

UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

Plaintiff,

v.

JIA BEI ZHU,

Defendant.

No. 1:23-cr-00219-DAD-EPG-1

PRETRIAL ORDER

A trial confirmation hearing in the above-captioned case will be held at **9:30 a.m. on February 9, 2026**, in Courtroom 5 in the Fresno courthouse. Defendant is required to appear at the trial confirmation hearing unless the court has specifically excused defendants from appearing at the trial confirmation hearing. Waivers of appearance on file as to other hearings/conferences are not sufficient to excuse defendants' attendance at the trial confirmation hearing.

The trial of this matter is scheduled to commence at **9:00 a.m. on April 21, 2026** in the Sacramento courthouse before the undersigned. On the first day of trial, counsel shall be present in the courtroom at 8:30 a.m. to assist in resolving any remaining issues related to the trial. In preparation for the upcoming trial, the court advises the parties of the following.

I. TRIAL BRIEFS AND STATEMENT OF THE CASE

No later than **4:00 p.m. on April 10, 2026**, the parties may file trial briefs and the government shall file a statement of the case. In their trial briefs, the parties shall address

1 reasonably anticipated disputes concerning the admissibility of evidence, legal arguments, any
2 other information the parties believe is relevant to the trial of the matter, with citations to legal
3 authority where appropriate. In lieu of a government's statement of the case, the parties may file
4 a joint proposed statement to be read by the court to the jury in advance of voir dire explaining
5 the nature of the case to be tried.

6 II. PROPOSED JURY INSTRUCTIONS AND VERDICT FORM

7 All counsel are informed that the court has prepared a set of standard jury instructions for
8 criminal cases. In general, those standard instructions cover all aspects of the trial except those
9 relating to the charges contained in the charging document. *See* 9th Cir. Manual of Model Crim.
10 Jury Instrs. 1.1–1.11, 1.16, 6.1–6.13, 6.18–6.24, 6.32 (2022 ed., rev. Sept. 2022). Accordingly,
11 counsel need not propose instructions concerning matters within the scope of the court's standard
12 instructions unless they intend to object to one of those standard instructions.

13 As to all other jury instructions, the parties shall attempt to reach agreement, and file the
14 agreed upon jury instructions with the court, designating them as such. Only if the parties, after a
15 good faith effort, cannot agree upon specific instructions or verdict forms shall they file and serve
16 their respective proposed disputed instructions, again, designating them as such. Counsel are
17 directed that their specific proposed jury instructions, both agreed and disputed, shall be filed no
18 later than **4:00 p.m. on April 10, 2026**. In addition, the government shall also file a proposed
19 verdict form no later than **4:00 p.m. on April 10, 2026**. As to any jury instructions and verdict
20 form offered, the proposing party shall also submit a clean copy in Microsoft Word format via
21 email to: dadorders@caed.uscourts.gov.

22 III. PROPOSED VOIR DIRE QUESTIONS

23 The parties may file proposed voir dire questions no later than **4:00 p.m. on April 10,**
24 **2026**. Any proposed voir dire questions shall also be submitted in Microsoft Word format via
25 email to: dadorders@caed.uscourts.gov.

26 IV. MOTIONS IN LIMINE

27 The parties may file with the court motions in limine, if any, no later than **4:00 p.m. on**
28 **April 6, 2026**. Any opposition briefs to the motions in limine shall be filed no later than **12:00**

1 **p.m. on April 10, 2026.** However, the parties are required to meet and confer before filing a
 2 motion in limine to determine if agreement can be reached or the scope of a motion narrowed
 3 before filing. Any motion filed shall contain a plain, concise summary of any reasonably
 4 anticipated disputes concerning admissibility of evidence, including but not limited to, testimony,
 5 physical and demonstrative evidence and the use of special technology at trial, including
 6 computer animation, video discs, and other technology. The court will advise the parties which
 7 motions it will resolve before the presentation of evidence following argument which will be
 8 heard on the first day of trial.

9 V. EXHIBIT LIST AND WITNESS LIST

10 The government shall, and the defendant may, file an exhibit list and a witness list (to
 11 include those reasonably anticipated to be called as rebuttal witnesses) no later than **4:00 p.m. on**
 12 **April 10, 2026.** Exhibit lists shall also be submitted in Microsoft Word format via email to:
 13 dadorders@caed.uscourts.gov.

14 The government's exhibits shall be numbered. Should the defendant elect to introduce
 15 exhibits at trial, such exhibits shall be designated by alphabetical letter. The parties are also
 16 ordered to confer after the trial confirmation hearing for the purpose of pre-marking exhibits. All
 17 joint exhibits must be pre-marked with numbers preceded by the designation JT/-- (e.g., JT/1,
 18 JT/2).¹ No exhibit shall be marked with or entered into evidence under multiple exhibit numbers.

19 Counsel are to confer and make the following determination with respect to each proposed
 20 exhibit to be introduced into evidence, and to prepare separate indexes - one listing joint exhibits,
 21 and one listing each party's separate exhibits:

22 A. Duplicate exhibits, i.e., documents that all parties desire to introduce into evidence,
 23 shall be marked as a joint exhibit, and numbered as directed above. Joint exhibits shall be listed
 24 on a separate index, and shall be admitted into evidence on the motion of any party, without
 25 further foundation.

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27 _____
 28 ¹ The court notes that joint exhibits in criminal trials are exceedingly rare, but if there are any
 joint exhibits, they should be marked as such.

B. As to exhibits that are not jointly offered, and to which there is no objection to introduction, those exhibits will likewise be appropriately marked, e.g., Plaintiff's Exhibit 1 or Defendant's Exhibit A, and shall be listed in the offering party's index in a column entitled "Admitted In Evidence." Such exhibits will be admitted upon introduction and motion of the party, without further foundation.

C. Those exhibits to which the only objection is a lack of foundation shall be marked appropriately, e.g., Plaintiff's Exhibit 2 - For Identification, or Defendant's Exhibit B - For Identification, and indexed in a column entitled "Objection Foundation."

D. Remaining exhibits as to which there are objections to admissibility not solely based on a lack of foundation shall likewise be marked appropriately, e.g., Plaintiff's Exhibit 3 - For Identification or Defendant's Exhibit C - For Identification, and indexed in a third column entitled "Other Objection" on the offering party's index.

Finally, the government shall deliver to the office of the Clerk of the Court and serve upon defense counsel its exhibit binder by **4:00 p.m. on April 10, 2026.**²

VI. USE OF TECHNOLOGY IN THE COURTROOM

Any party intending to use a videotape or CD for any purpose during trial shall lodge a copy with the Courtroom Deputy by **4:00 p.m. on April 10, 2026.** If a written transcript of audible words appearing on the videotape or CD is available, a transcript of the same is to be lodged with the Court, solely for the aid of the Court.

If counsel intends to use a laptop computer or other technology for presentation of evidence at trial, they shall contact the Courtroom Deputy at least one week prior to trial. The Courtroom Deputy will then arrange a time for counsel to bring the laptop to the courtroom, and meet with a representative of the Information and Technology Department and receive a brief training session on how counsel's equipment interacts with the Court's audio/visual equipment.

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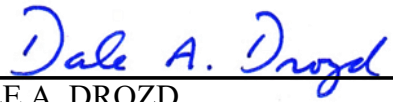
² To the extent defense counsel is able to disclose exhibits prior to trial, they shall be subject to the joint determination procedure set forth above and any defense exhibit binder shall be lodged with the Courtroom Deputy and served on the government in keeping with this deadline.

VII. OBJECTIONS TO PRETRIAL ORDER

A party objecting to any aspect of this Pretrial Order may, within seven days of the issuance of this order, file and serve written objections thereto. Objections shall specify a requested correction, addition or deletion and will be addressed at the trial confirmation hearing.

IT IS SO ORDERED.

Dated: February 6, 2026



DALE A. DROZD
UNITED STATES DISTRICT JUDGE