UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA :

:

v. :

Case No. 1:21-cr-371 (RC)

JONAH WESTBURY,

:

Defendant. :

UNITED STATES OF AMERICA

v. : Case No.: 1:21-CR-605 (RC)

ISAAC WESTBURY, :

AARON JAMES, and : ROBERT WESTBURY, :

:

Defendants. :

JOINT STATUS REPORT

Pursuant to the Court's Minute Entry order dated March 24, 2023, the United States and defendants Jonah Westbury, Isaac Westbury, Aaron James, and Robert Westbury provide the following status report:

a. Status of Plea Offers

All outstanding plea offers have expired.

b. Speedy Trial Act

The next status conference is scheduled for June 1, 2023 at 11:00 AM. At the March 24, 2023 status conference, the Court excluded the time between March 24, 2023 and June 1, 2023 from calculation under the Speedy Trial Act, in the interests of justice pursuant to 18 U.S.C. § 3161(h)(1) & (7)(A). The Court found that the ends of justice served by the granting of such

continuance outweigh the best interests of the public and the defendants in a speedy trial, for reasons including that defendants and their counsel have sufficient time to review the discovery in this case and fully prepare for trial.

c. Proposed Pre-Trial Schedule

Any motions to dismiss or suppress statements or tangible things shall be filed on or before **July 31, 2023**. Opposition and replies shall be due within 14 and 7 days, respectively. The Court will schedule a hearing on the motion(s) as necessary.

The parties agree that the Court should set a pre-trial schedule as follows:

Pretrial motions in limine due: 45 days before trial

Responses due: 30 days before trial Replies due: 21 days before trial

Pretrial conference: 7 days before trial

Joint Statement of the Case: 14 days before trial Joint Proposed Jury Instructions: 7 days before trial *Brady* and *Giglio* deadline: 21 days before trial Exchange of Exhibit Lists: 21 days before trial Objections to Proposed Exhibits: 14 days before trial

Government Witness List: 7 days before trial

Expert Witness Disclosure (all parties): 45 days before trial

d. Outstanding Discovery Issues

There are no discovery issues that currently require resolution by the Court.

e. Trial

The parties believe that this case will require a jury trial that may take up to five days. The parties propose trial to commence on **December 11, 2023.**

f. Issues Requiring Special Attention

There are no issues that currently require the Court's attention.

Respectfully submitted,

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

/s/ Cytheria D. Jernigan

CYTHERIA D. JERNIGAN
Assistant U.S. Attorney, DC Bar No. 494742
U.S. Attorney's Office WDLA
Detailed to the U.S. Attorney's Office
For the District of Columbia
601 D. Street, N.W.
Washington, D.C. 20001
(318) 676-3611 (v) / (318) 676-3663 (f)
Cytheria.Jernigan@usdoj.gov

ISAAC WESTBURY, AARON JAMES and ROBERT WESTBURY Defendants

S

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
Attorney for Defendant Isaac Westbury,
Aaron James, and Robert Westbury