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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	ELECTRONICALLY FILED DOC #:			
	X	DATE FILED: 8/19/2021		
ROY TAYLOR,	: :			
	:			
Plaintiff,	:	1:16-cv-01143-GHW		
-V-	:			
NYPD OFFICER ALYSSA TRIGENO,	: :	<u>ORDER</u>		
NYPD SGT. MICHAEL DUNLAVEY,	:			
RIKERS C.O. QUAYYUM, and CITY OF	:			
NEW YORK,	:			
Defendants.	:			
	:			
	X			

GREGORY H. WOODS, District Judge:

The Court previously ordered that the parties appear via telephone for a teleconference regarding a series of discovery-related issues in this case on **August 26, 2021 at 3:00 p.m.** On August 12, 2021, the defendants requested that the Court conduct the conference by videoconference, rather than teleconference. That request is granted.

IT IS ORDERED that the Warden or other official in charge of the Anna M. Kross Center at Rikers Island produce Roy Taylor, 04528137Q, on August 26, 2021, no later than 3:00 p.m., to a suitable location within the Anna M. Kross Center that is equipped with videoconferencing equipment, for the purpose of participating by in a videoconference with the Court and defense counsel.

If this time and date presents an inconvenience, the Warden or the Warden's designee should promptly inform Chambers emailing the Court at woodsnysdchambers@nysd.uscourts.gov.

Defense counsel is directed to (1) send this order to the Warden immediately; and (2) contact the correctional facility to confirm its ability to conduct the conference by videoconference

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and to confirm the platform that the facility will use to host the videoconference. The Court

understands that Rikers Island uses Microsoft Teams. If another platform is to be used, the Court

requests that defense counsel inform the Court of that fact promptly. The Court expects that the

facility will distribute a link for the videoconference to participants no later than two business days

prior to the conference.

The Court has also received two letters from Mr. Taylor, which were filed on August 18,

2021. Dkt. Nos. 172 and 173. The Court will take up the issues raised in those letters during the

course of the conference. One point is worthy of emphasis here, however: this case is about the

issues raised in Mr. Taylor's complaint. This case is not about the conditions of Mr. Taylor's

incarceration or other matters not raised in his complaint. To the extent that Mr. Taylor's letter

could be read to raise claims related to the conditions of his confinement, the Court does not

understand them to be claims asserted in this case. That said, the Court will consider any

impediments to Mr. Taylor's access to the law library in establishing an appropriate schedule for the

litigation of issues that do fall within the scope of this case.

The Clerk of Court is directed to mail a copy of this order to the plaintiff by first class and

certified mail.

SO ORDERED.

Dated: August 19, 2021

United States District Judge

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