

**UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF NORTH CAROLINA  
STATESVILLE DIVISION  
NO. 5:19-CR-22-MOC-DSC**

**UNITED STATES OF AMERICA** )  
 )  
vs. )  
 )  
**GREG E. LINDBERG, ET AL.** )  
 )  
Defendants. )

**SUPPLEMENTAL MOTION TO CONTINUE  
TO PEREMPTORY SETTING**

**NOW COMES** Defendant, John D. Gray (“Defendant Gray”), by and through undersigned counsel, and hereby moves the Court to set this matter for peremptory setting for November 6, 2023. In support of this motion, Defendant Gray offers the following:

1. On December 30, 2022, undersigned filed a Motion to Continue Trial Date, requesting that this matter be moved from the March 2023 trial term to a later date (ECF #355).
2. In the motion, undersigned notified the court that they would confer with all parties involved to determine a proposed peremptory court date, and would provide that information no later than January 31, 2023.
3. On January 24, 2023, this Honorable Court filed an Order granting the Defendant’s Motion to Continue Docket Call/Trial as to John D. Gray (ECF #356). The Court further Ordered that this matter be continued as to the remaining co-defendant until a criminal term to be determined pending the parties conference regarding a proposed peremptory date.
4. All parties have conferred and, by this instant Supplemental Motion, are requesting a peremptory setting of the Court’s criminal jury term in Charlotte dated November 6 – November 17, 2023.

**WHEREFORE**, Defendant John D. Gray respectfully requests that the Court set this matter for trial in a peremptory setting on November 6, 2023.

Respectfully submitted, this the 26<sup>th</sup> day of January, 2023.

*s/ Brian S. Cromwell*

Brian S. Cromwell, NCSB#: 23488

Sarah Hutchins, NCSB#: 38172

Alli Davidson, NCSB#: 53436

**PARKER POE ADAMS & BERNSTEIN LLP**

620 S. Tryon St., Suite 800

Charlotte, NC 28202

[briancromwell@parkerpoe.com](mailto:briancromwell@parkerpoe.com)

[alldavidson@parkerpoe.com](mailto:alldavidson@parkerpoe.com)

[sarahhutchins@parkerpoe.com](mailto:sarahhutchins@parkerpoe.com)

*Attorneys for Defendant John D. Gray*