

UNITED STATES COURT OF APPEALS
FOR THE TENTH CIRCUIT

Indictment] and *Memorandum Order and Opinion* [Doc. 235, denying *Motion to Reconsider*], and the earlier district court rulings are included in the *Notice of Appeal* because they are necessary.

parti

CO

telling when Appellee described

right to speedy trial does not encompass the right to not be tried. *United States v. McDonald*, 435 U.S. 850 (1977). In *McDonald*,

965 F.2d at 857, *cit*

effectively unr

Electronically Filed

Bernadette Sedillo

Attorney for Joseph Allen Butts

P.O. Box 6655

Las Cruces, NM 88006-6655

sedillobernadett@qwest.net

CERTIFICATE OF DIGITAL SUBMI