

#

Date↓↑

Description

02/24/2021	SEALED COMPLAINT as to TRENISS JEWELL EVANS III (1). [1:21-mj-00258-ZMF *SEALED*]	1
	1 Attachment ▼	
02/24/2021	MOTION to Seal Case by USA as to TRENISS JEWELL EVANS III. [1:21-mj-00258-ZMF *SEALED*]	3
	1 Attachment ▼	
02/24/2021	ORDER granting 3 Motion to Seal Case as to TRENISS JEWELL EVANS III (1). Signed by Magistrate Judge Zia M. Faruqui on 02/24/2021. (zstd) [1:21-mj-00258-ZMF *SEALED*]	4
03/17/2021	INDICTMENT as to TRENISS JEWELL EVANS III (1) count(s) 1, 2, 3, 4, 5. (zhsj) (Main Document 5 replaced on 3/19/2021)	5
03/04/2021	Arrest Warrant Returned Executed on 3/4/2021 as to TRENISS JEWELL EVANS III.	7
03/04/2021	Case unsealed as to TRENISS JEWELL EVANS III (Text entry; no document attached.)	
03/18/2021	NOTICE OF ATTORNEY APPEARANCE: Gary Edward Mason appearing for TRENISS JEWELL EVANS III	8
03/18/2021	MOTION for Leave to Appear Pro Hac Vice Robbie L. Ward Fee Status: No Fee Paid. by TRENISS JEWELL EVANS III.	9
	2 Attachments ▼	
03/19/2021	Payment for 9 MOTION for Leave to Appear Pro Hac Vice by Robbie L. Ward as to TRENISS JEWELL EVANS III. (Fee Paid \$100; Receipt number ADCDC-8315696) Modified Text on 3/24/2021 (zhsj). (Text entry; no document attached.)	

[10](#)

03/24/2021

MOTION to Withdraw as Attorney by Gary E. Mason. by TRENISS JEWELL EVANS III.

03/25/2021

MINUTE ORDER granting the defendant's 9 Motion for Leave to Appear Pro Hac Vice for Attorney Robbie L. Ward. Counsel should register for e-filing via PACER and file a notice of appearance pursuant to LCrR 44.5(a). Click for Instructions. So Ordered by Judge Dabney L. Friedrich on March 25, 2021. (lcldf3) (Text entry; no document attached.)

03/25/2021

MINUTE ORDER granting the defendant's 10 Motion to Withdraw as Attorney. Accordingly, Attorney Gary Edward Mason is withdrawn from this case. So ordered by Judge Dabney L. Friedrich on March 25, 2021. (lcldf3) (Text entry; no document attached.)

[11](#)

03/29/2021

NOTICE OF ATTORNEY APPEARANCE: Robbie Ward appearing for TRENISS JEWELL EVANS III

04/15/2021

NOTICE OF HEARING as to TRENISS JEWELL EVANS III. Arraignment and Status Conference set for 4/20/2021 at 10:15 AM via video before Judge Dabney L. Friedrich. (zjch) (Text entry; no document attached.)

[12](#)

04/15/2021

Unopposed MOTION for Protective Order by USA as to TRENISS JEWELL EVANS III.

[1 Attachment](#) ▼

[13](#)

04/15/2021

Unopposed MOTION for Disclosure of Items Protected by Fed. R. Crim. P. 6(e) and Sealed Materials by USA as to TRENISS JEWELL EVANS III.

[1 Attachment](#) ▼

[14](#)

04/15/2021

ORDER granting 12 Motion for Protective Order as to TRENISS JEWELL EVANS III. See text for details. Signed by Judge Dabney L. Friedrich on April 15, 2021. (lcldf3)

[15](#)

04/15/2021

ORDER granting the 13 Motion for Disclosure as to TRENISS JEWELL EVANS III. See text for details. Signed by Judge Dabney L. Friedrich on April 15, 2021. (lcldf3)

04/15/2021

MINUTE ORDER. Pursuant to the Due Process Protections Act, the Court ORDERS that all government counsel shall review their disclosure obligations under Brady v. Maryland, 373 U.S. 83 (1963), and its progeny, as set forth in

Local Criminal Rule 5.1, and comply with those provisions. The failure to comply could result in dismissal of the indictment or information, dismissal of individual charges, exclusion of government evidence or witnesses, continuances, Bar discipline, or any other remedy that is just under the circumstances. So Ordered by Judge Dabney L. Friedrich on April 15, 2021. (lcldf3) (Text entry; no document attached.)

04/20/2021

Minute Entry for Status Conference and Arraignment as to TRENISS JEWELL EVANS III as to Counts 1,2,3,4,5 held on 4/20/2021 before Judge Dabney L. Friedrich. NOT GUILTY Plea entered by TRENISS JEWELL EVANS III on all counts. Speedy Trial Excludable (XT) started 4/20/2021 through 6/24/2021 in the interest of justice. Status Conference set for 6/24/2021 at 10:00 AM in Telephonic/VTC before Judge Dabney L. Friedrich. Bond Status of Defendant: Personal Recognizance; Court Reporter: Sara Wick; Defense Attorney: Robbie Ward; US Attorney: Christopher Brodie Brown; Pretrial Officer: Andre Sidbury. (zjch) (Text entry; no document attached.)

04/20/2021

MINUTE ORDER as to TRENISS JEWELL EVANS III. A status conference is scheduled for June 24, 2021 at 10:00 AM via videoconference. For the reasons stated during the April 20, 2021 hearing--namely the need for the defense to review forthcoming discovery and consider how to best defend this case, see 18 U.S.C. § 3161(h)(7)(B)(iv)--the Court finds that the "ends of justice outweigh the best interest of the public and the defendant in a speedy trial." 18 U.S.C. § 3161(h)(7)(A). Accordingly, pursuant to the Speedy Trial Act and with the consent of the defendant, the Court excludes time from April 20, 2021 through June 24, 2021 in computing the date for a speedy trial. So Ordered by Judge Dabney L. Friedrich on April 20, 2021. (lcldf3) (Text entry; no document attached.)

16

04/20/2021

ORDER Setting Conditions of Release as to TRENISS JEWELL EVANS III (1) Personal Recognizance. Signed by Judge Dabney L. Friedrich on 4/20/2021. (zjch)

17

05/10/2021

NOTICE OF ATTORNEY APPEARANCE: Robbie Ward appearing for TRENISS JEWELL EVANS III

06/17/2021

Set/Reset Hearings as to TRENISS JEWELL EVANS III: Status Conference set for 6/24/2021 at 9:30 AM via video before Judge Dabney L. Friedrich. (zjch) (Text entry; no document attached.)

06/24/2021

Minute Entry for Status Conference as to TRENISS JEWELL EVANS III held on 6/24/2021 before Judge Dabney L. Friedrich. Speedy Trial Excludable (XT) started 6/24/2021 through 8/16/2021 in the interest of justice. Status Conference set for 8/16/2021 at 12:00 PM in Telephonic/VTC before Judge Dabney L. Friedrich. Bond Status of Defendant: Personal Recognizance; Court Reporter: Sara Wick; Defense Attorney: Robbie Ward; US Attorney: Christopher Brodie Brown; Pretrial Officer: Masharia Holman. (zjch) (Text entry; no document attached.)

06/25/2021

MINUTE ORDER. Consistent with the discussion during the status conference on June 24, 2021, and for the reasons stated--namely the need for the defense to review voluminous and forthcoming discovery and to determine how best to defend this case, see 18 U.S.C. § 3161(h)(7)(B)(iv)--the Court finds that the "ends of justice outweigh the best interest of the public and the defendant in a speedy trial." 18 U.S.C. § 3161(h)(7)(A). Accordingly, pursuant to the Speedy Trial Act and with the consent of the defendant, the Court excluded time from June 24, 2021 to August 16, 2021 in computing the date for a speedy trial in this case. A status conference is scheduled for August 16, 2021 via videoconference. It is further ORDERED that defendant Evans's conditions of release are modified as follows: he shall only be required to report as directed by the supervising jurisdiction, rather than on a weekly basis. So Ordered by Judge Dabney L. Friedrich on June 25, 2021. (lcldf3) (Text entry; no document attached.)

08/13/2021

NOTICE OF HEARING as to TRENISS JEWELL EVANS III. Status Conference set for 8/17/2021 at 10:00 AM via video before Judge Dabney L. Friedrich. (zjch,) (Text entry; no document attached.)

08/17/2021

Minute Entry for Status Conference as to TRENISS JEWELL EVANS III held on 8/17/2021 before Judge Dabney L. Friedrich. Speedy Trial Excludable (XT) started 8/17/2021 through 10/25/2021 in the interest of justice. Status Conference set for 10/25/2021 at 11:00 AM via video before Judge Dabney L. Friedrich. Bond Status of Defendant: Personal Recognizance; Court Reporter: Sara Wick; Defense Attorney: Robbie Ward; US Attorney: Christopher Brodie Brown. (zjch) (Text entry; no document attached.)

[20](#)

08/30/2021

STATUS REPORT REGARDING STATUS OF DISCOVERY by USA as to TRENISS JEWELL EVANS III

[21](#)

09/17/2021

STATUS REPORT REGARDING STATUS OF DISCOVERY by USA as to TRENISS JEWELL EVANS III

[22](#)

10/18/2021

Unopposed MOTION to Continue by TRENISS JEWELL EVANS III.

10/18/2021

MINUTE ORDER as to TRENISS JEWELL EVANS III (1). Upon consideration of defendant's 22 Unopposed Motion to Continue, it is hereby ORDERED that the motion is GRANTED. Accordingly, the Status Conference set for October 25, 2021, at 11:00 a.m. via videoconference is VACATED. Counsel are directed to contact the Courtroom Deputy to schedule a status conference for the week of January 17, 2022. Furthermore, the Court finds that--so that the defendant has time to receive and review forthcoming discovery, see 18 U.S.C. § 3161(h)(7)(B)(iv)--the "ends of justice outweigh the best interest of the public and the defendant in a speedy trial." 18 U.S.C. § 3161(h)(7)(A). Accordingly, pursuant to the Speedy Trial Act and with the consent of the defendant, the Court excludes time from October 18, 2021, to January 21, 2022, in computing the date for a speedy trial in this case. So Ordered by Judge Dabney L. Friedrich on October 18, 2021. (lcldf3) (Text entry; no document attached.)

10/18/2021

Terminate Deadlines and Hearings as to TRENISS JEWELL EVANS III: (zjch,) (Text entry; no document attached.)

10/19/2021

NOTICE OF HEARING as to TRENISS JEWELL EVANS III. Status Conference set for 1/19/2022 at 11:00 AM via video before Judge Dabney L. Friedrich. (zjch,) (Text entry; no document attached.)

[23](#)

10/22/2021

STATUS REPORT REGARDING STATUS OF DISCOVERY by USA as to TRENISS JEWELL EVANS III

[24](#)

11/08/2021

STATUS REPORT REGARDING STATUS OF DISCOVERY by USA as to TRENISS JEWELL EVANS III

[25](#)

01/18/2022

Joint MOTION to Convert Hearing, MOTION for Speedy Trial Exclusion of Time by USA as to TRENISS JEWELL EVANS III.

1 Attachment ▼

01/18/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. Upon consideration of the parties' 25 Joint Motion to Schedule Plea Hearing and Exclude Time, it is hereby ORDERED that the motion is GRANTED. Accordingly, the status hearing set for January 19, 2022, at 11:00 a.m. via videoconference is hereby CONTINUED to January 31, 2022, at 3:00 p.m. via videoconference. For the reasons stated in the motionnamely the need for the defense to review voluminous discovery and finalize plea negotiations, see 18 U.S.C. § 3161(h)(7)(B)(iv)--the Court finds that the "ends of justice outweigh the best interest of the public and the defendant in a speedy trial." 18 U.S.C. § 3161(h)(7)(A). Accordingly, pursuant to the Speedy Trial Act and with the consent of the defendant, the time from January 18, 2022, through January 31, 2022, shall be excluded in computing the date for a speedy trial in this case. Furthermore, on or before January 25, 2022, the government (and the defense, if it so chooses) shall provide the Court with a video that show the defendant's actions on January 6, 2021. The parties shall make their footage publicly available without restrictions by providing access using the "drop box" technical solution described in Standing Order 21-28, In re: Media Access to Video Exhibits in Pretrial Capitol Cases. The Court is not requesting to view all video footage of the defendant, simply a representative sample that captures the conduct that formed the basis of this criminal prosecution. So Ordered by Judge Dabney L. Friedrich on January 18, 2022. (lcdf3) (Text entry; no document attached.)

01/18/2022

Terminate Deadlines and Hearings as to TRENISS JEWELL EVANS III.; Set/Reset Hearings as to TRENISS JEWELL EVANS III: Plea Agreement Hearing set for 1/31/2022 at 3:00 PM via video before Judge Dabney L. Friedrich. (zjch,) (Text entry; no document attached.)

26

01/27/2022

NOTICE of Filing by USA as to TRENISS JEWELL EVANS III re Order on Motion to Convert Hearing, Order on Motion for Speedy Trial, Set/Reset Deadlines/Hearings

01/31/2022

NOTICE OF HEARING as to TRENISS JEWELL EVANS III. Plea Agreement Hearing set for 2/4/2022 at 12:00 PM via video before Judge Dabney L. Friedrich. (zjch,) (Text entry; no document attached.)

01/31/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. Upon request of the defense counsel, the plea hearing set for today at 3:00 p.m. via videoconference is hereby CONTINUED to Friday, February 4 at 12:00 p.m. via videoconference. For the reasons stated by the defense in its request, the Court finds that the "ends of justice outweigh the best interest of the public and the defendant in a speedy trial." 18 U.S.C. § 3161(h)(7)(A). Accordingly, pursuant to the Speedy Trial Act, the time from January 31, 2022, through February 4, 2022, shall be excluded in computing the date for a speedy trial in this case. So Ordered by Judge Dabney L. Friedrich on January 31, 2022. (lcdf3) (Text entry; no document attached.)

01/31/2022

NOTICE OF HEARING as to TRENISS JEWELL EVANS III. Plea Agreement Hearing set for 2/4/2022 at 12:00 PM via video before Judge Dabney L. Friedrich. (zjch,) (Text entry; no document attached.)

01/31/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. Upon request of the defense counsel, the plea hearing set for today at 3:00 p.m. via videoconference is hereby CONTINUED to Friday, February 4 at 12:00 p.m. via videoconference. For the reasons stated by the defense in its request, the Court finds that the "ends of justice

outweigh the best interest of the public and the defendant in a speedy trial." 18 U.S.C. ♦ 3161(h)(7)(A). Accordingly, pursuant to the Speedy Trial Act, the time from January 31, 2022, through February 4, 2022, shall be excluded in computing the date for a speedy trial in this case. So Ordered by Judge Dabney L. Friedrich on January 31, 2022. (lcldf3) (Text entry; no document attached.)

[30](#)

02/03/2022

Unopposed MOTION to Continue hearing by TRENISS JEWELL EVANS III.

02/11/2022

Minute Entry for Status Conference (originally set as a plea hearing) as to TRENISS JEWELL EVANS III held on 2/11/2022 before Judge Dabney L. Friedrich. Speedy Trial Excludable (XT) started 2/11/2022 through 3/10/2022 in the interest of justice as to TRENISS JEWELL EVANS III. Plea Agreement Hearing set for 3/10/2022 at 2:00 PM via video before Judge Dabney L. Friedrich. Bond Status of Defendant: Personal Recognizance; Court Reporter: Sara Wick; Defense Attorney: John M. Pierce; US Attorney: Christopher Brodie Brown. (zjch,) (Text entry; no document attached.)

02/11/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. Consistent with the discussion during the status hearing on February 11, 2022, a plea hearing is set for March 10, 2022, at 2:00 p.m. via videoconference. For the reasons stated during today's hearing--namely the need for new counsel to familiarize himself with the case and prepare for the plea hearing, see 18 U.S.C. § 3161(h)(7)(B)(iv)--the Court finds that the "ends of justice outweigh the best interest of the public and the defendant in a speedy trial." 18 U.S.C. § 3161(h)(7)(A). Accordingly, pursuant to the Speedy Trial Act and with the consent of the defendant, the time from February 11, 2022, through March 10, 2022, shall be excluded in computing the date for a speedy trial in this case. So Ordered by Judge Dabney L. Friedrich on February 11, 2022. (lcldf3) (Text entry; no document attached.)

[31](#)

02/03/2022

Unopposed MOTION for Speedy Trial Exclusion of Time by USA as to TRENISS JEWELL EVANS III.

[1 Attachment](#) ▼

02/03/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. Upon consideration of the defendant's [30] Unopposed Motion to Continue Hearing and the government's [31] Unopposed Motion to Exclude Time, it is hereby ORDERED that the motions are GRANTED. Accordingly, the plea hearing set for February 4, 2022, at 12:00 p.m. via videoconference is CONTINUED to February 11, 2022, at 12:00 p.m. via videoconference. For the reasons stated in the motion--namely for the new defense counsel to have time to review voluminous discovery and familiarize himself with the case, see 18 U.S.C. ♦ 3161(h)(7)(B)(iv), the Court finds that the "ends of justice outweigh the best interest of the public and the defendant in a speedy trial." 18 U.S.C. ♦ 3161(h)(7)(A). Accordingly, pursuant to the Speedy Trial Act and with the consent of the defendant, the time from February 4, 2022, through February 11, 2022, shall be excluded in computing the date for a speedy trial in this case. It is further ORDERED that the defendant's [28] Motion for Substitution of Counsel is GRANTED. So Ordered by Judge Dabney L. Friedrich on February 3, 2022. (lcldf3) (Text entry; no document attached.)

02/11/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. Consistent with the discussion during the status hearing on February 11, 2022, a plea hearing is set for March 10, 2022, at 2:00 p.m. via videoconference. For the reasons stated during today's hearing--namely the need for new counsel to familiarize himself with the case and prepare for the plea hearing, see 18 U.S.C. ♦ 3161(h)(7)(B)(iv)--the Court finds that the "ends of justice outweigh the best interest of the public and the defendant in a speedy trial." 18 U.S.C. ♦ 3161(h)(7)(A). Accordingly, pursuant to the Speedy Trial Act and with the consent of the defendant, the time from February 11, 2022, through March 10, 2022, shall be excluded

in computing the date for a speedy trial in this case. So Ordered by Judge Dabney L. Friedrich on February 11, 2022. (lcllf3) (Text entry; no document attached.)

02/11/2022

Minute Entry for Status Conference (originally set as a plea hearing) as to TRENISS JEWELL EVANS III held on 2/11/2022 before Judge Dabney L. Friedrich. Speedy Trial Excludable (XT) started 2/11/2022 through 3/10/2022 in the interest of justice as to TRENISS JEWELL EVANS III. Plea Agreement Hearing set for 3/10/2022 at 2:00 PM via video before Judge Dabney L. Friedrich. Bond Status of Defendant: Personal Recognizance; Court Reporter: Sara Wick; Defense Attorney: John M. Pierce; US Attorney: Christopher Brodie Brown. (zjch,) (Text entry; no document attached.)

03/10/2022

Minute Entry for Plea Agreement Hearing as to TRENISS JEWELL EVANS III held on 3/10/2022 before Judge Dabney L. Friedrich. Guilty Plea entered by TRENISS JEWELL EVANS III as to Count 2. REFERRAL TO PROBATION OFFICE for Presentence Investigation as to TRENISS JEWELL EVANS III. Sentencing set for 5/23/2022 at 1:00 PM in Courtroom 14- In Person before Judge Dabney L. Friedrich. Sentencing Memorandum due by 5/16/2022. Responses to Sentencing due by 5/18/2022. Bond Status of Defendant: Personal Recognizance; Court Reporter: Sara Wick. Defense Attorney: John M. Pierce; US Attorney: Christopher Brodie Brown; (zjch,) (Text entry; no document attached.)

[32](#)

03/10/2022

PLEA AGREEMENT as to TRENISS JEWELL EVANS III (zjch,)

[33](#)

03/10/2022

STATEMENT OF OFFENSE by USA, TRENISS JEWELL EVANS III as to TRENISS JEWELL EVANS III (zjch,)

[34](#)

03/10/2022

WAIVER of Trial by Jury as to TRENISS JEWELL EVANS III. Approved by Judge Dabney L. Friedrich on 3/10/2022. (zjch,)

[35](#)

03/10/2022

NOTICE OF FILING by TRENISS JEWELL EVANS III re Order on Motion to Convert Hearing, Order on Motion for Speedy Trial, Set/Reset Deadlines/Hearings

03/10/2022

Minute Entry for Plea Agreement Hearing as to TRENISS JEWELL EVANS III held on 3/10/2022 before Judge Dabney L. Friedrich. Guilty Plea entered by TRENISS JEWELL EVANS III as to Count 2. REFERRAL TO PROBATION OFFICE for Presentence Investigation as to TRENISS JEWELL EVANS III. Sentencing set for 5/23/2022 at 1:00 PM in Courtroom 14- In Person before Judge Dabney L. Friedrich. Sentencing Memorandum due by 5/16/2022. Responses to Sentencing due by 5/18/2022. Bond Status of Defendant: Personal Recognizance; Court Reporter: Sara Wick. Defense Attorney: John M. Pierce; US Attorney: Christopher Brodie Brown; (zjch,) (Text entry; no document attached.)

[36](#)

04/08/2022

TRANSCRIPT OF PLEA HEARING in case as to TRENISS JEWELL EVANS III before Judge Dabney L. Friedrich held on 03/10/2022. Page Numbers: 1-32. Date of Issuance: 04/08/2022. Court Reporter: Sara Wick, telephone

number 202-354-3284. Transcripts may be ordered by submitting the Transcript Order Form For the first 90 days after this filing date, the transcript may be viewed at the courthouse at a public terminal or purchased from the court reporter referenced above. After 90 days, the transcript may be accessed via PACER. Other transcript formats, (multi-page, condensed, CD or ASCII) may be purchased from the court reporter. NOTICE RE REDACTION OF TRANSCRIPTS: The parties have twenty-one days to file with the court and the court reporter any request to redact personal identifiers from this transcript. If no such requests are filed, the transcript will be made available to the public via PACER without redaction after 90 days. The policy, which includes the five personal identifiers specifically covered, is located on our website at www.dcd.uscourts.gov. Redaction Request due 4/29/2022. Redacted Transcript Deadline set for 5/9/2022. Release of Transcript Restriction set for 7/7/2022.

[38](#)

04/20/2022

Unopposed MOTION to Continue Sentencing Hearing by TRENISS JEWELL EVANS III.

[39](#)

04/25/2022

NOTICE OF SUBSTITUTION OF COUNSEL as to USA. Attorney Valentini, Francesco added.

04/26/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. Upon consideration of the defendant's 38 Unopposed Motion to Continue Sentencing, it is hereby ORDERED that the motion is GRANTED. Accordingly, the sentencing hearing set for May 23, 2022, at 1:00 p.m. via videoconference is hereby CONTINUED to May 31, 2022, at 11:00 a.m. If the defendant wishes to appear via videoconference, he shall file, on or before May 23, 2022, his written consent pursuant to Fed. R. Crim. P. 43(b)(2). So Ordered by Judge Dabney L. Friedrich on April 26, 2022. (lcldf3) (Text entry; no document attached.)

04/26/2022

Set/Reset Deadlines as to TRENISS JEWELL EVANS III: Written consent due by 5/23/2022. (zjch,) (Text entry; no document attached.)

[40](#)

05/16/2022

SENTENCING MEMORANDUM by USA as to TRENISS JEWELL EVANS III

[23 Attachments](#) ▼

[41](#)

05/16/2022

NOTICE of Filing of Video Exhibits by USA as to TRENISS JEWELL EVANS III re 40 Sentencing Memorandum

[43](#)

05/16/2022

MOTION for Extension of Time to File Sentencing Recommendation by TRENISS JEWELL EVANS III.

05/16/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. It is hereby ORDERED that the defendant's 43 Motion for Extension of Time is GRANTED. Accordingly, the sentencing hearing set for May 31, 2022 at 11:00 a.m. via videoconference is VACATED. The sentencing memoranda are now due on or before June 15, 2022, and the responses thereto are now due on or before June 17, 2022. The parties are directed to contact the Courtroom Deputy to select an alternative time for the sentencing during the week of June 27. So Ordered by Judge Dabney L. Friedrich on May 16, 2022. (lcldf3) (Text entry; no document attached.)

[44](#)

05/20/2022

SUPPLEMENT by USA as to TRENISS JEWELL EVANS III re: [40] Sentencing Memorandum

05/25/2022

NOTICE OF HEARING as to TRENISS JEWELL EVANS III. Sentencing set for June 28, 2022, at 1:00 PM via videoconference before Judge Dabney L. Friedrich. (lcldf3) (Text entry; no document attached.)

[45](#)

06/07/2022

Unopposed MOTION To Seal Docket No. 44 re [44] Supplement to any document by TRENISS JEWELL EVANS III.

[2 Attachments](#) ▼

06/08/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. Before the Court is the defendant's [45] Unopposed Motion to Seal Docket [44]. On May 16, 2022, in a sealed filing, the government moved to file this document under seal. See Dkt. [42]. The Court, via a sealed minute order, denied the government's motion without prejudice because the government did not include adequate factual grounds to support filing the document and motion to seal under seal. See Sealed Minute Order of May 17, 2022. But the Minute Order left open the possibility of the government (or the defendant) providing sufficient justification for doing so. The government did not provide the Court with additional justification but instead filed the document on the public docket on May 20, 2022. See Dkt. [44]. As a result, the document has been publicly available for nineteen days, and the defense reports that it has been mentioned on the Internet, see Dkt. [45], Ex. A. Public access is one of the factors that the Court must consider in deciding whether to seal a document. See *United States v. Hubbard*, 650 F.2d 293, 318 (D.C. Cir. 1980). The defendant has not provided the Court with any authority that supports sealing a document that has been publicly available on the docket for this length of time, without an objection by either party. Accordingly, the defendant's [45] Motion is DENIED WITHOUT PREJUDICE. The defendant may renew his motion if he provides authority that justifies sealing the document. So Ordered by Judge Dabney L. Friedrich on June 8, 2022. (lcldf3) (Text entry; no document attached.)

[48](#)

06/14/2022

MOTION to Substitute Attorney by TRENISS JEWELL EVANS III.

06/14/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. Upon consideration of the defendant's 48 Motion to Substitute Attorney, it is hereby ORDERED that the motion is GRANTED. So Ordered by Judge Dabney L. Friedrich on June 14, 2022. (lcldf3) (Text entry; no document attached.)

06/15/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. The government is directed file its response to the defendant's [49] Motion for Extension of Time on or before June 17, 2022. The Court is not inclined to continue the sentencing hearing past July given the length of time that this case has been pending. So Ordered by Judge Dabney L. Friedrich on June 15, 2022. (lcldf3) (Text entry; no document attached.)

[49](#)

06/15/2022

MOTION for Extension of Time to Submit Sentencing Material and Extend Sentencing Date by TRENISS JEWELL EVANS III.

06/15/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. The government is directed file its response to the defendant's 49 Motion for Extension of Time on or before June 17, 2022. The Court is not inclined to continue the sentencing hearing past July given the length of time that this case has been pending. So Ordered by Judge Dabney L. Friedrich on June 15, 2022. (lcldf3) (Text entry; no document attached.)

[50](#)

06/15/2022

MOTION to Adjourn Sentencing Date by TRENISS JEWELL EVANS III. (See Docket Entry [49] to View Document). (zhsj)

[51](#)

06/17/2022

RESPONSE by USA as to TRENISS JEWELL EVANS III re [50] MOTION to Continue, [49] MOTION for Extension of Time to Submit Sentencing Material and Extend Sentencing Date

[1 Attachment](#) ▼

06/24/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. Upon consideration of the defendant's [49] Motion for Extension of Time to Submit Sentencing Materials and [50] Motion to Adjourn Sentencing Date, is hereby ORDERED that the motions are GRANTED IN PART and DENIED IN PART. It is further ORDERED that the Sentencing Hearing set for June 28, 2022, at 1:00 p.m. via videoconference is converted into a Status Hearing. The Court will address the date of the Sentencing Hearing at that time. So Ordered by Judge Dabney L. Friedrich on June 24, 2022. (lcldf3) (Text entry; no document attached.)

06/28/2022

Minute Entry for Status Conference as to TRENISS JEWELL EVANS III held on 6/28/2022 before Judge Dabney L. Friedrich. Sentencing set for 8/16/2022 at 1:30 PM in Courtroom 14- In Person before Judge Dabney L. Friedrich. Bond Status of Defendant: Remains Committed; Court Reporter: Sara Wick; Defense Attorney: Francesco Valentini; US Attorney: Steven Metcalf, II. (zjch,) (Text entry; no document attached.)

07/01/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. On May 17, 2022, the Court denied the government's [42] Sealed Motion for Leave to File Document Under Seal without prejudice. See Sealed Minute Order of May 17, 2022. The Court denied the motion, despite there being adequate justification to seal the defendants proffer, see *United States v. Hubbard*, 650 F.2d 293 (D.C. Cir. 1980), because the government did not comply with the procedural requirements of *Washington Post v. Robinson*, 935 F.2d 282, 289 & n.10 (D.C. Cir. 1991). Subsequently, then-defense counsel submitted a related filing on the docket, see Unopposed Motion to Seal Docket 44, Dkt. [45], but counsel did so without his client's consent. Applying the six Hubbard factors, there remains adequate justification to seal the contents of the defendant's proffer due to defendant's safety concerns. Accordingly, upon consideration of the government's [53] Sealed Statement in Response to Court Request for Supplemental Brief and the defendant's [54] Sealed Motion for Leave to File Document Under Seal, it is ORDERED that the government's [44] Supplemental Sentencing Memorandum and the defendant's [45] Unopposed Motion to Seal be SEALED. It is further ORDERED that the Clerk of Court place a redacted version of those documents, as well as the government's [53] Sealed Statement and the defendant's [54] Sealed Motion to Seal, on the public docket on the date of the original filings. So Ordered by Judge Dabney L. Friedrich on July 1, 2022. (lcldf3) (Text entry; no document attached.)

06/28/2022

Minute Entry for Status Conference as to TRENISS JEWELL EVANS III held on 6/28/2022 before Judge Dabney L. Friedrich. Sentencing set for 8/16/2022 at 1:30 PM in Courtroom 14- In Person before Judge Dabney L. Friedrich. Bond Status of Defendant: Personal Recognizance; Court Reporter: Sara Wick; Defense Attorney: Steven Metcalf, II ; US Attorney: Francesco Valentini. (zjch,) (Text entry; no document attached.)

07/01/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. On May 17, 2022, the Court denied the government's 42 Sealed Motion for Leave to File Document Under Seal without prejudice. See Sealed Minute Order of May 17, 2022. The Court denied the motion, despite there being adequate justification to seal the defendants proffer, see *United States v. Hubbard*, 650 F.2d 293 (D.C. Cir. 1980), because the government did not comply with the procedural requirements of *Washington Post v. Robinson*, 935 F.2d 282, 289 & n.10 (D.C. Cir. 1991). Subsequently, then-defense counsel submitted a related filing on the docket, see Unopposed Motion to Seal Docket 44, Dkt. 45, but counsel did so without his client's consent. Applying the six Hubbard factors, there remains adequate justification to seal the contents of the defendant's proffer due to defendant's safety concerns. Accordingly, upon consideration of the government's 53 Sealed Statement in Response to Court Request for Supplemental Brief and the defendant's 54 Sealed Motion for Leave to File Document Under Seal, it is ORDERED that the government's 44 Supplemental Sentencing Memorandum and the defendant's 45 Unopposed Motion to Seal be SEALED. It is further ORDERED that the Clerk of Court place a redacted version of those documents, as well as the government's 53 Sealed Statement and the defendant's 54 Sealed Motion to Seal, on the public docket on the date of the original filings. So Ordered by Judge Dabney L. Friedrich on July 1, 2022. (lcllf3) (Text entry; no document attached.)

[56](#)

06/29/2022

MOTION to Seal ECF Doc's 44 and 45 by TRENISS JEWELL EVANS III. (zhsj)

[57](#)

06/29/2022

REDACTED DOCUMENT by USA as to TRENISS JEWELL EVANS III of Statement in Response to Court's Request for Supplemental Briefing. (zhsj)

07/01/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. On May 17, 2022, the Court denied the government's 42 Sealed Motion for Leave to File Document Under Seal without prejudice. See Sealed Minute Order of May 17, 2022. The Court denied the motion, despite there being adequate justification to seal the defendants proffer, see *United States v. Hubbard*, 650 F.2d 293 (D.C. Cir. 1980), because the government did not comply with the procedural requirements of *Washington Post v. Robinson*, 935 F.2d 282, 289 & n.10 (D.C. Cir. 1991). Subsequently, then-defense counsel submitted a related filing on the docket, see Unopposed Motion to Seal Docket 44, Dkt. 45, but counsel did so without his client's consent. Applying the six Hubbard factors, there remains adequate justification to seal the contents of the defendant's proffer due to defendant's safety concerns. Accordingly, upon consideration of the government's 53 Sealed Statement in Response to Court Request for Supplemental Brief and the defendant's 54 Sealed Motion for Leave to File Document Under Seal, it is ORDERED that the government's 44 Supplemental Sentencing Memorandum and the defendant's 45 Unopposed Motion to Seal be SEALED. It is further ORDERED that the Clerk of Court place a redacted version of those documents, as well as the government's 53 Sealed Statement and the defendant's 54 Sealed Motion to Seal, on the public docket on the date of the original filings. So Ordered by Judge Dabney L. Friedrich on July 1, 2022. (lcllf3) (Text entry; no document attached.)

08/11/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. Upon consideration of the defendant's [59] Motion for Extension of Time to Reschedule Sentencing, it is hereby ORDERED that the motion is GRANTED. Accordingly, the sentencing set for August 16, 2022, at 1:30 p.m. in Courtroom 14 is CONTINUED to September 13, 2022, at 1:00 p.m. in Courtroom 14. So Ordered by Judge Dabney L. Friedrich on August 11, 2022. (lcllf3) (Text entry; no document attached.)

[59](#)

08/10/2022

First MOTION for Extension of Time to reschedule sentencing in this matter by TRENISS JEWELL EVANS III.

08/11/2022

MINUTE ORDER as to TRENISS JEWELL EVANS III. Upon consideration of the defendant's 59 Motion for Extension of Time to Reschedule Sentencing, it is hereby ORDERED that the motion is GRANTED. Accordingly, the sentencing set for August 16, 2022, at 1:30 p.m. in Courtroom 14 is CONTINUED to September 13, 2022, at 1:00 p.m. in Courtroom 14. So Ordered by Judge Dabney L. Friedrich on August 11, 2022. (lcldf3) (Text entry; no document attached.)

09/12/2022

MINUTE ORDER. The Court has received the defendant's [60] Sealed Sentencing Memorandum, but it has not received a properly filed motion for leave to file the sentencing memorandum under seal, nor has the defendant explained adequate reasons for sealing the document. Moreover, it appears to the Court that large portions of the sentencing memorandum can be unsealed, see, e.g., pages 19-25 and exhibits M-P. Therefore, it is ORDERED that the defendant shall file a motion for leave to file the memorandum under seal no later than 9:00 a.m. on September 13, 2022. The motion should address the factors articulated in *United States v. Hubbard*, 650 F.2d 293 (D.C. Cir. 1980), and if the motion itself should be kept under seal, it should also address the standard of *Washington Post v. Robinson*, 935 F.2d 282, 289 (D.C. Cir. 1991). It is further ORDERED that the defendant shall file a redacted version of the memorandum on the public record by 9:00 a.m. on September 13, 2022. So Ordered by Judge Dabney L. Friedrich on September 12, 2022. (lcldf2) (Text entry; no document attached.)

09/12/2022

Set/Reset Deadlines as to TRENISS JEWELL EVANS III: Motions due by 9/13/2022. Redacted Sentencing Memorandum due by 9/13/2022 (zjch,) (Text entry; no document attached.)

[62](#)

09/13/2022

MOTION for Leave to File Defendant's Sentencing Material by TRENISS JEWELL EVANS III.

2 Attachments ▼

09/13/2022

Minute Entry for Sentencing held on 9/13/2022 as to Treniss Evans before Judge Dabney L. Friedrich: Sentencing to be continued to a date to be determined. Defendant video evidence to be turned over 9/13/2022. Bond Status of Defendant: Personal Recognizance; Court Reporter: Jan Dickman; Defense Attorney: Steven Alan Metcalf, II; US Attorney: Francesco Valentin; Prob Officer: Aidee Gavito. (zjch,) (Text entry; no document attached.)

09/13/2022

Minute Entry for Sentencing held on 9/13/2022 as to Treniss Evans before Judge Dabney L. Friedrich: Sentencing to be continued to a date to be determined. Defendant video evidence to be turned over 9/13/2022. Bond Status of Defendant: Personal Recognizance; Court Reporter: Jan Dickman; Defense Attorney: Steven Alan Metcalf, II; US Attorney: Francesco Valentin; Prob Officer: Aidee Gavito. (zjch,) (Text entry; no document attached.)

[63](#)

09/14/2022

MOTION for Extension of Time to file Sentencing Material by TRENISS JEWELL EVANS III.

09/15/2022

MINUTE ORDER granting the defendant's unopposed [63] Motion for Extension of Time. The defendant shall file the supplemental sentencing material no later than September 15, 2022. So Ordered by Judge Dabney L. Friedrich on September 15, 2022. (lcldf2) (Text entry; no document attached.)

[64](#)

09/16/2022

Second MOTION for Extension of Time to File Sentencing Materials by TRENISS JEWELL EVANS III.

09/16/2022

MINUTE ORDER denying without prejudice the defendant's [64] Second Motion for Extension of Time. At a sentencing hearing on September 13, 2022, the defendant offered to play a previously undisclosed video showing speeches given by the defendant regarding his conduct and the conduct of others on January 6, 2021. The Court declined to view the video and instead continued the sentencing hearing and instructed the defendant to file the video after the Court adjourned. The Court allowed defense counsel to submit the video by the end of the next day, September 14, 2022. On the night of September 14, 2022, defense counsel [63] moved for a 24-hour extension, which the Court granted. The defendant now moves for an additional extension until Monday, September 16, 2022. That motion is denied without prejudice to renew after the Court reviews the video defense counsel originally offered to play at the September 13, 2022 sentencing hearing. That original video shall be filed by end of day today, September 16, 2022. If defense counsel is unable to upload the video, he shall mail it to Chambers at 333 Constitution Ave. NW, Washington, DC 20001, postmarked today. After the Court has reviewed that video, it will determine whether it would be helpful to see another version that the defense requests additional time to compile. So Ordered by Judge Dabney L. Friedrich on September 16, 2022. (lcldf2) (Text entry; no document attached.)

09/22/2022

Set/Reset Deadlines/Hearings as to TRENISS JEWELL EVANS III: Sentencing set for 10/11/2022 at 1:00 PM via video before Judge Dabney L. Friedrich. (zjch,) (Text entry; no document attached.)

09/22/2022

MINUTE ORDER. Consistent with the discussion at the September 13, 2022 sentencing hearing, the defendant's [62] Motion for Leave to File Sentencing Material is GRANTED, and the defendant's [62]-1 Redacted Sentencing Memo and [62]-2 Redacted Sentencing Exhibits are accepted as the defendant's public sentencing memorandum. It is further ORDERED that the defendant's [60] Sealed Sentencing Memorandum and accompanying attachments shall remain SEALED. So Ordered by Judge Dabney L. Friedrich on September 22, 2022. (lcldf2) (Text entry; no document attached.)

09/22/2022

MINUTE ORDER. A sentencing hearing to complete the hearing held on September 13, 2022 is set for October 11, 2022 at 1:00 p.m. by videoconference. The Court has received the defendant's supplemental sentencing material, and the government is ORDERED to respond by September 28, 2022. So Ordered by Judge Dabney L. Friedrich on September 22, 2022. (lcldf2) (Text entry; no document attached.)

[65](#)

09/28/2022

NOTICE of Response to Defendant's Video Submission by USA as to TRENISS JEWELL EVANS III re Order, Set Deadlines

10/11/2022

NOTICE OF HEARING as to TRENISS JEWELL EVANS III. Sentencing set for 11/21/2022 at 1:00 PM in Courtroom 14- In Person before Judge Dabney L. Friedrich. (zjch,) (Text entry; no document attached.)

11/21/2022

Minute Entry for Sentencing held on 11/21/2022 as to TRENISS JEWELL EVANS III (1), Count(s) 2 before Judge Dabney L. Friedrich. Defendant sentenced to thirty-six (36) months of probation with twenty (20) days of intermittent incarceration, \$5000 fine, \$500 restitution and \$25 special assessment. Bond Status of Defendant: Personal Recognizance; Court Reporter: Lisa Edwards; Defense Attorney: Steven Alan Metcalf, II; US Attorney: Francesco Valentini; Prob Officer: Aidee Gavito. (zjch,) (Text entry; no document attached.)

11/22/2022

MINUTE ORDER. Consistent with the discussion at the November 21, 2022 sentencing hearing, the parties are directed to order a copy of the transcripts for the sealed portions of the sentencing hearings held on September 13, 2022 and November 21, 2022 and propose redacted versions to be placed on the public docket. The parties shall

jointly file a single set of proposed redactions under seal, and note separately any proposed redactions over which the parties disagree, on or before February 28, 2023. So Ordered by Judge Dabney L. Friedrich on November 22, 2022. (lcldf2) (Text entry; no document attached.)

[68](#)

12/08/2022

JUDGMENT as to TRENISS JEWELL EVANS III. Statement of Reasons Not Included. Signed by Judge Dabney L. Friedrich on 11/29/2022. (zhsj)

[69](#)

11/29/2022

STATEMENT OF REASONS as to TRENISS JEWELL EVANS III re [68] Judgment Access to the PDF Document is restricted per Judicial Conference Policy. Access is limited to Counsel of Record and the Court. Signed by Judge Dabney L. Friedrich on 11/29/2022. (zhsj)

[71](#)

01/23/2023

RESPONSE by USA as to TRENISS JEWELL EVANS III re [70] PROBATION PETITION as to TRENISS JEWELL EVANS III Request to Modify Condition.

01/26/2023

MINUTE ORDER. The Probation Office has informed the Court that the position of the Bureau of Prisons is that it cannot accommodate intermittent confinement imposed as a condition of probation. At the same time, the Department of Justice has frequently requested that intermittent confinement be imposed as a condition of probation in January 6 cases brought before the Court, particularly given the Court's repeated ruling that a term of imprisonment and a term of probation may not be jointly imposed for a single offense, see, e.g., Memorandum Opinion, United States v. Panayiotou, 22-cr-55, Dkt. 33. Accordingly, it is ORDERED that the government provide the Court with a status report, on or before February 1, 2023, stating its position on the availability of probation with intermittent confinement at sentencing. So Ordered by Judge Dabney L. Friedrich on January 26, 2023. (lcldf2) (Text entry; no document attached.)

[72](#)

01/31/2023

Unopposed MOTION for Extension of Time to File Status Report in Response to Court Order by USA as to TRENISS JEWELL EVANS III.

[1 Attachment](#) ▼

02/01/2023

MINUTE ORDER granting the government's [72] Motion for Extension of Time. The government shall respond to the Court's January 26, 2023 Minute Order on or before February 8, 2023. So Ordered by Judge Dabney L. Friedrich on February 1, 2023. (lcldf2) (Text entry; no document attached.)

02/08/2023

MINUTE ORDER. Upon consideration of the [70] Petition of the U.S. Probation Office, and the Department of Justice's [73] Status Report Regarding Intermittent Confinement, the Court will DENY the Petition to vacate the defendant's special condition of probation that requires him to serve 20 days in intermittent confinement. Accordingly, the defendant shall report to an appropriate BOP facility, as directed by Probation, to serve a total of 20 days of intermittent confinement as a condition of his probationary sentence. So Ordered by Judge Dabney L. Friedrich on February 8, 2023. (lcldf2) (Text entry; no document attached.)

[73](#)

02/08/2023

STATUS REPORT Regarding Intermittent Confinement by USA as to TRENISS JEWELL EVANS III

02/08/2023

MINUTE ORDER. Upon consideration of the 70 Petition of the U.S. Probation Office, and the Department of Justice's 73 Status Report Regarding Intermittent Confinement, the Court will DENY the Petition to vacate the defendant's special condition of probation that requires him to serve 20 days in intermittent confinement. Accordingly, the defendant shall report to an appropriate BOP facility, as directed by Probation, to serve a total of 20 days of intermittent confinement as a condition of his probationary sentence. So Ordered by Judge Dabney L. Friedrich on February 8, 2023. (lcldf2) (Text entry; no document attached.)

[77](#)

02/28/2023

NOTICE pursuant to Nov. 22, 2022 Court Order by USA as to TRENISS JEWELL EVANS III re Order, Set Deadlines

[83](#)

03/08/2023

NOTICE pursuant to March 1, 2023 Court Order by USA as to TRENISS JEWELL EVANS III re Order, Set Deadlines

[84](#)

04/29/2023

TRANSCRIPT OF REDACTED SENTENCING HEARING in case as to TRENISS JEWELL EVANS III before Judge Dabney L. Friedrich held on November 21, 2022; Page Numbers: 1-193. Date of Issuance: April 29, 2023. Court Reporter/Transcriber Lisa Edwards. Telephone number (202) 354-3269. Transcripts may be ordered by submitting the Transcript Order Form For the first 90 days after this filing date, the transcript may be viewed at the courthouse at a public terminal or purchased from the court reporter referenced above. After 90 days, the transcript may be accessed via PACER. Other transcript formats, (multi-page, condensed, CD or ASCII) may be purchased from the court reporter. NOTICE RE REDACTION OF TRANSCRIPTS: The parties have twenty-one days to file with the court and the court reporter any request to redact personal identifiers from this transcript. If no such requests are filed, the transcript will be made available to the public via PACER without redaction after 90 days. The policy, which includes the five personal identifiers specifically covered, is located on our website at www.dcd.uscourts.gov. Redaction Request due 5/20/2023. Redacted Transcript Deadline set for 5/30/2023. Release of Transcript Restriction set for 7/28/2023.(zlfe)

[85](#)

07/21/2023

First MOTION to Modify A SENTENCE CONDITION by TRENISS JEWELL EVANS III.

[1 Attachment](#) ▼

[86](#)

07/27/2023

Second MOTION to Modify A SENTENCE CONDITION by TRENISS JEWELL EVANS III.

[4 Attachments](#) ▼

07/28/2023

MINUTE ORDER as to TRENISS JEWELL EVANS III. Upon consideration of the defendant's [85] and [86] Motions to Modify, it is ORDERED that the motions are DENIED. The government is directed to respond to the defendant's statements in his attached [85]-1 Declaration related to alleged misconduct on or before August 4, 2023. So Ordered by Judge Dabney L. Friedrich on July 28, 2023. (lcldf2) (Text entry; no document attached.)

07/28/2023

MINUTE ORDER as to TRENISS JEWELL EVANS III. Upon consideration of the defendant's 85 and 86 Motions to Modify, it is ORDERED that the motions are DENIED. The government is directed to respond to the defendant's statements in his attached 85 -1 Declaration related to alleged misconduct on or before August 4, 2023. So Ordered by Judge Dabney L. Friedrich on July 28, 2023. (lcllf2) (Text entry; no document attached.)

[87](#)

08/03/2023

MOTION to Compel Production of Audio and Video Recordings, MOTION for Extension of Time to File Response/Reply Pursuant to July 28, 2023 Order by USA as to TRENISS JEWELL EVANS III.

1 Attachment ▼

08/07/2023

MINUTE ORDER as to TRENISS JEWELL EVANS III denying the government's [87] Motion to Compel and Motion for Extension of Time. The government has provided no authority for the Court to order the defendant to comply with the government's production request after the defendant has been sentenced. Further, for the purposes of this case, the Court is satisfied with the government's existing representations as to the status of investigations in its [87] Motion and needs no further response. The Court is not inclined to believe that any remaining issues are properly resolved in this case given its current procedural posture. So Ordered by Judge Dabney L. Friedrich on August 7, 2023. (lcllf2) (Text entry; no document attached.)