

Revercomb, J

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FILED

MAR - 4 1988

CLERK, U.S. DISTRICT COURT
DISTRICT OF COLUMBIA

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

V.

CRIMINAL CASE NO. 86-0318
(Judge Revercomb)

ROBERT MARIO SENSI

DEFENDANT'S PROPOSED STIPULATION REGARDING
CIA WITNESSES AND CLASSIFIED MATERIAL

1. The United States has asked, and Mr. Sensi has agreed, not to disclose the names of agents of the Central Intelligence Agency with whom he met and spoke during the time period relevant to this case. But for the request of the United States, Mr. Sensi would testify to the names used by these agents in their meetings and conversations with him.

2. The United States has asked, and Mr. Sensi has agreed, not to disclose certain code names of agents of the Central Intelligence Agency with whom he met and spoke during the time period relevant to this case. But for the request of the United States, Mr. Sensi would testify to the code names used by these agents in their meetings and conversations with him.

3. The United States has asked, and Mr. Sensi has agreed, not to disclose certain the exact places and the exact times when he met with and spoke to agents of the Central Intelligence Agency during the time period relevant to this case. But for the request of the United States, Mr. Sensi would testify to the places and times that the meetings and conversations took place.

4. The United States has asked, and Mr. Sensi has agreed, not to call as witnesses the agents of the Central Intelligence Agency with whom he met and spoke during the time period relevant to this case. But for the request of the United States, Mr. Sensi would call these agents to testify concerning their meetings and conversations with him.

5. The United States agrees that if the agents of the Central Intelligence Agency with whom Mr. Sensi met and spoke during the time period relevant to this case were called to testify, they would confirm that they did, in fact, meet and speak with Mr. Sensi and the substance of the conversations and meetings with him.

COURTRAN

RESPECTFULLY SUBMITTED,

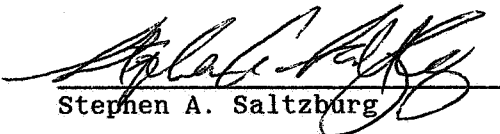


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CERTIFICATE OF SERVICE

I, Stephen A. Saltzburg, hereby certify that one copy of these Proposed Stipulations were delivered by hand in Washington, D.C. at the FBI Building to the following counsel on this ~~4th~~ ^{10th} day of ~~February~~ ^{March}, 1988: Richard Hirschfeld, Esq., McCormac, Hirschfeld, Davis and Punelli, 2200 Rocky Run, Charlottesville, VA 22901; Daniel J. McGuan, Esq., 14120 Cricket Lane, Silver Spring, MD 20904; and Theodore A. Shmanda, Esq., Assistant United States Attorney, Judiciary Center, 555-4th Street., N.W., Washington, D.C. 20004.


Stephen A. Saltzburg