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Attorney for Defendant
JOSHUA MARKANSON

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA**

UNITED STATES OF AMERICA,

Plaintiff,

v.

ISAIAH BURKS AND
JOSHUA MARKANSON,

Defendants.

Case No.: 2:18-CR-00024 TLN

**STIPULATION AND ORDER TO
CONTINUE STATUS CONFERENCE**

DATE: June 18, 2020
TIME: 9:30 a.m.
COURT: Hon. Troy L. Nunley

Defendants Joshua Markanson and Isaiah Burks through their counsel of record, and the United States of America, through its undersigned counsel, stipulate that the status conference currently set for June 18, 2020 be continued to September 24, at 9:30 a.m.

In March 2018, Mr. Markanson was arraigned on the nine-count Superseding Indictment. (ECF Nos. 15, 21, 22.) Mr. Burks was arraigned separately, in May 2018. (ECF Nos. 37.) The government has produced discovery to defense counsel that includes 139 pages of written materials and roughly 130 photos, as well as fifteen compact disks containing dozens of audio and video files. Additional discovery has been requested. Additional discovery has been requested by defendants. Discovery production from that request is pending.

In March 2020, a new Assistant U.S. Attorney was assigned to the case.

1 Based on the foregoing, the parties agree and stipulate that the status conference
2 currently set for June 18, 2020, be continued to September 24, 2020 at 9:30 a.m. The parties
3 further agree that time under the Speedy Trial Act should be excluded from the date the parties
4 stipulated, up to and including September 24, 2020, under 18 U.S.C. § 3161(h)(7)(A) and
5 (B)(iv)[reasonable time to prepare], and General Order 479 [Local Code T4], based on defense
6 preparation.

7 The parties agree that the failure to grant a continuance in this case would deny defense
8 counsel reasonable time necessary for effective preparation, and to discuss, plan and negotiate
9 current and future discovery issues with the government, taking into account the exercise of
10 due diligence. The parties also agree that the ends of justice served by the Court granting the
11 requested continuance outweigh the best interests of the public and the defendants in a speedy
12 trial.

13
14 Respectfully submitted,

15 Dated: June 15, 2020

/s/ Etan Zaitso

ETAN ZAITSU

Attorney for Defendant Joshua Markanson

16
17
18 Dated: June 15, 2020

/s/ Philip Cozens

PHILLIP COZENS

Attorney for Defendant Isaiah Burks

19
20
21 Dated: June 15, 2020

/s/ Justin Lee

JUSTIN LEE

Assistant United States Attorney

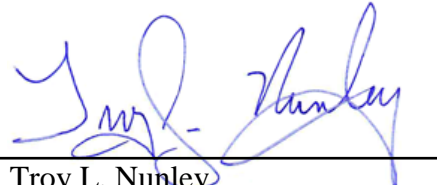
Attorney for Plaintiff United States

ORDER

The Court, having received and considered the parties' stipulation, and good cause appearing therefore, adopts the parties' stipulation in its entirety as its order. The Court specifically finds that the failure to grant a continuance in this case would deny counsel reasonable time necessary for effective preparation, taking into account the exercise of due diligence. The Court also finds that the ends of justice served by granting the requested continuance outweigh the best interests of the public and the defendant in a speedy trial.

The Court orders that the time from the date the parties stipulated, up to and including September 24, 2020, shall be excluded from computation of time within which the trial in this case must begin under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A) and (B)(iv) [reasonable time to prepare], and General Order 479 [Local Code T4]. It is further ordered that the June 18, 2020 status conference be continued to September 24, 2020 at 9:30 a.m.

Dated: June 16, 2020


Troy L. Nunley
United States District Judge