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Naval Legal Service Office Mid-Atlantic

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To: ERIC MONTALVO

From: LT KRISTEN ANASTOS

Fax: 202. 318. 7652

Date: 17 May 2010

Phone: 703. 518. 3176

Pages: 2

Comments:

Mr. Montalvo:

Can you please sign the Docket Request and fax or e-mail back to me? I will submit it to LT Burby as soon as I receive it.

Thank You.

V/r

Kristen

PRIVILEGED COMMUNICATION

THIS MESSAGE IS INTENDED ONLY FOR USE OF THE INDIVIDUAL OR ENTITY TO WHICH IT IS ADDRESSED. THIS MESSAGE CONTAINS INFORMATION THAT MAY BE PRIVILEGED AND EXEMPT FROM DISCLOSURE UNDER APPLICABLE LAW. IF READER OF THIS MESSAGE IS NOT THE INTENDED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT ANY DISSEMINATION, DISTRIBUTION OR COPYING OF THIS COMMUNICATION IS STRICTLY PROHIBITED. PLEASE NOTIFY THE SENDER IMMEDIATELY AT THE NUMBER PRINTED ABOVE.

NAVY-MARINE CORPS TRIAL JUDICIARY
CENTRAL JUDICIAL CIRCUIT
DOCKET REQUEST

Rev 10/09

U.S. v. ABHAN Jacob D. Nevandro

☒ GCM

☐ SPCM

Trial counsel: LT Burby Phone & Extension: 341-4507

Defense counsel: LT Anastos Phone & Extension: 341-4452

Civilian counsel: Mr. Eric Montalvo Phone & Extension: (202) 318-7652

☒ Trial date(s) requested: June 15-18

☒ Article 39(a) date(s) requested: May 28

Issues: May 28 (Motions)

☒ Arraignment date requested: May 19

Trial counsel signature: [Signature] Date: 10 May 10

Trial counsel certifies that this request was delivered to defense counsel on this date. Local Rules of Court require the defense counsel to respond and forward to the Clerk of Court within two working days of receipt of this request.

☐ Defense agrees to the requested date(s): _____

☒ Defense objects to the requested date(s).

Dates objected to and proposed alternative dates: Arraignment - 28 May

Article 39(a) - 15 June (Motions)

Trial - 9-12 August

Defense counsel signature: [Signature] Date: 17 May 2010

Civilian counsel signature: _____ Date: _____

Delay from the date(s) requested by the Government and the alternative date(s) requested by the Defense is excludable by the military judge in accordance with R.C.M. 707(c) and, for purposes of Article 10, UCMJ, this defense request for delay will be considered as evidence that the accused suffers no prejudice as a result of this delay. **DC is responsible for getting TC's signature below if proposing alternative date(s). TC does /does not object to proposed alternative dates.**

TC signature: _____ Date: _____

Date(s) of trial set for: _____

Date(s) of 39(a) set for: _____

Date of arraignment for: _____

For the Court: _____ Date: _____

Clerk of Court/Military Judge

Delay from _____ until _____ is excluded as Defense delay in accordance with R.C.M. 707(c) for purposes of Speedy Trial.

Appendix I