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| UNITED STATES DISTRICT COURTEASTERN DISTRICT OF TEXAS |
|  |
| No. 6:XX-cr-00123-1 |
|  |
| United States of America,v.**John Doe.** |
|  |
| Before Barker, District Judge |
|  |

**Joint Final PreTrial report**

1. Counsel for the parties

Plaintiff:

Defendant(s):

1. Stipulations/uncontested facts

[Include stipulations and relevant uncontested facts.]

1. Contested issues of fact and law

[Include relevant, disputed facts to be presented to the jury, and disputed issues of law remaining for the court.]

1. Pending motions

[List all pending motions.]

1. Probable length of trial

The trial is expected to last \_\_\_ hours.

1. Trial management procedures

[The parties should include any agreed-upon trial procedures for managing demonstratives, witnesses, and exhibits. In particular, the parties should consider and identify (1) what constitutes a “demonstrative” and agreed-upon deadlines for exchanging demonstratives for direct or cross; (2) agreed-upon deadlines for identifying witnesses; (3) agreed-upon deadlines for identifying exhibits to be used during trial; (4) a conference procedure to address disputes arising from the aforementioned disclosures; and (5) any other trial management procedure.]

1. Witness lists

[Each party’s witness list should be attached as an appendix to the pretrial report. Witness lists should identify any witness to be presented by any means other than in-person testimony.]

1. Exhibit lists

[Attach each party’s exhibit list as an appendix to the pretrial report.]

1. Trial briefs

Do the parties anticipate needing to file trial briefs?

1. Certifications

The undersigned counsel for each of the parties in this action hereby certify and acknowledge the following:

1. Full and complete disclosure has been made in accordance with the Federal Rules of Criminal Procedure and the court’s orders;
2. Discovery limitations set forth in the Federal Rules of Criminal Procedure, the Local Rules, and the court’s orders have been complied with;

(C) Each exhibit in the Exhibit List herein:

(i) exists;

(ii) is numbered; and

(iii) has been disclosed and shown to opposing counsel.