UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA)	
v.)	Criminal No. 21-cr-233 (APM)
MATTHEW MARK WOOD,)	
Defendant.)	
)	

AMENDED PRETRIAL ORDER

Trial is set to commence in this matter on **June 27, 2022**, at 9:30 a.m., in **Courtroom 10**. Jury selection is set to take place on **June 20–21**, **2022**. The following deadlines shall govern pretrial proceedings:

- Defendant shall file any motions pursuant to Federal Rule of Criminal Procedure 12(b)(3)(A)–(D) on or before April 11, 2022; oppositions shall be filed on or before April 25, 2022; and replies shall be filed on or before May 2, 2022.
- 2. The United States shall make any required expert disclosures pursuant to Rule 16(a)(1)(G) by May 2, 2022; any reciprocal expert disclosure by Defendant shall be made by May 16, 2022.
- The United States shall identify the evidence it will seek to introduce under Federal Rule of Evidence 404(b) on or before May 23, 2022.
- 4. Except as otherwise noted in this Pretrial Order, motions in limine shall be filed on or before May 30, 2022; oppositions shall be filed on or before June 6, 2022; and replies shall be filed on or before June 13, 2022. If the United States wishes to file a motion in limine with respect to any defense expert, it may do so by filing a

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

) UNITED STATES OF AMERICA)) v.) Criminal No. 21-cr-233 (APM)) MATTHEW MARK WOOD.)) Defendant.) AMENDED PRETIRIADIORO ETRITICA 2 is 3026 commenço os ithis intattorior June 127120221 labo: 301 admb vin June 13. Courtroom 10. Jury selection is set to take place on June 20–21, 2022. The following deadlines shall govern pretrial proceedings: 1. Defendant shall file any motions pursuant to Federal Rule of Criminal Procedure 12(b)(3) (A)–(D) on or before April 11, 2022; oppositions shall be filed on or before April 25, 2022; and replies shall be filed on or before May 2, 2022. 2. The United States shall make any required expert disclosures pursuant to Rule 16(a)(13(G) by May 10221 any require or light by Perendant shall be made by May 116, 2022. 3 ander The United States shall identify the evidence it will seek to introduce under Federal Rule of Evidence 404(b) on or before May 23, 2022. 4. Except as otherwise noted in this Pretrial Order, motions in limine shall be filed on or before May 30, 2022; dxp(ds)ticas shati be filed by orther barbaracha 2022; hhyrduine shall 02 filed Idnoc better will June 13, 2022. If the United States wishes to file a motion in limine with respect to any defense expert, it may do so by filing a motion by June 2, 2022; any opposition to such motion shall be filed by June 13, 2022.5.

Defendant shall satisfy his reciprocal discovery obligations, if any, under Rule 16(b) (except as to experts, as noted above) by June 2, 2022. The court will consider any motion in limine with respect to reciprocal discovery after such discovery is received. Any sychimotion shall be filed by June 31,20,2; faith projection and shall be filed by June 14, 2022. 6. The United States should endeavor to make grand jury and Jencks Act disclosures as to each witness it expects to call in its case-in-chief on or before June 13, 2022. Any Brady material not already distribution of the control of the contro file a Joint Pretrial Statement that contains the following: a. A neutral statement of the case. The parties shall include a neutral statement of the case for the court to read to prospective jurors b. Proposed voir directions. The parties shall submit a proposed list of voir dire questions to pose to prospective jurors. c. Proposed jury instructions. The parties shall submit a list of all standard jury instructions from the "Red Book" (Criminal Jury Instructions from Dt GetBairberg Action May 2006 jet 4) theft they wilde form clinder in the 12/022. instructions. The parties need not submit the full text of any standard jury instruction, but should provide the full text of (1) any modified standard jury instruction, with the proposed modification(s) redlined, and (2) any nonstandard jury instruction they wish to have the bready inclinde sector each hunt shandard jury instructions, thate. sponsoring party should cite legal authority for the proposed instruction, and the non-sponsoring party should state any objection to the instruction including any proposed modifications of bist of witnesses. The parties shall no identify the witnesses that each side anticipates it may call in its case-in-chief. Only upon leave of court and a showing of good cause will a party be permitted to withhold a witness' identity. e. Exhibit lists. The parties shall include an exhibitilist that waiting ide anticipates it may introduce in its case-in-chief. The parties need not list any exhibit that might be used for purposes of impeachment. The parties should confer with Courtroom Deputy Jean Claude about the format of the exhibit list. The parties should not provide a copy of the exhibits to the court, but must exchange pre-marked exhibits. The parties must be prepared to raise objections to any proposed exhibit at the Pretrial Conference. The objecting party shall bring three copies of any contested exhibit to the Pretrial Conference. f. Stipulations. The parties shall submit adjoint of all stipulations and Proposed yet fire forms. The parties shall include a draft verdict form, including any special interrogatories. The draft verdict form should include a date and signature line for the jury foreperson. 8. In addition to filing the Joint Pretrial Statement on June 6, 2022, the parties shall transmit in world from the control of the control 3 standard jury instruction, (b) any non-standard jury instruction, and (c) the verdict form by email to the Courtroom Deputy Jean Claude Douyon at Jean-Claude Douyon@dcd.uscourts.gov.9. Counsel shall appear on May 11, 2022, at 4:30 p.m., for a hearing on Rule 12 pretrial motions, if necessary. 10. Counsel shall appear on June 13, 2022, at 4:00 p.m., for a Pretrial Conference. Amit P. Mehta Date: March 16, 2022 United States

jury instructions from the "Red Book" (*Criminal Jury Instructions for D.C.* (Barbara A. Bergman ed., May 2016 ed.)) that they wish to include in the final instructions. The parties need not submit the full text of any standard jury instruction, but should provide the full text of (1) any modified standard jury instruction, with the proposed modification(s) redlined, and (2) any non-standard jury instruction they wish to have the

District Court Judge 4 c. Proposed jury instructions. The parties shall submit a list of all standard

- court include. As to each non-standard jury instruction, the sponsoring party should cite legal authority for the proposed instruction, and the non-sponsoring party should state any objection to the instruction, including any proposed modifications.
- d. <u>List of witnesses</u>. The parties shall identify the witnesses that each side anticipates it may call in its case-in-chief. Only upon leave of court and a showing of good cause will a party be permitted to withhold a witness' identity.
- e. Exhibit lists. The parties shall include an exhibit list that each side anticipates it may introduce in its case-in-chief. The parties need not list any exhibit that might be used for purposes of impeachment. The parties should confer with Courtroom Deputy Jean Claude about the format of the exhibit list. The parties *should not* provide a copy of the exhibits to the court, but must exchange pre-marked exhibits. The parties must be prepared to raise objections to any proposed exhibit at the Pretrial Conference. The objecting party shall bring three copies of any contested exhibit to the Pretrial Conference.
- f. Stipulations. The parties shall submit a draft of all stipulations.
- g. <u>Proposed verdict form</u>. The parties shall include a draft verdict form, including any special interrogatories. The draft verdict form should include a date and signature line for the jury foreperson.
- 8. In addition to filing the Joint Pretrial Statement on **June 6, 2022**, the parties shall transmit, in Word format, an electronic copy of (a) any proposed modification to a

standard jury instruction, (b) any non-standard jury instruction, and (c) the verdict form by email to the Courtroom Deputy Jean Claude Douyon at Jean-Claude_Douyon@dcd.uscourts.gov.

- Counsel shall appear on May 11, 2022, at 4:30 p.m., for a hearing on Rule 12 9. pretrial motions, if necessary.
- Counsel shall appear on **June 13, 2022**, at 4:00 p.m., for a Pretrial Conference. 10.

Date: March 16, 2022

Amit P. Mehta United States District Court Judge