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12 UNITED STATES DISTRICT COURT

13 DISTRICT OF ARIZONA

14 United States of America, ) CR-17-0585-02-PHX-GMS  
15 )  
16 Plaintiff, ) **UNOPPOSED MOTION FOR**  
17 ) **RETURN OF PASSPORTS AND**  
18 v. ) **ACCESS CARD**  
19 )  
20 Peter Nathan Steinmetz, et al., )  
21 )  
22 Defendant. )  
23 )

24 By Order of this Court [Dkt 74] dismissing Counts 1 and 2 of the Superseding  
25 Indictment, Dr. Steinmetz’s involvement in this case ceased, without prejudice to any  
26 future filing of charges by the government. Dr. Steinmetz, through undersigned counsel,  
27 respectfully requests the return of his passports (both current and expired), and his access  
28 card to Falcon Field in Mesa, Arizona, all of which are currently in the custody of the  
United States Pretrial Services Office.

Undersigned counsel has been advised by Assistant United States Attorney Gary Restaino that he does not oppose this request.

It is not expected that excludable delay under Title 18 U.S.C. § 3161(h)(7)(B)(i) and (iv) may occur as a result of this motion or from an order based thereon.



1 RESPECTFULLY SUBMITTED on December 11, 2017.

2 MITCHELL | STEIN | CAREY | CHAPMAN, PC

3 By: /s/ Michael Morrissey

4 Michael Morrissey

5 Lee Stein

6 Attorneys for Defendant

7 I certify that on December 11, 2017, I electronically transmitted a PDF version of  
8 this document to the Clerk of Court, using the CM/ECF System, for filing and for  
9 transmittal of a Notice of Electronic Filing to the following CM/ECF registrants:

10 Clerk's Office  
11 United States District Court  
12 Sandra Day O'Connor Courthouse  
13 401 W. Washington  
14 Phoenix, Arizona 85003

15 Gary Restaino  
16 Matthew Binford  
17 Fernanda Carolina Escalante Konti  
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19 Two Renaissance Square  
20 40 North Central Avenue, Suite 1200  
21 Phoenix, AZ 85004  
22 Attorneys for Plaintiff

23 COPY mailed on December 11, 2017, to:

24 Gilbert R. Lara  
25 U.S. Pretrial Services  
26 401 W. Washington, SPC 260  
27 Phoenix, AZ 85003

28 /s/ Stephanie King