Case 1:15-cv-02222-JFK Document 15 Filed 10/27/20 Page 1 of 2

UNITED STATES I SOUTHERN DISTRI		
		X
UNITED STATES (	DE AMERICA,	:
-against-		:
		:
TYRIEK SKYFIELI	),	:
	D C 1	:
	<u>Defendant</u> .	:

باخو	PERSONAL PROPERTY OF THE PERSONAL PROPERTY OF		ESTATE OF THE CANADA	alijaring Alijaring
10000	USDC SDNY			
	DOCUMENT			
		CALLY		
	DOC #:	ol wares a actual rest section regulated by holland	SECURDA EMPERICA MUSEUS	ente:
- temperature	DATEFUED	· (2	27/2020	
8,,,,	gyri a mennegalegydd, er mae'r ar ydd yr ar a	A Transport of the State of the	eneletrande aparte apro-	otorio e A
	No. 11 Cr.			
7	Jo 15 Civ	2222	(TEK)	

ORDER

## JOHN F. KEENAN, United States District Judge:

On October 1, 2020, the Court denied Defendant Tyriek

Skyfield's request to terminate the stay of proceedings in this action but ordered the parties to immediately notify the Court upon resolution of three cases¹ currently pending before the

Second Circuit which involve the same question raised by

Skyfield's habeas petition; namely, whether attempted Hobbs Act robbery constitutes a "crime of violence" under 18 U.S.C. §

924(c)(3)(A). (ECF No. 352.)

On October 14, 2020, Skyfield's counsel informed the Court that, earlier that day, the Fourth Circuit ruled that attempted Hobbs Act robbery is not a "crime of violence" under 18 U.S.C. § 924(c). See United States v. Taylor, --- F.3d ---, No. 19-7616, 2020 WL 6053317 (4th Cir. Oct. 14, 2020). Skyfield's counsel reiterated its earlier request that the Court lift the stay and order the Government to respond to Skyfield's petition. (ECF

United States v. McCoy, No. 17-3515 (argued Oct. 23, 2019); United States v. Collymore, No. 19-596 (argued June 1, 2020); and United States v. Morris, No. 16-6 (argued June 25, 2020).

No. 357.) On October 21, 2020, the Government filed a letter opposing Skyfield's request because three other circuit courts have reached the opposite conclusion and the cases addressing the issue remain pending before the Second Circuit. (ECF No. 358.)

At this time, and for the reasons set forth in the Court's October 1, 2020 Order, the Court declines to revisit its decision to continue the stay pending the Second Circuit's resolution of the issue raised in Skyfield's habeas petition.

Accordingly, Skyfield's request is DENIED.

The Clerk of Court is directed to terminate the letter motion at ECF No. 357.

## SO ORDERED.

Dated: New York, New York October 27, 2020

John F. Keenan

United States District Judge