

IN THE CIRCUIT/COUNTY COURT, FOURTH
JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY,
FLORIDA

DOCKET NO./CASE NO.: 19-30252
DIVISION: I by J

STATE OF FLORIDA

v.

Brianna S. Williams

ORDER SETTING BOND AND PLACING DEFENDANT ON
G.P.S ELECTRONIC MONITORING

- Home Detention (#7 Applies only if on Home Detention)
 GPS Monitoring Only
 House Arrest (Leaving only for Court and/or Medical Emergencies)

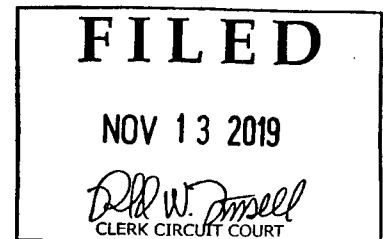
THIS CAUSE came on to be heard before the Court, and the Court having considered the criteria as set forth in Florida Rule of Criminal Procedure 3.131 (and its subparts), and the Court being otherwise fully advised in the premises, hereby finds as follows:

Based on this Court's analysis of Florida Rules of Criminal Procedure 3.131.C and its subparts, the Court finds that Defendant should be released on G.P.S. monitoring. Defendant's release on G.P.S. monitoring is in addition to the Defendant's other conditions of release. The Court's finding herein is in addition to those factors and reasons set forth on the record in this and/or previous bond hearings.

WHEREUPON, it is

ORDERED AND ADJUDGED:

1. The Defendant's bond is hereby set at \$ 500,000 + 500,000 + 100,000.00
2. Upon the Defendant posting bond he/she shall be released from the Duval County Jail on home detention, G.P.S. monitoring or house arrest. The monitoring device shall be installed prior to the Defendant leaving the jail or correctional facility. G.P.S. monitoring services shall be provided by:
 - () Court Programs of North FL, LLC
 - () JSO CTC Program
 - () Global Monitoring, Inc.
 - () Affordable Ankle Monitors



Any and all fees and costs due Court Programs of North FL, LLC, JSO CTC Program, Global Monitoring, Inc. or Affordable Ankle Monitors pursuant to the agreement between the Defendant and the monitoring company shall be paid directly to the provider on a timely basis by the Defendant. Any non-payment by the Defendant for services shall be considered a breach of the Defendant's release status. Court Programs of North FL, LLC, JSO CTC Program, Global Monitoring Inc. or Affordable Ankle Monitors shall report to the Court and the State Attorney's Office any breach regarding non-payment between the Defendant and Court Programs of North FL, LLC, JSO CTC Program, Global Monitoring, Inc. or Affordable Ankle Monitors. The Defendant's breach of his/her obligation to Court Programs of North FL, LLC, JSO CTC Program, Global Monitoring, Inc. or Affordable Ankle Monitors may result in the Defendant's re-arrest and surrender to the Duval County Jail.

3. If the Provider selected to provide monitoring services does not respond within two (2) hours of being notified that a Defendant is available to be released upon the placement of a G.P.S. Monitoring Device, the Jacksonville Sheriff's Office releasing department shall contact any other authorized provider to determine its availability to place a G.P.S. Monitor on the Defendant. If the provider is able to place a G.P.S. Monitoring Device on the Defendant within a time period satisfactory to the Jacksonville Sheriff's Office releasing department, they are authorized to do so without the entry of a separate Order.
4. Court Programs of North FL, LLC, JSO CTC Program, Global Monitoring, Inc. and Affordable Ankle Monitors shall comply with the applicable Florida law with regard to the monitoring of the Defendant by use of its electronic monitoring G.P.S. system. Court Programs of North, FL, LLC, JSO CTC Program, Global Monitoring Inc. and Affordable Ankle Monitors shall report to the Court and the State Attorney's Office any violation of the Defendant's condition of release and/or violation of the Defendant's home detention status including any non-payment or breach of any agreement between the Defendant and Court Programs of North FL, LLC, JSO CTC Program, Global Monitoring, Inc. or Affordable Ankle Monitors.
5. The Defendant shall charge the G.P.S device as instructed and the device shall be charged at all times. Failure to do so will constitute a violation of the G.P.S. Monitoring Program.
6. The Defendant is responsible for the maintenance and security of the G.P.S. equipment as instructed by the G.P.S. Monitoring provider. If equipment is damaged or lost due to the Defendant's negligence, the Defendant will be held liable for the cost of repair, replacement or retrieval. Any intentional damage or attempt to defeat G.P.S. Monitoring will constitute a violation of the G.P.S. Monitoring Program.
7. **This paragraph only applies to Home Detention.** The Defendant will be allowed to travel directly back and forth to his/her place of employment. The Defendant shall also be allowed to travel directly back and forth to his/her place of worship, grocery store, school, medical appointments and any meetings with his/her probation officer. Travel to or from any other location must be approved by the Court prior to occurring or will be considered a violation of this Order.
8. The Defendant will be allowed to report directly to the courtroom for all future hearings regarding this matter.
9. The Defendant shall have no contact with the victim(s) and shall not come within _____ feet of the victim(s) residence, place of employment or school.

DONE AND ORDERED at Jacksonville, Duval County, Florida this 13 day of Nov

2019.


CIRCUIT/COUNTY JUDGE

Copies to:
State Attorney's Office
Public Defender's Office
Or
Private Counsel for the Defendant
Court Programs of North Florida, LLC
Jacksonville Sheriff's Office/CTC
Global Monitoring, Inc.
Affordable Ankle Monitors