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11 Asst. Federal Public Defender
12 Attorneys for Defendant

13 IN THE UNITED STATES DISTRICT COURT
14 DISTRICT OF ARIZONA

15 United States of America,
16
17 Plaintiff,
18
19 vs.
20 Thomas Mario Costanzo,
21
22 Defendant.

No. CR-17-0585-PHX-GMS
**NOTICE OF ADDITIONAL
VOIR DIRE QUESTIONS
PROPOSED BY THE DEFENSE**

23 Thomas Mario Costanzo, by and through undersigned counsel, hereby files
24 the following additional proposed voir dire questions:

25 **PROPOSED JOINT VOIR DIRE QUESTION TO BE INSERTED SUBSEQUENT
TO CURRENT QUESTION # 20:**

26 You may hear evidence that references recreational drug use in this case. Do you
27 have strong feelings about recreational drug use? Is there anything about that
28 information that would affect your ability to give either the United States or the
defendant a fair hearing in this matter?

**PROPOSED JOINT VOIR DIRE QUESTION TO BE INSERTED SUBSEQUENT
TO CURRENT QUESTION # 22:**

If the United States does not meet its burden of proof under the law, would you
have difficulty finding a person not guilty because of your own personal beliefs or
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

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
11 401 W. Washington
Phoenix, Arizona 85003

12 MATTHEW BINFORD
13 FERNANDA CAROLINA ESCALANTE-KONTI
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17 Two Renaissance Square
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18 Copy mailed to:

19 THOMAS MARIO COSTANZO
20 Defendant

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22 s/yc

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