1 2	JON M. SANDS Federal Public Defender District of Arizona	
3	850 W. Adams, Suite 201 Phoenix, Arizona 85007 Telephone: 602-382-2700	
5	MARIA WEIDNER, #027912	
6	maria_weidner@fd.org ZACHARY CAIN, #020396 zachary_cain@fd.org Asst. Federal Public Defender	
7	Attorneys for Defendant	
8	IN THE UNITED STATES DISTRICT COURT	
9	DISTRICT OF ARIZONA	
10	United States of America,	No. CR-17-0585-PHX-GMS
11	Plaintiff,	NOTICE OF ADDITIONAL
12	vs.	VOIR DIRE QUESTIONS PROPOSED BY THE DEFENSE
13	Thomas Mario Costanzo,	
14	Defendant.	
15	Thomas Mario Costanzo, by a	nd through undersigned counsel, hereby files
16 17	the following additional proposed voir dire questions:	
18	PROPOSED JOINT VOIR DIRE QUESTION TO BE INSERTED SUBSEQUENT	
19	TO CURRENT QUESTION # 20:	
20	You may hear evidence that references recreational drug use in this case. Do you	
21	have strong feelings about recreational drug use? Is there anything about that	
22	information that would affect your ability to give either the United States or the	
23	defendant a fair hearing in this matter?	
24	PROPOSED JOINT VOIR DIRE QUESTION TO BE INSERTED SUBSEQUENT	
25	TO CURRENT QUESTION # 22:	
26	If the United States does not meet its burden of proof under the law, would you	
27	have difficulty finding a person not guilty because of your own personal beliefs or	
28	attitudes about a case of this nature, because of your sympathy for the government,	

or because it might otherwise be an unpleasant task?

1	Respectfully submitted: March 13, 2018.	
2	JON M. SANDS	
3	Federal Public Defender	
4	s/Maria Teresa Weidner	
5	MARIA TERESA WEIDNER	
6	ZACHARY CAIN Asst. Federal Public Defenders	
	Asst. Federal I done Defenders	
7	Copy of the foregoing transmitted by ECF for filing March 13, 2018, to:	
8	CLERK'S OFFICE	
9	United States District Court	
10	Sandra Day O'Connor Courthouse 401 W. Washington	
11	Phoenix, Arizona 85003	
12	MATERIAL DINES DE	
13	MATTHEW BINFORD FERNANDA CAROLINA ESCALANTE-KONTI	
14	GARY RESTAINO	
15	Assistant U.S. Attorneys United States Attorney's Office	
16	Two Renaissance Square	
17	40 N. Central Avenue, Suite 1200 Phoenix, Arizona 85004-4408	
18	Filoelitx, Affzolia 65004-4406	
19	Copy mailed to:	
	THOMAS MARIO COSTANZO	
20	Defendant	
21	<u>s/yc</u>	
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23		
24		
25		
26		
27		
28		