

IN THE CIRCUIT COURT OF THE STATE OF OREGON  
FOR MULTNOMAH COUNTY

STATE OF OREGON

Plaintiff

vs.

Rick Cheney

Defendant

) C: 22CR35546

) DA: 2450204-1B

) AFFIDAVIT IN SUPPORT OF  
) REVOCATION OF RELEASE ORDER  
) AND AGREEMENT  
)

FILED

JAN 04 2024

CIRCUIT COURT  
MULTNOMAH COUNTY, OREGON

I, Kamilia Kansa, Case Manager for the Pretrial Release Supervision Program, do hereby swear that I have examined the Court record of the above-captioned case and that said records show:

- 1) That the above-named defendant was released third party to Pretrial Services on 8/10/2022, while awaiting disposition on the charges of:

Delivery of Methamphetamine (x3)  
Flee/Attempt to Elude Police Officer - Felony  
Reckless Driving  
Recklessly Endangering Another Person  
Flee/Attempt to Elude Police Officer - Misd

- 2) That the above-named defendant violated the conditions of release.

I further certify:

- 1) That the said defendant had knowledge of the said third party release and the terms thereof:

Report to Pretrial Services Weekly

22CR35546  
AF  
Affidavit  
17586258



C: 22CR35546

AFFIDAVIT IN SUPPORT OF REVOCATION

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RE: Cheney, Rick John

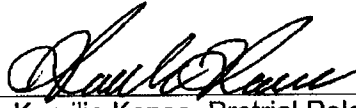
- 2) That the said defendant has not complied with the said release of conditions in the following particulars, to wit:

On 8/10/2022, Mr. Cheney completed his intake with Case Manager (CM) Bolosky at Pretrial Services (PRS). CM Bolosky reviewed Mr. Cheney's conditions of release with him and he agreed to report to PRS weekly on Wednesdays. Mr. Cheney last reported on 9/20/23.

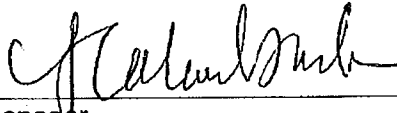
On 12/14/2023, I attempted to reach Mr. Cheney at four separate numbers on file for him. None of the phone numbers belong to Mr. Cheney. I then emailed Defense Attorney Johnson informing her that Mr. Cheney has stopped reporting to PRS as required. I advised that a warrant will be requested if Mr. Cheney has not re-engaged with PRS by Friday, 12/22/23. To date, Mr. Cheney has not made any known attempt to contact PRS since 9/20/23.

It is respectfully requested that a warrant be issued revoking Mr. Cheney's pretrial release.

In testimony whereof, I have hereunto set my hand and affixed the seal of this court on January 2, 2024.

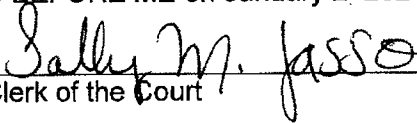


Kamilia Kanso, Pretrial Release Services Staff



Manager

SUBSCRIBED AND SWORN TO BEFORE ME on January 2, 2024



Clerk of the Court

