## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA,

v.

MIQUEL MORROW, et al.,

Defendants.

Criminal Action No. 04-355 (CKK)

## **ORDER**

For the reasons set forth in the accompanying Memorandum Opinion, it is, this 9th day of June, 2005, hereby

ORDERED that [363] Defendant Aaron Perkins' Motion to Exclude Contaminated DNA Samples Obtained From Brinkley Road Search and [381] Defendant Aaron Perkins' Revised Motion to Exclude Contaminated DNA Samples Obtained From Brinkley Road Search are DENIED; it is further

**ORDERED** that the methodologies used by the Government in the collection and analysis of its DNA evidence presented at trial is deemed consonant with the requirements of *Daubert*, Federal Rule of Evidence 702, and Federal Rule of Evidence 403. As such, the DNA-related evidence put forth by the Government at trial is deemed ADMITTED for the jury's consideration.

SO ORDERED.

/s/
COLLEEN KOLLAR-KOTELLY
United States District Judge