UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

v.

Case No. 21-cr-40-2 (TNM)

:

TRISTAN CHANDLER STEVENS,

:

Defendant. :

GOVERNMENT'S UNOPPOSED MOTION TO CONTINUE SENTENCING

The United States of America, by and through its attorney, the United States Attorney for

the District of Columbia, hereby requests that this Court grant a continuance of defendant Tristan

Stevens' sentencing hearing currently scheduled for February 3, 2023, until at least March 3, 2023.

Furthermore, the government respectfully requests that this Court continue the deadlines for the

response to the presentence investigation report currently due on January 13, 2023, and the

submission of sentencing memoranda currently due on January 27, 2023. The government has

conferred with counsel for defendant, and defense consents to this motion.

The government requires additional time to prepare the appropriate response to the

presentence report and sentencing memorandum in this case. On December 30, 2022, pretrial

services filed the draft presentence investigation report for defendant Tristan Stevens. ECF No.

503. Despite undersigned counsel's best efforts to complete the government's response to the

presentence report and sentencing memoranda with sufficient time for supervisory review and

approval, shortly after the holidays undersigned counsel became ill with respiratory syncytial virus

(RSV), and was unable to spend the requisite effort to meet the current deadlines. As such, we

respectfully request that the Court continue the sentencing date until at least March 3, 2023, and

adjust the accompanying deadlines accordingly.

1

Dated: January 12, 2023.

Respectfully submitted,

MATTHEW M. GRAVES UNITED STATES ATTORNEY D.C. Bar No. 481052

BY: /s/ ASHLEY AKERS Trial Attorney Capitol Siege Section MO Bar No. 69601 601 D Street, N.W. Washington, D.C. 20530 202-353-0521 Ashley.Akers@usdoj.gov