IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Criminal Action No. 1:2009-CR-00266-CMA-BNB

UNITED STATES OF AMERICA,

Plaintiff,

٧.

DEMETRIUS K. HARPER, a/k/a Ken Harper,
 GARY L. WALKER,
 CLINTON A. STEWART, a/k/a C. Alfred Stewart,
 DAVID A. ZIRPOLO, and,
 KENDRICK BARNES,

Defendants.

MOTION TO RESTRICT AT LEVEL 3 DOCKET ENTRIES #854

COMES NOW, Defendants, Demetrius K. Harper, Gary L. Walker, Clinton A. Stewart, David A. Zirpolo, and Kendrick Barnes, ('Defendants') by and through their attorneys, Gwendolyn M. Solomon, Attorney at Law and Joshua Sabert Lowther, Esq., and, hereby files this Motion to restrict document #854, and in support of this Defendants state:

1. The Defendants asks that Docket Entry 854 be restricted at Level 3 for the reasons set forth in its separately filed Motion, Document [#854] due to the subject matter of the motion.

WHEREFORE, Defendants respectfully request that the Court issue an Order restricting at Level 3, until further Order of the Court, Docket Entry 854.

Respectfully submitted this, 21st day of November 2012.

Respectfully submitted,

s/Gwendolyn M. Solomon

Gwendolyn M. Solomon Attorney at Law P. O. Box 62654 Colorado Springs, CO 80962 Phone: (719) 287-4511

Fax: (719) 268-0709

Email: gms@solomonlaw.org

s/ Joshua Sabert Lowther, Esq.
Joshua Sabert Lowther, Esq.
National Federal Defense Group
915 Bay Street, Suite 200
Beaufort, South Carolina 29902
T 866.380.1782 | F 866.819.7859
jlowther@nationalfederaldefense.com
http://www.nationalfederaldefense.com

Attorney for Defendants, Demetrius K. Harper, Gary L. Walker, Clinton A. Stewart, David A. Zirpolo, and Kendrick Barnes

CERTIFICATE OF SERVICE

I hereby certify that on November 21, 2012, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system, which will send notification of such filing to the following email addresses:

U.S. Attorney's Office-Denver
1. Matthew Kirsch
matthew.kirsch@usdoj.gov

- 2. Ms. Suneeta Hazra, Esq. suneeta.hazra@usdoj.gov.
- 3. Mr. Charles H. Torres chas303@aol.com Counsel for Defendant David A. Banks
- 4. Mr. Joshua Sabert Lowther, Esq. jlowther@nationalfederaldefense.com

s/Gwendolyn M. Solomon

Gwendolyn M. Solomon