

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE  
MIDDLE DISTRICT OF ALABAMA, NORTHERN DIVISION

UNITED STATES OF AMERICA	)	
	)	
v.	)	CRIMINAL ACTION NO.
	)	2:10cr186-MHT
MILTON E. MCGREGOR,	)	(WO)
RONALD E. GILLEY,	)	
THOMAS E. COKER,	)	
ROBERT B. GEDDIE, JR.,	)	
LARRY P. MEANS,	)	
JAMES E. PREUITT,	)	
QUINTON T. ROSS, JR.,	)	
HARRI ANNE H. SMITH,	)	
JARRELL W. WALKER, JR.,	)	
and JOSEPH R. CROSBY.	)	

ORDER

Based on the representations made in open court on March 1, 2011, it is ORDERED that the parties are to do the following on the dates indicated:

- (1) March 10, 2011: The government shall provide the court and each defendant with copies of all recordings and all finalized transcripts of recordings that it intends to use at trial.

(2) March 24, 2011: Each defendant (individually or jointly) shall provide the court, the government, and every other defendant with copies of any additional recordings and transcripts that he or she will use at trial, which the government has not previously submitted. Each defendant shall also file any objections to the audibility of the government's recordings or accuracy of the government's transcripts. Defendants may also stipulate to the accuracy of any government transcripts. For each transcript submitted by the government and objected to by a defendant (individually or jointly), that defendant (individually or jointly) shall also provide the court, the government, and every other defendant with that defendant's own finalized version of that transcript, noting the part of the transcript that is different from the government's version.

- (3) March 31, 2011: The government and the defendants shall file objections, if any, to the accuracy of any additional transcripts submitted and to the audibility of any additional recordings submitted.
- (4) Before April 7, 2011: All parties shall meet to attempt to resolve disagreements over the audibility of recordings and accuracy of transcripts.
- (5) April 7, 2011: The government and the defendants shall file a joint statement identifying those recordings for which there are no audibility objections and those for which there are audibility objections. For recordings for which there are audibility objections, the parties are to identify in said joint statement the part of the recording objected to and the party making the objection. The government and the defendants shall also provide the court with

copies of joint versions of all transcripts to which the parties jointly stipulate to the accuracy in full. As to each and every transcript for which the parties could not resolve their objections, (a) the government shall provide the court and the defendants with copies of its version of the transcript, noting the part of the transcript that is different from the each defendant's version; and (b) each objecting defendant (individually or jointly) shall provide the court, the government, and every other defendant with copies of his or her version of the transcript, noting the part of the transcript that is different from the government's version and each other defendant's version.

- (6) Prior to the submission of any copy of a transcript and recording, counsel shall confer with the deputy clerk of the court to ensure

that filings comply with the court's system for identifying and marking these items.

- (7) Copies of all transcripts and recordings shall be marked to indicate the speakers in the recording, as well as the date, hour, and minute that the recording commenced.

DONE this the 4th day of March, 2011.

          /s/ Myron H. Thompson            
UNITED STATES DISTRICT JUDGE