UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

| UNITED STATES OF AMERICA, |) | CRIMINAL ACTION NO. |
|---------------------------|---|---------------------|
| Plaintiff, |) | 1:21-CR-00032-DLF |
| |) | 1.21-CR-00032-DE1 |
| v. |) | |
| |) | |
| GUY WESLEY REFFITT, |) | |
| |) | |
| Defendant. |) | |
| |) | |

MOTION TO SUBSTITUTE COUNSEL

Defendant, Guy Wesley Reffitt, hereby moves this court to substitute counsel in the above-referenced action and, in support of this motion, sets forth the following facts and argument:

- 1. William Lawrence Welch, III, Esq. was previously appointed under the Criminal Justice Act to represent Mr. Reffitt.
- Mr. Reffitt has engaged the law firm of Broden & Mickelsen and attorney
 F. Clinton Broden to represent him.
 - 3. Mr. Welch has been informed of Mr. Reffitt's decision to substitute counsel.

WHEREFORE, Guy Wesley Reffitt, respectfully requests this Court to substitute the law firm of Broden & Mickelsen and F. Clinton Broden as attorney of record in place of William Lawrence Welch, III, Esq.

Respectfully submitted,

/s/ F. Clinton Broden
F. Clinton Broden
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Broden & Mickelsen
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Attorney for Defendant Guy Wesley Reffitt

<u>/s/ Guy Wesley Reffitt</u> Guy Wesley Reffitt

CERTIFICATE OF SERVICE

I, F. Clinton Broden, certify that on June 1, 2022, I caused a copy of the above document to be served via electronic filing on all counsel of record:

/s/ F. Clinton Broden
F. Clinton Broden