ORDER:

Motion is denied as

moot.

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

s/ John S. Bryant
U.S. Magistrate Judge

RANDALL EUGENE BRUSO,)
Plaintiff,))
v) NO. <u>3:10-CV-00954</u>
THE COUNTY OF MONTGOMERY, TENNESSEE; MONTGOMERY COUNTY SHERIFF'S DEPARTMENT; PAT VADEN, individually and in his official capacity; EDGAR PATTERSON, individually and in his official capacity; MIKE BOWERS, individually and in his official capacity; NORMAN LEWIS, SHERIFF, individually and in his official capacity as an Officer of Montgomery County; JOHN DOE, individually and in his official capacity as employed by the Montgomery County Sheriff's Department; PAUL HALE, individually;)) JUDGE NIXON)) JURY DEMAND))))))))))
Defendants.))

MOTION FOR SCHEDULING CONFERENCE AND TO EXTEND SCHEDULING DEADLINES

Come now the parties, by and through counsel, and pursuant to Fed. R. Civ. P. 16 and L.R. 16.01(d)(3), request a telephonic schedling conference to discuss modifying the current scheduling deadlines and trial date in this case.

At the outset of this case, the Plai ntiff produced approximately ten (10) discs containing hours of recorded conversati ons with the defendants and other potential witnesses to this matter. On June 15, 2011the governmental defendants received written discovery requests from Plaintiff which appear to address information gleaned from those covertly recorded conversations. Counsel for the governmental defendants has sent the