United States District Court

FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

UNITED STATES OF AMERICA	§	
	§	
v.	§	CRIMINAL ACTION NO. 3:21-CR-0366-S
	§	
YAROSLAV VASINSKYI (1)	§	

PRETRIAL ORDER

Discovery	March 24, 2022
Pretrial Motions Deadline	April 4, 2022
Response/Reply to Pretrial Motions Deadline	April 18, 2022
Pretrial Material Deadline	April 18, 2022
Pretrial Conference	April 29, 2022 at 10:00 AM
Trial Setting	May 9, 2022 at 9:00 AM.

- 1. This case is set for trial on this Court's docket beginning May 9, 2022 at 9:00 AM. Counsel and all parties shall be ready for trial on that date. Any potential scheduling conflicts must be called to the attention of the Court in writing within ten (10) days of the date of this Order. The parties shall comply with the Federal Rules of Criminal Procedure and the Local Criminal Rules of this Court except as expressly modified by this Order.
- 2. The Government shall provide **full discovery** to Defendant(s) in accordance with FED. R. CRIM. P. 16(a) on or before **March 24, 2022**. Defendant(s) shall provide full discovery to the Government in accordance with FED. R. CRIM. P. 16(b) on or before the same date.

- 3. The Government shall, in accordance with *Brady v. Maryland*, 373 U.S. 83 (1963), provide Defendant(s) with all of the **exculpatory evidence** it possesses concerning that defendant on or before **March 24, 2022**.
- 4. The Government shall provide each defendant with all **Jencks Act material** (18 U.S.C. § 3500) on the day prior to the testimony of the witness to whom such material relates. Defendant(s) shall do likewise.
- 5. All **pretrial motions** shall be filed on or before **April 4, 2022**, and they must comply with Local Criminal Rule 47.1. *See* N.D. Tex. Crim. R. 47.1. Discovery motions and motions for a bill of particulars shall be denied in their entirety unless they are limited to the specific matters actually in dispute, after conference with opposing counsel, as required by Local Criminal Rule 47.1(a).
- 6. The Government's response to the pretrial motions shall be filed on or before **April 18, 2022**, and any reply by Defendant(s) shall be filed on or before **April 25, 2022**.
- 7. All **pretrial materials** shall be filed on or before **April 18, 2022**. Specifically, by this date:
 - a. **A list of witnesses** shall be filed by each party, which divides the persons listed into groups of "probable witnesses," "possible witnesses," "experts," and "record custodians"; states the name and address of each witness; and contains a brief narrative summary of the testimony to be covered by each witness. (Modification of Local Criminal Rule 16.1(b)).
 - b. A list of exhibits and portions of depositions to be offered at trial shall be filed by each party. In addition, each party shall number the listed exhibits with labels (which the parties must provide themselves), shall exchange a complete set of marked exhibits with opposing counsel, and shall deliver to the Court's chambers one hard copy and one digital copy of the marked exhibits (except for large or voluminous items that cannot be easily reproduced). (Modification of Local Criminal Rule 16.1(a)). All

documentary exhibits offered by the Government shall be submitted on a thumb drive at the conclusion of trial to the Court Reporter.

- c. On the day the case is set for trial, additional copies of the **list of witnesses** and **list of exhibits** (as required by Local Criminal Rules 16.1(a) and (b)) shall be delivered to the Court Reporter by each party.
- d. **Requested jury instructions (annotated)**,¹ any **motions in limine** (which must be limited to matters actually in dispute), and any **proposed voir dire questions** the Court is requested to ask during its examination of the jury panel and proposed findings in non-jury cases shall be filed by each party. (Modification of Local Criminal Rule 30.1).
- e. **A written statement** shall be filed by each party setting forth: (i) the estimated **length of trial**; (ii) the status of any **plea bargaining** negotiations; (iii) any **scheduling problems** which the attorneys, parties, or witnesses have during the trial docket; and (iv) **any additional matters** which would aid the Court in the disposition of this case.
- f. **Trial briefs, if any**, shall be filed. In the absence of a specific order, trial briefs are not required but are encouraged. The briefs should focus on Fifth Circuit and Supreme Court authority on the issues the parties anticipate will arise at trial.

NOTE: Deadlines are dates for filing or delivery of pretrial materials, not mailing dates.

8. The **final pretrial conference** in this case is set for **April 29, 2022 at 10:00 AM.**Lead counsel must attend the pretrial conference. All pretrial motions not previously decided will be heard and resolved at that time, and procedures for trial will be discussed. Defendant(s) need not be present at the pretrial conference.

¹ "Annotated" means that **each** proposed instruction shall be accompanied by citation to statutory or case authority and/or pattern instructions. It is not sufficient to submit a proposed instruction without citation to supporting authority. As Fifth Circuit and Supreme Court cases are the only binding precedent on this Court, the parties should—to the extent possible—rely on these sources (and/or Fifth Circuit pattern instructions) in proposing jury instructions.

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9. NOTE: Sanctions may be imposed if these pretrial requirements are not met.

If the Government does not timely file the pretrial materials, the case may be dismissed. Any

defendant who does not timely file the required pretrial materials may not be permitted to present

witnesses or exhibits at trial. Failure to list a witness or an exhibit may be grounds for exclusion

of that testimony or exhibit, unless such testimony or exhibit is offered solely for impeachment.

The use of rebuttal witnesses or exhibits shall be permitted if counsel could not have reasonably

anticipated their need for use at trial.

10. In multi-defendant cases, any motions to continue the pretrial deadlines and/or the

trial setting must include a certificate of conference with the Government and the attorneys for

each defendant with whom the moving defendant is set for trial.

11. All counsel are directed to advise the Court at least four (4) days before trial if a

plea agreement has been reached. If such an agreement has been reached, except in unusual

circumstances where such cannot reasonably be done, counsel must furnish an executed copy to

the Court at least three (3) days before trial. Counsel should be mindful that a last-minute trial

cancellation inconveniences all of the citizens who have come to serve as jurors and wastes

taxpayer money. To avoid such a cancellation, counsel should endeavor to complete plea

negotiations prior to the date scheduled for trial.

SO ORDERED.

SIGNED March 10, 2022.

KAREN GREN SCHOLER

UNITED STATES DISTRICT JUDGE