

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, SS

TRIAL COURT OF MASSACHUSETTS
SUFFOLK SUPERIOR COURT
SUCR2014-10417; SUCR2015-
10384

2016 JUN -9 PM 3:44

COMMONWEALTH

v.

AARON HERNANDEZ

MOTION FOR PRO HAC VICE

Now comes the defendant in the above-captioned matter, and respectfully moves, pursuant to G. L. c. 221, §46A, that his attorneys, Jose A. Baez, of the Bar of the State of Florida, Ronald S. Sullivan, Jr. of the District of Columbia Bar, and Alex Spiro of the New York State Bar be admitted to practice for the purposes of this case only, before the Bar of the Supreme Court of the Commonwealth of Massachusetts, pro hac vice.

In support of this motion, the defendant has attached four (4) supportive affidavits for all attorneys and hereby states:

6/14/16 Denied without prejudice to filing a separate motion for each attorney sought to be admitted with proof of compliance with registration requirements of S.S.C. Rule 3:15 CA Baez &

6/15/16 "No action taken pending Rulings on Motion to admit
Pro Hac Vice" Locke J. Attest: David E. Acm

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, ss.

SUPERIOR COURT DEPARTMENT
OF THE TRIAL COURT
CRIMINAL #2014-SUCR-10417
CRIMINAL #2015-SUCR-10384

COMMONWEALTH OF MASSACHUSETTS

v.

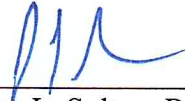
AARON HERNANDEZ

UNDERSIGNED COUNSELS' MOTION FOR LEAVE TO WITHDRAW

Charles W. Rankin and James L. Sultan, attorneys of record for the defendant in the above-captioned criminal cases, hereby move this Court, pursuant to Rule 62, Sup.Ct. Rules, for leave to withdraw. As grounds therefore, undersigned counsel aver as follows:

1. Undersigned counsel are counsel of record for the defendant in the above-captioned criminal case.
2. The defendant has retained successor counsel to represent him in these cases. On or about June 9, 2016, one of the successor counsel filed an appearance along with a motion to permit other successor counsel to appear *pro hac vice*.
3. It is both appropriate and in the interests of justice that the defendant have counsel of his choosing represent him in these cases.
4. No trial date in these cases has been set.


Respectfully submitted,



James L. Sultan, BBO #488400
Charles W. Rankin, BBO #411780
Rankin & Sultan
151 Merrimac Street, Second Floor
Boston, MA 02114
(617) 720-0011

CERTIFICATE OF SERVICE

I hereby certify that I served the foregoing document by e-mailing and mailing a copy thereof, by First Class Mail, to: Patrick M. Haggan, First Assistant District Attorney, One Bulfinch Place, Boston, MA 02114-2997 and Robert E. Proctor, 6 Everett Street, Suite 5116, Cambridge, MA 02138 on June 13, 2016.



James L. Sultan

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, ss.

SUPERIOR COURT DEPARTMENT
OF THE TRIAL COURT
CRIMINAL #2014-SUCR-10417
CRIMINAL #2015-SUCR-10384

COMMONWEALTH OF MASSACHUSETTS

v.

AARON HERNANDEZ

**COUNSELS' MOTION FOR LEAVE TO TRANSFER CELL PHONE
TO SUCCESSOR COUNSEL**

Charles W. Rankin and James L. Sultan, counsel of record for the defendant in the above-captioned criminal cases, hereby move this Court for leave to transfer a cell phone currently in their custody per order of this Court to successor counsel for the defendant forthwith. As grounds therefore, undersigned counsel aver as follows:

1. On March 25, 2016, this Court ordered Ropes and Gray, LLP to transfer a cell phone in their custody to undersigned counsel and further ordered undersigned counsel not to "alter, transfer, dispose of, return, or otherwise render the telephone unavailable pending further Court order." Pursuant to said order, the cell phone at issue was delivered to Attorney Charles W. Rankin on March 30, 2016 and remains in Attorney Rankin's custody.
2. On or about June 9, 2016, successor counsel for the defendant filed an appearance on his behalf in these cases. On or about June 13, 2016, undersigned counsel filed


6/15/16 "No action Taken Pending Ruling on Motion to admit Pro Hac Vice" Locke J. Affest: Dwe Ehl Acem

a motion for leave to withdraw based upon the appearance of successor counsel.

3. It is appropriate and in the interests of justice that defendant's new counsel of record have access to the cell phone at issue and that they retain custody of said device pending further order of this Court.

WHEREFORE, undersigned counsel seek leave of this Court to transfer said cell phone to defendant's successor counsel forthwith.

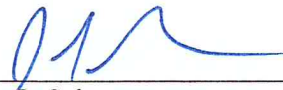
Respectfully submitted,



James L. Sultan, BBO #488400
Charles W. Rankin, BBO #411780
Rankin & Sultan
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James L. Sultan