UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

UNITED	STATES	OF AMERICA)	Criminal	No:	CR-H-94-58
)			
	V.)			
GLAZIER	FOODS	CO.,)	[filed 4,	/26/9	94]
		Defendant.)			

GOVERNMENT'S RESPONSE TO DEFENDANT GLAZIER FOODS COMPANY'S MOTION FOR DISCOVERY OF EXCULPATORY EVIDENCE

The United States of America, through its attorneys, hereby responds to Defendant Glazier Foods Company's Motion for Discovery of Exculpatory Evidence (hereinafter "Motion").

Because this case bears a substantial similarity to United States v. John J. Johnson, No. CR-H-92-152 (S.D. Tex.), in which Glazier Foods's counsel represented Mr. Johnson, Defendant Glazier Foods Company effectively has in its possession any and all Brady material. As defense counsel was advised of by letter dated April 5, 1994 (attached as Exhibit A), the government does not intend to duplicate the production of Brady material disclosed in the Johnson case. Should the government identify additional Brady material, it will produce it to the defendant no later than three days before trial, as it did in the Johnson case.

Any Brady material that is contained within a Jencks Act statement not previously disclosed does not need to be produced until the Jencks material is turned over to the defense. States v. Scott, 524 F.2d 465, 467-68 (5th Cir. 1975) ("the rule announced in Brady is not a pretrial remedy and was not intended to override the mandate of the Jencks Act"). The government will provide any such Brady material at the time previously undisclosed Jencks statements are produced, three days before trial.

Any additional material sought by Defendant's Motion is not within the scope of <u>Brady</u> or is already available to him. the extent that the defendant requests additional material beyond the scope of Brady, his motion should be denied.

Respectfully submitted,

"/s/"

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CERTIFICATE OF SERVICE

This is to certify that true and correct copy of the foregoing Government's Response to Defendant Glazier Foods Company's Motion for Discovery of Exculpatory Evidence and proposed order has been served upon and was sent via Certified Mail-Return Receipt Requested this 25th day of April, 1994, to:

Joel M. Androphy, Esq. Berg & Androphy 3704 Travis Street Houston, Texas 77002

"/s/"

JANE E. PHILLIPS Attorney

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

UNITED STATES OF AMERICA) Criminal No: CR-H-94-58							
v.))							
GLAZIER FOODS CO.,))							
Defendant.)							
	<u>O R D E R</u>							
Upon consideration	of the Defendant Glazier Foods							
Company's Motion for Discovery of Exculpatory Evidence and								
Government's Response,								
The Defendant's Motion is hereby DENIED.								
DONE AND ENTERED TH	IS, day of, 1994.							
	UNITED STATES DISTRICT JUDGE							