
REVOCAION OF RESIDENCE OPTION DUE TO DELIBERATE GOVERNMENT CAUSED HARM

Adrienne Rockenhaus <adrienne@rockenhaus.com>

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To: <OIG.Hotline@usdoj.gov>, <Judiciary_Whistleblower@mail.house.gov>, Eric Rardin <erardin@bop.gov>, <mstrassel@bop.gov>, <jerome.gorgon@usdoj.gov>, <corinne.lambert@usdoj.gov>, <emily.tsouris@usdoj.gov>, <BOP-DIR-PublicAffairs-S@bop.gov>, BOP-RSD-PREACoordinator-S (BOP) <BOP-RSD-PREACoordinator-S@bop.gov>, MIL-ExecAssistant-S (BOP) <MIL-ExecAssistant-S@bop.gov>, FCI Milan Support and Advocacy <BOP-RSD-SupportAndAdvocacy-S@bop.gov>, <BOP-DIR-LegislativeAffairs-S@bop.gov>, <BOP-NCR-ExecAssistant-S@bop.gov>, Allison, Sarah (BOP) <s2allison@bop.gov>, Corey Grimm <cgrimm@bop.gov>, Osland, Jeffrey (BOP) <josland@bop.gov>, <usamie.civilrights@usdoj.gov>, <kevin.erskine@usdoj.gov>, <john.neal@usdoj.gov>, <jamie.wright@va.gov>, <bop-ogc-efoia-s@bop.gov>, <usdoj-officeoflegalcounsel@usdoj.gov>

Cc: Kaycee Berente <kaycee_berente@fd.org>

Bcc: Adrienne Rockenhaus <adrienne@rockenhaus.com>

DOJ/BOP:

NOTICE OF PROTECTION AND GOVERNMENT LIABILITY

I. THE DECLARATION OF LOVE AND BLAME

It cannot be overstated: I love my husband, Conrad Rockenhaus. Every action I have taken, every complaint filed, and every hour spent as his caregiver is rooted in that love.

The fault for this nightmare lies entirely with the DOJ and the BOP. You have been intentionally slow murdering my disabled veteran husband. You have purposefully caused catastrophic harm to my husband and to me every single day.

Conrad is not at fault. His current condition is the direct result of the severe head injury you inflicted on Sept 4, 2025, and the six months of deliberate medical neglect that followed.

I am not at fault. My refusal to accept him into my home in this condition is an act of survival against the dangerous, abusive environment YOU created by withholding his neurological care and chemically restraining him.

II. REVOCATION OF RESIDENCE

1.. Under no circumstances will Conrad be released to my home unless every single one of the following conditions is met. Because you have purposefully ruined my husband's mind and body as a retaliatory measure, and deliberately allowed your staff to threaten and terrorize me (proven by forensic logs), you have made my sanctuary extremely unsafe.

2. No "Picking Up the Slack": I will not allow the government to dump the results of their slow murder onto me and then blame me for the fallout.

3. Continuous Harm: You have stalked me, run me off the road, and weaponized my autism to silence me while you destroy him. That ends now.

III. THE GOVERNMENT'S BURDEN AND MANDATORY CONDITIONS

Since you have purposefully created this danger, you are now solely responsible for his housing and medical stabilization. Do not attempt to contact me regarding his release until the following 10 conditions are fully met and verified by VA or civilian doctors who are not under your control. I require documentation that all of the following conditions are met:

1. Immediate Neurological Appointments: Confirmed appointments with a VA or civilian neurologist specializing in TBI must be scheduled for the day of release.

2. Full Medical Records Release: Immediate turnover of all medical records from Sept 4, 2025, to the present, including all pharmaceutical logs and records of chemical restraint usage.

3. Seizure Management Protocol: A documented and functional seizure management plan provided by a non-BOP physician.
4. TBI Assessment: A comprehensive post-assault Traumatic Brain Injury assessment to account for the damage inflicted by U.S. Marshals.
5. Cessation of Retaliatory Meds: Complete disclosure and justification for the use of Zyprexa and Suboxone in a TBI patient.
6. Alternative Housing Plan: Should the government fail to provide medical stabilization and meet these requirements, the BOP must secure and fund an alternative medical housing facility that can provide 24/7 neurological supervision.
7. Restoration of Safety: A formal cessation of all federal harassment, stalking, and "disruptive behavior" narratives targeting the caregiver.
8. Acknowledgement of Liability: A written acknowledgement that the current psychological state of the subject is a direct result of institutional neglect and physical assault by federal officers, and medical neglect/harm from the BOP.
9. Independent Medical Exam: Provision for an independent medical examination (IME) to be conducted immediately upon release.

IV. MEDICAL AND SAFETY REQUIREMENTS

I cannot safely allow a drug-addicted combat veteran with severe PTSD into my home unless the BOP provides a comprehensive and solid plan for his stabilization. The BOP created this addiction by giving him Suboxone and other meds to deliberately harm him, and I will not allow the government to send him home with a new addiction and psychiatric medications that could potentially kill him. I will not put either of us at risk like that. Total safety for both Conrad and me must be assured through the following additional mandates:

1. Comprehensive Release Plan: I must receive the entire written release plan in its entirety for review before any transfer of custody is discussed.
2. VA Integration and Accountability: I require the names of the specific VA doctors assigned to his case and a verified list of confirmed appointments. These appointments must include neurology, a CAT scan, and other diagnostic imaging specifically to address the head injury inflicted by U.S. Marshals on Sept 4, 2025.
3. VA Communication Authorization: The VA must be fully authorized to communicate with me as his Power of Attorney and caregiver regarding every aspect of his medical status, transition, and treatment.
4. Withheld Medical Records: The BOP must immediately provide the medical release form that Conrad has repeatedly signed but which FCI Milan has consistently and deliberately withheld from me.

You caused this harm. You will account for it. I love my husband more than anything in the world, but I will not allow the government to finalize its pattern of retaliation by forcing me to bear the consequences of the danger and harm you alone have manufactured.

[Quoted text hidden]