIT, AND I LOST ALL FAITH IN 12 HIM BECAUSE I FELT HE WAS TRYING TO CHEAT ME, AND I WENT WITH 13 , WHICH I THINK IS THE LOGICAL THING 14 TO DO. THE COURT: NO, I THINK IT IS. 15 THE OTHER QUESTION I HAVE IS THIS. HE CONTINUES TO 16 17 WEAR AN ANKLE BRACELET? 18 MR. BURSTEIN: YES. PRETRIAL IS MONITORING. THE COURT: OKAY. SO I WAS CERTAIN THAT PRETRIAL 19 20 WOULD HAVE LET ME KNOW IF HE HAD, YOU KNOW, CUT IT OFF AND RUN 21 FOR THE BORDER, OR SOMETHING. 22 I'M TRYING TO THINK IF I HAVE ANY OTHER QUESTIONS. 23 I THINK NOT AT THIS PARTICULAR MOMENT. 24 MR. BURSTEIN: AND YOUR HONOR MAY RECALL HIS CHILDREN

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ARE HERE.

1 THE COURT: OH, I KNOW. I KNOW THAT. 2 MR. BURSTEIN: HE'S NOT GOING ANYWHERE. 3 THE COURT: HE'S NOT INCENTIVIZED TO GO OUT THERE 4 RIGHT NOW BECAUSE HIS IMMEDIATE FAMILY'S HERE. 5 MR. BURSTEIN: AND HIS DOCTORS. 6 THE COURT: OKAY. ONE OTHER QUESTION. WASN'T HE 7 LIVING IN A CONDOMINIUM OWNED BY THIS DOCTOR? 8 MR. BURSTEIN: YES. IF THE COURT WILL RECALL --9 THE COURT: I DO RECALL. 10 MR. BURSTEIN: -- HE WAS, BUT THEN THE COURT MAY NOT, 11 THE COURT PROBABLY DOES NOT RECALL, BUT WE HAD ADDRESSED THIS 12 ISSUE. WITH PERMISSION AND APPROVAL FROM PRETRIAL AND. T 13 THINK, NOTICE TO THE COURT, HE HAD MOVED. THIS IS ALL PART OF 14 THAT SAME THE COURT: SO, AT THIS JUNCTURE, HE'S NO LONGER 15 16 TREATING. HE'S NO LONGER LIVING IN A CONDO THAT THIS DOCTOR 17 OWNS. SO ALL TIES ARE CUT, AND THE COMMUNICATION OCCURRED 18 DIRECTLY TO THE COURT FROM THE DOCTOR. YOU BOTH HAVE IT, AND 19 WE'LL HEAR FROM THEM. 20 BEFORE I COME TO YOU, MR. PLETCHER, LET ME ASK YOU 21 FOR YOUR COMMENTS. 22 MS. ZVERS: YES, YOUR HONOR. 2.3 SO MR. FRANCIS WAS ANKLE-MONITORED. WE DO KNOW WHERE 24 HE'S GOING EVERY SINGLE DAY. WE VERIFY THAT HE'S GOING TO 25 DOCTOR APPOINTMENTS THAT I RECEIVE NOW FROM MISS JENKINS.

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UNLESS HE WAS JUST STANDING IN A DOCTOR'S OFFICE, NOT GETTING TREATMENT, WE'RE PRETTY SURE THAT HE'S THERE GETTING TREATMENT. I SEE HIM ALMOST ON A MONTHLY BASIS. THE COURT: YOU SEE HIM PERSONALLY? MS. ZVERS: YES. THE COURT: OKAY. MS. ZVERS: YES, IN PERSON. NOW, WE MEET OUTSIDE --THE COURT: SURE. MS. ZVERS: -- BECAUSE OF THE PANDEMIC, BUT I DON'T REALLY HAVE ANY CONCERNS TO REPORT TO THE COURT. THE COURT: OKAY. SO YOU CAN CONFIRM THE SECURITY DETAIL IS ALWAYS THERE? MS. ZVERS: SO THE SECURITY DETAIL IS WHEN YOU FIRST WALK THROUGH THE DOOR. I HAVEN'T BEEN THERE, THAT AREA OF THE HOUSE, SINCE PROBABLY APRIL OR MAY, BUT I ACTUALLY HAVE PHYSICALLY SEEN THE SECURITY OFFICER. BUT THE NEXT TIME I GO OUT, WHICH WILL BE DONE THIS MONTH, I'LL MAKE SURE THEY'RE THERE. THE COURT: OKAY. VERY WELL. MR. BURSTEIN: WE SEE THEM WHEN WE'RE THERE. HE ASSURES US THEY'RE THERE. THERE'S NEVER BEEN A PROBLEM IN THE PAST, SO. THE COURT: NO, I UNDERSTAND. OKAY. MR. PLETCHER, GO AHEAD, SIR. MR. PLETCHER: THANK YOU, JUDGE.

SO A COUPLE OF POINTS MAYBE FROM A SLIGHTLY DIFFERENT PERSPECTIVE.

YESTERDAY, WHEN MR. RAMOS SENT THIS LETTER IS THE
FIRST THAT THE UNITED STATES HAD BEEN AWARE THAT HE HAD
TRANSITIONED CARE TO TWO DIFFERENT DOCTORS. I THINK THAT'S
THE FIRST TIME THE COURT WAS ALSO AWARE OF THAT. THE COURT IN
PARTICULAR HAS WORKED VERY HARD TO FASHION A PARTICULAR REMEDY
IN THIS CASE TO MEET VERY SPECIFIC CONCERNS AND HAS KEPT
ONGOING VIGILANCE, AS HAS THE UNITED STATES, IN THIS REGARD TO
MAKE SURE THAT THIS IS AN APPROPRIATELY CONSTRUCTED REMEDY FOR
DEFICIENCIES WITHIN THE PRETRIAL, PRESENTENCING HOUSING
CONDITIONS BY THE MARSHALS SERVICE AND SOME OTHER LIMITATIONS
GIVEN MR. FRANCIS' VERY SERIOUS MEDICAL CONDITION, AS
INITIALLY DIAGNOSED.

MY EXPECTATION IS -- AND I HAD HOPED MR. FRANCIS
WOULD HAVE DIALED IN FROM HIS RESIDENCE TODAY. IT'S MY
EXPECTATION THAT ANYTHING THAT AMOUNTS TO A SIGNIFICANT CHANGE
LIKE THIS, I WOULD PREFER TO KNOW ABOUT IT WELL BEFORE IT
BECOMES AN ISSUE, BECAUSE IT REQUIRES, AT LEAST POTENTIALLY, A
RE-EVALUATION OF ANY OF THE TERMS, AND IF IT REQUIRES A
RE-EVALUATION OF ANY OF THE TERMS, THEN WE WOULD NEED TO KNOW
WHAT IT IS THAT IS OUT THERE.

AND SO I WAS DISMAYED NOT JUST THAT THE COURT

RECEIVED THE LETTER DIRECTLY, WHICH I THINK IS OUTSIDE THE

COURSE OF HOW THESE ISSUES SHOULD BE RAISED, BUT I WAS

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DISMAYED TO LEARN WHAT I CONSIDERED TO BE A MATERIAL CHANGE IN HIS CARE IN THIS FASHION. AND I DON'T, YOU KNOW, I DON'T PUT THIS BLAME NECESSARILY ON MR. BURSTEIN, BUT I DO PUT THE BLAME ON MR. FRANCIS. IF HE'S HAVING A DISPUTE, HE'S HAVING SOMETHING THAT IMPACTS THIS COURT'S DECISION ON THE MEDICAL FURLOUGH, THEN WE NEED TO BE THE FIRST PEOPLE TO KNOW. MAYBE I WOULD BE THE FIRST PERSON AND YOU BE THE SECOND, BUT NOT GET TO SOME UNDISCLOSED, YOU KNOW, NONDESCRIPT POINT DOWN THE ROAD, BECAUSE IT MAY BE THAT THIS CHANGES MY OPINION ABOUT ONE CONDITION OR MANY. THE COURT: SO LET ME ASK YOU THIS, MR. PLETCHER. YOU DID NOT KNOW ABOUT THIS UNTIL WE SENT YOU A COPY OF THE LETTER I RECEIVED. MR. PLETCHER: I DIDN'T KNOW ABOUT ANY OF THIS, INCLUDING THE CHANGE OF CARE, THE BILLING DISPUTE, ANYTHING. THE COURT: OKAY. WELL, THAT'S VERY HELPFUL TO THE COURT, BECAUSE YOU HAVE BEEN PARTICULARLY DILIGENT, AS HAS MR. BURSTEIN, BUT SPEAKING JUST TO YOU, SIR, YOU'VE BEEN DILIGENT, AND I THOUGHT, WHY HAVEN'T I HEARD SOMETHING? MR. PLETCHER: YES. THE COURT: OKAY. GO AHEAD. KEEP GOING. MR. PLETCHER: ALSO, THE SECOND POINT THERE IS THAT, YOU KNOW, WE'VE HEARD FROM , BUT ALSO WE'VE HEARD FROM HIS PARTNER OR COLLEAGUE AS WELL IN THIS COURTROOM ABOUT MR. FRANCIS' CONDITION, AND WE'VE

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TAKEN THOSE REPRESENTATIONS THAT THEY'VE GIVEN US AT FACE VALUE, AND WE'VE SEEN THE IN TERMS OF THE MEDICAL THINGS THAT BACK THOSE THINGS UP. WE MADE DECISIONS BASED ON THOSE REPRESENTATIONS. I HAVE NO REASON TO DOUBT THE REPRESENTATIONS AT THAT TIME. I THINK IS PROBABLY OUT UNDER HIS FEES A LITTLE BIT IN DECLARING ANYONE TO HAVE A BUT I'M NOT SURE THAT THE STATEMENT, THEREFORE, IS MEANINGLESS. AND SO I AGREE WITH THE COURT, AND I HAVE ACTUALLY ASKED THAT IT BE A VERY ROBUST REPORT BY HIS NEW DOCTORS. AND I UNDERSTAND THIS IS THE DOCTORS WRITING TO EACH OTHER FOR PROGRESS NOTES, BUT I WOULD LIKE TO SEE SOMETHING WITH A LITTLE LESS JARGON AND A LITTLE BIT MORE PLAINLY WORDED AS TO WHAT EXACTLY, NOT JUST HIS CONDITION, BECAUSE WE CAN CONSTRUCT THE VARIOUS HORRIBLES AROUND BUT REALLY WHAT I WANT TO KNOW IS, DOES HIS TREATMENTS STILL REQUIRE THIS TYPE OF MEDICAL FURLOUGH, OR IS THIS THE KIND OF TREATMENT FROM AN OUTPATIENT PERSPECTIVE THAT HE CAN GET WITH DOCTOR'S VISITS TO AND FROM THE FACILITY? MAYBE, WITH COVID-19, THAT'S NOT POSSIBLE. RIGHT? BUT AT LEAST I WOULD LIKE TO SEE SOMEONE EVALUATE THE ISSUES THAT WE CARE ABOUT. RIGHT? NOT JUST THIS GENERALIZED IDEA THAT HE'S SICK. WE KNOW THAT HE HAS BEEN SICK, BUT --THE COURT: THAT WAS YEARS AGO.

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MR. PLETCHER: -- IT SEEMS THAT SOME OF THIS TREATMENT HAS WORKED AND WORKED, I THINK, WORLDS BETTER THAN CERTAINLY I EXPECTED. I KNOW THE COURT HAS EXPRESSED DEEP RESERVATIONS ABOUT HIS HEALTH IN THE PAST. I DON'T WANT MY COMMENTS TO BE LOST ON WHAT I THINK IS A VERY IMPORTANT UNDERLYING THEME, WHICH IS, IN READING THROUGH ALL OF THIS, IT APPEARS HE'S DOING VERY WELL, AND FOR THAT I AM THANKFUL, AND I THINK THE COURT IS THANKFUL, THAT ALL OF THIS HAS HAD THIS INTENDED AND HOPED-FOR RESULT, AND I KNOW I SPEAK FOR EVERYONE HERE IN THAT WE HOPE FOR THE BEST FOR MR. FRANCIS IN HIS HEALTH CONDITION. SO I WOULD LIKE TO SEE NOT JUST WRITE A LETTER TO THE COURT, BUT TO POTENTIALLY MAKE THEMSELVES AVAILABLE. I'D BE INTERESTED IN WHAT HIS CURRENT CONDITION IS IN A VERY REAL AND PRAGMATIC SENSE, WHAT THE COURSE OF TREATMENT IS. YOU KNOW, BEFORE, WE HAD HEARD WE WERE WAITING FOR A SERIES OF BECAUSE HE WAS GOING TO BE EVALUATED FOR WITH AN ATTEMPT TO ON. IS THAT STILL ON THE TABLE? I KNOW THAT HE'S BEEN TAKEN OFF SOME OF HIS MEDICATION. IS HE BACK ON THAT MEDICATION? WHAT MEDICATION IS HE TAKING, AND WHAT ARE THE SIDE EFFECTS OF THAT IS IT BY MEDICATION? IS HE IN ACTIVE AND SO I'M INTERESTED

IN ALL OF THOSE THINGS.

SO THOSE ARE JUST A FEW WORDS, AND I'D LIKE MR.

BURSTEIN TO PASS BACK TO MR. FRANCIS IN THE STRONGEST POSSIBLE

TERMS THAT THESE AREN'T DISCRETIONARY IDEAS THAT WE HEAR ABOUT

WILLY-NILLY. RIGHT? HIS RELEASE HERE IS A MATTER OF UTMOST

IMPORTANCE TO THE COURT AND TO THE UNITED STATES IN TRYING TO

WALK A VERY FINE LINE BETWEEN THIS DEFENDANT'S PERSONAL

HEALTH, THE ABILITY OF THE MARSHALS SERVICE TO TREAT HIM, THE

RESOURCES THAT ARE BEING EXPENDED BY PRETRIAL, AND I DON'T

THINK THAT WE HAVE -- IN THIS, I DON'T THINK THAT WE HAVE

RECEIVED THE APPROPRIATE AMOUNT OF NOTICE OF MR. FRANCIS

UNDERSTANDING THE IMPORTANCE OF THESE ISSUES, AND MAYBE HIS

TIME HAS PASSED AND HE'S FORGOTTEN THAT THESE THINGS ARE

SUBJECT TO HEARINGS.

THIS IS A PARENTHETICAL, BUT I'M ON ANNUAL LEAVE TODAY. MY SON IS HOME ALONE BECAUSE MY WIFE HAD TO GO TO SANTA ANA. THIS IS A DAY I TOOK OFF SPECIFICALLY FOR THAT PURPOSE, AND I'M IN HERE BECAUSE OF THE IMPORTANCE OF THIS HEARING. I THINK EVERYONE IN THIS COURTROOM HAS THAT SAME

IDEA. THERE WAS NOT A SCHEDULED HEARING, BUT BECAUSE THIS
ISSUE CAME UP UNEXPECTEDLY TO ALL OF US, THAT WE ALL REACT TO
MAKE SURE THAT THE JUDICIAL SYSTEM IN THE UNITED STATES, THAT
THE POWER OF THE UNITED STATES, THAT THE DEFENSE ATTORNEYS ARE
ALL DOING THE RIGHT THINGS FOR THE RIGHT REASONS. SO I JUST
ASK, I GUESS, THAT MR. BURSTEIN AND MISS JENKINS CONVEY THAT
VERY SIGNIFICANT MESSAGE, THAT ACTIONS HAVE CONSEQUENCES AND
MR. FRANCIS NEEDS TO CONTINUE TO TURN RIGHT ANGLES ON THIS
VERY ISSUE.

THE COURT: HOW MUCH TIME DO YOU THINK, MR. PLETCHER,
SHOULD BE ALLOCATED TO GET THAT REPORT TO THE COURT AND MAYBE
SET A CONTINUED STATUS IN THIS MATTER?

MR. PLETCHER: I MEAN, YOUR HONOR, I'M COMFORTABLE
THAT HIS LIVING SITUATION AND HIS SECURITY SITUATION IS
UNCHANGED, YOU KNOW, THAT HE'S GOT --

THE COURT: SO IT'S JUST THE MEDICAL.

MR. PLETCHER: -- HE'S GOT HIS SECURITY AND THINGS
LIKE THAT. I KNOW PRETRIAL HAS BEEN EXTRAORDINARILY DILIGENT
THROUGHOUT ALL THIS, NOT JUST CHECKING THE ANKLE MONITOR,
MAKING SURE THAT HOUSING WAS APPROPRIATE, AND THAT ALL THE
OTHER CONDITIONS ARE BEING MET. SO I'M NOT CONCERNED THAT
HE'S GOING ANYWHERE. IT'S THE HOLIDAY SEASON. I THINK IF WE
PUT IT A MONTH OUT, I KNOW THAT THERE ARE SOME THINGS
SCHEDULED. I THINK IT'S FAIR TO GIVE THESE NEW DOCTORS -- I
SAY NEW. I DON'T KNOW WHEN THEY WERE NEW.

1 THE COURT: THAT'S EXACTLY RIGHT. WE DON'T KNOW HOW 2 LONG HE'S BEEN TREATING 3 MR. PLETCHER: EXACTLY. SO TO GIVE THESE DOCTORS THE 4 ABILITY TO, YOU KNOW, TO CREATE THE TYPE OF RESPONSE THAT I 5 THINK THE COURT IS ASKING FOR, IF WE WERE TO PUT IT OUT 30 6 DAYS, OR SOMETHING, INTO THE FIRST OR SECOND WEEK IN JANUARY 7 FOR ANOTHER SEALED STATUS. MR. BURSTEIN: YOUR HONOR, WE ALREADY HAVE A STATUS, 8 9 I BELIEVE, AT THE END OF JANUARY. 10 THE COURT: WE HAD A STATUS SET WHEN? JANUARY WHAT, ALEX? 11 12 MR. BURSTEIN: 29TH. 13 MS. JENKINS: THE 29TH, YOUR HONOR. 14 MR. BURSTEIN: I WON'T BE AROUND, BUT I THINK WE CAN GET YOU A REPORT AHEAD OF TIME. BUT I THINK WE NOTED TO THE 15 16 COURT, AND MAYBE I FAILED TO TELL EVERYBODY, THERE ARE 17 COMING UP ON (PAUSE) --MS. JENKINS: ON FEBRUARY 8TH OF 2021, 18 19 20 MR. BURSTEIN: AND HE'LL BE SEEING HIS NEW DOCTORS IN 21 THE INTERIM. SO WE CAN DO -- WE COULD KEEP OUR CURRENT 22 HEARING AND IN THE INTERIM I WILL TRY -- I WILL GET SOME 23 REPORT, AND IF THE COURT HAS QUESTIONS, MAYBE WE CAN DO A 24 TELEPHONIC CONFERENCE WITH THE DOCTOR. 25 THE COURT: CERTAINLY, WE WOULD ACCOMMODATE THEIR

SCHEDULE. THEY'RE VERY, VERY BUSY PEOPLE OUT THERE UNDERGOING
A TREMENDOUS CHANGE IN THEIR PROTOCOLS BECAUSE OF COVID. SO
WE WILL, OF COURSE, ACCOMMODATE THEM.

I'M GOING TO SUGGEST WE LEAVE THE STATUS SET IF WE HAVE IT ON JANUARY 29TH.

IS THAT AGREEABLE, MR. PLETCHER?

MR. PLETCHER: IT IS. I'M A BIG PROPONENT OF

EFFICIENCY FOR THE COURT'S SCHEDULE. I'VE LOOKED AT THE

CALENDAR EVERY WEEK, AND I SEE THE COURT'S CALENDAR IS GROWING

BY LEAPS AND BOUNDS GIVEN ALL THE STUFF THAT HAS BEEN DEFERRED

IN THE LAST NINE MONTHS. SO, COGNIZANT OF THAT, I DEFER TO

THE COURT. IF WE WANTED TO BASICALLY SET A DATE OR LEAVE

JANUARY 29TH AS THE DATE THAT THE DOCTOR'S REPORT IS DUE TO

THE COURT, IT WOULD BE OKAY WITH THE UNITED STATES TO PUSH OUR

ACTUAL HEARING INTO FEBRUARY, AFTER THESE , BECAUSE I

HAVE A FEELING THAT ON JANUARY 29TH WHAT WE'RE GOING TO HEAR

IS WE HAVE ON FEBRUARY 8TH AND THEN WE'LL KNOW A LOT

MORE.

THE COURT: OKAY. WE CAN DO THAT. MY CONCERN IS,

ONCE THEY HAVE ON THIS, ON THE 8TH, IT WILL BE REVIEWED.

THEY'LL GO TO THEY'LL BE EVALUATED BY A

TEAM OF PEOPLE OUT THERE. WE COULD GO TO THE END OF FEBRUARY.

MR. PLETCHER: WELL, YEAH.

MR. BURSTEIN: I THINK THAT'S A GOOD IDEA, YOUR HONOR.

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MR. PLETCHER: I RETRACT MY PRIOR STATEMENT. I THINK
WE COULD KEEP THE STATUS ON THE 29TH.

THE COURT: YOU KNOW, I TEND TO THINK SO. I MEAN, I DON'T MEAN THIS BECAUSE OF YOU OR MISS JENKINS. I THINK THIS FALLS SQUARELY WITH MR. LEONARD FRANCIS, AND I THINK MR. FRANCIS NEEDS TO UNDERSTAND, WHEN YOU CHANGE SOMETHING SIGNIFICANT, AND THIS WAS A SIGNIFICANT CHANGE, HE NEEDS TO LET YOU KNOW IN ADVANCE SO THAT YOU CAN LET MR. PLETCHER KNOW AND YOU ALL CAN COME IN HERE AND TELL THE COURT. THIS COURT HAS NEVER BEFORE HAD THE TYPE OF CASE SUCH AS THIS WHERE I HAVE GRANTED A MEDICAL FURLOUGH FOR THIS PERIOD OF TIME, AND SO I THINK IT BEHOOVES ALL OF US TO BE VERY CAUTIOUS TO MAKE SURE THAT IT'S JUSTIFIED, AND I REALLY NEED TO HEAR FROM SOMEBODY AT THE WHAT THE SITUATION IS. WHAT THE PROGNOSIS IS, BASED ON WHAT THEY KNOW, BECAUSE WE'VE BEEN AT THIS FOR A LONG PERIOD OF TIME. I KNOW I COULD GO BACK THROUGH MY TRIALS AND FIND OUT THE DATE THAT DOCTOR --AND I ALWAYS MISPRONOUNCE HIS NAME.

MR. BURSTEIN:

THE COURT: WAS HERE. HE WAS HERE IN PERSON.

HE ANSWERED QUESTIONS, AND HE HAD BEEN VERY ACCOMMODATING AND

WHAT NOT, AND WE NEED THAT LEVEL OF UNDERSTANDING AS TO WHAT

THIS NEW TEAM THINKS ABOUT HIS CONDITION AND WHAT NOT. AND I

HOPE THEY UNDERSTAND THAT HE HAS TO ACCOUNT NOT ONLY TO HIS

OWN FAMILY, HIMSELF, FOR HIS MEDICAL TREATMENT, BUT EXPLAIN IT

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TO THE COURT. I DON'T KNOW WHAT THEY KNOW ABOUT THEIR NEW PATIENT.

MR. BURSTEIN: YEAH. I DON'T, EITHER. WHY DON'T WE JUST, IF EVERYBODY IS AGREEABLE, AND THE COURT, MOST IMPORTANTLY IF THE COURT IS AGREEABLE, IF WE LEAVE THE STATUS ON AS A PLACEHOLDER RIGHT NOW. LET US TRY AND GET ON THE PHONE, SEE IF WE CAN JUST SHORT-CIRCUIT SOME OF THIS, SEE IF WE CAN GET THE DOCTORS ON THE PHONE IN THE NEARER TERM, AND THEN THE DOCTORS CAN ANSWER THE PRESSING QUESTIONS OF THE MOMENT, OR A DOCTOR CAN ANSWER, AND THEN WHAT I EXPECT IS WHAT MR. PLETCHER AND THE COURT SAID, THAT THEY'RE GOING TO TELL US THAT THIS IS THE CURRENT STATUS, BUT WE'LL KNOW MORE ABOUT THIS AFTER THESE AND THEN WE CAN HAVE -- YOU KNOW, THEN, INSTEAD OF DOING IT PIECEMEAL, PERHAPS WE CAN DO A TELEPHONIC CONFERENCE WITH THE DOCTORS AS SOON AS POSSIBLE, AND I'LL GET WORKING ON IT AS SOON AS I LEAVE, AND THEN WE CAN SET THE NEXT HEARING AFTER THAT.

THE COURT: THESE DOCTORS NEED TO UNDERSTAND THAT
THEIR PATIENT IS ON A MEDICAL FURLOUGH FROM THE FEDERAL
DISTRICT COURT IN THIS COUNTY.

MR. BURSTEIN: I WILL EXPLAIN THAT TO THE DOCTORS.

THE COURT: AND THAT THEY'RE GOING TO HAVE TO BE

WILLING AND ABLE TO ACCOUNT TO THE COURT FOR THE FACT THAT HE'S NOT SITTING IN CUSTODY.

MR. BURSTEIN: RIGHT. I WILL EXPLAIN THAT TO THEM.

THE COURT: OKAY. THAT SHOULD GET THEIR ATTENTION A
LITTLE BIT. I CAN GUARANTEE YOU THEY'RE NOT GOING TO BE HAPPY
TO HAVE TO HAVE SOMEBODY OTHER THAN A FAMILY MEMBER ON THIS,
BUT IT'S JUST THE CIRCUMSTANCE THEY HAVE. I DON'T THINK WE
WERE OVERLY BURDENSOME TO HIS FIRST MEDICAL TEAM, AND I DON'T
THINK WE WILL BE TO THIS TEAM, BUT WE HAVE TO KNOW THE STATE
OF AFFAIRS NOW. YOU UNDERSTAND THAT, OF COURSE.

THE COURT: DO YOU HAVE PERMISSION TO EVEN TALK TO HER ABOUT MR. FRANCIS' MEDICAL CONDITION?

MR. BURSTEIN: WELL, I THINK HE'LL GIVE PERMISSION FOR ME TO SPEAK ABOUT IT.

THE COURT: OKAY.

MR. BURSTEIN: AND I'LL TRY TO GET A TIME ON AN OFF DAY, AND THEN I'LL EMAIL EVERYBODY, AND THEN I'LL SEE IF WE CAN GET THIS DONE IN THE SOONER TERM, RATHER THAN THE LONGER TERM, AND THAT SHOULD ALLAY SOME OF THE CONCERNS AND PUT US BACK ON THE RIGHT TRACK GOING FORWARD. AND THEN WE CAN ACTUALLY, INSTEAD OF JUST KIND OF PICKING DATES AT RANDOM, THEN WE CAN KNOW EXACTLY WHAT THE DOCTORS SUGGEST.

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THE COURT: MISS JENKINS ALWAYS COMES TO EVERY HEARING I HAVE ON THE CASE, SO YOU KNOW. MR. PLETCHER AND I AND THE TEAM OF OTHERS ARE STILL LITIGATING AND THEY CARE ABOUT THIS, AND WE NEED TO BE ON TOP OF IT, AND WHEN I SAY SOMETHING, I WANT IT TO BE ACCURATE AND RELIABLE. MR. BURSTEIN: WE --THE COURT: SO -- GO AHEAD. NO, I APPRECIATE THAT. MR. BURSTEIN: WE UNDERSTAND, YOUR HONOR. THE COURT: OKAY. MR. BURSTEIN: SORRY. THIS IS UNFORTUNATE THAT IT CAME UP IN THIS WAY. OBVIOUSLY --THE COURT: WHEN DID YOU BECOME AWARE OF THIS? PLETCHER FOUND OUT ABOUT IT WHEN I SENT HIM THE LETTER. YOU KNEW ABOUT IT BEFORE THE LETTER, I HOPE. MR. BURSTEIN: I KNEW -- WELL, IT DEPENDS ON WHAT WE'RE TALKING ABOUT. I MEAN, I TOLD THE COURT ABOUT THE CALLS I RECEIVED AND WE RECEIVED FROM THE COURT: RIGHT. MR. BURSTEIN: -- AND SO WE KNEW WE HAD AN UPCOMING STATUS. WE KNEW THAT, YOU KNOW, IN COORDINATING WITH PRETRIAL, . WE WOULD, OBVIOUSLY, HAVE A REPORT TO THE COURT ON THE 29TH, AND THAT'S WHAT WE WERE PLANNING, TO GO FORWARD AS WE WERE. I DIDN'T REALLY KNOW ABOUT THESE UNTIL MAYBE A FEW DAYS AGO, OR A WEEK. I DON'T REMEMBER EXACTLY WHEN I KNEW, BUT I

1 DID KNOW THAT THERE . THAT WAS CONCERNING. BUT UNTIL I ACTUALLY HAD SOMETHING DEFINITIVE TO TELL THE COURT, I 2 3 DIDN'T WANT TO RAISE A WHOLE BUNCH OF ALARMS. MR. PLETCHER: LET ME JUST JUMP IN BEFORE WE END 4 5 HERE. I KNOW MR. BURSTEIN IS GOING TO ACT WITH ALL DUE 6 DISPATCH AS HUMANLY POSSIBLE. I WOULD REALLY LIKE TO SEE A 7 WRITTEN PRODUCT FROM THE DOCTORS. 8 THE COURT: A WRITTEN PRODUCT? MR. PLETCHER: A WRITTEN PRODUCT FROM THE DOCTORS. I 9 10 MEAN, IT'S ONE THING TO HAVE --11 THE COURT: IT WOULD BE VERY, VERY HELPFUL TO THE 12 COURT ALSO, BECAUSE THESE MATTERS NEED TO BE CONSIDERED 13 CAREFULLY. MR. PLETCHER: YEAH. YES, THAT'S EXACTLY RIGHT, 14 JUDGE. IT'S ONE THING TO HAVE THE DOCTOR AVAILABLE TO ANSWER 15 16 QUESTIONS. I FEEL CONFIDENT IN OUR FLEXIBILITY TO ASK 17 OUESTIONS, BUT WITH A WRITTEN PRODUCT, IT WILL SHORT-CIRCUIT 18 THAT INTERROGATION. MR. BURSTEIN: I'LL DO MY BEST. I MEAN, I CAN'T MAKE 19 20 THE DOCTORS. THE COURT: NO, I UNDERSTAND. 21 22 MR. BURSTEIN: THESE ARE IT'S NOT LIKE 23 WHEN HE WAS KIND OF DIRECTLY HIRED BY MR. FRANCIS. 24 SO I'LL DO MY BEST TO EITHER GET A WRITTEN PRODUCT, BUT 25 FAILING THAT, I'LL GET THEM ON THE PHONE. I'LL DO EVERYTHING

I CAN.

THE COURT: TELL THEM THEY MAY BE SUBPOENAED BY THE GOVERNMENT TO COME AND TESTIFY. THAT SHOULD MOTIVATE THEM TO WRITE THESE.

MR. BURSTEIN: WE, OBVIOUSLY, HAVE NO OBJECTION TO
THE GOVERNMENT IF MR. PLETCHER WANTS TO TALK TO THEM OR IF THE
COURT WANTS TO. THIS SHOULD BE AN OPEN BOOK. THIS IS NOT AN
ADVERSARIAL ISSUE.

THE COURT: NO, IT'S NOT. WE'RE ALL TRYING TO DO
WHAT'S BEST FOR MR. FRANCIS' HEALTH, BUT THERE ARE EIGHT OR
NINE OTHER DEFENDANTS WHO ARE WATCHING THIS WHO WANT
INFORMATION, AND WE JUST HAVE TO BE CAUTIOUS, AND WE WANT IT
TO BE A WELL-FOUNDED MEDICAL FURLOUGH.

MR. BURSTEIN: YES, YOUR HONOR.

THE COURT: SO I APPRECIATE EVERYBODY COMING HERE ON SHORT NOTICE. THANK YOU. I HAD FAITH THAT HE WAS STILL IN THE COUNTY BECAUSE YOU HAD BEEN IN TOUCH AND I WOULD HAVE HEARD, BUT I WAS SURPRISED. SO I APPRECIATE THE INFO.

WE'LL LEAVE THE STATUS SET FOR THE 29TH OF JANUARY, 2021.

MR. BURSTEIN: THANK YOU, YOUR HONOR.

MR. PLETCHER: THANK YOU, YOUR HONOR.

THE COURT: OKAY. THANK YOU.

MS. JENKINS: THANK YOU, YOUR HONOR.

(PROCEEDINGS ADJOURNED AT 11:40 A.M.)



# Calendar of the United States District Court Southern District of California San Diego Wednesday, December 2, 2020 Courtroom 4D

Present the Honorable: Janis L. Sammartino

**District Judge** 

Deputy Clerk: A. Ramos

Court Reporter/ECR: F RANGUS

Interpreter:

# \*\*\* SEALED PROCEEDINGS \*\*\* 11:00 AM

3.

13CR3781-JLS

USA V. LEONARD GLENN FRANCIS

13CR3782-JLS 13CR4287-JLS

> RETD DEVINBURSTEIN KATIE JENKINS JEREMY WARREN

AUSA MARK PLETCHER

**PSO** 

ALDO LOPEZ

KIMURA HAZARD VANESSA ANDREWS MARISA ZVERS

USM DENNIS COUGHLIN

**ELUID SOTO** 

#### STATUS HEARING

Notes:

STATUS HEARING 1/29/2021 AT 11:00 AM MEDICAL FURLOUGH EXTENDED TO 2/1/2021 SENTENCE W/PSR 3/26, 2021 AT 9:00 AM

DEFENSE COUNSEL TO PROVIDE WRITTEN DOCUMENTATION ON MR. FRANCIS CURRENT MEDICAL CONDITION AND TREATMENTS.

MATTER CONTINUED AS CURRENTLY SET FOR 1/29/201 AT 11:00 AM

0:45

# IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,	)	13-CR-3781-JLS
PLAINTIFF,	)	13-CR-3782-JLS
	)	13-CR-4287-JLS
VS.	)	
	)	SAN DIEGO, CA
LEONARD GLENN FRANCIS, ET AL.,	)	DECEMBER 17, 2020
DEFENDANTS.	)	2:15 P.M.

# UNDER SEAL

TRANSCRIPT OF STATUS HEARING

BEFORE THE HONORABLE JANIS L. SAMMARTINO

UNITED STATES DISTRICT JUDGE

## APPEARANCES:

FOR THE GOVERNMENT: OFFICE OF THE U. S. ATTORNEY

BY: MARK W. PLETCHER, ESQ. 880 FRONT STREET, RM. 6293

SAN DIEGO, CA 92101

FOR THE DEFENDANT: WARREN & BURSTEIN

BY: DEVIN J. BURSTEIN, ESO.

KATIE JENKINS, ESQ. 501 W. BROADWAY, SUITE 240

SAN DIEGO, CA 92101

PRETRIAL SERVICES: MARISA ZVERS

COURT REPORTER: FRANK J. RANGUS, OCR

U. S. COURTHOUSE

333 W. BROADWAY, SUITE 420

SAN DIEGO, CA 92101

(619) 318-8590

PROCEEDINGS RECORDED BY ELECTRONIC STENOGRAPHY; TRANSCRIPT PRODUCED BY COMPUTER.

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PROCEEDINGS:

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NEXT HEARING DATE

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THE DEPUTY CLERK: CALLING NUMBER THREE ON THE CALENDAR, 13-CR-3781, 13-CR-3782, 13-CR-4287, UNITED STATES VS. LEONARD GLENN FRANCIS, FOR STATUS. COUNSEL, PLEASE STATE YOUR APPEARANCES, BEGINNING WITH DEFENSE. MR. BURSTEIN: GOOD AFTERNOON, YOUR HONOR. DEVIN BURSTEIN AND KATIE JENKINS ON BEHALF OF MR. FRANCIS. AND, YOUR HONOR, MR. FRANCIS IS ALSO PRESENT ON THE PHONE. THE COURT: OKAY. THANK YOU, MR. BURSTEIN, MISS JENKINS. AND THANK YOU, MR. LEONARD FRANCIS, FOR JOINING US THIS AFTERNOON. ON BEHALF OF THE GOVERNMENT. MR. PLETCHER: GOOD AFTERNOON, JUDGE. MARK PLETCHER FOR THE UNITED STATES. THE COURT: THANK YOU. AND WHO ELSE DO I HAVE WITH REGARD TO THE MATTER PENDING? MS. ZVERS: YES, YOU HONOR. MARISA ZVERS, U. S. PRETRIAL SERVICES. THE DEPUTY MARSHAL: YES, YOUR HONOR. DENNIS COUGHLIN, U. S. MARSHAL. THE COURT: THANK YOU. WE'RE HERE BECAUSE OF THE PETITION, THE REPORT THAT WAS FILED BY MISS ZVERS IN THIS MATTER, AND THE COURT HAD SOME

CONCERNS, AND I'M HAPPY TO HEAR FROM BOTH SIDES. I'M HAPPY TO
HEAR FROM MISS ZVERS ON THIS MATTER. I'LL TELL YOU THE
COURT'S THOUGHTS AFTER I'VE HEARD FROM EVERYBODY.

MR. BURSTEIN: OKAY. THIS IS DEVIN BURSTEIN, YOUR HONOR. I DIDN'T KNOW IF THE COURT WANTED TO START WITH US OR HOWEVER THE COURT (PAUSE).

THE COURT: WELL, YOU KNOW, MAYBE I CAN MAKE IT

SIMPLE FOR EVERYBODY. SECURITY MEANS SECURITY. IT'S A

24-HOUR/SEVEN-A-DAY-A-WEEK SITUATION. IT DOESN'T MEAN THAT IT

CONFORMS ONLY TO SOMEBODY'S SCHEDULE, AND THAT WAS THE COURT'S

CONCERN IN SETTING THIS MATTER. IF SOMEBODY DESERVES AND

NEEDS BREAKS, WHICH ABSOLUTELY IS APPROPRIATE, THEN THERE

SHOULD BE A FILL-IN PERSON. THAT'S THE COURT'S ONLY POINT. I

CAN'T IMAGINE THIS -- I WAS SO SURPRISED TO LEARN THAT THIS

WAS BEING HANDLED IN THE WAY IT WAS. SO THAT WAS THE ONLY

THING. IT'S NOT A SUPER-BIG DEAL, BUT IT NEEDS TO BE TAKEN

CARE OF. I WOULD HOPE THAT THE GOVERNMENT, TO SOME EXTENT,

WILL AGREE WITH THE COURT, BUT MAYBE NOT. IT DOESN'T MATTER.

THAT'S THE COURT'S VIEW, MR. BURSTEIN.

MR. BURSTEIN: WE AGREE, YOUR HONOR. SO -- THIS IS
DEVIN BURSTEIN SPEAKING. SO I CAN TELL THE COURT A FEW
DIFFERENT THINGS.

FIRST OF ALL, I KNOW THAT MR. FRANCIS WANTED TO

ADDRESS YOU, YOUR HONOR, PERSONALLY, SO I'D LIKE TO GIVE HIM A

CHANCE TO DO THAT. AND THEN, AFTER THAT, MISS JENKINS WAS OUT

AT THE RESIDENCE YESTERDAY, AND SHE CAN GIVE YOU A REPORT ON HER CONVERSATION WITH SECURITY, AND THEN I ASSUME MISS ZVERS WILL ALSO WANT TO ADDRESS THE COURT. BUT IF IT PLEASE THE COURT, WE'D PROCEED IN THAT WAY, AND LET MR. FRANCIS ADDRESS THE COURT FIRST.

THE COURT: CERTAINLY.

MR. FRANCIS, THIS IS JUDGE SAMMARTINO. IT'S BEEN QUITE SOME TIME SINCE WE'VE SEEN EACH OTHER, SIR.

MR. FRANCIS: YES. AND GOOD AFTERNOON, YOUR HONOR.

I'M SO SORRY FOR WHAT HAS HAPPENED, AND I JUST WANT
TO LET YOU KNOW THAT THIS WILL NEVER HAPPEN AGAIN. I'VE
ALWAYS BEEN CLEAR WITH MY PRETRIAL ARRANGEMENTS, AND I'VE
ALWAYS BEEN HERE, AND I JUST WANT TO APOLOGIZE. I'M SO SORRY,
MA'AM.

THE COURT: OKAY. NO, I APPRECIATE THAT, MR. LEONARD FRANCIS. I DON'T THINK THERE'S ANYTHING, YOU KNOW, UNTOWARD THAT WAS BEING PLOTTED HERE, OR ANYTHING.

LET ME ASK MR. BURSTEIN THIS. I ALSO HAVE A LETTER

THAT HAS COME TO THE COURT SOMEHOW. I'M NOT REALLY SURE HOW.

BUT I GOT A DECEMBER 14TH, 2020, LETTER FROM

MR. FRANCIS, AND I DON'T KNOW IF YOU WANT TO TALK ABOUT THAT

AT ALL. IT'S IN THE FILE. IT HAS COME TO THE COURT.

MR. BURSTEIN: OH, GREAT, YOUR HONOR. YES. AND THANK YOU TO ALEX FOR DOING THAT.

BECAUSE OF, YOU KNOW, THE LATEST SHUTDOWN, WE DIDN'T

THE COURT AS SOON AS WE GOT IT. GIVEN THE COURT'S CONCERNS
FROM OUR PREVIOUS STATUS HEARING, WE JUST THOUGHT THE SOONER,
THE BETTER. YEAH, WE WOULD -- I WOULD LOVE TO ADDRESS THAT
WITH THE COURT AT THE CONCLUSION OF, I GUESS, THIS PORTION, OR
I COULD JUST JUMP RIGHT INTO IT NOW. WHATEVER (PAUSE).

THE COURT: WELL, LET'S DEAL WITH ONE THING AT A TIME. SO, IS THERE ANYTHING ELSE YOU WANT TO SAY? I UNDERSTAND WHAT MR. FRANCIS HAS TO SAY THIS MORNING, OR THIS AFTERNOON.

MR. BURSTEIN: JUST MISS JENKINS -- MR. PLETCHER

SUGGESTED THAT WE HAVE -- YOU KNOW, THAT ONE OF US, YOU KNOW,

HAVE PERSONALLY SPOKEN TO SECURITY TO MAKE EVERYTHING A

HUNDRED-PERCENT CLEAR. WE THOUGHT THAT WAS A GOOD SUGGESTION

FROM THE GOVERNMENT. WE ACTED ON THAT JUST YESTERDAY. MISS

JENKINS SPOKE TO SECURITY AND IS PREPARED TO GIVE THE COURT A

REPORT ON THAT CONVERSATION.

THE COURT: OKAY.

GO AHEAD, MISS JENKINS.

MS. JENKINS: THANK YOU, YOUR HONOR.

I WENT UP TO MR. FRANCIS' RESIDENCE YESTERDAY AND HAD A MEETING WITH HIS SECURITY GUARD THERE, WHO IS THE SAME SECURITY GUARD WHO SPOKE WITH MARISA LAST WEEK. HE CONVEYED TO ME THAT HE WORKS FULL-TIME FOR MR. FRANCIS. HE WORKS EVERY DAY. HE'S THERE SEVEN A.M. TO SEVEN P.M., AND ANOTHER

SECURITY GUARD TAKES OVER FOR A NIGHT SHIFT, SEVEN P.M. TO SEVEN A.M.

HE ALSO CONFIRMED WITH ME THAT HE IS MR. FRANCIS'
ONLY MODE OF TRANSPORTATION. IN OTHER WORDS, HE TAKES MR.
FRANCIS TO AND FROM HIS MEDICAL APPOINTMENTS AND ANYTHING ELSE
THAT IS AUTHORIZED BY PRETRIAL SERVICES. OTHER THAN HIM, MR.
FRANCIS HAS NO ABILITY TO BE TRANSPORTED AROUND IN THAT
RESPECT.

ON THE DAY IN QUESTION, THE SECURITY OFFICER DID GO
OUT FOR A BRIEF LUNCH BREAK, AND WE ADMONISHED HIM
APPROPRIATELY TO TELL HIM THAT WAS NOT APPROPRIATE AND THAT
THERE SHOULD BE SOMEONE STANDING IN IF HE DOES, IN FACT, HAVE
TO LEAVE THE POST.

THE COURT: WELL, I DON'T KNOW WHO THE SECURITY

PERSON IS, BUT IT WOULD SEEM TO ME THAT IN A 12-HOUR SHIFT,

FROM SEVEN TO SEVEN, THIS INDIVIDUAL NEEDS A BREAK. SO IT'S

NOT A MATTER OF TAKING A BREAK. IT'S JUST A MATTER OF

SOMEBODY TO FILL IN. I MEAN, IT JUST SEEMS NOT APPROPRIATE TO

EXPECT SOMEBODY TO GO WITHOUT EITHER A MEAL BREAK OR A REST

BREAK AT SOME POINT, SO.

MR. BURSTEIN: WE UNDERSTAND, YOUR HONOR, AND THE GUARD IS STATIONED AT THE RESIDENCE, SO HE CAN USE THE FACILITIES IN THE RESIDENCE, AND WE WILL MAKE SURE THAT IF HE IS EVER LEAVING THE RESIDENCE AGAIN, THAT HE HAS COVERAGE.

SO, IN OTHER WORDS, AS MR. FRANCIS SAID, THIS WON'T HAPPEN

AGAIN.

THE COURT: OKAY.

MR. -- WELL, MR. PLETCHER OR MISS ZVERS-- MR.

PLETCHER, WHAT'S YOUR THOUGHT, SIR? THEN I'M GOING TO HEAR
FROM MISS ZVERS.

MR. PLETCHER: HEY, JUDGE. THANK YOU.

I'D ALSO LIKE TO HEAR FROM MISS ZVERS AS WELL.

MY THOUGHTS AND CONCERNS COINCIDE DIRECTLY WITH THE COURT'S. YOU KNOW, I WAS VERY, VERY SURPRISED, ESPECIALLY IN THE CONTEXT OF OUR LAST HEARING, TO RECEIVE THIS REPORT. I ECHO THE COURT'S CONCERNS THAT SECURITY MEANS SECURITY, AND, FRANKLY, I'M A LITTLE CONCERNED ABOUT THE EXPLANATION. YOU KNOW, BASED ON MISS ZVERS' REPORT, SHE ARRIVED AT THE RESIDENCE AT 11 A.M. AND WASN'T RECONTACTED BY, YOU KNOW, SECURITY PERSONNEL UNTIL 1:45. THAT'S SOMETHING MORE THAN A LUNCH BREAK.

AND I DON'T MEAN TO, I DON'T MEAN TO RAISE ADDITIONAL CONCERNS. I BELIEVE THAT MR. BURSTEIN AND MISS JENKINS WILL ENSURE THAT THIS DOES NOT HAPPEN AGAIN BECAUSE OF ALL THE REASONS THAT WE DISCUSSED AT THE LAST HEARING, NAMELY, HOW UNIQUE A SITUATION THIS IS, HOW IMPORTANT IT IS FOR MR. FRANCIS AND EVERYONE INVOLVED TO TURN VERY TIGHT CORNERS WITH RESPECT TO THE COURT'S ORDER, THE COURT'S ORDER TO THE LETTER. THERE'S NOTHING ABOUT THE COURT'S ORDER THAT IS DISCRETIONARY.

ANYTHING SHORT OF THAT IS NOT IN COMPLIANCE.

AND I KNOW HOW TO, I KNOW HOW TO ENSURE

24-HOURS-A-DAY/SEVEN-DAY-A-WEEK SECURITY. I'M POSITIVE THAT

THE BUREAU OF PRISONS PROVIDES THAT. AND SO, YOU KNOW, IF

ANYBODY IS, YOU KNOW, CONCERNED OR ANYBODY'S CONFUSED ABOUT

THE GOVERNMENT'S POSITION IN THIS, THE GOVERNMENT'S POSITION

IS, YOU KNOW, THAT THIS IS TWO INSTANCES IN VERY QUICK

SUCCESSION WHERE WE EXPECT BETTER, WE EXPECT MORE, MORE FULL,

AND MORE FULL TRANSPARENT COMPLIANCE WITH THE COURT'S ORDER.

THIS IS NOT A CIRCUMSTANCE WHERE MR. FRANCIS GETS TO DECIDE IF

OR WHEN SOMEBODY NEEDS TO LEARN OF A MATERIAL CHANGE IN WHAT'S

GOING ON.

THANK YOU.

THE COURT: OKAY.

MISS ZVERS, GO AHEAD AND TELL THE COURT ANYTHING YOU'D LIKE TO TELL ME, PLEASE.

MS. ZVERS: YES, YOUR HONOR. THANK YOU.

SO I DID MENTION AT THE LAST HEARING THAT WHEN I WOULD GO OUT TO THE RESIDENCE AGAIN, I WOULD VERIFY THAT SECURITY WAS IN PLACE. SO I WAS A LITTLE SURPRISED WHEN I ARRIVED AT THE HOUSE AND SECURITY WAS NOT THERE. YOU KNOW, MR. FRANCIS HAS BEEN VERY COMPLIANT. HE OFFERED TO ME THE EXPLANATION AND HAD THE SECURITY GUARD CALL ME WHEN HE RETURNED TO THE RESIDENCE.

I THINK WE JUST WANTED TO BRING IT TO THE COURT'S

ATTENTION BECAUSE WE WERE A LITTLE UNCLEAR IF THE COURT'S ORDER WAS SECURITY 24/7. SO THAT WAS KIND OF THE ISSUE THAT WE HAD WITH WHAT WAS GOING ON. CERTAINLY, WE'LL CONTINUE TO DO HOME VISITS, AND HOPEFULLY WE WON'T HAVE ANY MORE ISSUES GOING FORWARD WITH SECURITY NOT BEING AT THE RESIDENCE, AND IF WE DO, WE'LL PROMPTLY NOTIFY THE COURT.

THE COURT: I DON'T BELIEVE MR. FRANCIS OR HIS

COUNSEL OR THE GOVERNMENT HAD ANY DOUBT BUT THAT THIS COURT'S

ORDER WAS A 24-HOUR-A-DAY/SEVEN-DAY-A-WEEK SECURITY DETAIL. I

DON'T HAVE A HIGH LEVEL OF COMFORT THAT ONE PERSON CAN DO A

12-HOUR SHIFT WITHOUT A BREAK, WITHOUT A MEANINGFUL BREAK, AND

WHAT MISS ZVERS EXPERIENCED ON THE DATE IN QUESTION WAS A LOT

MORE, AS MR. PLETCHER HAS PUT IT, THAN A LUNCH BREAK. SO I

NEVER THOUGHT THAT I NEEDED TO PUT IN PLACE AN ORDER WHICH

SAID THERE WILL BE A PERSON WITH A BACKUP PERSON AND STRUCTURE

IT MYSELF, BUT I WILL IF I HAVE TO. I'D LIKE TO REMIND

EVERYBODY THIS IS AN EXTRAORDINARY SITUATION THAT WE'RE

DEALING WITH HERE.

MR. FRANCIS, WE ALL WISH YOU GOOD HEALTH AND A LONG LIFE. SO IT HAS NOTHING TO DO WITH THAT. BUT I'VE GRANTED THIS MEDICAL FURLOUGH TO HELP YOU ACHIEVE THAT, SIR, AND TO NOT PUT YOU IN CUSTODY --

MR. FRANCIS: YES.

THE COURT: -- WHERE YOU MIGHT NOT GET THE TREATMENT
THAT REALLY YOU NEED TO STAY ALIVE, AND I CAN'T HELP BUT TELL

YOU THERE WAS -- THE MOMENT I SAW THIS -- I TEND TO AGREE WITH MR. PLETCHER -- THIS IS THE SECOND SITUATION WHERE I THINK PEOPLE SHOULD HAVE BEEN A LITTLE BIT MORE FORTHCOMING ABOUT IT, AND THAT IS THE REASON WHY I SET THIS TODAY AND DID NOT WAIT UNTIL WE WERE GOING TO HAVE FURTHER DISCUSSIONS ON JANUARY 29TH.

MR. FRANCIS: YES, YOUR HONOR.

THE COURT: THIS IS A VERY SIGNIFICANT ISSUE, AND
THERE'S A LOT OF INTEREST IN THIS MATTER, AND I HAVE ASSURED
PEOPLE IN THE OTHER CASE THAT'S PENDING THAT THIS IS A
LEGITIMATE MEDICAL FURLOUGH THAT'S BEEN GRANTED HERE AND THAT
ALL APPROPRIATE STEPS HAVE BEEN TAKEN, AND WHEN I SAW THIS, I
REALIZED THAT THEY WERE NOT BEING TAKEN, OR IF THEY WERE AT
SOME POINT IN TIME, THEY HAD BECOME LAX, FOR WHATEVER REASON.
AND I'M VERY CONCERNED, AND I THINK WHAT WOULD BE APPROPRIATE
WOULD BE TO HAVE -- IS THIS BEING CONTRACTED THROUGH A LOCAL
SECURITY COMPANY? HOW IS THIS BEING HANDLED? I HAD HOPED
THAT I WOULDN'T HAVE TO GET INTO THESE DETAILS, BUT, SADLY, I
THINK I DO.

MR. BURSTEIN: MISS JENKINS WAS GOING TO ADDRESS THAT, YOUR HONOR. THIS IS DEVIN BURSTEIN.

THE COURT: THANK YOU.

MS. JENKINS: YES, YOUR HONOR.

THE SECURITY GUARDS ARE PRIVATE SECURITY GUARDS.

25 | THEY'RE NOT CONTRACTED THROUGH A SECURITY COMPANY. THEY ARE

1 PRIVATE SECURITY GUARDS WITH SECURITY LICENSES THROUGH THE 2 STATE OF CALIFORNIA. THE COURT: OKAY. THEN I'M GOING TO SUGGEST YOU NEED 3 A THIRD PERSON TO BE A RELIEF PERSON. 5 MR. BURSTEIN: WE WILL DO THAT, YOUR HONOR. WE WILL -- WELL, I MEAN, MR. FRANCIS -- WE'LL ALL WORK WITH MR. 6 7 FRANCIS TO GET A THIRD PERSON ON LINE AND GET THE CONTACT INFORMATION, AS WE HAVE IN THE PAST, OVER TO PRETRIAL SERVICES 8 9 AND THE GOVERNMENT. 10 THE COURT: I MEAN, I'M OPEN FROM PRETRIAL, FROM THE 11 GOVERNMENT, TO HEARING OTHER SUGGESTIONS, BUT I CAN'T THINK OF ANY OTHER WAY OF DOING THIS. 12 MR. BURSTEIN: WE WILL MAKE SURE THAT THERE'S A THIRD 13 PERSON AVAILABLE FOR BACKUP. WE'LL GET TO WORK ON THAT AS 14 15 SOON AS THIS CALL ENDS. THE COURT: WELL, LET ME SAY THIS. THE NEXT TIME 16 17 THERE'S A LAPSE IN COVERAGE, THE COURT MAY NOT BE AS UNDERSTANDING OF IT, AND I'M NOT HAPPY ABOUT THIS AT ALL, 18 BECAUSE I THINK EVERYBODY WHO'S ON THIS CALL, INCLUDING MR. 19 FRANCIS, KNOWS THAT THIS WAS NOT WHAT WAS INTENDED, EVER. 20 MR. BURSTEIN: YES, YOUR HONOR. 21 THE COURT: MR. PLETCHER OR PRETRIAL, DOES ANYBODY 22 23

HAVE ANY OTHER SUGGESTIONS OTHER THAN SEEING THE STATEMENT AS TO, YOU KNOW, A THIRD PERSON BEING RETAINED TO BE THE BACKUP PERSON, THE FILL-IN PERSON? THAT'S THE ONLY THING I CAN COME

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UP WITH, AND WE CAN SEE THE SCHEDULE. I DON'T KNOW WHAT ELSE 1 2 TO DO. MR. PLETCHER OR MISS ZVERS? MS. ZVERS: YES, YOUR HONOR. MARISA ZVERS SPEAKING. 3 WE'LL CONTINUE TO DO OUR UNANNOUNCED HOME VISITS. 4 5 PERHAPS WE COULD INCREASE THE FREQUENCY IN WHICH WE DO THOSE JUST TO VERIFY THAT SECURITY IS ALWAYS IN PLACE. THAT WOULD 6 7 BE MY SUGGESTION. THE COURT: OKAY. I THINK THAT'S A GOOD ONE, AND I 8 9 LIKE THAT, AND I WOULD URGE THAT TO OCCUR. I'LL LET YOU 10 DETERMINE THE FREQUENCY. THEY WILL BE UNANNOUNCED, AND YOU 11 WILL NOTIFY THE COURT IMMEDIATELY OF ANYTHING. MR. PLETCHER, ANYTHING ELSE YOU WOULD LIKE TO 12 13 SUGGEST, SIR? MR. PLETCHER: JUDGE, THANK YOU. THIS IS MARK 14 15 PLETCHER. I WANT TO JUST POINT OUT EVERYONE KNOWS THAT THIS IS 16 17 ALSO A CONDITION, BUT, YOU KNOW, MR. FRANCIS HAS AN ANKLE BRACELET ON. HIS ANKLE BRACELET IS BEING MONITORED BY 18 19 PRETRIAL. SO THERE IS THAT REDUNDANCY ALREADY BUILT INTO THE 20 SYSTEM, AND I THINK THE COURT WAS, YOU KNOW, DID THAT ON PURPOSE WHEN FASHIONING THESE CONDITIONS, AND VERY JUDICIOUSLY 21

WITH RESPECT TO HOW TO ENSURE 24-HOUR COMPLIANCE, I'M JUST NOT SURE THAT I'VE GOT THE TOOLS OR THE IDEAS, YOU KNOW,

SO, YOU KNOW, IN CASE, IN CASE THERE WERE EVER AN ISSUE. SO

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WE DO HAVE THAT.

OTHER THAN JUST ADDING ADDITIONAL PEOPLE TO, YOU KNOW, TO EITHER NOT MAKE IT A 12-HOUR SHIFT, TO MAKE IT THREE EIGHT-HOUR SHIFTS SO THAT PEOPLE AREN'T WORKING SUCH PROLONGED PERIODS IN UNINTERRUPTED FASHION. YOU KNOW, THAT'S ONE POSSIBILITY. BUT FRANKLY, I DON'T KNOW THAT I -- AND I KNOW THE COURT HAS EXPRESSED ITS WISH IT DIDN'T HAVE TO GET INTO THIS LEVEL OF DETAIL. YOU KNOW, YOU'RE IN THE BEST POSITION TO FASHION THAT.

YOU KNOW, I THINK MAYBE MISS ZVERS MAY BE IN THE BEST POSITION TO TALK WITH THE PRIVATELY RETAINED SECURITY GUARDS INDEPENDENTLY -- I KNOW SHE INTERVIEWED THE ONE -- AND TO MAKE SURE THAT THEY UNDERSTAND THE COURT'S ORDER AND TO UNDERSTAND THAT WHEN THEY ARE NOT IN THEIR PLACE PURSUANT TO THE COURT'S ORDER, THAT, YOU KNOW, THAT THAT'S WHAT'S, THAT THAT MAY PUT THEIR LICENSURE AT JEOPARDY AS WELL, AND MAYBE GIVE THEM A LITTLE EXTRA INTEREST IN MAINTAINING ADDITIONAL ASSIDUOUS CARE.

THE COURT: OKAY. SO THOSE ARE GOOD SUGGESTIONS.

MISS ZVERS, DO YOU FEEL COMFORTABLE KIND OF WORKING

WITH THIS SCHEDULE THAT MR. BURSTEIN AND MISS JENKINS ARE

GOING TO GIVE YOU SO THAT YOU CAN SAY THIS IS ADEQUATE? I

THINK THERE ARE ANY NUMBER OF WAYS OF SOLVING THIS. I SAID

ADD A PERSON BECAUSE SOMEBODY'S DOING A 12-HOUR SHIFT. MR.

PLETCHER SAID BREAK DOWN THE 12-HOUR SHIFTS. THERE ARE A LOT

OF DIFFERENT WAYS THIS COULD BE STRUCTURED, AND NEITHER MR.

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DIRECTLY WITH PRETRIAL?

PLETCHER NOR I SHOULD BE THE ONES DOING IT. SO IF MR. BURSTEIN AND MISS JENKINS AND MR. FRANCIS TAKE A LOOK AT THIS, COME UP WITH A PLAN, PRESENT IT TO MISS ZVERS, AND WE'LL TAKE IT FROM THERE. IS THAT AGREEABLE WITH EVERYBODY? MS. ZVERS: YES, YOUR HONOR. MR. BURSTEIN: YES, YOUR HONOR. ON BEHALF OF MR. FRANCIS, DEFINITELY, AND I THINK MR. PLETCHER HAS A GOOD SUGGESTION. I THINK, YOU KNOW, IT IS PROBABLY, YOU KNOW (PAUSE) -- PRETRIAL AND MR. FRANCIS HAVE BEEN WORKING TOGETHER NOW FOR, I BELIEVE, YOU KNOW, CLOSE TO THREE YEARS. THIS IS CERTAINLY NOT, YOU KNOW, MY SPECIALTY, MISS JENKINS' SPECIALTY, AND WE ARE HAPPY TO -- YOU KNOW, WE HAVE COMPLETE TRUST IN THE RELATIONSHIP BETWEEN PRETRIAL SERVICES AND MR. FRANCIS. IT'S ALWAYS BEEN EXCELLENT. THEY HAVE INDEPENDENT COMMUNICATION THAT WE HAVE NOTHING TO DO WITH, AND WE ARE HAPPY FOR THEM TO CONTINUE IN THAT ROLE, AND WE HAVE EVERY EXPECTATION THAT THE ORDER WILL BE FOLLOWED TO THE LETTER. AND I THINK IF PRETRIAL SERVICES IS GOING TO KIND OF TAKE THE LEAD IN THAT, THEY SEEM TO BE THE MOST APPROPRIATE PARTY, AS MR. PLETCHER INDICATED, TO DO THAT, SINCE IT IS ULTIMATELY THEIR RESPONSIBILITY TO MONITOR THE CONDITIONS. THE COURT: OKAY. MR. FRANCIS, DO YOU AGREE THAT YOU COULD WORK

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MR. FRANCIS: YES, YOUR HONOR. I APPRECIATE EVERYTHING. I'M SO SORRY. I'VE BEEN HERE 36 MONTHS, AND I'LL MAKE SURE THAT EVERYTHING IS FULFILLED AS IS REQUIRED, YOUR HONOR. THE COURT: OKAY. MR. FRANCIS: I'LL WORK WITH PRETRIAL ON IT. THE COURT: OKAY. MR. BURSTEIN: AND MR. FRANCIS JUST SAID, FOR THE RECORD, THAT HE WILL WORK DIRECTLY WITH PRETRIAL SERVICES, AND THEN THAT PROVIDES THE LAWYERS THE OPPORTUNITY TO STAY DOING THE LAWYER THINGS AND NOT, AS MR. PLETCHER WOULD SAY, GET OUT OVER OUR SKIS. THE COURT: OKAY. BUT YOU UNDERSTAND, MR. BURSTEIN, MISS JENKINS, MR. FRANCIS, THAT THIS NEEDS TO BE A COMPREHENSIVE PLAN THAT COVERS THE ENTIRE PERIOD OF THE DAY AND THE WEEK. AND AGAIN, MR. FRANCIS, YOU UNDERSTAND THIS IS AN EXTRAORDINARY SITUATION THAT'S BEEN ACCEPTED BY THE COURT TO ENSURE THAT YOU RECEIVE THE ADEQUATE MEDICAL CARE THAT YOUR CONDITION WARRANTS, SIR. SO I THINK MISS ZVERS HAS BEEN EXCELLENT IN HANDLING THIS, AND I WILL WAIT TO HEAR FROM HER. I WOULD LIKE THIS RESOLVED AS EXPEDITIOUSLY AS POSSIBLE. I KNOW IT'S THE HOLIDAY TIME.

MISS ZVERS, WHAT DO YOU THINK WOULD BE AN APPROPRIATE

1 TIME FRAME FOR YOU TO GET BACK TO THE COURT TO LET ME KNOW HOW 2 THIS HAS BEEN RESOLVED? 3 MS. ZVERS: PERHAPS, YOUR HONOR, IN TWO WEEKS? 4 THE COURT: OKAY. 5 MS. ZVERS: IF THAT WOULD BE ACCEPTABLE. 6 THE COURT: WELL, WHERE DOES TWO WEEKS PUT US AT, 7 ALEX? 8 THE DEPUTY CLERK: TWO WEEKS IS DECEMBER 31ST, NEW 9 YEAR'S EVE, BUT YOU'RE NOT AVAILABLE. 10 THE COURT: TWO WEEKS IS NEW YEAR'S EVE, SO WE'RE 11 GOING TO HAVE TO GO A LITTLE BIT FURTHER. 12 THE DEPUTY CLERK: IT WOULD BE JANUARY 7. JANUARY 7, 13 ON A THURSDAY. DID YOU WANT IT TO BE ON A FRIDAY? WE DO HAVE 14 A STATUS HEARING SET FOR JANUARY 29. 15 THE COURT: WELL, I DON'T WANT TO WAIT UNTIL THE 29TH 16 OF JANUARY. 17 MR. RAMOS IS TELLING ME THAT WE HAVE A SCHEDULED 18 MEETING THEN. 19 YOU KNOW WHAT WE COULD DO? YOU COULD SUBMIT A REPORT 20 TO THE COURT, MISS ZVERS, AND THAT WOULD GO TO THE DEFENSE, TO 21 THE GOVERNMENT, AND THE COURT. WE CAN ALL SEE IT. AND YOU 22 CAN TELL FROM THE WAY I SET THIS HEARING, I HAVE NO HESITANCY. 23 I DON'T CARE IF IT'S THE HOLIDAYS, OR EVEN IF IT IS NEW YEAR'S 24 EVE. IF I FEEL WE NEED TO GET TOGETHER, WE'LL GET TOGETHER

AND DISCUSS THIS TELEPHONICALLY. LET ME SEE. MAYBE IT WILL

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ALL BE RESOLVED, AND THAT'S MY HOPE.

SO, DOES THAT SOUND AGREEABLE?

MS. ZVERS: YES, YOUR HONOR.

MR. BURSTEIN: THE DEFENSE AGREES, YOUR HONOR. WE DON'T THINK A HEARING IS NECESSARY UNLESS THERE IS AN ISSUE.

THE COURT: YES. I'M HOPING IT WILL BE RESOLVED.

MR. PLETCHER, LET ME ASK YOU, SIR. DO YOU AGREE WITH THAT SO FAR?

MR. PLETCHER: THAT'S A FINE COURSE OF ACTION, JUDGE.

THANKS. I LOOK FORWARD TO THE REPORT. LIKE I SAID, I HAVE

GREAT FAITH IN MR. BURSTEIN AND MISS JENKINS TO MAKE SURE THAT

THIS KIND OF ISSUE DOES NOT RECUR.

THE COURT: RIGHT.

MR. PLETCHER: THIS IS, YOU KNOW, LIKE I MENTIONED,
THE COURT HAS MENTIONED, THIS IS TWO BLIPS ON THE RADAR IN
VERY QUICK SUCCESSION, AND, FRANKLY, THAT'S ENOUGH. I MEAN,
THIS KIND OF VERY TENUOUS ARRANGEMENT, YOU KNOW, DOES NOT HAVE
ENOUGH SLACK IN THE SYSTEM FOR ADDITIONAL BLIPS ON THE RADAR.
AND I KNOW MR. FRANCIS HAS HEARD NOW ME SAY THAT A COUPLE
TIMES AND HAS HEARD THE COURT SAY THAT, BUT THAT'S ENOUGH.
AND, YOU KNOW, IF THIS KIND OF RELATIONSHIP WITH THIS KIND OF
ARRANGEMENT THAT THE COURT HAS SET UP IS GOING TO PERSIST TO
ALLOW MR. FRANCIS TO GET THE MEDICAL CARE HE NEEDS, THEN THE
REQUIREMENTS ARE 100-PERCENT COMPLIANCE, NOT DISCRETIONARY
COMPLIANCE, NOT ANYTHING SHORT OF THAT. SO IT'S ENOUGH.

1 THE COURT: OKAY. THANK YOU, MR. PLETCHER. 2 I THINK THAT'S ALL WE CAN DO ON THIS ISSUE, SO LET'S PUT THIS SECURITY ISSUE ASIDE. 3 AND LET ME ASK YOU, MR. BURSTEIN AND MISS JENKINS, IF 4 5 YOU WANTED TO ADDRESS THE LETTER FROM THAT THE COURT 6 HAS BEEN MADE PRIVY TO. IT'S NOT ACTUALLY ADDRESSED TO ME, 7 BUT I DO HAVE A COPY OF IT. IT'S A DECEMBER 14TH, 2020, LETTER. 8 9 MR. BURSTEIN: RIGHT. AND JUST TO GIVE THE COURT SOME BACKGROUND, AT THE LAST HEARING, MR. FRANCIS -- WE 10 EXPLAINED THE SITUATION TO MR. FRANCIS. HE GOT IN TOUCH WITH 11 12 THE DOCTOR, GOT IN TO SEE THE DOCTOR. THE DOCTOR THEN VERY OUICKLY -- I THINK WITHIN A FEW MINUTES OF THAT. THE LATEST 13 14 MEETING GENERATED THIS LETTER, WHICH WENT ELECTRONICALLY TO THAT'S JUST THE WAY THEY DO THINGS AT 15 MR. FRANCIS' 16 SINCE IT'S, YOU KNOW, , RATHER THAN 17 , AND SO WE GOT A COPY OF THAT, FORWARDED IT TO THE GOVERNMENT, PRETRIAL, AND TO THE COURT TO GIVE THE 18 19 LATEST UPDATE. I THINK IT CONFIRMS THE DOCUMENTS WE HAD SUBMITTED TO 20 21 THE COURT AT THE PRIOR HEARING AND SUGGESTS THAT WE HAVE A --I THINK IT'S FEBRUARY 8TH --COMING UP, AND SO WE'LL 22 KNOW A WHOLE LOT MORE ABOUT THE 23 , I THINK, AS WELL AS WE HAD MENTIONED THAT THERE WERE SOME 24 25 THAT

THEY'RE GOING TO TAKE A LOOK AT, ALSO. SO WE'LL KNOW A LOT MORE AFTER THAT FEBRUARY 8TH DATE. I THINK THIS LETTER DOES GIVE, THOUGH, THE MOST CURRENT STATUS.

SO I GUESS THE QUESTION IS, WE'RE TRYING -- WE HAVEN'T BEEN ABLE TO SPEAK TO THE DOCTOR YET. WE'RE TRYING -- WE'RE WORKING WITH THE DOCTOR'S ASSISTANT TO TRY AND SCHEDULE A TIME. AS SOON AS THAT HAPPENS, I'LL OR MISS JENKINS WILL FILE ANOTHER UNDER-SEAL STATUS. BUT IN THE MEANTIME, I GUESS THE QUESTION WAS, GIVEN THAT WE ALL KNOW THIS IS GOING TO HAPPEN ON FEBRUARY 8TH, IF IT MAKES SENSE TO SCHEDULE OUR NEXT STATUS SHORTLY THEREAFTER, BECAUSE WE'RE NOT, IN ALL CANDOR, GOING TO HAVE ANYTHING ELSE TO TELL THE COURT, EXCEPT FOR WHAT I'M SAYING RIGHT NOW, AT THE END OF JANUARY, BECAUSE THERE WON'T BE ANY OTHER TESTING OF ANY SIGNIFICANCE BY THEN.

THE COURT: OKAY.

MR. PLETCHER, YOUR VIEW?

MR. PLETCHER: THANKS, JUDGE.

AT THE END OF THE LAST HEARING, WE SET THE STATUS ON JANUARY 29TH SO THAT WE COULD RECEIVE A WRITTEN REPORT FROM THE DOCTOR, WRITTEN IN COMPLETE, IN COMPLETE FASHION AND WITH THE HOPES THAT IT WOULD BE WRITTEN IN LAYPERSON'S TERMS SO WE COULD HAVE A GOOD UNDERSTANDING OF WHERE MR. FRANCIS' MEDICAL CONDITION WAS AT THE CURRENT MOMENT.

YOU KNOW, THIS WAS MOTIVATED BY THE LETTER DIRECTLY FROM HIS PREVIOUS DOCTOR TO THE COURT GIVING HIM, ASSIGNING

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AND SO THAT'S, YOU KNOW, THAT'S --THAT KIND OF WRITTEN REPORT IS SOMETHING THAT I'M STILL WAITING FOR. I DON'T THINK THAT THIS VERY SHORT PARAGRAPH --FOR ME, ANYWAY -- DOES VERY MUCH IN TERMS OF MY CURRENT UNDERSTANDING OF HIS HEALTH. THERE ARE SOME WORDS MISSING. I MEAN, I UNDERSTAND THAT THE DOCTOR WROTE IT IN GREAT HASTE. IT'S WRITTEN LARGELY IN PARTIAL SENTENCES. IT'S NOT THE KIND OF MEDICAL REPORT DIRECTED TO THE COURT FOR THIS PURPOSE AND AT LEAST I WAS HOPING FOR. SO IT WOULD BE MY SUGGESTION TO HOLD OUR JANUARY 29TH HEARING, TO HOLD MR. FRANCIS AND HIS DOCTORS TO THE TYPE OF WRITTEN REPORT THAT WAS ORIGINALLY REQUESTED, AND WE ALL KNOW THAT NEW AND WHAT NOT IS COMING UP IN FEBRUARY, BUT REALLY THIS IS TO GET TO THE BOTTOM OF WHY THE PREVIOUS DOCTORS, YOU KNOW, ASSIGNED HIM A AND KIND OF WISHED HIM WELL ON HIS WAY OUT THE DOOR. WE HAVE THE BACKGROUND OF THE, YOU KNOW, PRACTICE AND BUT IT'S AT LEAST MY RESPONSIBILITY, AND THE COURT HAS, I THINK, HAS ASSUMED THE SAME RESPONSIBILITY, TO UNDERSTAND HIS MEDICAL CONDITION AND HIS COURSE OF TREATMENT TO ENSURE THAT THAT MEDICAL FURLOUGH IS CONTINUED, IS CONTINUED TO BE REQUIRED IN THESE CIRCUMSTANCES. MR. BURSTEIN: YOUR HONOR, IF I COULD JUST RESPOND BRIEFLY. THIS IS DEVIN BURSTEIN HERE. THE COURT: SURE.

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MR. BURSTEIN: I DON'T KNOW THAT THAT'S COMING. WE'RE TRYING TO GET IN TOUCH WITH THE DOCTORS. THIS IS A VERY DIFFERENT SITUATION NOW THAT HE'S AT THE THIS IS NOT A THIS IS WHAT THE DOCTOR PROVIDED. WE'RE TRYING OUR BEST TO GET IT, BUT, YOU KNOW, TO ME --THE COURT: MR. BURSTEIN. MR. BURSTEIN: -- I DON'T (PAUSE). THE COURT: MR. BURSTEIN. MR. BURSTEIN: YES, YOUR HONOR. THE COURT: MR. FRANCIS IS A PRIVATE PATIENT AT THE HE'S NOT AT A PUBLIC CLINIC. THEY WILL PROVIDE A WRITTEN STATEMENT. THEY NEED TO KNOW THE LEGAL SITUATION OF THEIR CLIENT -- OF THEIR PATIENT, YOUR CLIENT, AND THEY WILL PREPARE THAT. YOU KNOW, WHEN YOU SAY THIS IS NOT, HE'S NOT A PRIVATE PATIENT, HE ABSOLUTELY IS A PRIVATE PATIENT. THEY'RE ABLE TO HANDLE PRIVATE PATIENTS. WE ALL KNOW THAT. IS LIKE EVERY OTHER MEDICAL CENTER RIGHT NOW. THEY'RE INUNDATED WITH COVID, BUT THEY ARE FUNCTIONING, THEY ARE HANDLING CRITICAL CASES, AND I THINK MR. LEONARD FRANCIS WOULD, RIGHT NOW, COME UNDER THAT UMBRELLA BECAUSE OF HIS LONG-TERM DIAGNOSIS WITH SO IT WILL BE PREPARED. WE'RE GOING TO KEEP THE HEARING ON THE 29TH, AND WE'LL LOOK FORWARD TO READING THE REPORT. THAT CONCLUDES THIS MATTER.

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

PLAINTIFF,

13-CR-3781-JLS

13-CR-3782-JLS

13-CR-4287-JLS

13-CR-4287-JLS

SAN DIEGO, CA

LEONARD GLENN FRANCIS, ET AL.,

DEFENDANTS.

11:30 A.M.

## UNDER SEAL

TRANSCRIPT OF STATUS HEARING

BEFORE THE HONORABLE JANIS L. SAMMARTINO

UNITED STATES DISTRICT JUDGE

### APPEARANCES:

FOR THE GOVERNMENT: OFFICE OF THE U. S. ATTORNEY

BY: MARK W. PLETCHER, ESQ. 880 FRONT STREET, RM. 6293

SAN DIEGO, CA 92101

FOR THE DEFENDANT: WARREN & BURSTEIN

BY: DEVIN J. BURSTEIN, ESQ.

KATIE JENKINS, ESQ. 501 W. BROADWAY, SUITE 240

SAN DIEGO, CA 92101

PRETRIAL SERVICES: WILLIAM PERALES

COURT REPORTER: FRANK J. RANGUS, OCR

U. S. COURTHOUSE

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SAN DIEGO, CA 92101

(619) 318-8590

PROCEEDINGS RECORDED BY ELECTRONIC STENOGRAPHY; TRANSCRIPT PRODUCED BY COMPUTER.

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PROCEEDINGS: PAGE

NEXT HEARING DATE 14

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THE DEPUTY CLERK: NUMBER 1-A ON THE CALENDAR, 13-CR-3781, 13-CR-3782, 13-CR-4287, UNITED STATES VS. LEONARD GLENN FRANCIS, FOR STATUS. COUNSEL, PLEASE STATE YOUR APPEARANCES, BEGINNING WITH DEFENSE COUNSEL. MR. BURSTEIN: GOOD MORNING, YOUR HONOR. DEVIN BURSTEIN AND KATIE JENKINS ON BEHALF OF MR. FRANCIS, WHO IS PRESENT ON THE PHONE. THE COURT: OKAY. GOOD MORNING. THANK YOU. MS. JENKINS: GOOD MORNING, YOUR HONOR. MR. PLETCHER: GOOD MORNING, JUDGE. THIS IS MARK PLETCHER FOR THE UNITED STATES. THE COURT: OKAY. THANK YOU. WHO IS HERE FOR PRETRIAL? MR. PERALES: GOOD MORNING, YOUR HONOR. WILLIAM PERALES ON BEHALF OF PRETRIAL SERVICES STANDING IN FOR MARISA ZVERS OF MY OFFICE. THE COURT: OKAY. THANK YOU. WELL, MR. BURSTEIN, I HAVE A COPY OF WHAT YOU PRESENTED TO THE COURT. DO YOU WANT TO ADD TO THAT, OR WHAT WOULD YOU LIKE TO SAY, SIR? MR. BURSTEIN: NOTHING TOO MUCH, YOUR HONOR, UNLESS THE COURT HAS SPECIFIC QUESTIONS, AS YOU CAN SEE HOW MISS JENKINS AND I DID EVERYTHING POSSIBLE TO GET A FURTHER REPORT BUT I DON'T KNOW IF THE COURT REMEMBERS. FROM

THIS IS A LITTLE BIT WHAT I WAS WORRIED ABOUT AT OUR LAST HEARING, BUT WE'VE NOW -- MR. FRANCIS IS NOW UNDER THE CARE OF A PRIMARY-CARE PHYSICIAN AT THIS TIME. SO WE THINK WE'LL BE ABLE TO GET A MORE COMPLETE, UPDATED REPORT AFTER THE NEXT STATUS IN FEBRUARY. HE'S GOT FOLLOW-UP MEETINGS AT THE END OF THE MONTH AND A NUMBER OF OTHER TASKS. SO WE'RE HOPING THAT BY MID- TO LATE MARCH WE'LL BE BACK ON TRACK WITH COMPREHENSIVE REPORTS.

AND THEN THE OTHER THING WAS, WE ALL RECEIVED MISS ZVERS' MEMORANDUM TO THE COURT REGARDING THE SECURITY UPDATE, AND SO EVERYTHING ON THAT FRONT IS BACK ON TRACK AS WELL.

SO, UNLESS THE COURT HAS QUESTIONS, I DON'T REALLY HAVE A WHOLE LOT.

YES. GO AHEAD, YOUR HONOR.

THE COURT: THE ONLY THING THAT I WAS WONDERING, MR.

BURSTEIN, WAS THIS. MR. FRANCIS HAS A RIGHT TO HIS OWN

MEDICAL RECORDS, OF COURSE, AND I WAS WONDERING ABOUT THE

ABILITY OF TAKING THOSE RECORDS AND HAVING THEM REVIEWED BY AN

INDEPENDENT , WHOEVER THE RIGHT SPECIALIST IS, WHO

WOULD BE WILLING TO PRESENT A LAYPERSON'S ACCURATE ASSESSMENT

OF WHAT'S GOING ON. I DO APPRECIATE THAT THE

IS A VERY BUSY PLACE. IT SADDENS

ME THAT THE DOCTOR WHO WROTE THIS OR COMMUNICATED THIS TO YOU

FELT A COMPELLING NEED TO INVOLVE RISK MANAGEMENT. THIS IS

NOT A CIVIL LAWSUIT WHERE IT'S A MEDICAL CENTER THAT'S IN

JEOPARDY IN ANY FASHION OVER HIS TREATMENT. THIS IS MERELY BECAUSE OF THE STATUS OF YOUR CLIENT, AND IT'S UNFORTUNATE, BUT IT MAY HOLD THINGS UP.

SO I WAS JUST WONDERING, WHAT IF MR. FRANCIS' MEDICAL RECORDS WERE PROVIDED TO AN AGREED-UPON MEDICAL SPECIALIST WHO WAS WILLING TO REVIEW AND PROVIDE A SUMMARY THAT WAS INTELLIGIBLE TO THE COURT, MORE SO THAN WHAT I'VE HAD IN THE PAST. I DON'T KNOW. AND I'LL THROW THAT OUT THERE, AND MAYBE MR. PLETCHER WOULD LIKE TO COMMENT, AND THEN YOU COULD RESPOND, MR. BURSTEIN. BUT THAT WAS THE ONLY THOUGHT I HAD TO ASSIST AND TO EXPEDITE THIS A LITTLE BIT.

MR. BURSTEIN: RIGHT, YOUR HONOR. JUST BEFORE MR.

PLETCHER JUMPS IN, THAT SHOULDN'T BE A PROBLEM. WE ACTUALLY

THINK THAT WE'RE GOING TO BE SPEAKING WITH THE PRIMARY-CARE

PHYSICIAN. THIS IS MUCH MORE UP HIS ALLEY IN TERMS OF

AGGREGATING ALL THE INFORMATION, BUT THERE'S NOTHING -- AT

THIS POINT, THERE'S REALLY NOTHING SUBSTANTIVE TO PROVIDE TO

THE COURT, ALSO. THERE WERE A NUMBER OF OTHER TASKS RELATED

TO IT. SO WE THINK THAT ONCE THOSE ARE DONE, AND THEY'LL ALL

BE DONE IN FEBRUARY, WE WILL HAVE COMPREHENSIVE RECORDS, WITH

THE DOCTOR TAKING THE FIRST STEP, SHOT AT THE COMPREHENSIVE

REPORT, AND THEN IF, FOR SOME REASON, WE HAVE ANY TROUBLE, WE

CAN HIRE ANY INDEPENDENT DOCTOR THAT WE RUN BY MR. PLETCHER TO

PROVIDE A REPORT.

SO I THINK THE COURT'S SUGGESTION IS GOOD. JUST GIVE

US A LITTLE BIT MORE TIME TO GET ALL THE WORK DONE, GET THE RECORDS IN, AND THEN WE WILL DO OUR VERY BEST, AS WE ALWAYS DO, TO GET THE REPORT TO THE COURT AND TO MR. PLETCHER AND TO PRETRIAL AS FAST AS POSSIBLE.

THE COURT: OKAY.

LET ME HEAR FROM MR. PLETCHER.

GO AHEAD, SIR.

MR. PLETCHER: JUDGE, THANK YOU. GOOD MORNING.

I, LIKE THE COURT, FOUND THE LETTER FROM THE DOCTOR
THAT WAS SUBMITTED TO BE ENTIRELY DISPIRITING. AT THE END OF
OUR LAST HEARING, IT WAS A VERY CLEAR REQUEST THAT WE HAVE
SOME UNDERSTANDING, NOT OF MR. FRANCIS, NECESSARILY, OF WHAT
HIS NEXT WILL SHOW, BUT OF WHAT, YOU KNOW, WHERE WE HAVE
BEEN AND WHERE WE STAND RIGHT NOW. AND THIS WAS CAUSED,
RIGHT, BY THE KERFUFFLE BETWEEN MR. FRANCIS AND HIS FORMER
DOCTOR WHO SENT A LETTER TO THE COURT, YOU KNOW,

AND SO THE HOPE WAS
THAT WE WOULD GET A STATUS REPORT THAT THIS WAS THE DIAGNOSIS,

THAT WE WOULD GET A STATUS REPORT THAT THIS WAS THE DIAGNOSIS.

THIS HAD BEEN THE STATE OF MR. FRANCIS' HEALTH, HE UNDERWENT

THE FOLLOWING TREATMENTS, HE WAS TESTED AT THESE INTERVALS,

AND THIS IS WHAT THE SCANS CLEARLY SHOW NOW. SO NOW THIS

CURRENT DOCTOR SAYS WE ARE SEEING WITH A PATIENT WITH A

WELL, WE ALL KNOW THAT WE HAVE A PATIENT

WITH A HISTORY OF CANCER, AND WITH ALL DUE RESPECT TO THE

DOCTOR, THAT WAS ENTIRELY UNHELPFUL AND NOT AT ALL WHAT WAS

ASKED TO BE SUBMITTED.

SO THAT'S MY REFLECTION ON WHAT WE'VE GOT. I WILL

TELL THE COURT ALSO I'VE TRIED TO CONTACT THE DOCTOR MYSELF,

AND I WAS UNSUCCESSFUL. THE DOCTOR WAS NOT ABLE TO RETURN MY

SEVERAL TELEPHONE CALLS ASKING QUESTIONS WHICH SOUGHT -- I

DIDN'T GET TO ASK ANY QUESTIONS -- BUT WHICH SOUGHT TO ASK

QUESTIONS AND POTENTIALLY EVEN HAVE HER ON THE LINE DURING

THIS HEARING SO WE COULD HEAR DIRECTLY FROM THE DOCTOR.

SO I GUESS THAT'S A LONG WAY OF SAYING, JUDGE, THAT I SECOND YOUR SUGGESTION TO HAVE THE MEDICAL RECORDS REVIEWED BY SOMEONE WHO'S WILLING TO COME TO COURT AND TELL US WHAT'S GOING ON. I WANT TO KNOW FROM MY OWN ABILITY TO MAKE RECOMMENDATIONS TO THE COURT WHAT IS THE CURRENT STATE OF MR. FRANCIS'S HEALTH, WHERE IT HAS COME FROM, AND WHAT IS THE EVALUATION OF THE TREATMENT, THE COURSE OF TREATMENT THAT HAS BEEN UNDERTAKEN IN THE PAST. MY UNDERSTANDING IS HE'S RESPONDED VERY, VERY WELL. I HOPE THAT THAT'S THE CASE. THAT'S THE REPORT I WANT, BUT I ALSO NEED THAT. I NEED BETTER AND MORE INFORMATION TO MAKE GOOD RECOMMENDATIONS TO THE COURT ABOUT THE ONGOING REQUIREMENT OF THE MEDICAL FURLOUGH, ALSO TO TELL THE MARSHALS SERVICE ABOUT THE CAPABILITIES TO HANDLE MR. FRANCIS' MEDICAL CARE, AND FRANKLY, WITHOUT THAT INFORMATION, YOU KNOW, AT LEAST I FEEL VERY UNCERTAIN ON HOW TO PROCEED.

THANK YOU.

THE COURT: WHAT ARE YOU SUGGESTING WE DO AT THIS

JUNCTURE, MR. PLETCHER?

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MR. PLETCHER: JUDGE, I THINK YOUR SUGGESTION OF HAVING HIS MEDICAL RECORDS REVIEWED BY NOW A THIRD DOCTOR WHO CAN COME INTO COURT TO TALK ABOUT THIS. FRANKLY, I AM CONCERNED THAT IN THE MEDICAL COMMUNICATIONS THAT WE'RE RECEIVING, THAT PEOPLE ARE WRITING AN ADVOCACY PIECE, AND I DON'T WANT AN ADVOCACY PIECE. I WANT TO KNOW WHAT THE DETAILS ARE. I WANT TO KNOW WHAT THE OBJECTIVE DATA SHOWS, AND I WANT SOMEONE TO BE ABLE TO ACCOUNT AND ANSWER QUESTIONS THAT I'M SURE THE COURT HAS AND THAT I CERTAINLY HAVE. SO IF THE BEST WAY TO ACCOMPLISH THAT IS A THIRD-PARTY PHYSICIAN, IF THE BEST WAY TO ACCOMPLISH THAT IS A PRIMARY-CARE PHYSICIAN, IF THE BEST WAY TO ACCOMPLISH THAT IS HIS , ANY OF THOSE THREE SEEM LIKE VIABLE OPTIONS, OR A COMBINATION THEREOF. AND WHILE I CARE OVERALL ABOUT MR. FRANCIS', YOU KNOW, THE GESTALT OF MR. FRANCIS' HEALTH, I CARE LESS ABOUT EVERYTHING ELSE EXCEPT YOU KNOW, DIAGNOSIS AND TREATMENT IS THE REASON HE'S ON MEDICAL FURLOUGH, NOT BECAUSE HE HAS, YOU KNOW, RESIDUAL ISSUES RELATED TO , OR, YOU KNOW, SOME OTHER VERY MANAGEABLE CONDITIONS THAT THE BUREAU OF PRISONS AND THE MARSHALS SERVICE HANDLE EVERY DAY. SO, YOU KNOW, ALL THOSE OTHER THINGS ARE ANCILLARY, AT LEAST AS FAR AS I'M CONCERNED, TO THE CRUX OF THE ISSUE HERE, AND IF -- I DEFER TO MR. BURSTEIN ON THIS. IF A THIRD-PARTY DOCTOR OR PRIMARY-CARE

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PHYSICIAN CAN GET THIS DONE, THEN, FINE. BUT WE CERTAINLY HAVE ENOUGH TIME FOR SOMEBODY TO PROVIDE WHAT WAS ASKED, AND TO JUST SORT OF THROW UP OUR HANDS AND SAY WE COULDN'T GET IT IS, FROM MY HUMBLE PERSPECTIVE, AN FROM THE IMPERFECT POSITION TO BE IN AT THIS POINT. THE COURT: OKAY. MR. BURSTEIN: YOUR HONOR, COULD I JUST FOLLOW UP AND ECHO THAT --THE COURT: OF COURSE. IS THAT MR. BURSTEIN? MR. BURSTEIN: YES. YES, IT'S MR. BURSTEIN, YOUR HONOR. I'M SORRY. THE COURT: FOR SOME REASON, I'M HAVING A HARD TIME. SLOW DOWN. MR. BURSTEIN: OKAY. CAN THE COURT HEAR ME NOW? HOW ABOUT NOW? THE COURT: THAT'S BETTER. THANK YOU. MR. BURSTEIN: I JUST WANTED TO ECHO WHAT MR. PLETCHER SAID. WE ARE VERY FRUSTRATED WITH THE CIRCUMSTANCES. WE DIDN'T EXPECT THEM. I THINK, AS THE COURT HAS SEEN AND FROM MY CONVERSATIONS WITH MR. PLETCHER, TOO, WE'RE DOING OUR VERY BEST. I THINK, YOU KNOW, A YEAR HAS GONE ON. HOPEFULLY, THE COURT AGREES MISS JENKINS AND I HAVE DONE A SOLID JOB OF PROVIDING INFORMATION IN A TIMELY FASHION. WE APOLOGIZE AND REGRET THE SNAFUS THAT HAVE BEEN OCCURRING. WE'RE JUST A COUPLE WEEKS AWAY FROM GETTING BACK ON TRACK.

WE'D ASK FOR THE COURT'S AND THE GOVERNMENT'S

INDULGENCE TO ALLOW US A LITTLE BIT OF ADDITIONAL TIME, YOU

KNOW, THAT EVERYTHING WITH WAS WHAT IT WAS. WE'RE

NOW IN, YOU KNOW, WE'RE NOW IN -- WE THINK WE'RE IN A GOOD

PLACE. WE THINK WE'LL BE ABLE TO HAVE GREAT COMMUNICATION

WITH THE DOCTOR. HE'S CONNECTED TO WE THINK WE'LL BE

ABLE TO GET HIM TO PROVIDE THE COURT, ANSWER QUESTIONS FOR THE

COURT, AND SO IF WE COULD HAVE SOME -- AND IF WE DON'T -- IF,

FOR SOME REASON, WE'RE WRONG ABOUT THAT, THEN WE'LL GET A

THIRD-PARTY DOCTOR TO DO IT.

WE THINK THE COURT'S SUGGESTIONS AND MR. PLETCHER'S SUGGESTIONS ARE ALL GOOD. I THINK ON THIS WE ARE ALL ON THE SAME TEAM, WHICH IS VERY NICE. WE JUST WANT THE OBJECTIVE FACTS IN A WAY THAT WE CAN ALL UNDERSTAND THEM AND THEN MAKE THE BEST DECISIONS GOING FORWARD. SO WE THINK WE'RE A LITTLE BIT OF TIME AWAY FROM THAT, AND WE WOULD ASK THE COURT TO GIVE US TIME.

BEFORE I SUBMIT, YOUR HONOR, I DID WANT TO NOTE ON
THE RECORD A SEPARATE MATTER. I THINK THAT THE COURT WILL BE
PLEASED WITH THIS. THAT ONE OF THE AGENTS ON THE CASE DID GO
OUT FOLLOWING THE ZVERS' MEMORANDUM TO DO A SECURITY CHECK ON
MR. FRANCIS AND EVERYTHING WAS FINE THERE, TOO. SO I DID WANT
TO NOTE THAT AS ANOTHER GOOD THING, WHICH I FORGOT TO TELL THE
COURT IN THE CALL.

THE COURT: OKAY. MY CONCERN IS THIS. TIME IS

1 MOVING ALONG HERE, AND I WILL GIVE YOU SOME TIME, BUT THESE 2 RECORDS ARE WHAT THEY ARE AT THIS JUNCTURE. , WHATEVER MR. FRANCIS IS HAVING ARE READ FAIRLY 3 TYPE OF 4 EXPEDITIOUSLY AT THE , IF THAT'S NECESSARY. MY CONCERN IS THAT YOU'VE 5 6 LOCKED YOURSELF UP, NOT THROUGH YOUR FAULT, BUT MAYBE THROUGH 7 FAULT AND RISK MANAGEMENT AND OTHER PEOPLE THE GETTING INVOLVED, YOU MAY NEVER COME OUT OF THAT MORASS. SO I 8 9 WOULD URGE YOU TO BE PREPARED TO STEP IN. HOW MUCH TIME --WITH ANOTHER PHYSICIAN WHO WOULD JUST BE LOOKING AT THE 10 11 RECORDS AND PROVIDING A NEUTRAL ANALYSIS TO THE COURT AND TO 12 THE GOVERNMENT. HOW MUCH TIME? I'M NOT WILLING TO PUT THIS OVER TOO FAR. LET ME HEAR FROM BOTH OF YOU AS TO HOW MUCH 13 14 TIME YOU THINK IS NECESSARY TO DO THAT. ARE THE FIRST WEEK IN FEBRUARY. CORRECT? 15 THE MR. BURSTEIN: CORRECT. BUT THE FOLLOW-UP WITH THE 16 DOCTOR IS NOT UNTIL -- MISS JENKINS -- I BELIEVE THE 25TH OR 17 18 THE 28TH? MS. JENKINS: YES. FEBRUARY 25TH IS THE FOLLOW-UP. 19 20 MR. BURSTEIN: FEBRUARY 25TH IS THE FOLLOW-UP. 21 THE COURT: OKAY. BUT WE KNOW THAT DOCTOR --22 MR. BURSTEIN: WE WOULD ASK --23 THE COURT: MR. BURSTEIN, WE KNOW THAT DOCTOR IS NOT 24 LIKELY TO BE OF MUCH ASSISTANCE TO THE COURT, SO LET'S HAVE 25 THAT THAT REPORT WILL

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BE IN HIS CHART MUCH MORE EXPEDITIOUSLY THAN THE 25TH. MUCH TIME DO YOU THINK YOU NEED TO ACCOMPLISH THIS? I MEAN, EXTRAORDINARY RELIEF HAS BEEN GRANTED TO MR. FRANCIS. APPROPRIATELY SO, WITH THE GOVERNMENT'S CONCURRENCE. SO ALL WE'RE ASKING IS FOR THE APPROPRIATE INFORMATION TO BE PROVIDED TO CONTINUE THAT, IF THAT'S WHAT SHOULD BE DONE. MR. BURSTEIN: RIGHT. RIGHT. I JUST -- YOU KNOW, THE -- I FEEL LIKE WE'VE LET THE COURT DOWN AND THE GOVERNMENT DOWN NOW FOR A COUPLE OF SESSIONS IN A ROW, AND I JUST DON'T -- I'M WARY OF MAKING PROMISES I CAN'T KEEP. I'M NOT TRYING TO PUT THIS OUT LONGER. THE COURT: MR. BURSTEIN. MR. BURSTEIN: YES. THE COURT: MR. BURSTEIN, MONDAY IS THE 1ST OF FEBRUARY. MR. BURSTEIN: RIGHT. THE COURT: MR. PLETCHER, JUMP IN HERE. BUT WE COULD GO TO A HEARING THE END OF THE FIRST WEEK OR SECOND WEEK IN MARCH, BUT I'M NOT WILLING TO GO ANY FARTHER THAN THAT, AND MR. --MR. BURSTEIN: YES. THE COURT: AND MR. PLETCHER IS CORRECT. YOU KNOW, WHEN THAT DOCTOR WROTE TO THE COURT AND SAID, WE , GODSPEED AS YOU GO OFF INTO THE WORLD, YOU KNOW, THAT GOT MY ATTENTION. IT GOT MR.

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PLETCHER'S ATTENTION. SO WE NEED TO UNDERSTAND. WE HOPE THAT HE IS IN SIGNIFICANT , WHATEVER THE RIGHT MEDICAL TERMINOLOGY IS, BUT MR. PLETCHER AND THE COURT ARE ENTITLED TO KNOW THAT, AND THAT DOES NOT DEPEND --MR. PLETCHER: JUDGE, THIS IS MARK PLETCHER. THE COURT: THAT DOES NOT DEPEND ON THE ΙN FEBRUARY. MR. BURSTEIN: RIGHT. THE COURT: I HOPE THE IN FEBRUARY ARE CLEAR. I DON'T KNOW. AND THAT COULD BE TAGGED ONTO THE END OF A REPORT THAT COULD BE COMMISSIONED NOW. SO THAT'S MY THOUGHT. MR. PLETCHER, DO YOU WANT TO ASK FOR A MODIFICATION OR ADD SOME THOUGHTS TO THAT, SIR? MR. PLETCHER: NO, JUDGE. I DEFER TO THE COURT IN TERMS OF TIMING. WE CAN BE READY FOR THE, YOU KNOW, THE NEXT STATUS CONFERENCE IN THIS ISSUE, ON THIS ISSUE AT ANY TIME. IF THE COURT THINKS THAT EARLY MARCH IS SUFFICIENT OR LATE FEBRUARY IS SUFFICIENT, I HAVE NO, I HAVE NO INDEPENDENT INSIGHT ON THAT. I JUST DEFER TO THE COURT AND TO MR. BURSTEIN AS TO WHEN THE NEXT HEARING IS. I THINK EVERYONE HAS SAID WHAT NEEDS TO BE SAID ABOUT THIS ISSUE, AND TO CONTINUE TO REINFORCE THE SIGNIFICANCE AND IMPORTANCE TO THE UNITED STATES THAT FULL, COMPLETE, AND TIMELY INFORMATION CONTINUE TO BE PROVIDED TO US SO THAT WE CAN ADJUST COURSE ACCORDINGLY, AND THAT WE CAN MAKE SURE THE COURT IS AWARE AT EVERY TURN IF

THERE'S SOMETHING MATERIAL THAT NEEDS TO BE EITHER BROUGHT TO 1 THE COURT'S ATTENTION OR CHANGED. 2 THE COURT: OKAY. 3 WHAT IS THE FIRST FRIDAY, ALEX, IN MARCH? IS THAT 4 5 THE 5TH? 6 THE DEPUTY CLERK: IT IS. MARCH 5TH. THE COURT: MARCH 5TH. LET'S SET THIS MATTER FOR 7 FRIDAY, MARCH 5TH, AND I'LL DEFER TO ALEX TO PICK THE TIME. 8 9 THE DEPUTY CLERK: WE COULD SET IT FOR 2:30 P.M. THE COURT: 2:30 P.M. 10 11 MR, PLETCHER: VERY GOOD. THANK YOU. 12 THE COURT: HOLD ON. (OFF-THE-RECORD DISCUSSION BETWEEN THE COURT AND THE 13 14 COURTROOM CLERK) THE COURT: ALEX IS TELLING ME -- MR. RAMOS IS 15 TELLING ME THAT MR. FRANCIS' SENTENCING IS SET FOR MARCH 26TH, 16 AT NINE A.M. IS THAT GOING TO BE CONTINUED? 17 18 MR. BURSTEIN: YES, YOUR HONOR. MR. PLETCHER: THAT WAS ORIGINALLY SET WITH THE 19 20 ANTICIPATION OF THE 7TH FLEET CASE TO BE TRIED AND OVER BY 21 THEN. OBVIOUSLY, BECAUSE OF THE PANDEMIC, WE'VE BEEN DELAYED. 22 SO I WOULD EXPECT THAT WE'D HAVE AN ADDITIONAL CONTINUANCE, 23 ABSENT SOME OTHER DISCUSSION WITH MR. BURSTEIN, BUT THAT'S THE 24 EXPECTATION AS OF NOW. 25 THE COURT: OKAY. ALEX WAS JUST CALLING THAT TO MY

1 ATTENTION. SO THAT'S --2 MR. PLETCHER: THANK YOU, ALEX. THE COURT: THAT'S WHAT'S GOING TO HAPPEN THERE IN 3 ALL LIKELIHOOD, AND WE'RE GOING TO SET THIS MATTER. 4 5 DO YOU UNDERSTAND, MR. BURSTEIN, WHAT THE EXPECTATION 6 IS AT THIS HEARING, SIR? MR. BURSTEIN: YES, YOUR HONOR. 7 THE COURT: BECAUSE WE DON'T WANT TO BE IN THE SAME 8 9 POSITION. I KNOW YOU DON'T. I KNOW MR. FRANCIS DOESN'T WANT 10 TO BE THERE. MR. PLETCHER AND I DON'T WANT TO BE IN THAT 11 POSITION EITHER, SIR. WE JUST WANT AN UNDERSTANDING OF HIS 12 CURRENT MEDICAL CONDITION AND THAT WOULD HOLD FOR TODAY ABSENT BUT, BY THE 5TH OF MARCH, WE'LL KNOW THE 13 THEWILL BE DONE. MR. FRANCIS WILL KNOW THE RESULTS OF 14 THE 15 THE LONG BEFORE THE 25TH OF FEBRUARY. ALL HE NEEDS TO 16 DO IS GO TO HIS CHART AND READ THEM. HE MAY NEED A LITTLE BIT 17 OF INTERPRETATION TO ASSIST HIM. BUT TRUST ME, THOSE

SO, WITH THAT, I THINK WE'VE CONCLUDED THIS, BUT WE EXPECT A STATEMENT AS TO HIS CURRENT STATE OF HEALTH TO INCLUDE THE UPDATE AND BE IN A FASHION THAT IS HELPFUL. THE SOONER THAT CAN BE PROVIDED, AS SOON AS IT'S COMPLETED, GET IT TO MR. PLETCHER, GET IT TO THE COURT, SO THAT WE CAN READ IT AND DIGEST IT BEFORE THE HEARING, MR. BURSTEIN.

DON'T SIT AROUND AND WAIT FOR WEEKS TO BE READ.

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AND I KNOW, SIR, THAT YOU WOULD HOPE, YOU AND MISS

JENKINS, AND MR. FRANCIS, FOR THAT MATTER, TOO, THAT THE 1 2 PHYSICIANS WOULD BE A LITTLE BIT MORE SUPPORTIVE OF PROVIDING THIS INFORMATION. AGAIN, I'M SURE THESE DOCTORS KNOW THEY ARE 3 4 NOT ENGAGED IN LITIGATION IN CIVIL COURT. THEY'RE TALKING ABOUT A PATIENT WHO IS ON MEDICAL FURLOUGH FROM THE FEDERAL 5 BUREAU OF PRISONS, AND I THINK THAT'S A FAR CRY FROM WHAT'S 6 7 CAUSING THIS ISSUE. BUT I TRUST THAT YOU HAVE EXPLAINED THAT 8 TO THEM, AS ALWAYS. DO WE NEED TO EXTEND THE MEDICAL FURLOUGH THROUGH, 9 10 PROBABLY, THE 8TH OF MARCH? 11 MR. BURSTEIN: YES, YOUR HONOR, THAT WOULD BE 12 HELPFUL, TO EXTEND THE MEDICAL FURLOUGH. 13 AND ALSO, WHILE WE'RE HERE, IF, ALEX, WE CAN MOVE THE 14 SENTENCE, LIKE, SIX MONTHS EACH TIME, SINCE WE ALL HAVE TO BE 15 ON THE PHONE FOR EFFICIENCY'S SAKE. WE'LL BE HAPPY TO FILE A 16 MOTION TO CONTINUE IT. BUT IF, ALEX, IF THERE'S A DATE THAT'S 17 AVAILABLE SO I DON'T HAVE TO BOTHER TO EMAIL YOU LATER, THAT 18 WOULD BE PREFERRED. 19 THE COURT: OKAY. 20 IS THAT AGREEABLE, MR. PLETCHER, TO MOVE THIS SENTENCING FROM MARCH 26 OUT SIX MONTHS? WE'LL GIVE YOU A 21 22 DATE NOW, BUT A MOTION WILL NEED TO BE FILED. 23 MR. PLETCHER: YES, YOUR HONOR. 24 MR. BURSTEIN: YES, YOUR HONOR, WE'LL FILE. 25 THE COURT: OKAY. MR. RAMOS IS GOING TO GIVE YOU

1	THAT DATE IN JUST A MOMENT.
2	THE DEPUTY CLERK: SEPTEMBER 25TH, AT NINE O'CLOCK
3	A.M.
4	MR. PLETCHER: VERY GOOD.
5	MR. BURSTEIN: THANK YOU.
6	AND THE MARCH HEARING, IS THAT MARCH 5TH HEARING AT
7	2:30?
8	THE COURT: YES, SIR.
9	MR. BURSTEIN: OKAY.
10	THE COURT: OKAY. THANK YOU.
11	MR. BURSTEIN: WE'RE ON IT, YOUR HONOR.
12	THE COURT: THANK YOU.
13	MR. BURSTEIN: THANK YOU.
14	MS. JENKINS: THANK YOU.
15	MR. PLETCHER: THANK YOU, JUDGE. HAVE A GOOD
16	WEEKEND.
17	THE COURT: YOU, TOO. THANK YOU. GOOD-BYE.
18	(PROCEEDINGS ADJOURNED AT 11:52 A.M.)
19	
20	(END OF TRANSCRIPT)
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I, FRANK J. RANGUS, OFFICIAL COURT REPORTER, DO HEREBY CERTIFY THAT THE FOREGOING TRANSCRIPT IS A TRUE AND ACCURATE TRANSCRIPTION OF MY STENOGRAPHIC NOTES. S/FRANK J. RANGUS FRANK J. RANGUS, OCR 



## Calendar of the United States District Court Southern District of California San Diego Friday, January 29, 2021 Courtroom 4D

Present the Honorable: Janis L. Sammartino

**District Judge** 

Deputy Clerk: A. Ramos

Court Reporter/ECR: F RANGUS

Interpreter:

# \*\*\* SEALED PROCEEDINGS \*\*\* 11:30 AM

1a. 13CR3781-JLS 13CR3782-JLS 13CR4287-JLS

USA V.

LEONARD GLENN FRANCIS

RETD DEVIN BURSTEIN KATIE JENKINS JEREMY WARREN

AUSA MARK PLETCHER

PSO WILLIAM PARELES

ALDO LOPEZ KIMURA HAZARD VANESSA ANDREWS MARISA ZVERS

USM DENNIS COUGHLIN

STATUS HEARING

Notes:

STATUS HEARING CONTINUED TO 3/5/2021 AT 2:30 PM MEDICAL FURLOUGH EXTENDED TO 3/8/2021

DEFENSE COUNSEL TO SUBMIT JOINT MOTION/PROPOSED ORDER TO CONTINUE SENTENCE W/PSR FROM 3/26/2021 TO 9/25/2021 AT 9:00 AM

0:28

Created on: 01/28/2021 Page 1 of 1

## Case 3:13-cr-04287-JLS Document 302-1 Filed 01/20/22 PageID.1442 Page 259 of 327

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

**SEALED** 

UNITED STATES OF AMERICA

CASE NUMBER 13CR3781-JLS

VS

**ABSTRACT OF ORDER** 

LEONARD GLENN FRANCIS

Booking No. 45415298

	O STATES MARSHAL AND / OR WAR sed that under date of January 2	•	AN CORRECTIONAL CENTER:
the Court entered	d the following order:	,	
X	_ Defendant be release from custody		
	_ Defendant placed on supervised / u	insupervised probation	/ supervised release.
	Defendant continued on supervised / unsupervised probation / supervised release.		
X	Defendant released on	O/R W/GPS	Bond posted.
	Defendant appeared in Court. FINGERPRINT & RELEASE.		
W	Defendant remanded and (	bond ) (	_ bond on appeal ) exonerated.
	_ Defendant sentenced to TIME SER	VED, supervised relea	ase for years.
	_ Bench Warrant Recalled.		
	_ Defendant forfeited collateral.		
	Case dismissed.		
	Case dismissed, charges pending i	n case no.	
	Defendant to be release to Pretrial Services for electronic monitoring.		
Other. The Court revises the previous abstract to allow defendant to remain on medical f continued GPS monitoring until March 8, 2021. The defendant will return to custod continue detention on March 8, 2021.		ant to remain on medical furlough and endant will return to custody and	
		Janis L. Sar	nmartino
		UNITED ST	ATES DISTRICT JUDGE
2/4/21			OR
Electr	onically Sent to USMS	JOHN MORRILL, C	lerk of Court
ATTN: DENNIS COUGHLIN, DUSM		by Alex Ramos e	ext. 5291

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

**SEALED** 

UNITED STATES OF AMERICA

CASE NUMBER 13CR3782-JLS

VS

**ABSTRACT OF ORDER** 

LEONARD GLENN FRANCIS

Booking No. 45415298

	ı			
Be advis	STATES MARSHAL AND / OR WAR		ECTIONAL CENTER:	
the Court entered	d the following order:			
X	Defendant be release from custody.			
	Defendant placed on supervised / unsupervised probation / supervised release.			
	Defendant continued on supervised / unsupervised probation / supervised release.			
X	Defendant released on	O/R W/GPS	Bond posted.	
-	Defendant appeared in Court. FINGERPRINT & RELEASE.			
	Defendant remanded and (	bond ) ( bond on	appeal ) exonerated.	
Wasterman Automotive To College T	Defendant sentenced to TIME SER	VED, supervised release for	years.	
	Bench Warrant Recalled.			
	Defendant forfeited collateral.			
	Case dismissed.			
	Case dismissed, charges pending in case no.			
Defendant to be release to Pretrial Services for electronic monitoring.			J.	
		abstract to allow defendant to remai March 8, 2021. The defendant will r 2021.		
		Janis L. Sammartino		
2/4/21		UNITED STATES DIS	TRICT JUDGE	
		OR		
Electro	onically Sent to USMS	JOHN MORRILL, Clerk of Cou	ırt	
AND AND TO GOVERN DE PROPE		by Alex Ramos ext. 5291		

Crim-9 (Rev. 05/20)
Original

ATTN: DENNIS COUGHLIN, DUSM

# IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

PLAINTIFF,

13-CR-3781-JLS

13-CR-3782-JLS

13-CR-4287-JLS

13-CR-4287-JLS

13-CR-4287-JLS

13-CR-4287-JLS

13-CR-4287-JLS

13-CR-4287-JLS

2:30 P.M.

#### UNDER SEAL

TRANSCRIPT OF STATUS HEARING

BEFORE THE HONORABLE JANIS L. SAMMARTINO

UNITED STATES DISTRICT JUDGE

#### APPEARANCES:

FOR THE GOVERNMENT: OFFICE OF THE U. S. ATTORNEY

BY: MARK W. PLETCHER, ESQ. 880 FRONT STREET, RM. 6293

SAN DIEGO, CA 92101

FOR THE DEFENDANT: WARREN & BURSTEIN

BY: DEVIN J. BURSTEIN, ESQ.

KATIE JENKINS, ESQ. 501 W. BROADWAY, SUITE 240

SAN DIEGO, CA 92101

PRETRIAL SERVICES: ALDO LOPEZ

COURT REPORTER: FRANK J. RANGUS, OCR

U. S. COURTHOUSE

333 W. BROADWAY, SUITE 420

SAN DIEGO, CA 92101

(619) 318-8590

PROCEEDINGS RECORDED BY ELECTRONIC STENOGRAPHY; TRANSCRIPT PRODUCED BY COMPUTER.

<u>I</u> <u>N</u> <u>D</u> <u>E</u> <u>X</u>

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PROCEEDINGS: PAGE

NEXT HEARING DATE 14

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THE DEPUTY CLERK: NUMBER 17 ON THE CALENDAR, 13-CR-3781, 13-CR-3782, 13-CR-4287, THE UNITED STATES VS. LEONARD GLENN FRANCIS, FOR A STATUS HEARING. COUNSEL, PLEASE STATE YOUR APPEARANCES, BEGINNING WITH DEFENSE. (PAUSE) THE COURT: WHO DO WE HAVE APPEARING FOR THE DEFENSE THIS AFTERNOON? MR. BURSTEIN: GOOD AFTERNOON, YOUR HONOR. THIS IS DEVIN BURSTEIN APPEARING FOR MR. FRANCIS, ALONG WITH KATIE JENKINS, AND MR. FRANCIS IS ALSO ON THE PHONE, YOUR HONOR. THE COURT: OKAY. THANK YOU. GOOD AFTERNOON, COUNSEL. GOOD AFTERNOON, MR. FRANCIS. APPEARING ON BEHALF OF THE GOVERNMENT. MR. PLETCHER: GOOD AFTERNOON, JUDGE. MARK PLETCHER FOR THE UNITED STATES. THE COURT: THANK YOU. APPEARING ON BEHALF OF PRETRIAL. MR. LOPEZ: GOOD AFTERNOON, YOUR HONOR. ALDO LOPEZ, PRETRIAL SERVICES. THE COURT: THANK YOU. WHO WOULD LIKE TO BEGIN? IT'S PROBABLY APPROPRIATE FOR MR. BURSTEIN TO GO FIRST. MR. BURSTEIN: THANK YOU VERY MUCH, YOUR HONOR.

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SO IT TOOK LONGER THAN WE WANTED TO, AND I KNOW CERTAINLY LONGER THAN THE COURT WANTED IT TO, BUT WE FEEL LIKE WE FINALLY GOT A HANDLE ON GETTING THE MEDICAL REPORTS THE WAY THEY SHOULD BE DONE AFTER WHAT HAPPENED THE LAST TIME. SO WE SUBMITTED TWO DIFFERENT REPORTS TO THE COURT AND THE GOVERNMENT AND PRETRIAL. WE THINK THEY -- I HOPE, UNLESS THE COURT, YOU KNOW -- I HOPE THAT THOSE SATISFY WHAT WE NEEDED TO DO IN TERMS OF BRINGING EVERYBODY UP TO SPEED ON THE CONTINUING NEED FOR THE MEDICAL FURLOUGH, GIVE EVERYBODY THE UPDATE THAT THEY WERE LOOKING FOR, INCLUDING US. SO WE KNOW THAT WE -- WELL, LET ME JUST BACK UP. WE WE EXPECT THAT, GOING FORWARD FOR THE FORESEEABLE WILL BE THE PRIMARY PERSON PROVIDING MEDICAL AS WAS

TOOK, OBVIOUSLY, THE COURT'S ADVICE. IT WAS VERY GOOD ADVICE,
TO FIND A THIRD-PARTY DOCTOR, AND SO WE HAVE DONE THAT WITH

WE EXPECT THAT, GOING FORWARD FOR THE FORESEEABLE

FUTURE,

WILL BE THE PRIMARY PERSON PROVIDING MEDICAL

UPDATES TO THE COURT AND THE GOVERNMENT. AS

GETTING UP TO SPEED, THERE WAS THE NEW INFORMATION ABOUT THE

SO WE WERE ABLE TO -- WELL, MR. FRANCIS,

REALLY, WAS ABLE TO GET THAT AND AT LEAST GIVE US SOMETHING TO

PROVIDE THE COURT ABOUT THAT NEW INFORMATION. SO, JUST SO THE

COURT KNOWS, HE WORKED VERY DILIGENTLY PUSHING THE DOCTORS AT

THAT HE REALLY NEEDED THIS STUFF TO GIVE TO THE COURT AND

WITH

SO, REALLY, THE CREDIT IS TO HIM, NOT US, THAT

HE WAS ABLE TO FINALLY GET THIS DONE IN THE WAY THAT IT SHOULD

BE DONE.

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HAPPENING OF

, WE HAD BEEN ON A STEADY

COURSE IN PROVIDING REPORTS TO THE COURT ABOUT, ON A QUARTERLY BASIS, AND I THINK -- MR. PLETCHER CAN CORRECT ME OR ALEX CAN CORRECT ME IF I'M WRONG, BUT I THOUGHT WE WERE GOING OUT ABOUT THREE MONTHS, WHICH WE'RE REALLY HAPPY TO DO WHATEVER PLEASES THE COURT. SO I SUGGEST WE GO OUT AND GO BACK TO THAT AND WE PROVIDE ANOTHER REPORT IN A FEW MONTHS IN ADVANCE OF THE NEXT HEARING AS WE HAVE MORE INFORMATION AND AS THE NEW DOCTORS REALLY KIND OF GET A GRASP ON EVERYTHING. IF THE COURT WANTS TO DO IT SOONER, WE CAN DO IT SOONER, BUT MY SUGGESTION WOULD BE APPROXIMATELY 90 DAYS.

THE COURT: OKAY. THANK YOU.

I HAVE BOTH THE LETTER FROM

, AND THEY WERE CERTAINLY BOTH MORE HELPFUL THAN THE PRIOR INFORMATION. SO I APPRECIATE THAT, MR. BURSTEIN.

LET ME ASK MR. PLETCHER FOR HIS COMMENTS.

MR. PLETCHER: THANK YOU, YOUR HONOR, AND I'VE GOT BOTH LETTERS AS WELL.

REALLY, THE MESSAGING FROM BOTH LETTERS IS THAT MR.

FRANCIS IS DOING QUITE WELL, AND HIS PROGNOSIS, WHILE IT

REQUIRES A CAREFUL EYE AND DILIGENT ATTENTION, IT APPEARS FROM

THE LETTERS THAT HIS PROGNOSIS IS GOOD, PARTICULARLY WITH

RESPECT TO THE . SO I JUST WANT TO MAKE NOTE

OF THAT SPECIFICALLY AND THAT THAT'S A VERY IMPORTANT FINDING,

AND I THINK I AND THE COURT CAN SPEAK FOR EVERYONE IN THE

COURTROOM THAT WE CONTINUE TO WISH MR. FRANCIS THE BEST AS HE GOES THROUGH THESE SORT OF MEDICAL ISSUES.

I HAVE NO EXACT OBJECTION TO MR. BURSTEIN'S REQUEST

TODAY, BUT I DO WANT TO TAKE A SECOND, AND MAYBE I'M NOT -
I'M SPEAKING FOR THE RECORD. I'M SPEAKING FOR MR. FRANCIS.

THE DEFENSE THAT TRANSPIRED WITH AND THE CHANGE IN

MR. FRANCIS' MEDICAL CARE FROM DOWN TO DIFFERENT

PHYSICIANS HAS CAUSED THE UNITED STATES AND THE COURT AND

EVERYBODY INVOLVED AN UNDULY BURDENSOME AMOUNT OF TIME, AND

IT'S TIME THAT COULD HAVE BEEN AVOIDED WITH ADDITIONAL

DILIGENCE ON MR. FRANCIS' BEHALF, ADDITIONAL NOTICE TO ME AND

TO THE COURT, AND ADDITIONAL COMMUNICATION SO WE KNEW WHAT WAS

GOING ON.

AND SO I WOULD LIKE TO REQUEST THAT AS WE MOVE
FORWARD, THAT WE BE PROVIDED WITH THE KINDS OF REAL-TIME
UPDATES AS TO MATERIAL CHANGES IN MR. FRANCIS' MEDICAL CARE
THAT WE DESERVE IN ORDER TO MAKE GOOD RECOMMENDATIONS AND FOR
THE COURT TO MAKE GOOD DECISIONS. I DON'T WANT TO BE IN THE
POSITION WE WERE IN BEFORE WHERE WE GOT UNSOLICITED LETTERS
COMING TO THE COURT AND EVERYBODY IS CAUGHT OFF-GUARD. THERE
WAS ABSOLUTELY NO CAUSE FOR THAT, AND, YOU KNOW, THIS, I
THINK, IS OUR THIRD OR FOURTH HEARING, YOU KNOW, SINCE THAT
TIME IN VERY SHORT ORDER, WITH AN ENORMOUS AMOUNT OF
COMMENSURATE WASTE, AND SO I WOULD ENCOURAGE MR. FRANCIS, I
WOULD ENCOURAGE MR. BURSTEIN AND MISS JENKINS TO DILIGENTLY

ATTEND TO THAT SO WE'RE NOT LEFT IN THIS POSITION.

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FINALLY, YOUR HONOR, I'LL JUST UNDERSCORE WHAT WE SEEM TO SAY AT EVERY HEARING, IS THAT THIS IS A VERY UNIOUE AND DIFFICULT PROBLEM THAT WE'RE GRAPPLING WITH. THIS IS NOT ON A GLIDE-PATH COURSE THAT WILL JUST SORT OF BE RENEWED WITHOUT OBJECTION OR SCRUTINY ON EVERY OCCASION. SO WE REALLY ARE GOING TO TAKE INTO ACCOUNT THE MEDICAL DIAGNOSIS, AND IF MR. FRANCIS ACHIEVES A PLACE WHERE HIS HEALTH IS STABLE, THEN EVERYONE HERE IS GOING TO RE-EVALUATE THE SITUATION AS TO WHETHER THE MEDICAL FURLOUGH REMAINS APPROPRIATE WITH THE POINT OF THIS FROM THE MARSHALS SERVICES' PERSPECTIVE, FROM OUR PERSPECTIVE, THE COURT'S PERSPECTIVE, IS TO BE ABLE TO PROVIDE MR. FRANCIS THE DESPERATELY NEEDED MEDICAL CARE THAT HE COULD NOT OTHERWISE GET AND THAT THREATENED HIS HEALTH. WHEN THAT CONDITION PREDICATE IS, DISSOLVES, THEN WE NECESSARILY HAVE TO RE-EVALUATE WHERE WE ARE, AND SO THAT, I THINK, IS JUST WORTH NOTING FOR THE RECORD. THAT'S WHERE WE HAVE BEEN AND CONTINUE TO BE EVERY TIME.

I KNOW THE COURT IS WATCHING THIS AND IS CAREFULLY

CONSIDERING ALL OF THE MEDICAL ADVICE ON EVERY OCCASION TO

MAKE THE BEST DECISION POSSIBLE IN THIS REGARD, AND, YOU KNOW,

I, AND FOR THE RECORD, THIS IS SOMETHING WHERE EVERYONE

INVOLVED IS GOING TO CONTINUE TO DO SO.

THE COURT: MR. PLETCHER, LET ME JUST ASK YOU THIS.

I WANT TO MAKE SURE I HEARD YOU CORRECTLY. AT THIS JUNCTURE,

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GIVEN THESE TWO LETTERS AND WHAT MR. BURSTEIN HAS SAID, YOU DO NOT OPPOSE AND YOU DON'T FEEL WE'VE REACHED THE POINT WHERE THE MEDICAL FURLOUGH IS NO LONGER APPROPRIATE. MR. PLETCHER: THAT'S CORRECT, THOUGH, YOU KNOW, THIS IS SOMETHING WHERE WE DEFER TO THE COURT'S ANALYSIS, AND ULTIMATELY IT IS A DECISION LEFT WITH THE COURT. BUT GIVEN THE ISSUES, ESPECIALLY WITH THE , WHICH I UNDERSTAND TO BE A AND THAT POTENTIAL, THAT THAT'S THERE'S ALSO THE ONGOING MONITORING OF THE HAVE YOU KNOW, BASED ON MY READING OF THIS RECORD. SO I THINK, YOU KNOW, THERE'S STILL GOOD CAUSE. I DON'T THINK THE MARSHALS SERVICE IS RAISING THEIR HAND AND EAGER TO SCHEDULE, YOU KNOW, AND SO I THINK WE'RE STILL IN THAT SAME SITUATION. BUT IT IS ONE WHERE, YOU KNOW, I THINK WHETHER IT'S ON A THREE-MONTH BASIS, OR WHATEVER, YOU KNOW, REPORTS LIKE THIS ARE CRITICAL, BECAUSE THE FACT THAT MR. FRANCIS HAS UNDERLYING MEDICAL PROBLEMS IS REALLY SECONDARY TO AT LEAST OUR CONSIDERATION OF THE ISSUE. THE ISSUE IS AND HIS TREATMENT FOR A LIFE-THREATENING DISEASE, AND SO WHILE I THINK IT'S INTERESTING TO HAVE THIS LITANY OF THINGS LIKE, YOU KNOW, AND, YOU KNOW, THE

1 THOSE ARE CONDITIONS THAT PEOPLE SUFFER SIMPLY WITH AGE AND 2 OTHER THINGS AND ARE NOT SPECIFICALLY UNIQUE IN ANYONE WHO'S 3 INSIDE OR OUTSIDE OF THE PRISON POPULATION. WHAT WE'RE REALLY 4 LOOKING AT HERE IS THE LIFE-THREATENING CONDITIONS AND HOW 5 THOSE HAVE TO BE TREATED TO MAKE SURE THAT MR. FRANCIS HAS THE 6 ABILITY TO LIVE A LONG AND FRUITFUL LIFE WHEN, ULTIMATELY, ALL 7 THIS IS SAID AND DONE. 8 SO I THINK THAT IS WHERE WE COME OUT TODAY, AND WITH 9 MY OTHER COMMENTS, UNLESS THE COURT HAS ANYTHING ELSE. 10 THE COURT: NO, THANK YOU. MR. PLETCHER: THANK YOU. 11 THE COURT: DOES PRETRIAL WANT TO SAY ANYTHING AT 12 13 THIS TIME? 14 MR. LOPEZ: NO, YOUR HONOR. WE WOULD NOTE THAT MR. FRANCIS HAS REMAINED IN COMPLIANCE. WE HAVE CONDUCTED THREE 15 UNANNOUNCED VISITS SINCE THE LAST HEARING, AND NO ISSUES HAVE 16 17 BEEN ENCOUNTERED. THE COURT: OKAY. EXCELLENT. 18 WELL, FOR MR. FRANCIS' STANDPOINT, WE HOPE, SIR, 19 SINCE YOU'RE LISTENING IN AND ON THE LINE --20 21 MR. FRANCIS: YES, YOUR HONOR. THE COURT: -- THAT YOU HAVE GOOD HEALTH. ONCE AN 22 INDIVIDUAL, BE IT YOU OR ANYBODY ELSE, MR. FRANCIS, RECEIVES A 23 DIAGNOSIS, WHICH IS SERIOUS WHATEVER IT IS, 24 WHATEVER BODY PARTS, IT'S A SERIOUS THING. LIFE IS DIFFERENT 2.5

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AFTER THAT POINT. NOW, THAT DOESN'T MEAN THAT YOU CAN'T LIVE A LONG AND GOOD LIFE AFTER THAT. IT JUST MEANS THAT THE MONITORING AND THE CONDITIONS THAT YOU GO THROUGH TO TAKE CARE OF YOURSELF ARE A LITTLE DIFFERENT, OR SIGNIFICANTLY DIFFERENT, AND I THINK THE REQUEST FOR REAL-TIME UPDATES ON YOUR CONDITION THAT MR. PLETCHER MENTIONED IS A GOOD ONE TO HELP THE COURT BEST UNDERSTAND WHAT'S GOING ON, AND I TEND TO AGREE THAT MANY OF THE THINGS THAT ARE MENTIONED IN YOUR MEDICAL HISTORY ARE NOT OF THE NATURE THAT, EVEN COLLECTIVELY, WOULD CAUSE THIS COURT TO GRANT A MEDICAL FURLOUGH. CAUSED THIS COURT TO GRANT A MEDICAL FURLOUGH WAS A LIFE-THREATENING DIAGNOSIS AND THE NEED FOR ACCURATE TREATMENT , AND WITH A LITTLE GOOD FORTUNE AND ON A LOT OF GOOD MEDICAL CARE, HOPEFULLY, THAT IS BROUGHT UNDER CONTROL.

NOW, HAVING SAID THAT, I THINK YOU'RE AT A CROSSROADS RIGHT NOW WHERE SOME TESTS ARE GOING TO BE DONE, SOME ANALYSIS IS GOING TO BE DONE, AND I'M NOT SUGGESTING THAT, TODAY, THERE'S NOT A NEED FOR THE CONTINUED MEDICAL FURLOUGH, BUT I WOULD SAY THIS. A DIAGNOSIS OF THAT IS ACCEPTABLY TREATED AND MANAGED DOES NOT NECESSARILY MEAN THAT SOMEBODY, FOR THE BALANCE OF WHATEVER TIME THE CASE CONTINUES, WARRANTS A MEDICAL FURLOUGH, AND I THINK THAT'S SOMETHING THAT I KNOW, MR. FRANCIS, YOU'RE MINDFUL OF, AND I KNOW YOUR COUNSEL IS MINDFUL OF.

AND THE COURT, REAL-TIME UPDATES ON YOUR CONDITION. I'M GOING TO SET THIS MATTER AND CONTINUE THE MEDICAL FURLOUGH FOR 90 DAYS, BECAUSE WITHIN THAT 90 DAYS THERE SHOULD BE SOME REAL-TIME UPDATES WITH REGARD TO WHAT HAPPENS ON THE TESTING AND ANALYSIS THAT'S GOING TO BE DONE ON THE A VARIETY OF THINGS, AND WE'LL CONTINUE TO DO SO AND MONITOR THIS SITUATION.

GRANTED HERE. I'VE BEEN A JUDGE FOR, GOSH, MORE YEARS THAN I WOULD CARE TO ADMIT. I THINK IT'S, YOU KNOW, APPROACHING 27, 28 YEARS NOW, AND, MR. FRANCIS, I THINK YOU'RE THE ONLY PERSON WHERE A MEDICAL FURLOUGH THAT HAS EXTENDED FOR THAT PERIOD OF TIME HAS EXISTED. CERTAINLY, YOU GRANT A MEDICAL FURLOUGH FOR LIFE-SAVING SURGERY OR SOMETHING THAT CAN ONLY BE PERFORMED IN AN OUTPATIENT OR IN A PRIVATE HOSPITAL, BUT THIS HAS GONE ON FOR QUITE SOME TIME, AND WE DON'T EVER WANT TO BE IN THE POSITION AS WE WERE WHEN WE DID RECEIVE, WHEN I RECEIVED THE UNSOLICITED LETTER FROM YOUR PRIOR PHYSICIAN

THAT WAS UNCALLED FOR, IT WAS UNWARRANTED, AND WE SHOULDN'T HAVE SEEN IT THAT WAY. WE'VE GOTTEN PAST THAT. YOU'VE GOT A NEW TEAM ON BOARD. AGAIN, IT'S BEEN HELPFUL TO RECEIVE THESE LETTERS, BUT I'M GOING TO

BUT WE WISH YOU A LONG LIFE, AND I THINK THAT'S

CONTINUE THE FURLOUGH TO SEE WHERE THESE TESTS LEAD.

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DEFINITELY POSSIBLE. THE MEDICAL CARE THAT THAT'S GOING TO REQUIRE BECAUSE OF YOUR ORIGINAL DIAGNOSIS IS DIFFERENT THAN HAD YOU NOT HAD THAT DIAGNOSIS, AND I GUESS THE QUESTION IS, DOES THAT CONDITION OF ? AND, YOU KNOW, THAT'S GOING TO HAVE TO BE AN ANALYSIS THAT'S PERFORMED AS WE GO THROUGH THIS. SO I'M PUTTING THIS OVER 90 DAYS, ALEX, FOR FURTHER STATUS. BUT I DO EXPECT, MR. BURSTEIN, IN THE MEANTIME TO HAVE SOME UPDATES TO MR. PLETCHER AND THE COURT. GO AHEAD, MR. PLETCHER. MR. PLETCHER: YOUR HONOR, I JUST WANTED TO REMIND THE COURT, AND AS LONG AS THE COURT IS TALKING ABOUT UPDATES, THERE WAS ORIGINALLY A PROPOSAL THAT MR. FRANCIS WOULD HAVE A THAT HAS BEEN PUT OFF BECAUSE OF HIS ILL HEALTH AND OTHER TYPES AND OTHER TREATMENT PLANS. THAT WAS SOMETHING THAT, BACK IN THE DAY, WAS MEANT TO BE KIND OF A MORE PERMANENT, SUCCESSFUL TREATMENT OPTION, AND SO IF THAT REMAINS UNDER CONSIDERATION BY THE , MAYBE THE NEXT UPDATE, OR AT LEAST IN 90 DAYS, WE'D HAVE SOME REPORT AS TO WHETHER THAT WAS PROPOSED, BECAUSE I JUST -- THAT WOULD BEAR UPON AT LEAST MY RECOMMENDATIONS TO THE COURT AND THE COURT'S DECISION-MAKING IF DOCTORS WERE THINKING THREE OR SIX MONTHS OUT THERE'S GOING

1 TO BE A OR SOMETHING LIKE THAT. 2 JUST WANTED TO PUT THAT OUT THERE AS A POSSIBILITY THAT, AS TO 3 INFORMATION WE MIGHT RECEIVE BEFORE THE NEXT HEARING. 4 THANK YOU. 5 THE COURT: OKAY. I THINK THAT'S A POINT WELL TAKEN, 6 MR. BURSTEIN. 7 MR. BURSTEIN: YES, YOUR HONOR. I UNDERSTAND, AND WE 8 WILL FOLLOW UP WITH THE DOCTORS ABOUT THAT. 9 THE COURT: OKAY. 10 SO, ALEX, GO AHEAD AND SET THE NEXT HEARING. 11 THE DEPUTY CLERK: STATUS HEARING WILL BE SET FOR 12 JUNE 18, AT ELEVEN O'CLOCK A.M. MEDICAL FURLOUGH WILL BE 13 EXTENDED TO JUNE 21ST, 2021. 14 THE COURT: OKAY. ANYTHING ELSE, MR. BURSTEIN, MISS JENKINS, MR. FRANCIS, MR. PLETCHER, OR PRETRIAL? 15 16 MR. PLETCHER: NOTHING FROM THE UNITED STATES. 17 THANK YOU, JUDGE. 18 MR. LOPEZ: NO, YOUR HONOR. 19 MR. BURSTEIN: NO, YOUR HONOR. THE COURT: OKAY. THANK YOU. 20 21 MR. BURSTEIN: THANK YOU, YOUR HONOR. 22 THE COURT: THANK YOU. 23 MR. BURSTEIN: HAVE A GOOD AFTERNOON AND GOOD 24 WEEKEND. 25 THE COURT: THANK YOU. YOU, TOO.

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1	MR. BURSTEIN: THANK YOU. BYE-BYE.
2	THE COURT: THANK YOU, MR. PLETCHER.
3	MR. PLETCHER: THANK YOU, JUDGE. IT'S GOOD TO SEE
4	YOU.
5	(PROCEEDINGS ADJOURNED AT 2:55 P.M.)
6	
7	(END OF TRANSCRIPT)
8	
9	I, FRANK J. RANGUS, OFFICIAL COURT REPORTER, DO
10	HEREBY CERTIFY THAT THE FOREGOING TRANSCRIPT IS A TRUE AND
11	ACCURATE TRANSCRIPTION OF MY STENOGRAPHIC NOTES.
12	
13	S/FRANK J. RANGUS
14	FRANK J. RANGUS, OCR
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## Calendar of the United States District Court Southern District of California San Diego Friday, March 12, 2021 Courtroom 4D

Present the Honorable: Janis L. Sammartino

District Judge

Deputy Clerk: A. Ramos

Court Reporter/ECR: F RANGUS

Interpreter:

### \*\*\* SEALED PROCEEDINGS \*\*\* 2:30 PM

17. 13CR3781-JLS 13CR3782-JLS 13CR4287-JLS

USA V.

LEONARD GLENN FRANCIS

RETD DEVIN BURSTEIN (TELEPHONIC)

KATIE JENKINS JEREMY WARREN

AUSA MARK PLETCHER

PSO WILLIAM PARELES

ALDO LOPEZ KIMURA HAZARD VANESSA ANDREWS MARISA ZVERS

USM DENNIS COUGHLIN

#### STATUS HEARING

Notes:

Sentence w/PSR set for 9/24/2021 at 9:00 AM

Medical Furlough extended to 3/15/2021

PARTIES TO PROVIDE THE COURT REAL-TIME UPDATES OF DEFENDANT'S MEDICAL CONDITION

STATUS HEARING CONTINUED TO 6/18/2021 AT 11:00 AM

MEDICAL FURLOUGH EXTENDED TO 6/21/2021

0:20

Created on: 03/11/2021 Page 1 of 1

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

# **SEALED**

UNITED STATES OF AMERICA

CASE NUMBER 13CR3781-JLS

٧S

ABSTRACT OF ORDER

**LEONARD GLENN FRANCIS** 

Booking No. 45415298

TO THE UNITED STATES MARSHAL AND / OR WARDEN, METROPOLITAN CORRECTIONAL CENTER: Be advised that under date of March 12, 2021 the Court entered the following order: Defendant be release from custody. Defendant placed on supervised / unsupervised probation / supervised release. Defendant continued on supervised / unsupervised probation / supervised release. Defendant released on O/R W/GPS Bond posted. Defendant appeared in Court. FINGERPRINT & RELEASE. Defendant remanded and ( bond ) ( bond on appeal ) exonerated. Defendant sentenced to TIME SERVED, supervised release for years. Bench Warrant Recalled. Defendant forfeited collateral. Case dismissed. Case dismissed, charges pending in case no. Defendant to be release to Pretrial Services for electronic monitoring. Other. The Court revises the previous abstract to allow defendant to remain on medical furlough and continued GPS monitoring until June 21, 2021. The defendant will return to custody and continue detention on June 21, 2021. Janis L. Sammartino UNITED STATES DISTRICT JUDGE 3/16/21 OR Electronically Sent to USMS JOHN MORRILL, Clerk of Court

ATTN: DENNIS COUGHLIN, DUSM

by Alex Ramos ext. 5291

### **Alex Ramos**

From:

CAS Releases < CAS.Releases@usdoj.gov>

To:

Alex Ramos

Sent: Subject: Tuesday, March 16, 2021 3:14 PM Read: 13CR3781 Sealed Abstract

#### Your message

To: CAS Releases

Subject: 13CR3781 Sealed Abstract

Sent: Tuesday, March 16, 2021 2:30:07 PM (UTC-08:00) Pacific Time (US & Canada)

was read on Tuesday, March 16, 2021 3:13:29 PM (UTC-08:00) Pacific Time (US & Canada).

# **UNITED STATES DISTRICT COURT** SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA

CASE NUMBER 13CR3782-JLS

**SEALED** 

٧S

**ABSTRACT OF ORDER** 

**LEONARD GLENN FRANCIS** 

Booking No. 45415298

TO THE UNITED STATES MARSHAL AND / OR WARDEN, METROPOLITAN CORRECTIONAL CENTER:				
Be advise	Be advised that under date of March 12, 2021			
the Court entered	the following order:			
X	Defendant be release from custody.			
	Defendant placed on supervised / ur	supervised probation /	supervised release.	
	Defendant continued on supervised / unsupervised probation / supervised release.			
X	Defendant released on	O/R W/GPS	Bond posted.	
	Defendant appeared in Court. FING	ERPRINT & RELEASE	≣.	
	Defendant remanded and (	bond ) (	bond on appeal ) exonerated.	
	Defendant sentenced to TIME SER\	/ED, supervised releas	se for years.	
	Bench Warrant Recalled.			
	Defendant forfeited collateral.			
	Case dismissed.			
Case dismissed, charges pending in case no.  Defendant to be release to Pretrial Services for electronic monitoring.				
			monitoring.	
Other. The Court revises the previous a and continued GPS monitoring u continue detention on June 21, 2		until June 21, 2021. The o	int to remain on medical furlough defendant will return to custody and	
		Janis L. Sam	nmartino	
3/16/21		UNITED STA	ATES DISTRICT JUDGE	
			OR	
Electro	nically Sent to USMS	JOHN MORRILL, CI	erk of Court	
THE PENNING COLUMN IN INCOME		by Alex Ramos ex	xt. 5291	

Crim-9 (Rev. 05/20)

ATTN: DENNIS COUGHLIN, DUSM

### **Alex Ramos**

From: CAS Releases <CAS.Releases@usdoj.gov>

To: Alex Ramos

**Sent:** Tuesday, March 16, 2021 3:15 PM

Subject: Read: 13CR3782 Sealed Abstract (Duplicate Email)

#### Your message

To: CAS Releases

Subject: 13CR3782 Sealed Abstract (Duplicate Email)

Sent: Tuesday, March 16, 2021 2:31:45 PM (UTC-08:00) Pacific Time (US & Canada)

was read on Tuesday, March 16, 2021 3:14:37 PM (UTC-08:00) Pacific Time (US & Canada).

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

**SEALED** 

UNITED STATES OF AMERICA

CASE NUMBER 13CR4287-JLS

VS

**ABSTRACT OF ORDER** 

LEONARD GLENN FRANCIS

Booking No. 45415298

TO THE UNITED STATES MARSHAL AND / OR WARDEN, METROPOLITAN CORRECTIONAL CENTER: Be advised that under date of March 12, 2021 the Court entered the following order: Defendant be release from custody. Defendant placed on supervised / unsupervised probation / supervised release. Defendant continued on supervised / unsupervised probation / supervised release. Defendant released on O/R W/GPS Bond posted. Defendant appeared in Court. FINGERPRINT & RELEASE. Defendant remanded and ( bond ) ( bond on appeal ) exonerated. Defendant sentenced to TIME SERVED, supervised release for years. Bench Warrant Recalled. Defendant forfeited collateral. Case dismissed. Case dismissed, charges pending in case no. Defendant to be release to Pretrial Services for electronic monitoring. Other. The Court revises the previous abstract to allow defendant to remain on medical furlough and continued GPS monitoring until June 21, 2021. The defendant will return to custody and continue detention on June 21, 2021. Janis L. Sammartino UNITED STATES DISTRICT JUDGE 3/16/21 OR Electronically Sent to USMS JOHN MORRILL, Clerk of Court by Alex Ramos ext. 5291 ATTN: DENNIS COUGHLIN, DUSM

Original

### **Alex Ramos**

From:

CAS Releases <CAS.Releases@usdoj.gov>

To:

Alex Ramos

Sent: Subject: Tuesday, March 16, 2021 3:15 PM Read: 13CR4287 Sealed Abstract

#### Your message

To: CAS Releases

Subject: 13CR4287 Sealed Abstract

Sent: Tuesday, March 16, 2021 2:32:54 PM (UTC-08:00) Pacific Time (US & Canada)

was read on Tuesday, March 16, 2021 3:14:53 PM (UTC-08:00) Pacific Time (US & Canada).

Case 3:13-cr-03781-JLS Document 330 \*SEALED\* Filed 06/01/21 PageID.1667 Page 1 of 1 1 2 3 **UNDER SEAL** 4 UNITED STATES DISTRICT COURT 5 FOR THE SOUTHERN DISTRICT OF CALIFORNIA 6 7 UNITED STATES OF AMERICA, Case Nos.: 3:13-cr-03781-JLS 8 Plaintiff, 3:13-cr-03782-JLS 9 3:13-cr-04287-JLS ٧. 10 ORDER CONTINUING STATUS HEARING AND MODIFYING 11 LEONARD GLENN FRANCIS, RELEASE ORDER 12 SEALED Defendant. 13 14 15 Medical necessity having been established, and for good cause shown, the Court 16 amends the temporary release order, as follows: 17 1. The status hearing shall be continued from June 18, 2021, to August 20, 2021, 18 at 11:00 a.m. 19 2. The medical furlough is extended through August 23, 2021. 20 3. All other conditions remain in effect. 21 This order shall be filed under seal and shall be served on defense counsel and the 22 Government. Defense counsel shall provide copies to the United States Marshals Service 23 and Pretrial Services. 24 IT IS SO ORDERED. 25 Dated: June 1, 2021 26 27 Jnited States District Judge 28

ď	ase 3:13-cr-03782-JLS Document 355 *SEALED of 1	Filed 06/01/21 PageID.1209 Page 1		
1				
2				
3	UNDER	SEAL		
4	UNITED STATES DISTRICT COURT			
5	FOR THE SOUTHERN DISTRICT OF CALIFORNIA			
6				
7	UNITED STATES OF AMERICA,	Case Nos.:		
8	Plaintiff,	3:13-cr-03781-JLS 3:13-cr-03782-JLS		
9		3:13-cr-04287-JLS		
10	v. LEONARD GLENN FRANCIS,	ORDER CONTINUING STATUS HEARING AND MODIFYING RELEASE ORDER		
12	Defendant.	SEALED		
14 15 16 17 18 19 20 21 22 23 24 25	Medical necessity having been established, and for good cause shown, the Couramends the temporary release order, as follows:  1. The status hearing shall be continued from June 18, 2021, to August 20, 2021 at 11:00 a.m.  2. The medical furlough is extended through August 23, 2021.  3. All other conditions remain in effect.  This order shall be filed under seal and shall be served on defense counsel and the Government. Defense counsel shall provide copies to the United States Marshals Service and Pretrial Services.  IT IS SO ORDERED.			
<ul><li>26</li><li>27</li><li>28</li></ul>	(Ho	on. Janis L. Sammartino nited States District Judge		

Case 3:13-cr-04287-JLS Document 277 \*SEALED\* Filed 06/01/21 PageID.949 Page 1 of 1 2 3 UNDER SEAL 4 UNITED STATES DISTRICT COURT 5 FOR THE SOUTHERN DISTRICT OF CALIFORNIA 6 7 UNITED STATES OF AMERICA, Case Nos.: 3:13-cr-03781-JLS 8 3:13-cr-03782-JLS Plaintiff, 9 3:13-cr-04287-JLS ٧. 10 ORDER CONTINUING STATUS 11 LEONARD GLENN FRANCIS, HEARING AND MODIFYING RELEASE ORDER 12 Defendant. SEALED 13 14 15 Medical necessity having been established, and for good cause shown, the Court 16 amends the temporary release order, as follows: 17 1. The status hearing shall be continued from June 18, 2021, to August 20, 2021, 18 at 11:00 a.m. 19 2. The medical furlough is extended through August 23, 2021. 20 3. All other conditions remain in effect. 21 This order shall be filed under seal and shall be served on defense counsel and the 22 Government. Defense counsel shall provide copies to the United States Marshals Service 23 and Pretrial Services. 24 IT IS SO ORDERED. 25 Dated: June 1, 2021 26 27 United States District Judge 28

# IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA, ) 13-CR-3781-JLS
PLAINTIFF, ) 13-CR-3782-JLS
13-CR-4287-JLS
VS. ) SAN DIEGO, CA
LEONARD GLENN FRANCIS, ET AL., ) AUGUST 23, 2021
DEFENDANTS. ) 2:00 P.M.

#### UNDER SEAL

TRANSCRIPT OF STATUS HEARING

BEFORE THE HONORABLE JANIS L. SAMMARTINO

UNITED STATES DISTRICT JUDGE

#### APPEARANCES:

FOR THE GOVERNMENT: OFFICE OF THE U. S. ATTORNEY

BY: MARK W. PLETCHER, ESQ. 880 FRONT STREET, RM. 6293

SAN DIEGO, CA 92101

FOR THE DEFENDANT: WARREN & BURSTEIN

BY: DEVIN J. BURSTEIN, ESQ.

KATIE JENKINS, ESQ. 501 W. BROADWAY, SUITE 240

SAN DIEGO, CA 92101

PRETRIAL SERVICES: JUSTIN GARCIA

COURT REPORTER: FRANK J. RANGUS, OCR

U. S. COURTHOUSE

333 W. BROADWAY, SUITE 420

SAN DIEGO, CA 92101

(619) 318-8590

PROCEEDINGS RECORDED BY ELECTRONIC STENOGRAPHY; TRANSCRIPT PRODUCED BY COMPUTER.

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HEARING DATES

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SEPTEMBER, 2013.

THE DEPUTY CLERK: NUMBER ONE ON THE CALENDAR, 13-CR-3781, 13-CR-3782, 13-CR-4287, UNITED STATES VS. LEONARD GLENN FRANCIS, FOR A SEALED STATUS HEARING. MS. JENKINS: GOOD AFTERNOON, YOUR HONOR. KATIE JENKINS AND DEVIN BURSTEIN ON BEHALF OF MR. FRANCIS. THE COURT: THANK YOU. GOOD AFTERNOON. MR. PLETCHER: GOOD AFTERNOON, JUDGE. MARK PLETCHER FOR THE UNITED STATES. LET ME JUST BEG THE COURT'S FORGIVENESS FOR NOT BEING HERE ON FRIDAY. I WAS OUT OF THE DISTRICT WITH MY SON DEEP INTO THE YELLOWSTONE BACK COUNTRY. I HAD FORGOTTEN TO ALERT OTHERS TO THE FACT OF THE HEARING, AND BECAUSE IT'S SEALED, IT DIDN'T COME UP ON ECF, AND I HUMBLY APOLOGIZE. I THINK IN MY TEN YEARS IN THE DISTRICT THAT'S THE FIRST COURT HEARING I'VE EVER MISSED. THE COURT: HOW LONG HAS THIS CASE BEEN PENDING, MR. PLETCHER? YEARS. MR. PLETCHER: MAYBE FOREVER. THE COURT: IT FEELS LIKE FOREVER. BUT LET ME SAY THIS. IT'S THE FIRST TIME IT'S EVER HAPPENED. APOLOGIES ACCEPTED. WE UNDERSTAND. MR. PLETCHER: THANK YOU, JUDGE. WE INDICTED THE FIRST -- WE ARRESTED THE FIRST SERIES OF DEFENDANTS AND INDICTED THE FIRST SERIES OF CASES IN

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1
               THE COURT: OKAY. SO LONGER THAN I THOUGHT. I WAS
 2
      GOING TO SAY SIX YEARS. WELL, OKAY. IT'S NEVER HAPPENED
 3
      BEFORE. I UNDERSTAND.
 4
              MR. GARCIA: AND GOOD AFTERNOON, YOUR HONOR. JUSTIN
 5
     GARCIA FOR PRETRIAL.
 6
               THE COURT: OKAY. I DON'T KNOW HOW I HAVE RECEIVED
 7
      IT, BUT I HAVE A LETTER FROM SIGNED BY DOCTOR -- I DON'T
 8
      KNOW HOW HE PRONOUNCES HIS NAME.
 9
               MS. JENKINS:
10
               THE COURT: TELL ME ABOUT HIS CONDITION. SO GO
11
      AHEAD, MISS JENKINS.
12
              MS. JENKINS: YES, YOUR HONOR. SO WE PROVIDED THE
                             , WHO IS MR. FRANCIS' TREATING
13
      LETTER FROM
      PHYSICIAN OVER AT
14
                            . IN THE LETTER, WE HAVE SEVERAL
15
      UPDATES FROM THE PREVIOUS LETTER THAT WE PROVIDED TO THE
16
      COURT. MOST NOTABLY, HIS
                                      IN HIS,
                                                       , THE
                                                      HE HAS A
17
                              , I BELIEVE, NEXT WEEK TO MONITOR
18
      FOLLOW-UP
      THE --
19
               THE COURT: GET A LITTLE BIT CLOSER.
20
               MS. JENKINS: SURE. HE HAS A
                                                SCHEDULED NEXT
21
22
      WEEK TO MONITOR
                                            , AND HE'S WORKING WITH
                             ON THOSE.
23
24
               NOTABLY, THE NEXT PARAGRAPH DISCUSSES THE
25
                             THE DOCTORS ARE CONCERNED BECAUSE THEY
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1 ACTUALLY (PAUSE) --2 MS. JENKINS: RIGHT. 3 THE COURT: -- TESTIFYING. 4 MS. JENKINS: AND THAT WOULD BE THE FIRST ON THAT. 5 MR. BURSTEIN. THE COURT: GO AHEAD, MR. BURSTEIN. 6 7 MR. BURSTEIN: YES, YOUR HONOR. THANK YOU, YOUR HONOR. DEVIN BURSTEIN ON BEHALF OF MR. FRANCIS. 8 9 THAT WAS THE TIME ACCOMMODATION THAT WAS SIMILAR TO 10 WHAT WAS WORKED OUT DURING HIS TESTIMONY DURING THE 11 COURT-MARTIAL. I THINK HE WAS ON THE STAND FOR NO MORE THAN 12 90 MINUTES AT A TIME, AND I THINK THE COURT HAD TASKED, THE 13 JUDGE IN THAT CASE HAD KIND OF TASKED US WITH MONITORING AND 14 THEN ALERTING THE GOVERNMENT IN THAT CASE TO RAISE THEIR HANDS 15 WHEN IT WAS TIME FOR HIM TO TAKE A BREAK. THE COURT: SO TELL ME THIS, AND I'VE NEVER READ THE 16 TRANSCRIPT OF THE COURT-MARTIAL, BUT 90 MINUTES AND WHAT? A 17 BREAK AND THEN RETURNING, OR 90 MINUTES FOR A DAY AND THEN 18 COMING BACK THE NEXT DAY? TELL ME EXACTLY HOW IT WORKED. 19 MR. BURSTEIN: IT WAS THE FIRST, YOUR HONOR. IT WAS 20 90 MINUTES FOLLOWED BY A 10- OR 15-MINUTE BREAK, AND THEN 90 21 MINUTES FOLLOWED BY A BREAK, AND THEN THAT USUALLY TOOK US 22

TILL ABOUT LUNCH.

THE COURT: OKAY. FAIR ENOUGH.

OKAY. GO AHEAD, MISS JENKINS. ANYTHING ELSE?

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SO YOU WERE THINKING TO EXTEND THE MEDICAL FURLOUGH TILL AFTER AT LEAST HE TESTIFIES IN THE TRIAL THAT'S UPCOMING. MS. JENKINS: UH-HUH. CURRENTLY, I THINK THAT WOULD LOOK AT ABOUT MAYBE THE END OF FEBRUARY OR EARLY MARCH. THE COURT: OKAY. THANK YOU. MR. PLETCHER. MR. PLETCHER: THANK YOU, JUDGE. I THINK, BEFORE TURNING TO THOSE ISSUES, THE LETTER IS ACTUALLY REASONABLY ENCOURAGING COMPARED TO WHERE FROM WE COULD BE AND COMPARED TO WHEN WE STARTED THIS JOURNEY WHERE MR. FRANCIS COULD HAVE BEEN. YOU KNOW, HE'S STABLE AND THEY'RE MONITORING. THERE ARE AREAS OF CONCERNS WHERE THERE WILL ALWAYS BE WITH A PATIENT, BUT ALL IN ALL, YOU KNOW, HIS HEALTH IN THAT REGARD IS STABLE. I MEAN, PUT IN CONTEXT, THAT CAN CHANGE AT THE DROP OF A HAT --THE COURT: SURE. MR. PLETCHER: -- AND HE'S GOT TESTING COMING UP. BUT I THINK THAT, ALL IN ALL, IS OVERALL GOOD NEWS. I KNOW THE COURT HAS EXPRESSED PREVIOUSLY, AND I HAVE, AND, OF COURSE, MISS JENKINS AND MR. BURSTEIN HAVE, THAT MR. FRANCIS' HEALTH IS THE REASON PREDOMINANTLY THAT ALL THESE VERY, VERY UNIOUE CIRCUMSTANCES HAVE BEEN PUT IN PLACE, AND THE GOOD NEWS IS, YOU KNOW, HE SEEMS TO BE RESPONDING WELL TO THAT. SO JUST --

THE COURT: WELL, I DON'T REMEMBER, AND I KNOW MISS

1 JENKINS OR MR. BURSTEIN WOULD KNOW, EXACTLY WHEN THE MEDICAL 2 ISSUES STARTED. DO YOU REMEMBER WHEN THEY STARTED? 3 MS. JENKINS: THEY STARTED IN DECEMBER OF 2017. WELL, THAT'S WHEN HE WAS OUT AND HIS 4 AND 5 THEY DISCOVERED 6 THE COURT: OKAY. SO DECEMBER, 2017. 7 MR. PLETCHER: AND IF THE COURT REMEMBERS, THE INITIAL FURLOUGH WAS FOR THE VERY LIMITED PURPOSE FOR HIM TO 8 9 HAVE ON AN UNRELATED ISSUE, AND WHILE THEY WERE 10 HAVING, WHILE THEY WERE PERFORMING THAT , THEY WERE --11 12 WAS REMOVED IN THE SAME I THINK HIS 13 AND THEN EVERYTHING HAS FLOWED FROM THERE. THE COURT: AND THE REASON I WAS ASKING IS, THE 14 15 DOCTOR ENDS ON A NOTE THAT MOST DOCTORS DON'T END ON THESE DAYS IF YOU'RE TREATING AND I ASSUME HE'S TREATING 16 17 MS. JENKINS: YES. 18 THE COURT: OKAY. I MEAN, THE 19 WHEN YOU 20 CONSIDER THE THINGS HE HAS. HE'S CLOSE TO BEATING THAT 21 STATISTIC. HE'S GETTING THE BEST OF CARE, AND WITH 22 A LITTLE GOOD FORTUNE HE WILL, AND WE HOPE THAT HE DOES, AND 23 THAT'S WHY I WAS ASKING HOW LONG IT'S BEEN. I KNEW IT HAD 24 BEEN A NUMBER OF YEARS, BUT WE'RE CLOSE TO THE MARK. 25

1 SO (PAUSE). 2 MR. PLETCHER: SO --3 THE COURT: GO AHEAD, MR. PLETCHER. 4 MR. PLETCHER: SO THAT WAS JUST A BIT OF AN ASIDE. 5 THE GOVERNMENT THINKS THAT MISS JENKINS' RECOMMENDATION IS RIGHT ON, YOU KNOW, TO EXTEND THE FURLOUGH 6 7 SOME PERIOD OF TIME. OBVIOUSLY, WE HAVE THE 7TH FLEET TRIAL STARTING NOVEMBER 1ST. MR. FRANCIS IS EXPECTED TO TESTIFY. 8 9 YOU KNOW, WHETHER THAT COMES TO FRUITION EXACTLY OR NOT, I'M 10 NOT PROGNOSTICATING, BUT HE'S EXPECTED TO TESTIFY, AND SO, YOU 11 KNOW, PUTTING OUT BOTH THE STATUS CONFERENCE AS WELL AS, I 12 THINK, HIS SENTENCING IS SET HERE IN THE INTERVENING PERIOD 13 UNTIL THAT IS DONE. 14 THE COURT: WHEN'S THE SENTENCING SET? MS. JENKINS: SEPTEMBER 24TH. 15 THE COURT: OH, SEPTEMBER 24TH. THAT'S DEFINITELY 16 GOING TO BE CONTINUED. CORRECT? 17 MR. PLETCHER: YES. SO TO MOVE BOTH OF THOSE THINGS 18 OUT UNTIL EITHER, AT THE COURT'S PLEASURE, AFTER HIS TESTIMONY 19 OR AFTER THE COMPLETION OF THE TRIAL SEEMS PRUDENT. 20 THE COURT: OKAY. I WOULD SAY AFTER THE TRIAL, BUT 21 I'M OPEN TO SUGGESTIONS. I MEAN, AT THIS POINT, IT SEEMS AS 22 THOUGH WE'RE ALL GOING TO BE VERY BUSY ONCE THAT TRIAL STARTS. 23 SO YOU WOULD, YOU WOULD (PAUSE). 24 MR. PLETCHER: I DON'T HAVE ANY OBJECTION TO THAT, 25

1 YOUR HONOR. I KNOW THE COURT HAS, YOU KNOW, TRIED TO KEEP A 2 CLOSE MONITOR OF APPROXIMATELY EVERY THREE MONTHS PREVIOUSLY. 3 OBVIOUSLY, THIS SITUATION IS DIFFERENT BECAUSE OF THE 4 INTERVENING TRIAL. SO IF THE COURT'S COMFORTABLE TO THE 5 BEGINNING OF MARCH, THERE'S NO OBJECTION FROM THE GOVERNMENT. 6 THE COURT: I'M JUST THINKING. WE HAVE BEEN DOING 7 EVERY THREE MONTHS, HAVEN'T WE? 8 MR. PLETCHER: APPROXIMATELY. I MEAN, DEPENDING ON 9 MEDICAL APPOINTMENTS AND THE EBB AND FLOW OF SCHEDULES AND THE 10 COURT'S CALENDAR, SOMETIMES, YOU KNOW, IT SLIPS A LITTLE, BUT 11 APPROXIMATELY. THE COURT: YEAH. OKAY. 12 MS. JENKINS: AND JUST TO ADD TO THAT, WE CAN 13 CONTINUE TO PROVIDE THE COURT WITH AN UPDATED LETTER AS WE GET 14 INFORMATION. WE CAN UPDATE THE COURT THAT WAY, THE WAY THAT 15 WE'VE BEEN DOING. AS WE GET REPORTS RECEIVED, WE CAN TURN 16 17 THEM OVER. THE COURT: OKAY. I'M JUST THINKING. NOW, WE'RE ALL 18 GOING TO BE TOGETHER ANYWAY. I ASSUME YOU'LL BE MONITORING, 19 EVEN AFTER HIS TESTIMONY, THAT TRIAL CAREFULLY. I DON'T KNOW. 20 MAYBE YOU WON'T. BUT YOU'VE BEEN WITH ME ON ALMOST EVERY TIME 21 I'VE BEEN IN SESSION ON THIS, MISS JENKINS, SO I ASSUME THAT'S 22 GOING TO CONTINUE THROUGHOUT THAT TRIAL. SO I'M JUST 23 24 THINKING. MAYBE WE SET A STATUS ON THE MEDICAL FURLOUGH

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(PAUSE) --

1 MR. PLETCHER: JUDGE, MAYBE I HAVE --2 THE COURT: -- THE BEGINNING, THE VERY BEGINNING OF 3 THE YEAR. 4 MR. PLETCHER: I WAS GOING TO SAY I THINK WE HAVE 5 SUGGESTED WITH RESPECT TO THE TRIAL CALENDAR THAT THE TWO 6 WEEKS AROUND CHRISTMAS BE DARK. 7 THE COURT: RIGHT. 8 MR. PLETCHER: MAYBE THE COURT WANTS TO SET A STATUS 9 ON THIS MATTER WITHIN THAT PERIOD IF THE COURT IS GOING TO BE 10 IN SESSION ON ANY OF THOSE DAYS. 11 THE COURT: WITH A LITTLE GOOD FORTUNE, I WON'T BE, 12 BUT --13 MR. PLETCHER: I HOPE. 14 THE COURT: -- I THINK EVERYBODY'S GOING TO NEED A BREAK, MR. PLETCHER. AND YOU WILL TOO, SIR. I MEAN, YOU'RE 15 MY LEAD TRIAL COUNSEL, AREN'T YOU? 16 MR. PLETCHER: YES. 17 THE COURT: OKAY. LOOK, YOU'RE GOING TO NEED A 18 19 BREAK, SIR, AND I THINK I WILL, TOO. BUT I'M STILL GOING TO 20 DO FRIDAY CALENDARS, AND THERE ARE GOING TO BE SOME FRIDAYS 21 THAT I HAVE TO BUMP TO A WEDNESDAY OR THURSDAY BECAUSE OF THE COURT'S SCHEDULE. SO THERE ARE GOING TO BE SOME WEEKS, MR. 22 PLETCHER, DURING THAT TRIAL WHERE WE COULD SET THAT ON EITHER 23 24 A LATE FRIDAY AFTERNOON OR, YOU KNOW, LATE MORNING. I'M JUST 25 LOOKING AT THIS.

MR. PLETCHER: WE'LL BE AVAILABLE, JUDGE, SO WHATEVER 1 2 DAY WORKS FOR THE COURT. 3 MR. JENKINS: YOUR HONOR, WOULD IT BE POSSIBLE TO TRY FOR THE END OF JANUARY AS OPPOSED TO THE BEGINNING? 4 5 THE COURT: SURE. DOES THAT HELP? 6 MS. JENKINS: YES, WITH OUR SCHEDULES. 7 THE COURT: OKAY. I MEAN, IF THERE'S ANYTHING, 8 ANY -- IS THERE ANYTHING UPCOMING MEDICALLY THAT I NEED TO 9 TAKE INTO ACCOUNT, MISS JENKINS, IN SETTING THIS? 10 MS. JENKINS: NO, YOUR HONOR. THE COURT: OKAY. BUT YOU'D LIKE TO GO THE LATTER 11 12 PART OF JANUARY? 13 MS. JENKINS: UH-HUH. THE COURT: WELL, LET'S SEE. 14 IS THE 17TH A HOLIDAY, ALEX? IT'S CIRCLED. 15 THE DEPUTY CLERK: IF IT'S CIRCLED, IT'S A HOLIDAY. 16 THE COURT: IT'S A HOLIDAY. 17 18 HOW ABOUT THE 21ST OF JANUARY, IN THE AFTERNOON? DOES THAT WORK? 19 20 MS. JENKINS: THAT WORKS, YOUR HONOR. THE COURT: OKAY. I MEAN, THAT'S GOING OUT ONE, TWO, 21 THREE, FOUR, ALMOST FIVE MONTHS. SO THAT'S A LITTLE FARTHER 22 THAN I'D LIKE TO GO. WHY DO WE NEED TO GO THAT FAR? BECAUSE 23 24 (PAUSE). MS. JENKINS: I THINK JUST WITH THE HOLIDAYS IN 25

1 DECEMBER AND THEN EARLY JANUARY, PARTS OF OUR OFFICE, WE'RE 2 NOT HERE. THE END OF JANUARY WORKS FOR OUR SCHEDULES. 3 THE COURT: WE CAN ALSO PUT THIS ON -- WELL (PAUSE). 4 THERE ARE NOT A LOT OF CHOICES HERE. BUT THE TRIAL IS LIKELY 5 TO GO -- DIDN'T I SET THE DATE AND THE TIME FOR 8:30 TO TWO EACH DAY? 6 7 MR. PLETCHER: YES, YOUR HONOR. THE COURT: SO WE COULD DO THIS AFTER A DAY OF TRIAL, 8 9 TOO. SO LET ME THINK ABOUT THAT FOR A SECOND. BECAUSE IT WOULDN'T TAKE VERY LONG. IT WOULD TAKE A BRIEFING ON HOW 10 11 THINGS ARE, JUST MAKE SURE. I MEAN (PAUSE). 12 MR. PLETCHER: IF WE MOVE IT A MONTH EARLIER, I THINK, INTO EARLY TO MID-DECEMBER WITHOUT IMPACTING THE 13 SCHEDULE THAT MR. BURSTEIN AND MISS JENKINS HAVE TALKED ABOUT 14 15 AND STILL --THE COURT: I THINK THE WEEK OF THE 13TH OF DECEMBER, 16 ANY DAY AFTER TRIAL, I COULD DO. LOOK AT YOUR SCHEDULES AND 17 SEE WHAT WORKS. MR. PLETCHER IS GOING TO BE WITH ME. 18 19 MR. PLETCHER: I WILL BE HERE. MS. JENKINS: HOW ABOUT DECEMBER 17TH? 20 THE COURT: OKAY. SO YOU'D RATHER -- YOU TAKE 21 GREATER CHANCES ON A FRIDAY CALENDAR BECAUSE THEY'RE SO 22 RIDICULOUSLY HEAVY THESE DAYS, AND THEN IF I KNOW I'M GOING TO 23 BE IN TRIAL EARLIER THAT WEEK, I KNOW I'M GOING TO END -- WHAT 24 25 DID I SAY? TWO OR 2:30?

1 MR. PLETCHER: I THINK TWO O'CLOCK. 2 THE COURT: I THINK TWO O'CLOCK. 3 MR. PLETCHER: 8:30 TO TWO, MONDAY THROUGH THURSDAY. 4 MS. JENKINS: OKAY. THE 16TH. 5 THE COURT: LET'S GO WITH THE 16TH --6 MS. JENKINS: YES. THE COURT: -- AND LET'S PICK -- WE'LL BE DONE BY --7 8 OKAY. DECEMBER THE 16TH. I'M GOING TO SAY TWO -- ALL RIGHT, 9 LET'S SAY THREE O'CLOCK. IT GIVES MR. PLETCHER A CHANCE TO 10 CATCH HIS BREATH, GRAB A CUP OF COFFEE, AND WE'LL RECONVENE. 11 IF WE CAN DO IT SOONER, YOU'LL PROBABLY BE HERE, TOO. SO THAT'S WHAT WE'LL DO FOR FURTHER STATUS ON THE MEDICAL 12 13 FURLOUGH. 14 LET ME INDICATE THAT, BASED ON WHAT I HAVE IN THIS 15 LETTER, I THINK THE MEDICAL FURLOUGH CONTINUES TO BE APPROPRIATELY EXTENDED BASED ON THE HEALTH, THE CONDITIONS, 16 17 THE NEED TO MONITOR, AND WHAT'S GOING ON WITH HIM FROM A MEDICAL STANDPOINT. I APPRECIATE THE LETTER DATED AUGUST 18 10TH, 2021. 19 20 DO WE WANT TO MOVE THE SENTENCING FROM SEPTEMBER 24TH AT THIS TIME? AND IF SO, WHAT'S THE REQUEST? 21 22 MS. JENKINS: YES, YOUR HONOR. I THINK FOR SENTENCING IT SHOULD BE AFTER THE 7TH FLEET TRIAL, SO SOMETIME 23 IN MARCH OR APRIL OF 2022. 24 25 MR. PLETCHER: I THINK THAT'S RIGHT, JUDGE. YOU

KNOW, IN THE NORMAL COURSE OF THINGS, YOU KNOW -- WELL, IN THE NORMAL COURSE OF THINGS, WE'D BE ABLE TO FULLY EVALUATE SUBSTANTIAL ASSISTANCE AND THINGS LIKE THAT AFTER THE TRIAL IS COMPLETE. SO I THINK IT MAKES GOOD SENSE TO SET IT INTO MARCH OF 2022 WITH AN EXPECTATION THAT THE TRIAL WILL END SOMETIME IN FEBRUARY.

THE COURT: OKAY. WITH A LITTLE GOOD FORTUNE. OKAY.

I'M HAPPY TO PICK ANY DATE IN MARCH, ALEX.

I TEND TO THINK -- AND HELP ME HERE, COUNSEL -- THAT
THIS SENTENCING WOULD BE HARD TO DO ON A REGULAR FRIDAY
CALENDAR, THAT MAYBE IT SHOULD BE SET ON AN OFF DAY SO THAT
NOBODY IS RUSHED. WE CAN TAKE AS MUCH TIME AS WE NEED TO. I
CAN HEAR FROM ANYBODY WHO NEEDS TO ADDRESS THE COURT. I DON'T
KNOW. SO I'M GOING TO ASK MR. PLETCHER THAT AND MISS JENKINS
THAT.

MR. PLETCHER: I AGREE, YOUR HONOR.

MS. JENKINS: I AGREE.

MR. PLETCHER: I THINK THERE ARE A NUMBER OF -- I
MEAN, THE COURT'S AWARE OF THE ISSUES THAT ARE GOING TO BE
BEFORE US, NOT JUST THE RUN-OF-THE-MILL SENTENCING ISSUES, BUT
THERE'S RESTITUTION AND FORFEITURE ISSUES THAT THE COURT WILL
HAVE TO RESOLVE, AND THEN MY GUESS IS THAT THE BUREAU OF
PRISONS AND OTHER FOLKS WILL HAVE TO WEIGH IN ON THE MEDICAL
TREATMENT ISSUES RELATED TO HIS SENTENCING IN CUSTODY.

THE COURT: AND LET ME JUST SAY THIS. IF THOSE ARE

1 THE ISSUES THAT ARE GOING TO COME UP, OFTEN THEY NEED TO BE 2 COMMUNICATED TO THE BUREAU OF PRISONS IN ADVANCE, OR ELSE WE NEED TO KNOW THAT IT'S GOING TO BE A MULTI-STEP SENTENCING, A 3 4 NUMBER OF MULTIPLE HEARINGS, SHALL I SAY, FOR SENTENCING IN 5 ORDER TO GET THAT INFORMATION, BECAUSE WE GENERALLY DON'T HAVE 6 IT. SO KEEP THAT IN MIND. I'LL SET THE FIRST DATE, AND IF 7 YOU HAVE THAT INFORMATION, GREAT. IF YOU DON'T, WE'LL HAVE TO 8 GET IT AND BRING IT BACK. MR. PLETCHER: YES. THANKS, JUDGE. WE'LL DO OUR 9 10 BEST TO HAVE THE INFORMATION FROM THE BUREAU OF PRISONS, AND 11 IF WE NEED A PARTICULAR REPRESENTATIVE OR MEDICAL REPRESENTATIVE FROM THE BUREAU OF PRISONS, WE'LL HAVE THEM 12 HERE IN COURT. 13 THE COURT: OKAY. 14 MR. PLETCHER: THAT WILL BE OUR HOPE. IF WE HAVE TO 15 16 DO IT IN MULTI-STAGE --17 THE COURT: RIGHT. MR. PLETCHER: -- SENTENCING HEARINGS, WE CAN DO THAT 18 19 ALSO. THE COURT: OKAY. WITH THE COMPLICATED MEDICAL 20 21 SITUATIONS, I'VE HAD TO DO THEM IN MULTIPLE HEARINGS, MR. PLETCHER. THAT'S THE ONLY REASON I BRING IT UP. 22 23 MR. PLETCHER: OKAY. 24 THE COURT: I'M INCLINED TO GO THE VERY, THE LATTER PART OF MARCH, BUT WHATEVER (PAUSE).

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MS. JENKINS: JUST ONE POINT, YOUR HONOR, TOO. WE HAVE OTHER DEFENDANTS THAT ARE AWAITING SENTENCING IN THIS. IN MR. FRANCIS' CASE AND IN OTHER RELATED MATTERS. THEIR SENTENCINGS ARE SET FOR, I BELIEVE, MARCH AND APRIL OF 2022. SO I'M NOT SURE IF THE GOVERNMENT INTENDS FOR MR. FRANCIS TO BE SENTENCED LAST, AND IF SO, THEN WE WOULD NEED TO MOVE OUT FURTHER THAN MARCH. THE COURT: MISS JENKINS, YOU'RE THINKING OF THINGS THAT I'M NOT THINKING OF RIGHT NOW. WHO DO I HAVE SET FOR SENTENCING, MA'AM? DO YOU KNOW OFF THE TOP OF YOUR HEAD? OR, ALEX, DO YOU KNOW? MS. JENKINS: DEFENDANT SANCHEZ, DEFENDANT ARUFFO, DEFENDANT JESUS CANTU --THE COURT: OKAY. MS. JENKINS: -- JUST TO NAME A FEW. THE COURT: OKAY. OKAY. I DIDN'T KNOW THEIR SENTENCING DATES. GO AHEAD, MR. PLETCHER. MR. PLETCHER: THERE ARE A SMALL HANDFUL OF OTHER DEFENDANTS WHO ARE ANALOGOUSLY SITUATED TO MR. FRANCIS. DON'T THINK THERE'S ANY GRAND SCHEME THAT MR. FRANCIS NEEDS TO BE SENTENCED LAST IN THAT REGARD, BUT MISS JENKINS RAISES A DECENT POINT THAT MAYBE, ALSO BEARING IN MIND THE PERSONAL SCHEDULE OF MINE, MAYBE INTO THE MIDDLE OR END OF APRIL WOULD BE OUR BEST DATE TO TRY TO GET AWAY FOR MY SON'S SPRING BREAK

1 AT THE END OF MARCH. 2 THE COURT: OKAY. VERY WELL. SO LET'S GO TO THE 3 LATTER PART OF APRIL NOW. AGAIN, I'D LIKE TO GO ON AN OFF 4 DAY. 5 NO TRIALS ARE SET IN APRIL YET. RIGHT, ALEX? 6 THE DEPUTY CLERK: NO, JUDGE. 7 THE COURT: OKAY. SO LOOK AT THE WEEK OF THE 18TH, 8 THE WEEK OF THE 25TH OF APRIL, AND TELL ME WHAT APPEALS TO YOU. WE'LL START IT AT NINE O'CLOCK IN THE MORNING ON 9 10 WHATEVER DAY, AND WE WILL GO UNTIL WE FINISH. 11 MS. JENKINS: EITHER OF THOSE WEEKS WORKS FOR US. THE DEPUTY CLERK: MONDAY, APRIL 18, AT NINE O'CLOCK 12 13 A.M. 14 THE COURT: AND IF THAT NEEDS TO BE ADJUSTED, WE 15 ADJUST. MS. JENKINS: AND THEN ONE OTHER THING. I JUST WANT 16 17 TO MAKE SURE THE GREEN SHEET FOR THE MEDICAL FURLOUGH IS 18 EXTENDED TO DECEMBER 17TH, THE DAY AFTER OUR STATUS. 19 THE COURT: CORRECT. 20 AND, MR. PLETCHER, LAST WEEK, WHEN WE CONTINUED TO TODAY, WE EXTENDED ONE DAY BECAUSE IT WAS SET TO EXPIRE TODAY. 21 22 SO WE EXTENDED IT TO TOMORROW. WE'LL NOW EXTEND THE MEDICAL FURLOUGH TO DECEMBER 17TH, AND SETTING THE STATUS ON THE 16TH, 23 AT THREE P.M., SENTENCING ON APRIL 18TH, AT NINE A.M., OF 24 25 2022.

1	MR. PLETCHER: VERY GOOD. THANK YOU, JUDGE.
2	THE COURT: OKAY. ANYTHING ELSE?
3	MS. JENKINS: NO, YOUR HONOR.
4	THE COURT: OKAY. AND THIS IS A SEALED HEARING. THE
5	TRANSCRIPT IS SEALED UNTIL FURTHER ORDER OF THE COURT.
6	THANK YOU.
7	MR. BURSTEIN: THANK YOU, YOUR HONOR.
8	MS. JENKINS: THANK YOU.
9	MR. PLETCHER: THANK YOU, JUDGE.
10	MR. GARCIA: THANK YOU, YOUR HONOR.
11	(PROCEEDINGS ADJOURNED AT 2:23 P.M.)
12	
13	(END OF TRANSCRIPT)
14	
15	I, FRANK J. RANGUS, OFFICIAL COURT REPORTER, DO
16	HEREBY CERTIFY THAT THE FOREGOING TRANSCRIPT IS A TRUE AND
17	ACCURATE TRANSCRIPTION OF MY STENOGRAPHIC NOTES.
18	
19	S/FRANK J. RANGUS
20	FRANK J. RANGUS, OCR
21	
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23	
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Calendar of the United States District Court
Southern District of California
San Diego
Monday, August 23, 2021
Courtroom 4D

Present the Honorable: Janis L. Sammartino

**District Judge** 

Deputy Clerk: A. Ramos

Court Reporter/ECR: F RANGUS

Interpreter:

JUSTIN GARCIA

## \*\*\* SEALED PROCEEDINGS \*\*\* 2:00 PM

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USA V.

LEONARD GLENN FRANCIS

13CR3781-JLS 13CR3782-JLS 13CR4287-JLS

RETD DEVIN BURSTEIN

KATIE JENKINS JEREMY WARREN

AUSA MARK PLETCHER

**PSO** 

MARISA ZVERS WILLIAM PARELES

ALDO LOPEZ
KIMURA HAZARD
VANESSA ANDREWS

USM DENNIS COUGHLIN

STATUS HEARING

Notes:

STATUS HEARING CONTINUED TO 12/16/2021 AT 3:00 PM MEDICAL FURLOUGH EXTENDED FROM 8/24/2021 TO 12/17/2021

SENTENCING CONTINUED FROM 9/24/2021 TO MONDAY, 4/18/2022 AT 9:00 AM

0:20

Created on: 08/20/2021

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

## **SEALED**

UNITED STATES OF AMERICA

CASE NUMBER 13CR3781-JLS

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**ABSTRACT OF ORDER** 

LEONARD GLENN FRANCIS

Booking No. 45415298

TO THE UNITED STATES MARSHAL AND / OR WARDEN, METROPOLITAN CORRECTIONAL CENTER:

Be a	advised that under date of August 23	s, 2021 (Nunc I	Pro Tunc)		
the Court en	tered the following order:				
X	Defendant be release from custody.				
	Defendant placed on supervised / un	supervised probation	/ supervised release.		
	Defendant continued on supervised / unsupervised probation / supervised release.				
X	Defendant released on	O/R W/GPS	Bond posted.		
	Defendant appeared in Court. FINGERPRINT & RELEASE.				
	Defendant remanded and (	bond ) (	_ bond on appeal ) exonerated.		
	Defendant sentenced to TIME SERVED, supervised release for years.				
	Bench Warrant Recalled.				
	Defendant forfeited collateral.				
	Case dismissed.  Case dismissed, charges pending in case no.  Defendant to be release to Pretrial Services for electronic monitoring.				
Other. The Court revises the previous abstract to allow defendant to remain on medical and continued GPS monitoring until December 17, 2021. The defendant will retu custody and continue detention on December 17, 2021.			<ul> <li>The defendant will return to</li> </ul>		
		Janis L. Sar	mmartino		
		UNITED ST	ATES DISTRICT JUDGE		
	12/01/21		OR		
E	Electronically Sent to USMS	JOHN MORRILL, C	lerk of Court		
	ATTN: ANDREA SCOTT		ext. 5291		

### **Alex Ramos**

From: CAS Releases < CAS.Releases@usdoj.gov>

Sent: Wednesday, December 01, 2021 4:00 PM

To: Alex Ramos

Subject: Read: 13CR3781-JLS Abstract re Medical Furlough 08-23-2021 (Sealed)
Attachments: Read: 13CR3781-JLS Abstract re Medical Furlough 08-23-2021 (Sealed)

### **CAUTION - EXTERNAL:**

CAUTION - EXTERNAL EMAIL: This email originated outside the Judiciary. Exercise caution when opening attachments or clicking on links.

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

S	E	$\mathbf{A}$	T	$\mathbf{E}$	D
V		$\boldsymbol{I}$			J

UNITED STATES OF AMERICA

CASE NUMBER 13CR3782-JLS

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**ABSTRACT OF ORDER** 

LEONARD GLENN FRANCIS

Booking No. 45415298

TO THE UNITED STATES MARSHAL AND / OR WARDEN, METROPOLITAN CORRECTIONAL CENTER:

Ве	advised that under date of Aug	ust 23, 2021 ( <i>Nunc Pro Tunc</i> )				
the Court e	ntered the following order:					
X	Defendant be release from o	Defendant be release from custody.				
	Defendant placed on superv	ised / unsupervised probation / supervised release.				
	Defendant continued on sup	ervised / unsupervised probation / supervised release.				
$\times$	Defendant released on	O/R W/GPS Bond posted.				
	Defendant appeared in Cou	rt. FINGERPRINT & RELEASE.				
	Defendant remanded and (	bond ) ( bond on appeal ) exonerated.				
	Defendant sentenced to TIME SERVED, supervised release for years.					
	Bench Warrant Recalled.					
	Defendant forfeited collateral.					
	Case dismissed.					
	Case dismissed, charges pending in case no.					
	Defendant to be release to Pretrial Services for electronic monitoring.					
Other. The Court revises the previous abstract to allow defendant to remain on medical and continued GPS monitoring until December 17, 2021. The defendant will refuse custody and continue detention on December 17, 2021.						
		Janis L. Sammartino				
		UNITED STATES DISTRICT JUDGE				
	12/01/21	OR				
	Electronically Sent to USMS	JOHN MORRILL, Clerk of Court				
		hu Alau Damas and 5004				

ATTN: ANDREA SCOTT

by Alex Ramos ext. 5291

### **Alex Ramos**

From: CAS Releases <CAS.Releases@usdoj.gov>

To: Alex Ramos

Sent: Wednesday, December 01, 2021 4:02 PM

Subject: Read: 13CR3782-JLS Abstract re Medical Furlough 08-23-2021 (Sealed)

### Your message

To: CAS Releases

Subject: 13CR3782-JLS Abstract re Medical Furlough 08-23-2021 (Sealed)

Sent: Wednesday, December 1, 2021 3:25:15 PM (UTC-08:00) Pacific Time (US & Canada)

was read on Wednesday, December 1, 2021 5:01:05 PM (UTC-08:00) Pacific Time (US & Canada).

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

## **SEALED**

UNITED STATES OF AMERICA

CASE NUMBER 13CR4287-JLS

٧S

**ABSTRACT OF ORDER** 

LEONARD GLENN FRANCIS

Booking No. 45415298

TO THE UNITED STATES MARSHAL AND / OR WARDEN, METROPOLITAN CORRECTIONAL CENTER:

Be advis	ed that under date of August 23	, 20	)21 ( <i>Nunc P</i>	Pro Tunc)	
the Court entered	the following order:				
X	Defendant be release from custody.				
	Defendant placed on supervised / ur	supe	rvised probation /	supervised release.	
	Defendant continued on supervised	unsı	upervised probation	on / supervised release.	
X	Defendant released on	0/	R W/GPS	Bond posted.	
	Defendant appeared in Court. FINGERPRINT & RELEASE.				
	Defendant remanded and (	bo	ond ) (	bond on appeal ) exonerated.	
	Defendant sentenced to TIME SERVED, supervised release for years.				
	Bench Warrant Recalled.				
	Defendant forfeited collateral.				
7	Case dismissed.				
	Case dismissed, charges pending in case no.				
	Defendant to be release to Pretrial Services for electronic monitoring.				
Other. The Court revises the previous abstract to allow defendant to remain on medical furly and continued GPS monitoring until December 17, 2021. The defendant will return to custody and continue detention on December 17, 2021.					
Janis L. Sammartino					
			UNITED STA	TES DISTRICT JUDGE	
	12/01/21			OR	
Electronically Sent to USMS			HN MORRILL, Cle	erk of Court	
ATTN: ANDREA SCOTT		by	Alex Ramos ex	ct. 5291	

### **Alex Ramos**

From: CAS Releases <CAS.Releases@usdoj.gov>

To: Alex Ramos

Sent: Wednesday, December 01, 2021 4:02 PM

Subject: Read: 13CR428-JLS Abstract re Medical Furlough 08-23-2021 (Sealed)

### Your message

To: CAS Releases

Subject: 13CR428-JLS Abstract re Medical Furlough 08-23-2021 (Sealed)

Sent: Wednesday, December 1, 2021 3:27:14 PM (UTC-08:00) Pacific Time (US & Canada)

was read on Wednesday, December 1, 2021 5:01:26 PM (UTC-08:00) Pacific Time (US & Canada).

THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA		
UNITED ST	ATES DISTR	S L. SAMMARTINO ICT JUDGE PRESIDING
UNITED STATES OF AMERI	CCA, ) (FF, ) () () ()	NO. 13-CR-3781-JLS 13-CR-3782-JLS 13-CR-4287-JLS DECEMBER 10, 2021 STATUS HEARING (SEALED HEARING)
APPEARANCES:		
FOR THE PLAINTIFF:		PLETCHER TTORNEY'S OFFICE
FOR THE DEFENDANT:	KATIE 3	J. BURSTEIN JENKINS & BURSTEIN

DECEMBER 10, 2021 MORNING SESSION 2 3 THE PRETRIAL SERVICES OFFICER: GOOD MORNING, YOUR HONOR, ALDO LOPEZ, PRETRIAL SERVICES. 4 5 THE CLERK: THIS IS A SEALED PROCEEDING. NUMBER 11 ON THE CALENDAR, 13-CR-3781, 13-CR-3782, 13-CR-4287, UNITED STATES 6 7 VS. LEONARD GLENN FRANCIS FOR A STATUS. MR. PLETCHER: GOOD MORNING, YOUR HONOR, MARK PLETCHER 8 9 FOR THE UNITED STATES. MR. BURSTEIN: GOOD MORNING, YOUR HONOR, DEVIN BURSTEIN 10 11 AND KATIE JENKINS ON BEHALF OF MR. FRANCIS. THE COURT: WHO WANTS TO GO FIRST? WHAT I RECEIVED FOR 12 13 TODAY'S HEARING WAS A LETTER FROM DECEMBER THE 8TH, 2021, SO I HAVE READ THAT LETTER. GO AHEAD. 14 MR. BURSTEIN: YOUR HONOR, BASED -- MR. PLETCHER AND 15 MYSELF AND MS. JENKINS HAD A CHANCE TO TALK BEFORE THE HEARING. 16 WE WERE GOING TO SUGGEST TO THE COURT THAT GIVEN THE LETTER, 17 AND THE CURRENT NEED FOR FURTHER REVIEW, ESPECIALLY REGARDING 18 19 , WE WOULD SUGGEST 20 CONTINUING THE FURLOUGH OUT UNTIL AFTER THE CURRENT TRIAL 21 22 CONCLUDES -- AFTER THE SCHEDULED FEBRUARY TRIAL CONCLUDES. 23 THE COURT: OKAY. MR. PLETCHER: YOUR HONOR, NO OBJECTION FROM THE UNITED 24 STATES IN THAT REGARD. OBVIOUSLY, WE HAVE TRIAL COMING UP, AND 25

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WHEN THAT TRIAL IS COMPLETE, THEN WE WILL FINISH THE REST OF THE CASE, THE REMAINING DEFENDANTS WHO HAVE YET TO BE SENTENCED, INCLUDING MR. FRANCIS, INCLUDING THE OTHER DEFENDANTS IN THAT REGARD, AND DEAL WITH THE AFTERMATH OF THE TRIAL, SO I THINK MR. BURSTEIN'S PROPOSAL IS A REASONABLE ONE, BUT THERE'S A LIGHT AT THE END OF THIS TUNNEL WHICH RELATES TO THE SENTENCING AND THEN ALLOWING THIS ISSUE TO BE COMMITTED BACK TO THE BUREAU OF PRISONS. THE COURT REMEMBERS WE'RE HERE IN LARGE PART BECAUSE PRETRIAL SERVICES AND THE MARSHAL SERVICE DON'T HAVE THOSE RESOURCES, BUT THE BUREAU OF PRISONS IS DIFFERENTLY SITUATED AS FAR AS PROVIDING MEDICAL CARE. THE COURT: THE ONLY THING I WOULD ASK OF YOU, MR. PLETCHER, IS IF YOU HAVE ANY CONCERNS WITH REGARD TO HIS HEALTH STATUS GIVEN WHAT'S BEEN SAID IN THE PODCAST. THE PODCAST TRANSCRIPT, YOU SHOULD KNOW, HAS BEEN LODGED WITH THIS COURT BY THE DEFENDANTS IN THE TRIAL THAT'S GOING FORWARD, SO I HAVE SEEN THAT. ANY COMMENTS OR CONCERNS BASED ON HIS COMMENTS THERE? MR. PLETCHER: WE HAVE AS WELL, YOUR HONOR, AND I GUESS I AND THE COURT, PRIMARILY BEFORE THAT POINT, HAVE BEEN TAKING OUR DIRECTION FROM MR. FRANCIS'S DOCTORS AND THE MEDICAL EVIDENCE THAT HAS BEEN PRESENTED TO US. THE MEDICAL EVIDENCE THAT'S BEEN PRESENTED -- AND TO "US" I MEAN "US" COLLECTIVELY, NOT THE UNITED STATES, AND TO THE COURT DURING THESE PROCEEDINGS REGARDING HIS EVOLVING HEALTH, HIS

THERE THAT IS 1 AND CONCERNING. THERE APPEAR TO BE NOW ADDITIONAL THAT 2 REQUIRE ADDITIONAL MEDICAL CARE THAT THEY'RE GOING TO 3 WHICH REQUIRES AN ADDITIONAL INVASIVE 4 PROCEDURE. 5 AND SO WE READ, LIKE THE COURT READ THE TRANSCRIPT, AND 6 HEARD THE PODCAST WITH A DEGREE OF CONCERN, AND AT THE SAME 7 TIME HAVE TO BALANCE THAT AGAINST THE MEDICAL EVIDENCE FROM 8 DOCTORS WHO ARE CREDIBLE, UPSTANDING PROFESSIONALS AT THE 9 FLAGSHIP HOSPITALS IN THIS COMMUNITY, AND SO I -- IN TRYING TO 10 BALANCE THAT INTEREST, WE'RE LEFT WITH NO OBJECTION TO 11 CONTINUING THE FURLOUGH AS WE HAVE. AND TO THE EXTENT THAT 12 THOSE COMMENTS SUGGEST THAT MR. FRANCIS'S HEALTH CONTINUES TO 13 BE STABLE AND THAT HE'S NOT IN ANY IMMEDIATE EXTREMIS 14 15 SITUATION, THAT THAT'S SOMETHING THAT WE'VE ALL EXPRESSED THANKFULNESS FOR THROUGHOUT, AND WE DO AS WELL. 16 THIS EXERCISE IN CRIMINAL JUSTICE IS NOT AN EXERCISE IN 17 MORTALITY, AND SO WE'VE BEEN BALANCING THOSE INTERESTS 18 THROUGHOUT. I SAY WE, BUT REALLY THE COURT HAS BEEN 19 20 FUNDAMENTALLY METICULOUS IN GOING THROUGH THIS EVIDENCE AS IT'S PRESENTED, TO TAKING -- WE'VE HAD 21 AND OTHER PEOPLE IN THE COURTROOM TO TESTIFY AND TO PROVIDE THE COURT WITH 22 23 INFORMATION THROUGHOUT. THE CONDITIONS OF THE FURLOUGH HAVE BEEN RIGOROUSLY 24 25 CRAFTED BY THE COURT, HAVE BEEN ENFORCED BY PRETRIAL SERVICES,

NOT JUST HOME VISITS, BUT WE KNOW THAT THEY'RE MONITORING THE 1 2 ANKLE BRACELET, AS THEY HAVE. WE'VE REVISITED THE ISSUE OF HAVING THE GUARDS OUT FRONT AND THE IMPORTANCE OF THAT 3 CONDITION. 4 ALL OF THOSE THINGS I THINK GIVE US SOME DEGREE OF 5 COMFORT THAT -- ESPECIALLY WITH THE LIGHT AT THE END OF THE 6 TUNNEL, THAT CONTINUING THE MEDICAL FURLOUGH FOR THIS SHORT 7 ADDITIONAL PERIOD IS THE APPROPRIATE COURSE OF ACTION, BUT WITH 8 FULL NOTICE TO EVERYONE THAT AT THE END OF THE TUNNEL IS THE 9 END OF THE TUNNEL, AND WE KNOW THAT THIS CONDITION AND THESE 10 THINGS CAN BE TREATED, UPON SENTENCING, BY THE BUREAU OF 11 PRISONS, LIKE SO MANY OTHER INMATES WHO HAVE TREATABLE CHRONIC 12 CONDITIONS IN THE GENERAL PRISON POPULATION. 13 I HOPE THAT THAT WAS A COMPLETE ANSWER, CERTAINLY 14 LONGER THAN INTENDED. 15 THE COURT: THAT WAS VERY HELPFUL. LET ME ASK 16 PRETRIAL, AND THEN I'LL LET YOU MAKE A FINAL COMMENT. 17 THE PRETRIAL SERVICES OFFICER: GOOD MORNING, YOUR 18 HONOR, ALDO LOPEZ FOR PRETRIAL SERVICES. 19 YOUR HONOR, MR. FRANCIS HAS BEEN IN FULL COMPLIANCE 20 WITH HIS TERMS AND CONDITIONS OF RELEASE. NO ISSUES TO REPORT. 21 THE COURT: EXCELLENT. ANYTHING YOU WANT TO ADD, MR. 22 23 BURSTEIN? MR. BURSTEIN: NO, YOUR HONOR, I WOULD JUST ECHO WHAT 24 MR. PLETCHER SAID. THE OBJECTIVE FACTS ARE THE OBJECTIVE 25

FACTS. THE PODCAST IS REGRETTABLE. 1 THE COURT: I THINK WE'LL JUST LEAVE IT THERE. I'M 2 GOING TO CONTINUE THE MEDICAL FURLOUGH BASED ON THE INFORMATION 3 I HAVE FROM AND MR. FRANCIS'S TREATING 4 PHYSICIANS. 5 6 THE OUESTION IS WHERE DO WE PUT THIS? TO THE BEST OF MY KNOWLEDGE, I'M STARTING TRIAL ON THE REMAINING DEFENDANTS 7 FEBRUARY THE 7TH, SCHEDULED TO GO FOR THREE, POSSIBLY 8 FOUR MONTHS. I GUESS IT DEPENDS ON HOW MANY PEOPLE REMAIN IN 9 10 THAT CASE. WE CAN ALWAYS MOVE IT OUT IF WE DO THIS -- MAYBE WE SET IT THE SECOND HALF OF MAY AND SEE IF WE'RE DONE. 11 MR. BURSTEIN: I THINK WE WILL BE. I THINK THAT WILL 12 13 WIND UP BEING THE DATE, SO I THINK THAT'S A GREAT IDEA. THE COURT: WHAT DO YOU THINK OF THAT, MR. PLETCHER? 14 MR. PLETCHER: THAT'S FINE, YOUR HONOR. IT ULTIMATELY 15 16 IS EVERYONE'S BEST GUESS AT THIS POINT, AND WE CAN ADVANCE IT 17 IF WE'RE DONE EARLY. THE COURT: WE COULD. 18 19 MR. PLETCHER: AND WE CAN EXTEND IF WE'RE NOT DONE YET, SO IT REALLY IS JUST A CONVENIENCE DATE TO SET --20 THE COURT: TO KEEP TRACK OF EVERYTHING. SO GO MID TO 21 22 LATTER HALF OF MAY. 23 THE CLERK: SO FURLOUGH WILL BE EXTENDED FROM TODAY TO MAY 23RD, 2022. 24 THE COURT: WHAT DAY OF THE WEEK IS THAT? 25

1	THE CLERK: THAT'S A MONDAY.
2	THE COURT: SO WE WANT TO SET THIS MATTER FOR HEARING
3	THE FRIDAY BEFORE.
4	MR. PLETCHER: HOW ABOUT THE THURSDAY BEFORE
5	THE COURT: BECAUSE WE'LL PROBABLY BE IN TRIAL.
6	MR. PLETCHER: I'M SORRY.
7	THE COURT: SO WILL YOU, MR. PLETCHER.
8	MR. PLETCHER: WE HAVE GREAT FAITH, JUDGE, WE'LL BE
9	DONE.
10	MR. BURSTEIN: YES.
11	THE COURT: SO GO TO THE FRIDAY BEFORE, ALEX, FOR
12	STATUS.
13	THE CLERK: STATUS WILL BE SET FOR MAY 20TH AT 11:00
14	A.M. WE ALSO HAVE SENTENCING SET CURRENTLY FOR APRIL 18TH.
15	MR. BURSTEIN: THAT WAS GOING TO BE OUR WE HAD ONE
16	FURTHER JOINT REQUEST SINCE WE'RE HERE, FOR EFFICIENCY'S
17	PURPOSE, COULD WE MOVE OUT THE SENTENCING NOW OR DID THE COURT
18	WANT US TO FILE SOMETHING?
19	THE COURT: IT'S SET IN APRIL?
20	MR. BURSTEIN: YES.
21	THE COURT: DID YOU COME UP WITH A DATE YOU WANTED TO
22	SET IT TO?
23	MR. PLETCHER: TRY THE BEGINNING OF JUNE. IF I'M
24	RECOLLECTING CORRECTLY, I DON'T BELIEVE THAT THE PRESENTENCE
25	REPORT HAS BEEN COMPLETED YET.

THE COURT: I DON'T THINK IT'S BEEN DONE. 1 MR. PLETCHER: MR. FRANCIS WOULD HAVE TO --2 3 MR. BURSTEIN: IT WILL WAIT --4 MR. PLETCHER: -- ENGAGE IN THAT PROCESS BETWEEN NOW 5 AND THEN, BUT --THE COURT: SHOULD WE PUT IT ON MAY THE 20TH? 6 7 ALL BE BACK TOGETHER AND WE'LL HAVE A BETTER IDEA THEN. WE KNOW IT'S GOING TO BE A STATUS. IT'S NOT GOING TO BE 8 9 SENTENCING, BUT WE'LL HAVE A BETTER IDEA WHERE TO PUT IT. AND YOU SAID -- HAS IT BEEN STARTED? HAS ANYTHING BEEN DONE ON HIS 10 PRESENTENCE REPORT? 11 MR. BURSTEIN: NO, YOUR HONOR. 12 MR. PLETCHER: OBVIOUSLY PRESENTENCE REPORTS FOR 27 13 OTHER DEFENDANTS HAVE BEEN CREATED AND PREPARED, SO THERE'S 14 SOME TEMPLATE OUT THERE AS TO THE FACTS OF THE CASE AND 15 WHATNOT, BUT PROBATION WILL NEED TO DO AN INTERVIEW AND 16 17 ADDITIONAL SIGNIFICANT WORK RELATED TO A NUMBER OF ISSUES. I 18 WOULD DEFER TO THE COURT WHETHER WE SET IT FOR STATUS OR PUT SENTENCING AT THE END OF JUNE OR BEGINNING OF JULY AND ASSUME 19 20 THAT THAT WILL BE A DATE THAT IS OUR BEST GUESS. 21 THE COURT: DO YOU HAVE A PREFERENCE, COUNSEL? 22 MR. BURSTEIN: I THINK MR. PLETCHER'S LATTER SUGGESTION IS RIGHT. I THINK WE SHOULD JUST PUT IT AT THE END OF JULY, 23 24 WITH THE IDEA THAT THAT'S WHEN WE'RE GOING TO BE GOING FORWARD, AND IF SOMETHING FALLS APART 12 WEEKS BEFORE, WE CAN PUSH IT 25

1 BACK. THE COURT: GO TO MID-JULY, ALEX, AFTER THE 4TH, BUT 2 NOT THE VERY END. 3 THE CLERK: THIS MATTER WILL BE SET FOR THURSDAY, JULY 14, AT 9:00 A.M. 5 MR. BURSTEIN: IS THAT AN OFF DAY FOR THE COURT? THE CLERK: IT IS AN OFF DAY. THE COURT: I THINK ALEX IS THINKING IF WE GO FORWARD IT MIGHT TAKE MORE TIME THAN WE HAVE ON THE REGULAR FRIDAY CALENDAR, FOR A VARIETY OF REASONS. 10 MR. PLETCHER: YES. IS THAT ALSO BASTILLE DAY? 11 THE COURT: DO YOU LIKE THAT, MR. PLETCHER? DOES THAT 12 SOUND GOOD TO YOU? 13 MR. PLETCHER: I LOOK FOR SYMBOLISM IN ALL LIFE. 14 THE COURT: OKAY. 15 MR. PLETCHER: I'M JOKING, YOUR HONOR. 16 THE COURT: ANYTHING ELSE, COUNSEL? 17 MR. BURSTEIN: NO, YOUR HONOR. 18 MR. PLETCHER: I DON'T THINK SO. I WAS GOING THROUGH 19 20 ALL THE VARIOUS THINGS THAT WE GENERALLY DEAL WITH, BUT I THINK THAT THAT COVERS EVERYTHING RELATED TO MR. FRANCIS. 21 22 THE COURT: I THINK IT DOES. WE HAVE A STATUS SET BEFORE THE MEDICAL FURLOUGH EXPIRES. I THINK WE'RE OKAY. WE 23 24 SET THE SENTENCING OUT. MR. PLETCHER: LET ME JUST GO PROPHYLACTICALLY FIRST, 25

CONSISTENT WITH THE COURT'S ORDER IN THE 7TH FLEET CASE, THE 1 COURT WILL BE SEEING A MOTION TO PARTIALLY UNSEAL ASPECTS OF 2 THESE PREVIOUS HEARINGS AND ORDERS. WE'RE COMPILING, WITH MR. 3 FRANCIS'S ATTORNEYS, THE DATES OF THOSE HEARINGS. WE'RE 4 WORKING WITH THE COURT REPORTER TO GET TRANSCRIPTS THAT ARE 6 REDACTED OF MEDICAL INFORMATION. SO JUST ALERTING THE COURT TO THE FACT THAT THAT'S FORTHCOMING, PROBABLY BEFORE THE END OF 7 8 DECEMBER. THE COURT: VERY WELL. THANK YOU. 9 MR. PLETCHER: IN AN EFFORT TO MEET THE TIMELINE THE 10 COURT SET. 11 THE COURT: ANYTHING ELSE? 12 MR. BURSTEIN: NO, YOUR HONOR. 13 THE COURT: THANK YOU, PRETRIAL, I APPRECIATE IT. 14 MR. PLETCHER: THANK YOU, YOUR HONOR. 15 16 (THE HEARING CONCLUDED.) 17 CERTIFICATE 18 19 I, GAYLE WAKEFIELD, CERTIFY THAT I AM A DULY OUALIFIED AND ACTING OFFICIAL COURT REPORTER FOR THE UNITED STATES DISTRICT COURT, THAT THE FOREGOING IS A TRUE AND 20 ACCURATE TRANSCRIPT OF THE PROCEEDINGS AS TAKEN BY ME IN THE 21 ABOVE-ENTITLED MATTER ON DECEMBER 10, 2021; AND THAT THE FORMAT USED COMPLIES WITH THE RULES AND REQUIREMENTS OF THE UNITED 22 STATES JUDICIAL CONFERENCE. 23 DATED: JANUARY 3, 2022 24 /S/\_GAYLE\_WAKEFIELD\_ GAYLE WAKEFIELD, RPR, CRR OFFICIAL COURT REPORTER 25



# Calendar of the United States District Court Southern District of California San Diego Friday, December 10, 2021 Courtroom 4D

Present the Honorable: Janis L. Sammartino

**District Judge** 

Deputy Clerk: A. Ramos

Court Reporter/ECR: G Wakefield

Interpreter:

## \*\*\* SEALED PROCEEDINGS \*\*\* 11:00 AM

11a.

13CR3781-JLS 13CR3782-JLS

13CR4287-JLS

USA V.

LEONARD GLENN FRANCIS

RETD DEVIN BURSTEIN

KATIE JENKINS

AUSA MARK PLETCHER

PSO ALDO LOPEZ

PO JOE QUEEN

**DUSM DENNIS COUGHLIN N/A** 

STATUS HEARING

Notes:

Sentence w/PSR set for 4/18/2022 at 9:00 AM

STATUS HEARING CONTINUED TO 5/20/2022 AT 11:00 AM

MEDICAL FURLOUGH EXTENDED TO 5/23/2022

SENTENCE W/PSR CONTINUED TO THURSDAY, 7/14/2022 AT 9:00 AM

0:12

Created on 12/7/2021

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

**SEALED** 

UNITED STATES OF AMERICA

CASE NUMBER 13CR3781-JLS

vs

**ABSTRACT OF ORDER** 

LEONARD GLENN FRANCIS

Booking No. 45415298

by Alex Ramos ext. 5291

TO THE UNITED STATES MARSHAL AND / OR WARDEN, METROPOLITAN CORRECTIONAL CENTER:

Be advised that under date of DECEMBER 10, 2021 (Nunc Pro Tunc) the Court entered the following order: Defendant be release from custody. Defendant placed on supervised / unsupervised probation / supervised release. Defendant continued on supervised / unsupervised probation / supervised release. Defendant released on O/R W/GPS Bond posted. Defendant appeared in Court. FINGERPRINT & RELEASE. Defendant remanded and ( bond ) ( bond on appeal ) exonerated. Defendant sentenced to TIME SERVED, supervised release for years. Bench Warrant Recalled. Defendant forfeited collateral. Case dismissed. Case dismissed, charges pending in case no. Defendant to be release to Pretrial Services for electronic monitoring. Other. The Court revises the previous abstract to allow defendant to remain on medical furlough and continued GPS monitoring until May 23, 2022. The defendant will return to custody and continue detention on May 23, 2022. Janis L. Sammartino UNITED STATES DISTRICT JUDGE 01/03/22 OR Electronically Sent to USMS JOHN MORRILL, Clerk of Court

Crim-9 (Rev. 05/20)
Original

ATTN: ANDREA SCOTT

### **Alex Ramos**

From: CAS Releases <CAS.Releases@usdoj.gov>

To: Alex Ramos

**Sent:** Monday, January 03, 2022 3:23 PM

Subject: Read: 13CR3781-JLS Sealed Abstract (Medical Furlough)

### Your message

To: CAS Releases

Subject: 13CR3781-JLS Sealed Abstract (Medical Furlough)

Sent: Monday, January 3, 2022 3:20:15 PM (UTC-08:00) Pacific Time (US & Canada)

was read on Monday, January 3, 2022 4:22:02 PM (UTC-08:00) Pacific Time (US & Canada).

### **UNITED STATES DISTRICT COURT** SOUTHERN DISTRICT OF CALIFORNIA

## **SEALED**

**UNITED STATES OF AMERICA** 

CASE NUMBER 13CR3782-JLS

VS

ABSTRACT OF ORDER

LEONARD GLENN FRANCIS

Booking No. 45415298

TO THE UNITED STATES MARSHAL AND / OR WARDEN, METROPOLITAN CORRECTIONAL CENTER:

Be advised that under date of DECEMBER 10, 2021 (Nunc Pro Tunc)

the Court	entered the following order:					
X	Defendant be release from (	custody.				
	Defendant placed on super	rised / unsupervised probation / supervised release.				
	Defendant continued on sup	pervised / unsupervised probation / supervised release.				
$\times$	Defendant released on	O/R W/GPS Bond posted.				
	Defendant appeared in Cou	Defendant appeared in Court. FINGERPRINT & RELEASE.				
	Defendant remanded and (	bond ) ( bond on appeal ) exonerated.				
	Defendant sentenced to TIN	IE SERVED, supervised release for years.				
0 - 0 - 000	Defendant forfeited collatera	al.				
	Case dismissed.					
***	Case dismissed, charges pe	ending in case no.				
	Defendant to be release to F	Pretrial Services for electronic monitoring.				
Other. The Court revises the previous abstract to allow defendant to remain on furlough and continued GPS monitoring until May 23, 2022. The defendance custody and continue detention on May 23, 2022.		GPS monitoring until May 23, 2022. The defendant will return to				
	Janis L. Sammartino					
01/03/22		UNITED STATES DISTRICT JUDGE				
		OR				
	Electronically Sent to USMS	JOHN MORRILL, Clerk of Court				
		hy Alex Ramos ext 5201				

ATTN: ANDREA SCOTT

### **Alex Ramos**

From:

CAS Releases < CAS.Releases@usdoj.gov>

To:

Alex Ramos

Sent:

Monday, January 03, 2022 3:30 PM

Subject:

Read: 13CR3782-JLS Sealed Abstract (Medical Furlough)

### Your message

To: CAS Releases

Subject: 13CR3782-JLS Sealed Abstract (Medical Furlough)

Sent: Monday, January 3, 2022 3:21:20 PM (UTC-08:00) Pacific Time (US & Canada)

was read on Monday, January 3, 2022 4:28:45 PM (UTC-08:00) Pacific Time (US & Canada).

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

## **SEALED**

UNITED STATES OF AMERICA

CASE NUMBER 13CR4287-JLS

vs

**ABSTRACT OF ORDER** 

LEONARD GLENN FRANCIS

Booking No. 45415298

TO THE UNITED STATES MARSHAL AND / OR WARDEN, METROPOLITAN CORRECTIONAL CENTER:

Be advised that under date of DECEMBER 10, 2021 (Nunc Pro Tunc)

the Court e	entered the following order:				
X	Defendant be release from custody.				
	Defendant placed on supervised / unsupervised probation / supervised release.				
	Defendant continued on su	pervised / unsupervised probation / supervised release.			
X	Defendant released on	O/R W/GPS Bond posted.			
	irt. FINGERPRINT & RELEASE.				
w	bond ) ( bond on appeal ) exonerated.				
	Defendant sentenced to TIME SERVED, supervised release for years.				
Bench Warrant Recalled.					
Defendant forfeited collateral.					
	Case dismissed.				
	Case dismissed, charges pending in case no.				
	Defendant to be release to	Pretrial Services for electronic monitoring.			
Other. The Court revises the previous abstract to allow defendant to remain on medical furlough and continued GPS monitoring until May 23, 2022. The defendant will return to custody and continue detention on May 23, 2022.					
Janis L. Sammartino					
		UNITED STATES DISTRICT JUDGE			
	01/03/22	OR			
	Electronically Sent to USMS	JOHN MORRILL, Clerk of Court			
	ATTN: ANDREA SCOTT	by Alex Ramos ext 5291			