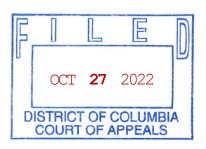
## District of Columbia Court of Appeals

No. 18-CF-1132

LANDON R. MAYO,

Appellant,



v.

CF2-17614-16

UNITED STATES,

Appellee.

BEFORE: Blackburne-Rigsby, Chief Judge; Glickman, Beckwith, Easterly,\* McLeese,\* Deahl,\* Howard, and AliKhan, Associate Judges.

## ORDER

On consideration of appellee's petition for rehearing or rehearing en banc, and appellant's response to appellee's petition for rehearing or rehearing en banc; and it appearing that the majority of the judges of this court has voted to grant the petition for rehearing en banc, it is

ORDERED by the merits division\* that the petition for rehearing is denied. It is

FURTHER ORDERED that petition for rehearing en banc is granted and that the opinion and judgment of January 6, 2022, are hereby vacated. It is

FURTHER ORDERED that the Clerk shall schedule this matter for argument before the court sitting en banc as soon as the calendar permits. It is

FURTHER ORDERED that appellant shall file a brief within 30 days from the date of this order; appellee shall file a brief within 30 days after the filing of appellant's opening brief; appellant may file a responsive brief within 21 days thereafter. Any amicus brief shall be filed within 7 days of the opening brief of the party it supports. These new briefs shall be specifically designed for consideration by and addressed to the en banc court and shall supersede all briefs previously filed in this appeal.

## **PER CURIAM**

## No. 18-CF-1132

Copies to:

Honorable Jose M. Lopez

Director, Criminal Division Clerk, Superior Court

Copies e-served to:

Sean R. Day, Esquire

Chrisellen Kolb, Esquire Assistant United States Attorney

oio