

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA	:	
	:	
v.	:	Case No. 21-CR-6 (TJK)
	:	
	:	
DOUGLAS AUSTIN JENSEN,	:	
	:	
Defendant.	:	

JOINT PROPOSED REVISION TO BRIEFING SCHEDULE

The parties have conferred and submit this joint proposed revision to the briefing schedule set forth in the Court’s Scheduling Order of February 11, 2022 (ECF No. 59) regarding defendant Douglas Austin Jensen’s Motion to Suppress Statements and Derivative Evidence (Dock. No. 65), filed on March 11, 2022. This proposed change to the briefing schedule would allow time for a transcript of the defendant’s interview statements to be prepared. Counsel for the government has requested expedited preparation of a transcript of this four-hour video recording through a court-reporter service, but the transcript is not yet available.

The parties have agreed on the following amended due dates:

- April 8, 2022: Government’s Response to Defendant’s Motion
- April 15, 2022: Defendant’s Reply (if needed)

Respectfully submitted,

For the UNITED STATES:

For DOUGLAS AUSTIN JENSEN:

MATTHEW M. GRAVES
United States Attorney
D.C. Bar No. 481052

/s/ Emily W. Allen
EMILY W. ALLEN, Cal. Bar No. 234961
Assistant United States Attorney
555 Fourth Street, N.W.
Washington, DC 20530
(907) 271-4724
emily.allen@usdoj.gov

/s/ Christopher Davis
Christopher M. Davis
Davis & Davis
1350 Connecticut Ave, NW, Suite 202
Washington, DC 20036
(202) 237300
cmdavisdc@gmail.com