

ENTRY ORDER

SUPREME COURT DOCKET NO. 2005-342

AUGUST TERM, 2005

State of Vermont	}	APPEALED FROM:
	}	
	}	
v.	}	District Court of Vermont,
	}	Unit No. 2, Franklin Circuit
Paul F. Corey	}	
	}	DOCKET NO. 1355-10-01 Frer

In the above-entitled cause, the Clerk will enter:

Defendant seeks review of the amended condition of release, added by the district court at sentencing, requiring defendant to give the court a surety bond or cash in the amount of \$50,000.00. Defendant requests that this Court modify that condition by allowing defendant to give the district court Apersonal surety in the amount of \$50,000 with 10% of said amount or \$5,000 by payment in cash.@ Def.=s Mot. to Amend Conditions at 2.

The State has indicated that it does not oppose modifying the amended condition at issue as follows: ADefendant shall execute an appearance bond in the amount of \$50,000 and deposit 10% of that amount (\$5,000) in cash with the Franklin District Court forthwith.@ State=s Resp. to Def.=s Mot. to Amend Conditions at 1. Accordingly, because the State does not oppose the relief sought, defendant=s motion to modify the condition at issue is granted.

With respect to the August 11, 2005 Amended Conditions of Release order of the Franklin District Court, the condition that currently reads AYou must give the court a Surety Bond or cash in the amount of \$50000.00@ is hereby modified to read as follows: ADefendant shall execute an appearance bond in the amount of \$50,000 and deposit 10% of that amount (\$5,000) in cash with the Franklin District Court forthwith.@ All other conditions of release shall remain in effect.

FOR THE COURT:

Denise R. Johnson, Associate Justice