## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

IN RE:	Misc. No. 24-464 (JAG)
Revocation Proceedings	Criminal cases before Senior Judge Jay A. Garcia-Gregory

## STANDING ORDER

In all criminal cases involving revocation of supervised release, the parties shall adhere to the following:

- 1. The U.S. Probation Office shall disclose the evidence to be introduced at the revocation hearing as soon as practicable. The evidence may include evaluations by third-party mental health professionals, laboratory results, witness testimony, etc. Absent Court authorization, chronos or data that may otherwise place third parties at risk shall not be disclosed.
- 2. Revocation Memoranda are due 10 days prior to the final revocation hearing. The memoranda shall specify whether the alleged violations will be contested, as well as the number of witnesses and exhibits to be presented. A party that intends to introduce evidence shall also include an offer of proof regarding any witnesses or exhibits to be presented at the final revocation hearing.
- 3. The government is responsible for bringing certified court interpreters for witnesses that may testify in Spanish.

The requirements disseminated above are intended to help the Court and litigants handle these motions with the utmost expediency and diligence.

IT IS SO ORDERED.

In San Juan, Puerto Rico, this 23rd day of October, 2024.

S/ Jay A. Garcia-Gregory JAY A. GARCIA-GREGORY United States District Judge