UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA,)
V.))) Case No. 1:21-CR-708 (RCL)
LEO CHRISTOPHER KELLY,)
Defendant.)))
	,

Defendant's requested supplemental voir dire questions

COMES NOW Defendant, Leo Christopher Kelly, by and through undersigned counsel, and hereby respectfully requests the following voir dire questions be asked by the Court:

Since the joint pretrial statement was filed on January 3, 2023, a lot has been reported in the press regarding January 6, 2021 and the events thereof. Therefore, the defense respectfully requests that the Court ask the following few supplemental voir dire questions: Specifically, the defense requests that these additional questions be added after question 20 of ECF 78-1:

a. Have you or a close friend or family member been employed or had any association or connection with the House Select Committee to Investigate the January 6th events at the United States Capitol?

Yes

No

b. Did you attend, view, or listen to any portion of any Congressional committee hearings related to the events that occurred at the United States Capitol on January 6, 2021?

Yes

No

c. Did you listen to or read any portion of any report or transcripts or interview summaries issued or released by Congress related to the events that occurred at the United

States Capitol on January 6, 2021?

Yes

No

NO OBJECTION BY GOVERNMENT

The defense also requests the following question:

52. It has recently been reported that Tucker Carlson was fired by Fox News because of what he said about January 6, 2021, and how he reported the facts about several of the defendants that have been charged due to their behavior on January 6, 2021. Does Mr. Carlson's firing by Fox News have any impact on how you can view the evidence in this January 6, 2021 case?

THE GOVERNMENT RESPECTFULLY OBJECTS TO THIS – it's covered by the remaining questions.

Wherefore, the defendant respectfully asks this Court to ask these questions during voir dire.

Respectfully submitted,

By: Kira Anne West

/s/ Kira Anne West
Kira Anne West
DC Bar No. 993523
712 H. Street N.E., Unit 509
Washington, D.C. 20002
(202)-236-2042
kiraannewest@gmail.com
Attorney for Leo Kelly

/s/ Nicole Cubbage
Nicole Cubbage
DC Bar No. 999203

Case 1:21-cr-00708-RCL Document 89 Filed 04/27/23 Page 3 of 3

712 H. Street N.E., Unit 570 Washington, D.C. 20002 703-209-4546 <u>cubbagelaw@gmail.com</u> Attorney for Leo Kelly

Certificate of Service

I certify that a copy of the forgoing was filed electronically for all parties of record on this 27th day of April, 2023.

Kira Anne West
Attorney for Leo Kelly