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| **In the United States District Court For the District of Utah** | |
| **United States of America**,  Plaintiff,  v.  <*type name*>,  Defendant. | ****Order for Indigent Travel****  Case No. <*type number*>  District Judge David Barlow |

Defendant <*type name*>—a person released under [18 U.S.C. ch. 207](https://1.next.westlaw.com/Browse/Home/StatutesCourtRules/UnitedStatesCodeAnnotatedUSCA?guid=N295FA44EC23C467F9259BCC5538C1560&originationContext=documenttoc&transitionType=Default&contextData=(sc.Default)) on condition of subsequent appearance at all court hearings—has filed a motion (“Motion”)[[1]](#footnote-2) under [18 U.S.C. § 4285](https://www.westlaw.com/Document/NFB6E7010B36411D8983DF34406B5929B/View/FullText.html?transitionType=Default&contextData=(sc.Default)&VR=3.0&RS=da3.0) requesting transportation for appearance at the sentencing hearing currently set for <*type time*> <*select a.m. or p.m.*> on <*select date*>. After reasonable inquiry, it is clear that Defendant is financially unable to provide the necessary transportation to appear at the sentencing hearing. Therefore, because the interests of justice will be served thereby,

**it is hereby ordered** as follows:

1. The Motion‍​1 is **Granted**.
2. The U.S. Marshals Service shall arrange for Defendant’s means of noncustodial transportation or furnish the fare for such transportation from <*type city*>, <*type state*>, to <*type city*>, Utah, where Defendant’s personal appearance is required for the sentencing hearing.
3. <*This paragraph is optional.>* The U.S. Marshals Service shall furnish Defendant with an amount of money for subsistence expenses to <*type city*>, Utah, for the sentencing hearing, not to exceed the amount authorized as a per diem allowance for travel under [5 U.S.C. § 5702(a)](https://www.westlaw.com/Document/N023BCB80A7C111E8AA23E19BAF96806E/View/FullText.html?transitionType=Default&contextData=(sc.Default)&VR=3.0&RS=da3.0).
4. All expenses required by this Order shall be paid by the U.S. Marshals Service out of funds authorized by the Attorney General for such expenses.[[2]](#footnote-3)
5. Counsel for Defendant shall promptly cause a copy of this Order to be served on the U.S. Marshal for the District of Utah, located at 351 S. West Temple, Ste. 4.200, Salt Lake City, UT 84101, together with complete contact information for Defendant and Defendant’s counsel, the proposed means and schedule of travel, and an estimate of travel costs.

Signed February 15, 2020.

**By the Court:**

David Barlow  
United States District Judge

1. Docket no. <*type number*>, filed <*select date*>. [↑](#footnote-ref-2)
2. [18 U.S.C. § 4285](https://www.westlaw.com/Document/NFB6E7010B36411D8983DF34406B5929B/View/FullText.html?transitionType=Default&contextData=(sc.Default)&VR=3.0&RS=da3.0). [↑](#footnote-ref-3)