

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA :  
 :  
 :  
 v. : Case No. 21-cr-26 (CRC)  
 :  
 CHRISTOPHER MICHAEL ALBERTS, :  
 :  
 Defendant. :

**JOINT STATUS REPORT**

The United States of America, by and through its attorney, the United States Attorney for the District of Columbia, and Christopher Michael Alberts, by and through his counsel, John Pierce (collectively, “the parties”), file this Joint Status Report in response to the Court’s January 19, 2023 Minute Entry Order.

Mr. Alberts and the Government can be available for an April 11, 2023 trial date. The parties would prefer to hold the pretrial conference in person on the same date as a hearing on Mr. Alberts’s suppression motion. The parties concur that a combined hearing would be appropriate shortly before the trial date.

Dated: January 23, 2023

MATTHEW M. GRAVES  
United States Attorney  
DC Bar No. 481052

CHRISTOPHER ALBERTS  
Defendant

/s/ Jordan A. Konig  
JORDAN A. KONIG  
Trial Attorney, Tax Division,  
U.S. Department of Justice  
Detailed to the U.S. Attorney’s Office  
For the District of Columbia  
P.O. Box 55, Washington, D.C. 20044  
202-305-7917 (v) / 202-514-5238 (f)  
[Jordan.A.Konig@usdoj.gov](mailto:Jordan.A.Konig@usdoj.gov)

/s/ John M. Pierce (by permission)  
JOHN M. PIERCE  
John Pierce Law, P.C.  
21550 Oxnard Street  
3rd Floor, PMB 172  
Woodland Hills, CA 91367  
213-279-7846  
[JPierce@johnpiercelaw.com](mailto:JPierce@johnpiercelaw.com)

/s/ Samuel S. Dalke

SAMUEL S. DALKE

Assistant U.S. Attorney

Middle District of Pennsylvania

Detailed to the U.S. Attorney's Office

For the District of Columbia

P.O. Box 55, Washington, D.C. 20044

717-515-4095

[Samuel.S.Dalke@usdoj.gov](mailto:Samuel.S.Dalke@usdoj.gov)