AO 199A	(Rev. 11/08; 1	Rev MD 02/10) Order Setting Conditions of Release CaSC 8.13-CI-0	0148-CBD Docum	nent 7 Filed 04/30/13	Page 1 of 3 Page 1 of 3 Pages
				DISTRICT COUR	LIVIERED
			for t District of	he	APR 3 0 2013
1		United States of America v. Rachel Ondrik Defendant)	Case No. 13-148 CBD	CLERK, U.S. DISTRICT COURT DISTRICT OF MARYLAND BY DEPUTY
		ORDE	R SETTING CONI	DITIONS OF RELEAS	SE
IT IS	ORDER	RED that the defendant's rele	ease is subject to these	conditions:	
	(1)	The defendant must not viol	ate any federal, state o	r local law while on releas	se.
		The defendant must coopera 42 U.S.C. § 14135a.	te in the collection of	a DNA sample if the colle	ction is authorized by
			defendant must advise	e the court, defense couns	s Officer (USPTO) supervising the sel, and the U.S. attorney in writing
	(4)	The defendant must appear	in court as required and	d must surrender to serve a	any sentence imposed
		The defendant must appear a	at (if blank, to be notified)	USDC of	Manjond
	C	breenbell, MD	on	06/19/13	Date and Time
		Release	e on Personal Recogn	izance or Unsecured Bor	nd
IT IS F	FURTH	ER ORDERED that the defe	endant be released on c	condition that:	
\boxtimes	(5) T	he defendant promises to ap	pear in court as require	d and surrender to serve a	my sentence imposed.
	(6) T	he defendant executes an un	secured bond binding t	he defendant to pay to the	United States the sum of
	in	the event of a failure to app	ear as required or surr		dollars (\$)
	111	the event of a familie to app	ear as required or surr	ender to serve any sentence	e imposed.
				TIONS OF RELEASE	
Upon f safety	inding of other	that release by one of the ab	ove methods will not b	y itself reasonably assure	the defendant's appearance and the
IT IS F	URTH	ER ORDERED that the defe	endant's release is subj	ect to the conditions mark	ed below:
	at Th de	ne defendant is placed in the custod an address approved by the Pretria the defendant must not change that a fendant in accordance with all of the urt proceedings, and (c) to notify the	l Services Office. address without advance apple conditions of release, (b)	proval by the Pretrial Services C to use every effort to assure the	Office who agrees (a) to supervise the e defendant's appearance at all scheduled in of release or disappears.
Signed:	Custodia	n or Proxy	Date	Tel. No (o	nly if above is an organization)

(Rev. 09/08, MD 02/10) Advice of Penalties Case 8:13-cr-00148-CBD Document 7 Filed 04/30/13 Page 3 of 3

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

		and that I am aware of the conditions of release. I promise to obey all conditions of ntence imposed. I am aware of the penalties and sanctions set forth above.				
		Raeful				
		Defendant's Signature				
		Frederick MD				
		City and State				
	Directions to the United States Marshal					
	☐ The defendant is ORDERED released after pro	cessing				
	☐ The United States Marshal is ORDERED to ke	ep the defendant in custody until notified by the clerk or judge that the defendant has unditions for release. If still in custody, the defendant must be produced before the				
Date:	April 30, 2013	Clark Ross				
		Judicial Officer's Signature				
		Charles B. Day, United States Magistrate Judge				
		Printed name and title				