

Kenerson, Erik (USADC)

From: DCD_ECFNotice@dcd.uscourts.gov
Sent: Wednesday, March 13, 2024 10:29 AM
To: DCD_ECFNotice@dcd.uscourts.gov
Subject: Activity in Case 1:22-cr-00392-DLF USA v. AL-MARIMI Order

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

*****NOTE TO PUBLIC ACCESS USERS***** Judicial Conference of the United States policy permits attorneys of record and parties in a case (including pro se litigants) to receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. PACER access fees apply to all other users. To avoid later charges, download a copy of each document during this first viewing. However, if the referenced document is a transcript, the free copy and 30 page limit do not apply.

U.S. District Court

District of Columbia

Notice of Electronic Filing

The following transaction was entered on 3/13/2024 at 10:28 AM and filed on 3/13/2024

Case Name: USA v. AL-MARIMI

Case Number: [1:22-cr-00392-DLF](#)

Filer:

Document Number: No document attached

Docket Text:

MINUTE ORDER. Upon consideration of the parties' [46] Joint Status Report Regarding Discovery and the parties' [44][45] Responses, the Court VACATES the April 4, 2023 status hearing.

In accordance with the below schedule, the parties shall provide the Court with their respective proposals to grant Lockerbie victims access to pretrial proceedings and trial as authorized by law, see Act to Provide Remote Access to Court Proceedings for Victims of the 1988 Bombing of Pan Am Flight 103 over Lockerbie, Scotland, Pub. L. No. 118-37, 138 Stat. 11.

Consistent with the Court's February 26, 2024 minute order and the government's representations in its [45] Response, the government shall file, on or before May 31, 2024, a comprehensive proposal to permit victims access to pretrial proceedings and trial in a secure manner that will not jeopardize the safety or the integrity of such proceedings, see id. In particular, the government shall explain in detail how it will ensure that (1) audio or video proceedings are restricted to victims, see id., (2) unauthorized persons do not gain access to the proceedings, and (3) no recording, (re)distribution, or broadcasting of the proceedings occur. Finally, the government shall identify government resources, including personnel and facilities, it will dedicate to achieve these ends. The defendant shall address the same and file, on or before June 17, 2024, its opposition to the government's proposal, see defendant's [44] Response to Order.

Finally, the defense shall file, on or before March 28, 2024, a notice that indicates whether the defendant consents to exclude time under the Speedy Trial Act until June 30, 2024. So ordered by Judge Dabney L. Friedrich on March 13, 2024. (lcdf3)

1:22-cr-00392-DLF-1 Notice has been electronically mailed to:

Todd M. Richman todd_richman@fd.org

Erik Michael Kenerson erik.kenerson@usdoj.gov

Brittany Ann Keil brittany.keil@usdoj.gov

Nathaniel C Wenstrup nate_wenstrup@fd.org

Jerome J. Teresinski jerome.teresinski2@usdoj.gov

Jennifer D. Burke jennifer.burke@usdoj.gov

Kathleen Campbell kathleen.campbell@usdoj.gov

Whitney Minter whitney_minter@fd.org

1:22-cr-00392-DLF-1 Notice will be delivered by other means to::