APPEARANCE & CIRCUIT RULE 26.1 DISCLOSURE STATEMENT

Appellate Court No: 23-1825 et seq.

Short Caption: Barnett v. Raoul

To enable the judges to determine whether recusal is necessary or appropriate, an attorney for a non-governmental party, amicus curiae, intervenor or a private attorney representing a government party, must furnish a disclosure statement providing the following information in compliance with Circuit Rule 26.1 and Fed. R. App. P. 26.1.

The Court prefers that the disclosure statements be filed immediately following docketing; but, the disclosure statement must be filed within 21 days of docketing or upon the filing of a motion, response, petition, or answer in this court, whichever occurs first. Attorneys are required to file an amended statement to reflect any material changes in the required information. The text of the statement must also be included in the front of the table of contents of the party's main brief. **Counsel is required to complete the entire statement and to use N/A for any information that is not applicable if this form is used.**

[] PLEASE CHECK HERE IF ANY INFORMATION ON THIS FORM IS NEW OR REVISED AND INDICATE WHICH INFORMATION IS NEW OR REVISED.

	The names of all law firms whose partners or associates have appeared for the party in the case (including proceedings in the distr before an administrative agency) or are expected to appear for the party in this court: N/A					
If the party, amicus or intervenor is a corporation:						
i)	i) Identify all its parent corporations, if any; and					
	N/A					
ii)	list any publicly held company that owns 10% or more of the party's, amicus' or intervenor's stock:					
	N/A					
Pro	Provide information required by FRAP 26.1(b) – Organizational Victims in Criminal Cases:					
N/2	N/A					
Pro	Provide Debtor information required by FRAP 26.1 (c) 1 & 2:					
N/4	A					

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