

THE EASTERN CARIBBEAN SUPREME COURT

IN THE HIGH COURT OF JUSTICE
Civil Division

COMMONWEALTH OF DOMINICA

Claim No. DOMHCV2024/0213

IN THE MATTER OF THE BAIL ACT NO. 20 OF 2020, SECTION 4(3), (4) AND 7(1),(2)

AND

**IN THE MATTER OF THE APPLICATION FOR BAIL BY JONATHAN LEHRER THAT BAIL BE
GRANTED TO HIM WITH OR WITHOUT CONDITION**

BETWEEN:

JONATHAN LEHRER

Applicant

-and-

**THE CHIEF OF POLICE
DIRECTOR OF PUBLIC PROSECUTIONS**

**1st Respondent
2nd Respondent**

ORDER AFTER JUDGEMENT

Before Justice Colin Williams

Dated the 26th day of November, 2024

Entered the 26th day of November 2024

Appearances: Mr. Lennox Lawrence of Platinum Law Chambers with Wayne Norde of Norde and Lambert Chambers led by Mr. Andrew Pilgrim K.C (absent/ excused) counsel for the Applicant
Mr. Thomas Astaphan K.C along with Marie Louis Pierre-Louis and Kevin Julien, State Attorney, counsel for the Respondents

Present: Jonathan Lehrer the Applicant
Sherma Dalrymple, Director of Public Prosecutions the 2nd Respondent

UPON this matter coming up for Hearing on the Application for Bail

IT IS HEREBY ORDERED that:

Bail is offered to the Applicant, Jonathan Lehrer, in the sum of One Million dollars Eastern Caribbean Currency, with one surety in the like sum of One Million dollars.

The Condition of the bail are:

1. The surety, who is to be approved by the Registrar of the High Court, must be a family member, or a business associate, or someone of similar stature, who in the opinion of the Registrar has significant influence in relation to the Applicant and is capable of ensuring that the Applicant abides by the conditions of his bail;
2. The Applicant must not communicate, directly or indirectly (including via social media or through a third party) with any witness about this case;
3. The Applicant must attend Court on the 10th of December 2024 and all adjourned dates until the conclusion of the matter;
4. The Applicant may be permitted to travel out of the Commonwealth of Dominica for medical purposes, but must secure the approval of a Judge of the High Court, and provide details as to the dates of travel (including date of return), proposed address while overseas, and the medical facility he intends to visit;
5. The Applicant would have to provide proof to the Registrar that he has revoked his American citizenship prior to being allowed to travel out of the Commonwealth of Dominica;
6. The Applicant must provide a sworn undertaking that he would not seek to reactivate his American citizenship while on bail;
7. The Applicant shall file, if necessary under seal, an updated medical report upon any travel overseas;

8. The Applicant must commit to returning to the Commonwealth of Dominica upon conclusion of any medical procedure; and to not travel to and remain in any third country, that is, any country other than that to which approval was given;
9. The Applicant shall provide a solemn guarantee to pay for any and all expenses that may be incurred by the State in seeking to have him returned to Dominica, in the event that he does not do so voluntarily and immediately after his medical procedures;
10. The Applicant shall provide an irrevocable consent to be extradited. Such an undertaking would indicate that he would not contest extradition, (should it become necessary to seek his extradition);
11. The Applicant undertakes not to breach the laws of the United State of America or any county to which he travels for medical attention, while he is within such other country's borders;
12. The Applicant prior to any overseas travel shall consent to having a tracking device fitted to his body;
13. The Applicant upon his return to Dominica, shall reside at Bois Cotlette Estate, and not leave the Commonwealth of Dominica without first getting the approval of a Judge of the High Court;
14. The Applicant upon his return to Dominica, must report to the Grand Bay Police Station, once a week, on Monday's to sign in, sometime between 6:00 am and 6:00 pm;
15. If the Applicant breaches any condition of his bail, or if he is charged with any offence anywhere which has a prescribed penalty of at least two years imprisonment, then his recognizance becomes liable to be forfeited and his bail may be revoked.

Copies of the bail order are to be served on the Chief of Police, the Chief Immigration Officer, the Superintendent of Prisons, the Clerk of the Magistrate's Court and the Office of the Director of Public Prosecutions.

BY THE COURT
[Handwritten Signature]
REGISTRAR
