

CR 16-01012-1-PHX-SRB

USA v. Arpaio

Page 2

IT IS FURTHER ORDERED that any motions for upward departure or downward departure and any sentencing memoranda shall be filed no later than **September 29, 2017**.

Government's counsel inquires about the length of time set aside for sentencing. Discussion held.

IT IS ORDERED that not later than **September 29, 2017**, the following information shall be filed with the Court: the name(s) of the witness(es) either party intends to call at sentencing and the number of other individuals each party intends to have make a statement at sentencing. Each party is limited to 10 individuals who will address the Court either by a statement or through testimony at sentencing.

If a presentence investigation report is prepared, counsel are reminded that Fed. R. Crim. Pro. 32 sets forth the procedure for disclosure of the draft presentence investigation report and the time to object.

Defense counsel Goldman requests to address the Court regarding the verdict not being read to the Defendant in open court. Because Defendant is not present, the Court will not allow discussion of this substantive matter. Defense counsel may request to convene a hearing with the Defendant present to discuss the issue or counsel may submit something in writing.