UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

UNITED STATES OF AMERICA,)	Criminal No. 19-342(1) (ECT/LIB)
v. Plaintiff,)	
)	DEFENDANT'S MOTION TO
DIONDRE MAURICE OTTO)	SUPPRESS STATEMENTS,
STATELY,)	ADMISSIONS, AND ANSWERS
)	
Defendant.)	

The defendant, Diondre Stately, through his undersigned attorney, Douglas Olson, moves the Court for an order suppressing all statements, admissions and answers made by the defendant prior to, at the time of, or subsequent to his arrest.

As grounds for said motion, defendant states that he made certain post-arrest statements to officers and that his statements were not preceded by a full and complete Miranda warning and a knowing and intelligent waiver of those rights. In addition, the statement(s) were made under coercive circumstances of custodial interrogation such that they were involuntary. Therefore, they should be suppressed.

In addition, the defendant seeks suppression of any and all statements made during tribal court proceedings on similar grounds as well as a violation of his rights to due process and equal protection under the law. The defense will further brief those issues following the motions hearing.

The defense requests that the government call as witnesses the officers involved in the interrogation, and any officers involved in the taking of statements in any tribal court proceedings the government intends to introduce at trial, at the motions hearing. That testimony should take anywhere for 30-60 minutes depending on what statements the government intends to offer at trial in this case.

Dated: February 5, 2020 Respectfully submitted,

s/Douglas Olson

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