

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

UNITED STATES OF AMERICA,

v.

Case No. 1:21-cr-175-TJK

JOSEPH R. BIGGS, et al.

Defendants.

BIGGS' NOTICE OF INTENTION TO JOIN NORDEAN MOTION AT ECF 266

Defendant Joseph Biggs notifies the Court that he intends to join the motion filed by co-defendant Nordean at ECF No. 266 under seal on December 29, 2021. Biggs and Nordean stand on equal footing in all matters covered by Nordean's sealed motion. Therefore, Biggs would ask that this Notice effectuate his joinder in ECF No. 266 or that the Court direct Biggs to file a short motion to accomplish that.

Respectfully submitted,

COUNSEL FOR JOSEPH BIGGS

Dated: February 12, 2022

By: /s/ J. Daniel Hull
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CERTIFICATE OF SERVICE

The undersigned certifies that on February 12, 2022 he served a true and correct copy of the foregoing Notice of Intention to Join Nordean Motion at ECF 266 upon all counsel of record via the Electronic Case Filing (ECF) system.

By: */s/ J. Daniel Hull*
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