IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

SCOTT G. PERRY

:

Plaintiff,

Case No. 22-mc-00079 (BAH)

v.

:

UNITED STATES OF AMERICA,

:

Defendant.

MOTION TO DISMISS WITHOUT PREJUDICE

Plaintiff Representative Scott G. Perry, by and through his undersigned counsel, hereby requests pursuant to Fed. R. Civ. P. 41(a)(1)(A) that his Emergency Motion for Return of Seized Property Pursuant to Fed. R. Crim. P. 41(g) and Request for Injunctive and Other Relief (ECF No. 1) be dismissed without prejudice.

Dated: October 26, 2022 Respectfully Submitted,

E&W LAW, LLC

/s/ John S. Irving

John S. Irving (D.C. Bar No. 460068)

1455 Pennsylvania Avenue, N.W., Suite 400

Washington, D.C. 20004

Telephone: (301) 807-5670

Email: john.irving@earthandwatergroup.com

JPROWLEY LAW PLLC

/s/ John P. Rowley III

John P. Rowley III (D.C. Bar No. 392629)

1701 Pennsylvania Ave., N.W., Suite 200

Washington, D.C. 20006

Telephone: (202) 525-6674

Email: john.rowley@jprowleylaw.com

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 26th day of October 2022, a copy of the foregoing Motion was served via the Court's CM/ECF system on all properly registered parties and counsel.

/s/ John S. Irving
John S. Irving (D.C. Bar No. 460068)