The Order of the Court is stated below:

Dated: April 22, 2016 08:54:22 AM

/s/ MICHAEL G ALLPHIN
District Court Judge

DANIEL R. STRONG (#13614) Assistant Attorney General SEAN D. REYES (#7969) Utah Attorney General 5272 South College Drive, Suite 200 Murray, Utah 84123

Tel: 801-281-1226 Fax: 801-281-1224 Email: dstrong@utah.gov Attorneys for Plaintiff

IN THE SECOND DISTRICT COURT IN AND FOR DAVIS COUNTY, FARMINGTON, STATE OF UTAH

STATE OF UTAH,	CUSTODY STATUS: UTAH STATE PRISON
Plaintiff,	ARREST WARRANT
-vs- TODD JEREMY RETTENBERGER DOB 07/01/1978 aka	Utah Attorney General Case No. 2016-159
JEREMY RETTENBERGER aka TODD RETTENBERGER Defendant.	Case No

An Information, upon oath, having been this day made before me by Special Agent Mick Spilker, SECURE Strike Force, Utah Attorney General's Office, and it appearing from the Information, or

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affidavit filed with the Information, that there is probable cause to believe that the public offenses of:

- 1. Pattern of Unlawful Activity (Second Degree Felony);
- 2. Human Trafficking (Second Degree Felony);
- 3. Human Trafficking (Second Degree Felony);
- 4. Aggravated Exploitation of Prostitution (Second Degree Felony);
- 5. Aggravated Exploitation of Prostitution (Second Degree Felony);
- 6. Obstruction of Justice (Third Degree Felony);
- 7. Tampering with a Witness (Third Degree Felony);

have been committed, and that the defendant, TODD JEREMY RETTENBERGER has committed these offenses, YOU ARE THEREFORE COMMANDED to arrest the defendant forthwith and bring the defendant before this court or before the nearest or most accessible magistrate for setting bail. If the defendant has fled justice, you shall pursue the defendant into any other county of this state and there arrest the defendant. The offenses listed above are felonies.

A DENIAL of bail is ORDERED for the following reasons:

(1) The defendant committed these new felony offenses while on parole for Attempted Aggravated Exploitation of a Prostitute and Attempted Money Laundering, both felony offenses; (2) The defendant was released from custody on November 10, 2015, and this new pattern of conduct began shortly thereafter; (3) There is substantial evidence to support these current charges based on the similarity of the defendant's conduct as described by two independent victim-witnesses; (4) The defendant also violated the terms of his parole in the prior case by failing to report and leaving the state; (5) The defendant constitutes a substantial danger to the victims, their families, and the community based on the nature of the offenses for which he is charged; (6) The defendant's attempt to unlawfully influence the victims in this case by committing Witness Tampering and Obstruction of Justice shows that he will likely attempt to interfere with these legal proceedings if released; (7) The defendant has ties to Oregon and fled there while on parole for his prior offense; and (8) Victim 1 reported that the defendant told her his specific plans to flee the country if caught by police.

Therefore:

DEFENDANT IS DENIED HIS RIGHT TO BAIL IN ACCORDANCE WITH U.C.A. §77-20-1.

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***EXECUTED AND ENTERED BY THE COURT AS INDICATED BY THE DATE AND SEAL AT

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THE TOP OF THE DOCUMENT***

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