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Official Court Reporter
U.S. District Court
225 Cadman Plaza East
Brooklyn, New York 11201
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SS#: 073-52-7337

I N V O I C E

November 1, 2002

TO: Barbara Vale

IN RE: USA v. Jason Vale
CR-02-466

Transcript of proceedings
October 22, 2002

Before J. Gleeson

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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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UNITED STATES OF AMERICA, : CR-02-466 (JG)
-against- : United States Courthouse
JASON VALE, : Brooklyn, New York
Defendant. : October 22, 2002
: 11:30 a.m.

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TRANSCRIPT OF PROCEEDINGS
BEFORE THE HONORABLE JOHN GLEESON
UNITED STATES DISTRICT JUDGE

APPEARANCES:

For the Plaintiff: ROSLYNN R. MAUSKOPF
United States Attorney
BY: CHARLES KLEINBERG
Assistant United States Attorney
One Pierrepont Plaza
Brooklyn, New York 11201

For the Defendant: THE LEGAL AID SOCIETY
FEDERAL DEFENDERS DIVISION
BY: JAN ROSTAL, ESQ.
THOMAS CONCANNON, ESQ.

Court Reporter: Holly Driscoll, CSR
225 Cadman Plaza East
Brooklyn, New York
718-260-2469

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1 THE CLERK: United States versus Jason Vale, docket
2 number CR-02-466.

3 MR. KLEINBERG: Good morning, Your Honor.

4 THE CLERK: Will the parties state their appearances
5 parties.

6 MR. KLEINBERG: Charles Kleinberg, Assistant U.S.
7 Attorney, for the United States.

8 MS. ROSTAL: Good morning, Your Honor. Jan Rostal,
9 Federal Defenders.

10 MR. CONCANNON: Good morning, Federal Defenders,
11 Thomas Concannon.

12 THE DEFENDANT: Good morning, Your Honor. Jason
13 Vale.

14 MR. KLEINBERG: Your Honor, let me just bring you up
15 to speed as of the last conference. The defendant had
16 inspected on October 1 the materials that we had made
17 available for inspection in July but the United States had not
18 yet copied the materials that the defendant asked to be copied
19 on October 1. On October 15 we hand delivered to the
20 defendant the materials that they requested to be copied.
21 Those materials consist of one box of documents about the size
22 of a xerox paper box and another box of documents about half
23 that size. That completes the government's production and as
24 per our discussion at the last conference, I would ask that we
25 schedule a motion day and schedule a trial date. We would ask

