

1 ALAN HOSTETTER
2 P.O. BOX 1477
3 SAN CLEMENTE, CA 92674

4 Pro Se Defendant

5 UNITED STATES DISTRICT COURT
6 DISTRICT OF COLUMBIA
7

8 UNITED STATES OF AMERICA,) Case No.: 21CR00392-RCL
9 Plaintiff,)
10 vs.)
11 ALAN HOSTETTER,)
12 Defendant.)
13)
14)

15 **REQUEST TO HAVE MOTION TO DISMISS FILED ON DECEMBER 6, 2021 TO**
16 **APPLY TO SECOND SUPERSEDING INDICTMENT FILED MAY 10, 2023**

17 As it has been over eighteen months since I filed my original Motion to Dismiss
18 (Document 99) back on December 6, 2021, which has not yet been heard, I am hereby
19 requesting that same Motion to Dismiss apply to the Second Superseding Indictment
20 (Document 210) the Government waited to file until May 10, 2023, with the Arraignment
21 having occurred on June 8, 2023.

22 Respectfully Submitted,

23 DATED: June 14, 2023

24 /s/ Alan S. Hostetter

25 Alan S. Hostetter (Pro Se Defendant)