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1	IN THE UNITED STATES DISTRICT COURT
2	FOR THE DISTRICT OF COLUMBIA
3	UNITED STATES OF AMERICA,
4	Criminal Action Plaintiff, No. 1:21-cr-484
5	vs. Washington, DC
6	March 24, 2022 MICAJAH JOEL JACKSON,
7	2:05 p.m. Defendant.
8	/
9	TRANSCRIPT OF CONTINUED VIDEO SENTENCING HEARING
10	BEFORE THE HONORABLE RANDOLPH D. MOSS UNITED STATES DISTRICT JUDGE
11	
12	APPEARANCES:
13	For the Government: SEAN MURPHY U.S. Attorney's Office for the District of Puerto Rico
14	Torre Chardon, Suite 1201 350 Carlos Chardon Avenue
15	San Juan, PR 00918
16	For the Defendant: MARIA JACOB
17	Federal Public Defender's Office 625 Indiana Ave, N.W.
18	Washington, DC 20004
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22	Court Reporter: JEFF M. HOOK
23	Official Court Reporter U.S. District & Bankruptcy Courts
24	333 Constitution Avenue, NW Room 4700-C
25	Washington, DC 20001

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1	PROCEEDINGS
2	DEPUTY CLERK: This is criminal action 21-484, the
3	United States of America v. Micajah Joel Jackson. The
4	defendant is appearing by video. Also by video for the
5	Government, Sean Murphy; for defendant, Maria Jacob; and
6	from probation, Crystal Lustig.
7	THE COURT: Well, good afternoon everyone. We're
8	continuing the sentencing in the case of the United States
9	vs. Micajah Joel Jackson, 21-cr-484. I will order that
10	nobody record or rebroadcast these proceedings. My
11	recollection is that we had gotten up to the point of me
12	making a decision about the proper sentence to impose and
13	explaining my rationale.
14	Is that what everyone recalls as well?
15	MS. JACOB: Yes, Your Honor.
16	MR. MURPHY: Yes, Your Honor.
17	THE COURT: And I've reviewed your supplemental
18	filings, and they were helpful, so I appreciate that. Let
19	me ask, is there anything else, Ms. Jacob, that you'd like
20	to add at this point or that Mr. Jackson would like to add?
21	MS. JACOB: No, Your Honor, unless the Court has
22	any questions.
23	THE COURT: And Mr. Murphy, anything further?
24	MR. MURPHY: If I may just very briefly, Your
25	Honor.
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THE COURT: Yes.

2 MR. MURPHY: I did just want to take a moment to expand a little bit about the comparisons that can be drawn 3 between the Little case and the case that's currently before 4 Your Honor -- that being the case of Mr. Jackson. 5 In the supplemental notice, we attached the memorandum opinion from 6 7 Judge Lamberth. But there are some things that he did say in that opinion that I think are worth consideration by this 8 9 court.

10 In that opinion, Judge Lamberth recognized that 11 others, like Defendant Little, did not directly assault 12 officers. But even Little, and those who engaged in this 13 lesser criminal conduct, were an essential component to the 14 And that's from page two of Judge Lamberth's harm. 15 memorandum opinion. And I think similarly, Defendant 16 Jackson was an essential component to that harm. Defendant 17 Little unlawfully entered the Capitol, despite conceding 18 that he witnessed law enforcement officers deploying tear 19 gas and firing rubber bullets to disperse rioters attempting 20 to enter the Capitol. The statement of facts clearly establishes that Micajah Jackson saw just as much, if not 21 22 more; but still he, like Little, proceeded to enter the 23 I think Judge Lamberth's reasoning that many of Capitol. 24 these cases demand lengthier involvement to the court to 25 afford adequate deterrence to criminal conduct and protect

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the public from further crimes of the defendant is especially relevant to this case.

Even going further, Little believed that 3 January 6th was a setup or a trap. Just like the Government 4 proffered earlier, Mr. Jackson has continued to insist that 5 it was a psychological operation or a psy-ops. It's 6 7 worth -- because the word -- or the phrase dark day was given some consideration in the previous iteration of the 8 9 sentencing hearing, it's worth a little discussion I think 10 here as well. I did go back -- I referenced the interview 11 that Mr. Jackson gave that I was aware of but hadn't had a 12 chance to watch. I went back and watched that, and in that 13 he did talk about the phrase dark day. And specifically 14 what he meant by it, he says: "January 6th was a dark day. 15 I call it the D.C. massacre. There was nothing glorious 16 about that day. Citizens were attacked by the government. 17 People got agitated. People fought back."

So even that use of the term dark day, it's almost 18 19 as if it's being held out to the Court as if, yes, I recognize to the Court that it was a dark day, because a key 20 21 component of our democratic process was disrupted and I was 22 a part of that. And instead, it's being used to say that it 23 was a dark day because citizens were attacked by the 24 government; people got agitated and fought back because they were attacked; and that it was dark because it was what he 25

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1	calls the D.C. massacre. So I think that goes to the
2	defendant's remorse, and also plays into the analysis that
3	Judge Lamberth set forth in the Little opinion about why, as
4	he states: "The imposition of a split sentence is not only
5	permitted by statute, but it's warranted by the
6	circumstances of this case." Those were his words as to
7	Little, and I think the exact same thing can be said as to
8	Mr. Jackson.
9	THE COURT: Can I ask you, in Little, the
10	Government requested a split sentence of 30 days
11	imprisonment and 36 months of probation. And here, the
12	Government is seeking 60 days of imprisonment.
13	What's the difference between this case and Little
14	that would justify a different sentence?
15	MR. MURPHY: Your Honor, I believe that the
16	difference in this case is the fact that Mr. Jackson wasn't
17	only part of the mob that went into the Capitol, but he's
18	also as previously proffered, he was one of the first
19	onto the west plaza. He was right there at the front. He
20	had marched with the Proud Boys from the Washington Monument
21	to the Capitol lending his body to their numbers, even if he
22	continues to disclaim affiliation with them.
23	He was right there with Ethan Nordean on the west

24 plaza shouting oath breakers in the faces of the Capitol25 Police. He was one of the first up the stairs by the

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1 northwest scaffolding. He was one of the first in the 2 Senate wing door. He made his way through the Capitol to an extent that Little did not. He was there with the group 3 that was attacking and really on the threshold of the 4 chamber of the House, and only dispelled when a chemical 5 irritant was deployed. It's that -- and it was only then 6 7 that he made his way back to the rotunda and left out the east rotunda doors. And all of that is an involvement in 8 9 the events of January 6th to an extent that Little did not 10 have.

11 But also, the level of -- to which he's gone to 12 continue to justify his actions and disclaim responsibility. 13 In his -- he didn't just say it was a setup. He has gone on 14 to claim it was, as I stated previously, a psychological operation, and to have this kind of face that he puts to the 15 16 Court and then face that he puts out to the world in social 17 media through his various platforms. Even in the second 18 sentence of his letter to the Court, he says: "I can 19 truthfully say that I did not take part in any of the mayhem that occurred." Well, that just isn't how it happened. 20 То say he was not part of any of the mayhem that occurred when 21 22 he marched with a fringe group from the Washington Monument to the Capitol, was on the front lines of those yelling in 23 24 the faces of Capitol police officers, and did all of those 25 things that I just described; and then to say he was only,

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1	quote, guilty of association, it's a type of cognitive
2	dissidence that allows him to both kind of say that he's
3	sorry but maintain that it was wrong, and that it was a dark
4	day because the government attacked its people.
5	So whereas a lot of it is comparable roughly, his
6	is a greater degree. And I believe that greater degree
7	justifies the additional 30 days.
8	THE COURT: Okay, thank you. Ms. Jacob?
9	MS. JACOB: Yes, Your Honor, I would like an
10	opportunity to respond to the Government. This case is
11	different than the Little case. The actual alleged
12	government sorry, the alleged conduct on that day was
13	that Little made it all the way to the Senate gallery, and
14	that he was almost kind of boasting. The Government was
15	alleging in that case that he was boasting. He took
16	pictures with his friends. He allegedly sent a text to an
17	individual where he boasted that he just took the that he
18	just took the Capitol or that we just took the Capitol and
19	that we're stopping treason. That alleged conduct in Little
20	I think separates Mr. Jackson substantially, because that's
21	not what happened in Mr. Jackson's case. He did not he
22	did not have that same kind of like alleged disrespect while
23	in the Capitol building, and he did not go to the Senate
24	gallery. So I think that's an important difference.
25	As far as the Government's speculation as to his

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1 intentions by using the phrase dark day, I think that's just 2 it, it's speculation. They're going to a great length right now just to say that because he used that phrase in his 3 apology letter to the Court, that that's what he meant based 4 on another interview. And I just don't think that's fair. 5 I think that when he said he was quilty by association, he 6 7 meant because he -- you know, he chose to follow the Proud Boys that day. He was not a member of the Proud Boys, does 8 9 not believe in their ideologies, but I think that's what he 10 meant in that letter.

11 So I think the Government's trying to pick apart 12 his every word to say that he's not remorseful. But there 13 can be a line drawn in the sense that it's not mutually --14 it's not mutually exclusive to, one, believe that the 15 Government was somehow involved in some kind of corrupt way 16 in the whole January 6th events; and also be sorry for his 17 specific criminal conduct to which he's pleading guilty to 18 right now. I don't think the two are mutually exclusive, 19 and so I don't think that it would be fair to punish him for 20 those views and say that because he has those views, he's 21 not sorry for what he did on that day.

THE COURT: Okay, thank you. Mr. Jackson, would
you like to add anything else at this point?
THE DEFENDANT: Can the Court hear me?
THE COURT: Yes.

1 THE DEFENDANT: Thank you, Your Honor; thank you, 2 sir. It's just been a very stressful, long year dealing 3 with a lot of -- you know, my disability from the military. 4 I'd just like to move on with my life and do what I have to 5 do as a young man and keep learning and be part of society, 6 sir.

7 THE COURT: I appreciate that, thank you. So I've given this case a fair amount of thought, quite a bit of 8 9 thought. And first of all, although I do recognize that it 10 is a close question as to whether a court has authority to 11 impose a split sentence, and the fact that two highly 12 experienced judges like Judge Lamberth and Judge 13 Kollar-Kotelly came to different conclusions on that 14 question I think demonstrates that it is a close question.

15 I have to say, at least based on my current 16 thinking, I tend toward the Judge Lamberth view of the 17 The way I see it is that section 3551 sets forth a statute. 18 general rule, and that general rule that it sets forth is 19 that courts can impose a term of probation, a fine or a term 20 of imprisonment. And the use of "or" in that sentence is, I 21 think, somewhat ambiguous as to whether it's an inclusive or 22 exclusive or. In the next sentence, it suggests that it is 23 perhaps an exclusive or, because it then specifies that a 24 sentence to pay a fine may be imposed in addition to any other sentence, and therefore carves out an exception. And 25

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1	then it also notes that a sanction authorized by section
2	3554, 3555 or 3556 may be imposed in addition to the
3	sentence required by the subsection. Those are the
4	provisions dealing with restitution and similar penalties.
5	But I think that the language of section 3551 is
6	not crystal clear. Although, I do think that the better
7	reading of it is that it is exclusive, and that it's
8	indicating that absent an exception, that one of those
9	that the Court can only impose one of those sentences. But
10	then it clearly recognizes that there are exceptions; the
11	next sentence recognizes exceptions. I don't really know
12	how one reads 3561 other than to at least implicitly
13	recognize a further exception for petty offenses.

14 I agree with Judge Lamberth's reasoning that the 15 phrase that is not a petty offense in 3561(a)(3) modifies 16 both same offense and different offense. I don't know how 17 you read it other than that. And I don't know, given that 18 language, where Congress has specified that probation is 19 unavailable where there has been a sentence to a term of 20 imprisonment except where you're dealing with a petty 21 That certainly I think cuts very much in favor of offense. 22 the view that split sentences are available.

And I think that rationale and that reading of the
statute I think is not only the better reading of the two
provisions together, but I also think that it makes sense.

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1 Because supervised release is not available for a petty 2 offense, but is available for a felony conviction. And therefore, there's no real reason why we need to impose a 3 probationary sentence when you're imposing a sentence of 4 incarceration for somebody convicted of a felony. Because 5 the Court can achieve any of the same goals through 6 7 supervised release, and that's not possible with respect to a petty offense. So I think that's the more sensible 8 9 reading of it.

10 And so I realize this is an issue that various 11 parties continue to brief and continue to develop in the 12 case law, but that is my tentative view on the issue. The 13 reason I say tentative view on the issue here is that after 14 giving it much thought, I'm not convinced that that's the 15 right sentence to impose here. I want to explain my 16 reasoning and the sentence that I think is appropriate here 17 now, both for the benefit of Mr. Jackson, and also for the 18 record and for the public with respect to my considerations.

With respect to the nature of the offense, each time a judge imposes a sentence in one of these cases, we sound the same notes. And I want to step back for a minute and make clear that one ought not become desensitized to the gravity of what happened that day simply because judges and the litigants are doing this over and over again. I don't think we ever should be desensitized to how horrific the

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2 It was an assault on our democracy. It was a stain on this nation. It is a stain that will endure in the 3 history books for generations to come. It affects our 4 ability to convince nations around the world that they 5 should follow the path of democracy, that we are committed 6 7 to democracy. It is just a chilling moment in history. I don't think any of us in our lifetimes have seen, and 8 9 hopefully we will never, ever see again, a moment in which 10 you question whether our democracy is under assault; and 11 whether, in fact, we are not going to have a peaceful 12 transition of power in this country. And that is just about 13 as chilling as I can imagine.

14 I know, Mr. Jackson, that you have served your 15 country in the Marines. Our country is indebted to you for 16 your service, and to the service of every other Marine and 17 member of the armed services for doing it. But let's step 18 back for a moment. I hope I can talk to you personally 19 about this, and ask you to step back for a minute and ask 20 why is it that you did that; why is it that Americans and 21 patriots have given their lives for this country, why they 22 have done this; why is it that we have done all of these 23 things. It's ultimately to protect our way of life, and our 24 way of life is premised on notions of democracy. There is just nothing more sacred in this country than the peaceful 25

transition of power.

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2 And the notion that some people, including quite frankly a bunch of thugs -- and I'm not necessarily talking 3 about you here, but that there were a bunch of thugs that 4 day who thought they could interfere with our democratic 5 peaceful transition of power is just more disturbing than 6 7 one can possibly imagine. There were people who purported to be patriots who were doing this. They are the exact 8 9 opposite of patriots in every possible meaning of the term. They are people who hate their country if they are prepared 10 11 to do that. The notion that they are prepared to interfere 12 with the peaceful transition of power in this country means 13 that they don't understand what this country stands for.

14 I hope that as a former Marine, and somebody who 15 cares deeply about his country, that you can just step back 16 for a moment. Because what troubles me in your case is that 17 you were there and you were in the midst of it. You didn't engage in any violence, and that obviously weighs heavily in 18 19 the Court's consideration. But you were at the forefront, as Mr. Murphy says. And it may be that your adrenaline got 20 21 going that day, and that there were other issues that are 22 presented in the papers in this case that I'm not going to 23 get into on the public record that affected your reaction to 24 what happened that day.

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But you were at the forefront. You were at the

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1 top of the stairs. You were one of the first to enter the 2 Senate wing door. You were on the threshold of the House chambers. You were in the midst of it, and you knew you 3 There's no denying that. You were shouting: 4 shouldn't be. "They're spraying, they're spraying." You knew that the 5 Capitol Police and the other officers who were there that 6 7 day were using chemical dispersants and irritants to try and maintain some order in the Capitol and protect the Capitol, 8 9 and you went in anyway. You made a huge, huge mistake that 10 day in doing that. And I'm not saying that that huge 11 mistake that you made that day is something that is an 12 indelible portion of your character, but I think it's 13 something that you have to recognize.

14 I've been troubled by the fact that -- I think you 15 sent me a letter that said all the right things in it, but 16 you've done other things that suggest a lack of remorse; and 17 that you don't appreciate or are not prepared to accept what 18 actually happened that day and how serious it was, and the 19 role that you played in it. I think as Judge Lamberth said 20 and noted in his Little opinion, it may be that people --21 different people played very different roles that day, but 22 everyone who was there illegally was contributing to what 23 happened that day. And I think people have to accept that, 24 and accept responsibility for what happened that day. 25 And I'm troubled by some of the statements that

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1 you have made as recounted, for example, in the Government's 2 sentencing memorandum where you said that inside the Capitol were government officials taking selfies, hugging the 3 protesters and giving them high fives, suggesting that the 4 violence and the destruction of property was at the hands of 5 Antifa; that police officers were beating children, women 6 7 and elderly people that day who were simply standing there. Just none of that is true. I think that it's really 8 9 essential that everyone who was involved in that accept 10 responsibility and appreciate it.

11 And I am troubled by the fact that at times you 12 say the right things, but at other times it's less clear to 13 me that you really have internalized that. I'm asking you 14 as somebody who has served his country, and as somebody who 15 I believe cares about his country, to step back and to 16 really think about it, think about what it is that makes 17 this country great. The number one thing is democracy. We 18 see what goes on right now in other parts of the world with 19 people laying their lives down for democracy.

It's easy to take for granted how lucky we are living in a country with democratic values; how lucky we are to live in a country in which every four years, the people decide who the president should be, and we accept that. We accept that, and we support the transition, the peaceful transition of power. It's so essential to what we are as a

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1	country to do that. What happened that day was so at odds
2	with that. I think that one of the things that I'm going to
3	get to with respect to your sentence is an opportunity to
4	really come to grips with that, and to accept what happened
5	that day and to truly be remorseful about those events.
6	With respect to the types of sentences that are
7	available, the Government has sought 60 days of
8	incarceration with 36 months of probation and \$500 of
9	restitution. Defense counsel is seeking 24 months of
10	probation with the condition that you will serve two months
11	on home detention and complete 100 hours of community
12	service and \$500 in restitution. The probation office has
13	recommended a sentence of two years of probation, a \$1,000
14	fine and \$500 in restitution.

15 I've looked at and thought about other sentences 16 that have been imposed in other cases, and what I'm going to 17 do -- and I'll explain my reason for this in a second, is 18 I'm going to sentence you to 36 months of probation, a 19 \$1,000 fine, \$500 in restitution. And I'm going to require 20 as a condition of your probation that you spend 90 days at a 21 halfway house or an RRC. The reason for -- and just to 22 explain the reason I'm striking the balance this way in your 23 case is I think a sentence which simply has some period of 24 home confinement isn't really a great deal of a sentence. 25 You know, you can go home at the end of the day, just like

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1 you go home at the end of every day you go to work, and 2 nothing really changes. I'm concerned about a sentence of incarceration in your case because of some of the material 3 that's set forth in the sealed materials in the docket. 4 Ι don't want to get into that now, but I think that there are 5 reasons why in your case if it weren't for that I would 6 7 impose a sentence of incarceration. But I think a sentence of incarceration is inappropriate in light of that. 8

9 But I want you to have to remember every day that 10 you're just not going home to your same house or your 11 apartment as you would any other day, and that you're just 12 going on with your life. I want you to go home at the end of the day for the 90-day period to the RRC, the residential 13 14 reentry center, in a way that you can then use that as an 15 opportunity yourself to contemplate what has happened, and 16 to really appreciate the significance of these events. And 17 what I really hope is that with some further contemplation, 18 that you really will demonstrate more broadly the remorse that you indicated in your letter. 19

As I said, I'm not saying that you are an inherently evil person, and you're personally the one who was responsible above and beyond anyone else for the events that happened that day. But you were a piece of that. I think it's essential that you really accept that responsibility, and appreciate the enormous value and good

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1	fortune of living in a democratic nation in which the
2	peaceful transition of power is our highest moment, the
3	moment that should be most celebrated rather than attacked.
4	So that's my rationale, that's what I'm going to do.
5	Pursuant to the Sentencing Reform Act of 1984, and
6	in consideration of the provisions of 18 U.S.C. section
7	3553, it is the judgment of the Court that you, Micajah
8	Jackson, are hereby sentenced to a term of 36 months of
9	probation. And as a condition of that term of probation,
10	you will be required to spend 90 days at the direction of
11	the probation office as directed by the probation office
12	at a residential reentry center. In addition, you are
13	ordered to pay a special assessment of \$10 in accordance
14	with 18 U.S.C. section 3013. The Court

15 DEPUTY CLERK: Your Honor, I'm sorry to interrupt
16 you, I just wanted to catch you before you went through the
17 entire imposition. You said 36 months of probation, but you
18 didn't state which count.

19 THE COURT: Oh, I'm sorry. Thank you, on count 20 four. The Court authorizes supervision and jurisdiction of 21 this case to be transferred to the United States District 22 Court for the District of Arizona. While on supervision or 23 probation, you shall abide by the following mandatory 24 conditions as well as the standard conditions of probation, 25 which are imposed to establish the basic expectations for

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your conduct while on supervision. The mandatory conditions
include you must not commit another federal, state or local
crime. You must not unlawfully possess a controlled
substance. You must refrain from any unlawful use of a
controlled substance. You must submit to one drug test
within 15 days of placement on probation, and at least two
periodic drug tests thereafter as determined by the Court.

8 You must make restitution in accordance with 18
9 U.S.C. section 3663 and 3663A, or any other statute
10 authorizing the sentence of restitution. You are ordered to
11 make restitution to the Architect of the Capitol in the
12 amount of \$500. The Court has determined that you do not
13 have the ability to pay interest, and therefore waives any
14 interest or penalties that may accrue on the balance.

You shall comply with the following special conditions. You must reside at a residential reentry center for a term of 90 days. You must follow the rules and regulations of the center. You must submit to substance abuse testing to determine if you've used a prohibited substance. You must not attempt to obstruct or tamper with the testing methods.

You must participate in a mental health treatment
program, and follow the rules and regulations of that
program. The probation officer, in consultation with the
treatment provider, will supervise your participation in the

program.

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2 You must provide the probation officer access to any requested financial information, and authorize the 3 release of any financial information. The probation officer 4 shall share financial information with the United States 5 Attorney's Office. You're ordered to pay a fine in the 6 7 amount of \$1,000. The Court determines that you do not have the ability to pay interest, and therefore waives any 8 9 interest or penalties that may accrue on the balance.

10 Having assessed the defendant's ability to pay, 11 payment of the total criminal penalties is due as follows. 12 Payment in monthly installments of \$100 to commence 30 days after the date of this judgment. Restitution payments shall 13 14 be made to the Clerk of the Court of the United States 15 District Court for the District of Columbia for disbursement 16 to the following victim: Architect of the Capitol, Office 17 of the Chief Financial Officer, Attention Kathy Sherrill, 18 CPA, Ford House Office Building, Room 52-205B, Washington, 19 D.C. 20515 in the amount of \$500. The financial obligations 20 are immediately payable to the Clerk of the Court of the 21 United States District Court at 333 Constitution Avenue, NW, 22 Washington, D.C. 20001. Within 30 days of any change of 23 address, you shall notify of the Clerk of the Court of the 24 change until such time as the financial obligation is paid in full. 25

The probation office shall release the presentence
 investigation report to all appropriate agencies, which
 includes the United States Probation Office in the approved
 district of residence, in order to execute the sentence of
 the Court.

Pursuant to 18 U.S.C. section 3742, you have a 6 7 right to appeal your conviction and sentence to the extent permitted under your plea agreement. If you choose to 8 9 appeal, you must file any appeal within 14 days after the 10 Court enters judgment. As defined in 28 U.S.C. section 11 2255, you also have the right to challenge your conviction 12 entered or sentence imposed if new and currently unavailable 13 information becomes available to you or you claim that you 14 received ineffective assistance of counsel in entering a 15 plea of guilty to the offense or in connection with 16 sentencing. And if you're unable to afford the cost of an 17 appeal, you may request permission from the Court to file an 18 appeal without cost to you.

19 Let me ask, pursuant to the D.C. Circuit's 20 decision in United States v. Hunter, Mr. Murphy, are there 21 any objections to the sentence imposed that have not been 22 noted for the record?

23 MR. MURPHY: No, Your Honor. Thank you.
 24 THE COURT: Ms. Jacob, anything that's not been
 25 noted for the record?

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1	MS. JACOB: No, Your Honor.
2	THE COURT: And Ms. Lustig, is there anything that
3	I need to add to make sure we've addressed all the proper
4	questions?
5	MS. LUSTIG: No, Your Honor. I believe you've
6	covered everything. Thank you.
7	THE COURT: Okay, thank you. Kristin?
8	DEPUTY CLERK: Yes. We need a motion from the
9	Government regarding the remaining counts.
10	THE COURT: Yes. Mr. Murphy.
11	MR. MURPHY: Yes, apologies. We do move to
12	dismiss all remaining counts from the information at this
13	time.
14	THE COURT: Ms. Jacob, I assume that is an
15	unopposed motion?
16	MS. JACOB: That's correct, no objection.
17	THE COURT: That motion is granted. Well,
18	Mr. Jackson, I do I think you referred during your
19	remarks to wanting to put this behind you and get on with
20	your life, and I hope you can do that. I do wish you well.
21	That was a bad day, but it's a day that you can put in the
22	past. You've just got to think about the future and
23	conforming your conduct to the way you would want history to
24	look at you, and the type of person you would want history
25	to see you as. I think you know what that is, and I wish
I	

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1	you well.
2	THE DEFENDANT: Thank you, sir, I appreciate that.
3	God bless you all.
4	THE COURT: Thank you, take care.
5	(Proceedings adjourned at 2:40 p.m.)
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1	CERTIFICATE
2	
3	I, Jeff Hook, Official Court Reporter,
4	certify that the foregoing is a true and correct transcript
5	of the remotely reported proceedings in the above-entitled
6	matter.
7	PLEASE NOTE: This hearing occurred during
8	the COVID-19 pandemic and is therefore subject to the
9	technological limitations of court reporting remotely.
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13	June 6, 2022
14	DATE Jeff M. Hook
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