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Attorney for Defendant

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA,

Plaintiff,

vs.

DUKE EDWARD WILSON,

Defendant.

Case No. 21-cr-000345

**DECLARATION OF COUNSEL IN
SUPPORT OF MOTION FOR
VARIANCE AND SENTENCING
MEMORANDUM**

Charles F. Peterson offers this declaration in support of Motion for Variance and Sentencing Memorandum filed on February 24, 2022 [dkt. 26].

The declarant

My name is Charles F. Petersons. I am counsel for the Defendant in this case, and I have personal knowledge of the facts stated below.

Exhibits to Motion - Videos

I sent a DVD by overnight mail to the above Court, containing the videos referred to in the Motion for Variance and Sentencing Memorandum as follows:

1. Y2mat.com631-655.mp4 (p.5 of Motion)
2. Unbelievable Footage_924-1035.mp4 (p.6 of Motion)
3. Unbelievable Footage_1324-1426.mp4 (p.6 of Motion)

Exhibits to Motion – Letters

Attached are the following Exhibits:

Exhibit A – Mr. Wilson’s Statement
Exhibit B – Letter from Brian Baker
Exhibit C – Letter from Anthony Bonn
Exhibit D – Letter from Dennis Kerfoot
Exhibit E – Letter from Ross Denney
Exhibit F – Letter from Andrea Owens
Exhibit G – Letter from Marie Hipwell

Dated this 28th day of February 2022.

//s//

Charles F. Peterson
Attorney for Defendant

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 28th day of February 2022, the foregoing document was electronically filed with the Clerk of the Court using the CM/ECF system, and that a copy was served on the following parties or counsel by email:

Assistant United States Attorney
Christopher T. Tortorice
Christopher.tortorice@usdoj.gov

//s//

Charles F. Peterson