

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

UNITED STATES,

v.

ROBERT MORSS,
Defendant.

Crim. No. 21cr40
Hon. Trevor McFadden

MOTION TO ADOPT CO DEFENDANT MOTIONS

Comes now Defendant Robert Morss, by counsel, and moves the Court for leave to
Adopt and Join the following Co Defendant Motions:

1. Steven Cappuccio's Motion to Dismiss (April 14, 2022) (Doc. 253),
2. David Lee Judd's Motion to Dismiss (April 15, 2022) (Doc. 254),
3. David Lee Judd's Motion to Dismiss (April 15, 2022) (Doc. 255),
4. David Lee Judd's Motion to Dismiss (April 15, 2022) (Doc. 256) (although Mr. Judd's Motion seeks to dismiss counts thirty-eight (38) and forty-six (46) of the December 1, 2021, Fifth Superseding Indictment (ECF No. 179), Mr. Morss is charged with the same alleged conduct, under the same provisions of the criminal code, at counts forty-one (41) and forty-nine (49) and therefore requests leave to adopt Mr. Judd's Motion as to those counts),
5. David Lee Judd's Motion to Transfer Venue (April 15, 2022) (Doc. 257),
6. Patrick McCaughey III's Motion to Dismiss (April 16, 2022) (Doc. 259),
7. Steven Cappuccio's Motion to Exclude Evidence at Trial (June 3, 2022) (Doc 304),
8. Federico Klein's Motion to Dismiss (June 3, 2022) (Doc. 308),
9. Federico Klein's Motion for Transfer of Venue (June 3, 2022) (Doc. 309),
10. Federico Klein's Motion in Limine (June 3, 2022) (Doc. 310),
11. Federico Klein's Motion to Join and Adopt Mr. David Lee Judd's Motion for Selective Prosecution and for Limited Discovery (June 3, 2022) (Doc. 312),

12. David Lee Judd's Motion to Exclude Irrelevant and Prejudicial Evidence (June 3, 2022) (Doc. 316),
13. David Lee Judd's Motion for Court to Use a Jury Questionnaire (June 3, 2022) (Doc. 317),
14. David Mehaffie's Motion *In Limine* No. 1 -- Narration of Video Evidence (June 3, 2022) (Doc. 328),
15. David Mehaffie's Motion *In Limine* No. 2 -- Authentication of Still Images (June 3, 2022) (Doc. 329)
16. David Mehaffie's Motion *In Limine* No. 4 -- Inflammatory Words and Phrases (June 3, 2022) (Doc. 331),

Respectfully submitted,

ROBERT MORSS
By Counsel

/s/
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Counsel for the Defendant

Certificate of Electronic Service

I hereby certify that on June 3, 2022, I electronically filed the foregoing with the Clerk of Court using the CM/ECF System, with consequent service on all parties.

/s/
John C. Kiyonaga