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1	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA
2	UNITED STATES OF AMERICA,
3	CR Action
4	Plaintiff, No. 1:21-041
5	vs. Washington, DC July 12, 2021
6	MICHAEL THOMAS CURZIO, 2:00 p.m.
7	Defendant.
8	TRANSCRIPT OF VIDEO PLEA AND SENTENCING BEFORE THE HONORABLE CARL J. NICHOLS
9	UNITED STATES DISTRICT JUDGE
10	APPEARANCES:
11	For the Plaintiff: SETH ADAM MEINERO
12	DOJ-USAO 555 4th St., NW
13	Washington, DC 20004 (202) 252-5847
14	SUSAN LEHR
15	DOJ-USAO 1620 Dodge Street, Suite 1400
16	Omaha, NE 68102-1506 (402) 661-3700
17	For the Defendant: A. EDUARDO BALAREZO
18	BALAREZO LAW 400 Seventh Street, NW Suite 306
19	Washington, DC 20004 (202) 639-0999
20	$(202)^{-}039^{$
21	
22	Reported By: LORRAINE T. HERMAN, RPR, CRC
23	Official Court Reporter U.S. District & Bankruptcy Courts
24	333 Constitution Avenue, NW Room 6720
25	Washington, DC 20001 (202)354-3196

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1	<u>PROCEEDINGS</u>
2	THE COURT: Good afternoon, everyone. Assuming
3	everyone can hear me, Ms. Lesley, could you please call this
4	matter?
5	COURTROOM DEPUTY: Yes, Your Honor.
6	This is criminal case 2021-041, United States of
7	America versus Michael Thomas Curzio, Defendant number 2.
8	Counsel, please introduce yourselves for the
9	record, beginning with the government.
10	MR. MEINERO: Good afternoon, Your Honor. Seth
11	Adam Meinero for the United States.
12	THE COURT: Mr. Meinero.
13	MS. LEHR: Also, Susan Lehr.
14	THE COURT: Ms. Lehr.
15	MR. BALAREZO: Good afternoon, Eduardo Balarezo,
16	on behalf of Michael Thomas Curzio.
17	THE DEFENDANT: Good afternoon, Your Honor.
18	Michael Thomas Curzio, Defendant.
19	THE COURT: I understand that Mr. Curzio would
20	like to enter a plea of guilty to Count 4; is that correct,
21	Mr. Balarezo?
22	MR. BALAREZO: That's correct, Your Honor.
23	THE COURT: Before we proceed further, just to
24	address a preliminary matter, which we discussed before,
25	ordinarily we would conduct this plea hearing in person, but

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during the COVID-19 pandemic Congress has authorized federal 1 judges to take misdemeanor quilty pleas by video so long as 2 3 after consulting with counsel Defendant consents. We may have had that authority before, but in any event, the plea 4 5 agreement also indicates the parties consent to appear today by video conference, but I want to make sure that we have 6 7 agreement to proceeding this way on the record. 8 So, Mr. Curzio, after consulting with counsel, 9 have you decided further delay is inappropriate and you 10 would like to resolve this case as promptly as possible and 11 without the risk of attending physically being present in 12 the courtroom during the COVID-19 pandemic? 13 THE DEFENDANT: Yes, sir. 14 MR. BALAREZO: Mr. Balarezo, do you agree we 15 should proceed today by video? 16 MR. BALAREZO: That's correct, Your Honor. 17 THE COURT: Ms. Lesley, could you please give the 18 oath to the Defendant? 19 COURTROOM DEPUTY: Mr. Curzio, please take your 20 phone off mute and raise your right hand. Do you solemnly 21 swear or affirm you will well and truly answer all of the 22 questions propounded to you, so help you God? 23 THE DEFENDANT: Yes. 24 COURTROOM DEPUTY: Thank you. 25 BY THE COURT:

1	Q. Mr. Curzio, the purpose of this guilty plea is to
2	allow you to enter a plea of guilty to the criminal charges
3	against you. Because it is an important decision, it is
4	vital you understand the rights you will be giving up by
5	entering a guilty plea.
6	I will ask you a series of questions to make sure

7 that the plea is knowing and voluntary and at the advice of 8 your attorney. If you don't understand any of my questions, 9 please tell me. I will try to explain things more clearly, 10 and I will let you consult with your counsel. If you don't 11 ask for clarification, I will assume you understand the 12 questions.

You are under oath and obligated to answer all questions truthfully. If you are not truthful, and the plea somehow falls apart, the Government may use some of your statements in a later proceeding or a separate prosecution for perjury or making a false statement.

18 What is your full name, sir?

A. Michael Thomas Curzio.

- **Q.** How old are you?
- A. Thirty-five.

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Q. Were you born in the United States?

A. Yes, sir.

24 Q. Are you sick or impaired in any way that could25 prevent you from understanding what is happening here today?

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1	A. No, sir.
2	THE COURT: Mr. Balarezo, do you have any reason
3	to believe that Mr. Curzio will be unable to understand what
4	we discuss today?
5	MR. BALAREZO: I do not, Your Honor.
6	BY THE COURT:
7	Q. Mr. Curzio, have you had enough time to talk to
8	Mr. Balarezo about this case?
9	A. Yes, sir.
10	${f Q}$. Have you received a copy of the information
11	against you, which is the written charge of charges against
12	you?
13	A. I haven't received it but I went over it with my
14	lawyer on Friday.
15	Q. You've reviewed the information with your lawyer?
16	A. Yes, sir.
17	Q. Have you had the opportunity to discuss with Mr.
18	Balarezo the charge against you and whether you should enter
19	a plea today?
20	A. Yes, sir.
21	${f Q}$. Are you satisfied with the services of Mr.
22	Balarezo in this matter?
23	A. Yes, sir.
24	THE COURT: Mr. Balarezo, have you had enough time
25	to review the law and facts in this matter?

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1	MR. BALAREZO: I have, Your Honor.
2	THE COURT: I find Mr. Curzio is responding
3	appropriately to my questions and appears to understand them
4	fully. I find he is competent and capable of entering an
5	informed plea.
6	BY THE COURT:
7	Q. Mr. Curzio, before I accept your plea today, I
8	need to explain the rights you have in this matter and
9	confirm you understand them.
10	Please listen closely and let me know if you don't
11	understand anything and need to speak with Mr. Balarezo
12	privately. In the event you need to do that, we can create,
13	essentially, a sidebar where just you and Mr. Balarezo would
14	be able to communicate and no one else would hear you.
15	As to your right to a jury trial and your rights
16	to appeal, do you understand that you have the right to
17	plead not guilty to any offense charged against you?
18	A. Yes, sir.
19	${f Q}$. Do you understand that you have the right to
20	challenge the Government's case against you in a jury trial
21	where citizens of the District of Columbia would sit as a
22	jury and determine whether you are guilty based on evidence
23	presented in the courtroom?
24	A. Yes, sir.
25	${f Q}$. Do you understand that if you were to go to trial

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1	you would have the right to be represented by your lawyer at
2	that trial and every stage of the proceeding?
3	A. Yes, sir.
4	${f Q}$. Do you understand if you were to exercise your
5	right to a trial, you would have the right to confront and
6	cross examine any of the Government's witnesses who testify
7	against you?
8	A. Yes, sir.
9	${f Q}$. Do you understand that if you were to exercise
10	your right to a trial, you would have the right to present
11	your own witnesses and the right to subpoena them to require
12	them to testify in your defense?
13	A. Yes, sir.
14	Q. Do you understand that at a trial you have the
15	right to testify and present evidence on your behalf but
16	only if you wanted to; if you did not want to testify or
17	present evidence, you would not have to do so?
18	A. Yes, sir.
19	${f Q}$. Do you understand that unless and until I accept
20	your guilty plea, you are presumed innocent under the law,
21	unless if you were to choose to go to trial, the Government
22	would have the burden to prove you were guilty beyond a
23	reasonable doubt. Do you understand that?
24	A. Yes, sir.
25	Q. Do you understand that, Mr. Curzio?

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1	A. Yes, sir.
2	Q. Thank you. We may have just been talking over
3	each other a little bit there.
4	Do you understand if you choose to go to trial and
5	were convicted, you would have the right to appeal your
6	conviction and have a lawyer help prepare your appeal, but
7	by pleading guilty you are giving up many of your rights to
8	appeal your conviction and sentence with some limited
9	exceptions. Do you understand that?
10	A. Yes, sir.
11	${f Q}$. I will just go through them very briefly. You are
12	waiving the right to appeal your conviction, that means, for
13	instance, you couldn't later try to appeal your conviction
14	and argue that your conduct doesn't fall within the scope of
15	the criminal statute or you couldn't argue the statute to
16	which you are pleading guilty is unconstitutional. Do you
17	understand you are waiving your rights to issues such as
18	those?
19	A. Yes, sir.
20	Q. You are also waiving your right to appeal your
21	sentence. You can't appeal your prison term, fine,
22	forfeiture, award of restitution, term of supervised
23	release, authority to set the conditions of release or how I
24	determine your sentence, with some limited exceptions, which
25	I will go through. Do you understand that in general?

I will go through. Do you understand that in general?

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A. Yes, sir.

2 So as I mentioned, there are some limited Q. 3 exceptions to the waiver of your appeal rights. You may 4 appeal the sentence, if I were to sentence you above the 5 statutory maximums. You would also have the right to appeal 6 the conviction or sentence on the basis that your lawyer was 7 ineffective. If you were to choose on that basis though, 8 you could not raise other issues to challenge your 9 conviction or sentence. Do you understand those limited 10 exceptions to your waiver of your appeal rights?

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A. Yes, sir.

12 You will also be unable to challenge your Q. 13 conviction or sentence through what is known as a collateral 14 attack, which sometimes people refer to as habeas corpus. 15 That means you cannot file a motion under 28 US Code 2255 or 16 seek relief under Federal Rule of Civil Procedure 60(b). 17 The only exceptions to that waiver are if there is 18 newly-discovered evidence or you raise the claim that you 19 received ineffective assistance of counsel.

20 Do you understand in general you are largely 21 giving up your right to appeal your sentence and your guilty 22 plea, Mr. Curzio?

A. Yes, sir.

24 **Q.** Do you still wish to plead guilty in this case and 25 give up your rights to a trial, appeal, and all of the

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1	rights you would have had if your case went to trial?
2	A. Yes, sir.
3	${f Q}$. I am going to hold up for the record on the video
4	a document entitled Waiver of Trial by Jury. Mr. Curzio, is
5	this your signature waiving the right to trial by jury?
6	A. Yes, sir.
7	THE COURT: Mr. Balarezo, is there any reason that
8	Mr. Curzio should not waive the jury trial and his right of
9	self-incrimination as the charge to which a guilty plea will
10	be made?
11	MR. BALAREZO: Not that I am aware, Your Honor.
12	THE COURT: I find that the waiver of trial by
13	jury is knowing and voluntarily made. It's accepted and a
14	signed waiver will be filed.
15	Mr. Curzio, before I can accept your guilty plea,
16	I must first determine there is a factual basis for the
17	plea. The Government has provided parties in the form of a
18	document called the Statement of Offense that describes what
19	the Government would be prepared to prove at trial.
20	Mr. Meinero, could you briefly describe the
21	Statement of Offense and elements of the charge at this
22	point?
23	MR. MEINERO: Certainly, Your Honor.
24	And, Your Honor, when you say briefly summarize,
25	would you like me to skip the background or just stick to

Mr. Curzio's conduct?

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THE COURT: I think it is sufficient both because we have a signed version from Mr. Curzio, just so that we have it on the record, the basics of Mr. Curzio's conduct and how that satisfies the elements of the charge.

MR. MEINERO: Very well, Your Honor.

Had the Government gone to trial in this matter,
it would have proved beyond a reasonable doubt that Mr.
Curzio traveled from Florida to attend the rally that Donald
Trump planned to hold in Washington D.C. on January 6th,
2021. On that date, Mr. Curzio eventually made his way to
the Capitol.

Shortly before 2:30 p.m. video survellience
captured Mr. Curzio walking inside the Capitol visitor's
center or the CVC, which is part of the Capitol building.

He and others gathered in a CVC corridor, at the end of which Capitol Police officers had formed a defensive line. The officers issued commands for the rioters to leave the building. When rioters refused their commands, the officers began arresting individuals who had unlawfully entered the building, including Mr. Curzio.

22 Mr. Curzio admitted he refused to leave the 23 premise after being ordered to do so. Mr. Curzio was 24 compliant following his arrest and later cooperated with law 25 enforcement by providing the Federal Bureau of

Investigations his swipe code so the FBI could search his 1 2 phone. 3 And finally, Mr. Curzio knew at the time he entered the Capitol that he did not have permission to enter 4 5 the building, and he paraded, demonstrated or picketed 6 inside of the building. 7 THE COURT: Thank you, Mr. Meinero. BY THE COURT: 8 9 Q. Mr. Curzio, I am holding up for the video a 10 document titled Statement of Offense. Mr. Meinero just 11 provided a summary of that, but I am also going to hold up 12 the last page. Have you read or reviewed the document, 13 Statement of Offense, and discussed it with Mr. Balarezo? 14 Α. Yes, sir. 15 Is that your signature on the last page Q. 16 acknowledging that you have read the description of the 17 criminal conduct and that you understand it? 18 Yes, sir. Α. 19 Does the Statement of Offense truly and accurately Q. 20 describe what you did in this matter? 21 Α. Basically. I did -- I am going to own up. I did 22 parade, demonstrate and picket. I can't deny that. You 23 have it on video. I am not going to contest it or deny it. 24 I did. 25 Are there any changes or corrections that you Q.

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would make to the Statement of Offense?

2 The only thing that I would say, which I am not Α. 3 saying that they didn't, but I didn't hear them asking us to leave. But when law enforcement came in and started 4 5 arresting people and they grabbed me, obviously, I was in 6 the wrong on that part, and I didn't try to resist. I 7 didn't try to get violent or anything. Once the officer told me I was under arrest, I was compliant and didn't try 8 9 to contest anything. What the charge says I did, I did do.

10 THE COURT: Mr. Balarezo, are you comfortable that 11 there are no amendments that need to be made to the 12 Statement of Offense given what Mr. Curzio just said?

MR. BALAREZO: For the purposes of the Statement
of Offense, no, Your Honor, I think it is more of an issue
for allocution.

THE COURT: That seems fine to me.

17 One other question, Mr. Balarezo, I note that on 18 this and the plea agreement you struck through the last 19 sentence just above your signature. Is that a personal 20 issue perhaps? I've seen that language in other documents.

21 MR. BALAREZO: Your Honor, it is. My concurrence 22 and my client's desire is irrelevant to whether or not he 23 can plead guilty. Whether or not I agree with it, again, is 24 completely irrelevant, that is why I struck it in both 25 documents.

Case 1:21-cr-00041-CJN Document 128 Filed 11/05/21 Page 14 of 29 14 THE COURT: Mr. Meinero, I assume you don't have a 1 2 problem with these documents, with that language above Mr. 3 Balarezo's signature being stricken. 4 MR. MEINERO: Not in this instance, no, Your 5 Honor. 6 THE COURT: Okay. Thank you. 7 I think we are fine for purposes of the Statement 8 of Offense then. Thank you. 9 Mr. Curzio, as you know, there is a written letter 10 outlining the plea agreement in this case, which we will 11 discuss. 12 Mr. Meinero, is this the most lenient plea offer 13 made to Mr. Curzio in this matter? 14 MR. MEINERO: This is the only plea offer we have 15 made, Your Honor. 16 THE COURT: Thank you. 17 BY THE COURT: 18 Mr. Curzio, have you had enough time to review the Q. 19 plea agreement and discuss the substance of it with Mr. 20 Balarezo? 21 Α. Yes, sir, and I am comfortable with it. 22 Q. Do you understand the contents of it? 23 Yes, sir. Α. 24 I am going to hold up both for the record, both Q. 25 the first page, the page bearing the date of June 26th, but

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1	most importantly, Page 9 of 9 entitled Defendant's
2	Acceptance. Mr. Curzio, if you can see that, is this your
3	signature accepting and agreeing to the terms of the plea
4	agreement?
5	A. Yes, sir, it is.
6	THE COURT: Mr. Balarezo, I've summarized a number
7	of consequences of the plea agreement relating to jury
8	trial, appellate rights and the like, but if you could
9	please summarize the other salient provisions in the plea
10	agreement for the record, that would be helpful.
11	MR. BALAREZO: Yes, Your Honor.
12	Mr. Curzio will be pleading guilty to Count 4 of
13	the Information which is charging him with parading,
14	demonstrating or picketing in a Capitol building in
15	violation of 40 USC 5104(e)(2)(g).
16	Mr. Curzio understands that the maximum sentence
17	is six months imprisonment, a fine of not more than \$5,000,
18	and he has an obligation to pay any applicable interest or
19	penalties on restitution. Supervised release is not
20	applicable in this particular case. He also has to pay a
21	\$10 special assessment to the Clerk of the United States
22	District Court.
23	In addition to his pleading guilty, he has agreed
24	to, quote, cooperate with additional investigations. I
25	spoke to the Government and it already appears that Mr.

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Curzio has complied with that requirement by meeting with law enforcement officers upon his arrest.

In consideration for his guilty plea in this case, the Government will dismiss the additional charges of the information. He understands that the sentencing guidelines do not apply in this particular case.

7 The parties reserve allocution to tell the Court 8 their position on sentencing. Mr. Curzio understands that 9 the Court is not bound by the agreement, that this is just 10 an agreement between the Government and himself. He 11 understands that his conditions of release shall remain the 12 same unless the matter is extended beyond July the 14th, 13 which is the date upon which he will complete his six-month 14 possible exposure. He waives venue in the District of 15 Columbia, and he agrees to waive the trial rights, which the 16 Court has already reviewed with him, the trial and appellate 17 rights.

18 Those are the general terms of the plea agreement,19 Your Honor.

THE COURT: Thank you, Mr. Balarezo.

21 Mr. Meinero, for the record, is there anything 22 that the Government would like to add to that? 23 MR. MEINERO: Yes, Your Honor.

Also as part of the plea agreement, Mr. Curzio has agreed to pay restitution in the amount of \$500; that's the

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1	only thing, very salient thing, that I didn't hear Mr.
2	Balarezo say. The rest is all accurate, Your Honor.
3	MR. BALAREZO: That's correct, Your Honor.
4	THE COURT: Thank you for that. Thank you for the
5	summary, Mr. Balarezo, and for that, Mr. Meinero.
6	BY THE COURT:
7	Q. So I'll go through just a few of these points, Mr.
8	Curzio.
9	Have you and Mr. Balarezo discussed sentencing and
10	how the relevant statute may apply here?
11	A. Have we? Did we talk about that on Friday?
12	MR. BALAREZO: That's what we have been
13	discussing, yes.
14	THE COURT: I'll just go through.
15	BY THE COURT:
16	${f Q}$. Mr. Balarezo summarized this but I just want to
17	make sure it is clear from me for the record. If I accept
18	your guilty plea, the statutory penalties are as follows: A
19	maximum sentence of six months' imprisonment and a maximum
20	fine of \$5,000, as summarized by Mr. Balarezo. You have an
21	obligation to pay any applicable interest or penalties on
22	fines and restitution not timely made. And you face a
23	special assessment of \$10. Do you understand, Mr. Curzio,
24	what I just listed are statutory penalties that apply in
25	your case?

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A. Yes, sir.

Q. Okay. Now, as Mr. Balarezo indicated, the sentencing guidelines do not apply, but when we get to sentencing, I do have to consider a series of statutory factors, and I just want to summarize those very briefly here.

7 I will have to consider the nature and circumstances of the offense and your history and 8 9 characteristics, the need for the sentence that I impose to 10 reflect the seriousness of the offense, to promote respect 11 for the law and provide just punishment, the need for the 12 sentence imposed to afford adequate deterrence to criminal 13 conduct both to you and others, the need for the sentence 14 imposed to protect the public from further crimes by you and 15 need for the sentence imposed to provide the defendant with 16 immediate educational, vocational, medical care or other 17 correctional treatment in the most effective manner. I must 18 consider and factor the kinds of sentences available, and I 19 will also have to consider the need to avoid unnecessary 20 sentencing disparities among defendants with similar records 21 and have been found quilty of similar conduct.

Before determining your sentence, I believe I will receive a pre-sentence report from the Probation Office which you, your attorney and the prosecution will have the opportunity to challenge. I will also hear argument from Case 1:21-cr-00041-CJN Document 128 Filed 11/05/21 Page 19 of 29

1	Mr. Balarezo and Mr. Meinero on what the appropriate
2	sentence should be, and you will also have an opportunity to
3	address the Court before I impose the sentence. Do you
4	understand all of that, Mr. Curzio?
5	A. Yes, sir.
6	Q. I need to make sure you are pleading voluntarily,
7	so I will ask a few more questions to make sure you are
8	pleading of your own freewill. Do you agree that the
9	agreement resulted from negotiations that have been made
10	between your attorney and the Government's attorney?
11	A. Yes, sir.
12	Q. Has anyone forced, threatened or coerced you, Mr.
13	Curzio, in any way?
14	A. No, sir.
15	Q. Can you speak up a little bit for the court
16	reporter?
17	A. No, sir.
18	${f Q}$. Thank you. Has anyone made you any promises as to
19	the sentence I impose in this case, if I accept your guilty
20	plea?
21	A. No, sir.
22	${f Q}$. And has anyone made you any other promises or
23	representations beyond the ones in the plea agreement or the
24	ones discussed today in open court to induce you to give up
25	your right to trial?

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1	A. No, sir.
2	Q. Are you entering this plea of guilty voluntarily
3	and of your own freewill?
4	A. Yes, sir.
5	${\tt Q}$. Is there anything that you don't understand about
6	this proceeding, your plea or any of the rights that you
7	with are waiving?
8	A. No, sir.
9	Q. Is there anything you want to ask me or Mr.
10	Balarezo before you decide whether to plead guilty?
11	THE DEFENDANT: Should I bring anything up?
12	MR. BALAREZO: Perhaps we need to have a breakout
13	room for a second, Your Honor.
14	THE COURT: Please.
15	Ms. Lesley, could you please put Mr. Balarezo and
16	Mr. Curzio into a breakout room?
17	COURTROOM DEPUTY: Yes, Your Honor.
18	(Discussion off the record between the Defendant
19	and Mr. Balarezo.)
20	COURTROOM DEPUTY: We are now back on the record.
21	MR. BALAREZO: Thank you, Your Honor.
22	THE DEFENDANT: Your Honor, I am fine.
23	THE COURT: Thank you, Mr. Curzio. Are you now
24	ready to decide, Mr. Curzio, whether you wish to plead
25	guilty today?

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1	THE DEFENDANT: I wish to plead guilty, sir.
2	THE COURT: Thank you. Ms. Lesley, could you
3	please take the plea?
4	COURTROOM DEPUTY: Yes, Your Honor.
5	Mr. Michael Thomas Curzio, in Criminal Case
6	21-041-2, in which you are charged with demonstrating,
7	parading or picketing at the Capitol building, 40 USC
8	5104(e)(2)(g), how do you wish to plead?
9	THE DEFENDANT: I plead guilty, ma'am.
10	COURTROOM DEPUTY: Thank you.
11	THE COURT: I find in the case of United States
12	versus Curzio, that the Defendant Michael Thomas Curzio is
13	fully competent and capable of making a decision today, that
14	he understands the nature of the charge and consequences of
15	his guilty plea, the plea is know and voluntarily, he is
16	acting of his own freewill, and that there is an adequate
17	factual basis of each of the essential elements of the
18	offense of the plea, I therefore accept the plea of guilty
19	and Mr. Curzio is now adjudged guilty of that offense.
20	So having done that, Mr. Meinero, what is the
21	Government's proposal by way of next steps? Obviously, I
22	understand the relevance of July 14th I guess I should
23	state that it is my understanding that on July 14th, Mr.
24	Curzio will have been detained for six months, which is the
25	statutory maximum term of incarceration. If that's wrong,

Case 1:21-cr-00041-CJN Document 128 Filed 11/05/21 Page 22 of 29 22 please correct me, but I think that's correct. 1 2 MR. MEINERO: It's the Government's understanding 3 as well, Your Honor. THE COURT: And yours too, Mr. Balarezo, I assume? 4 5 MR. BALAREZO: That's correct, Your Honor. 6 THE COURT: So in light of that, Mr. Meinero, what 7 does the Government propose? MR. MEINERO: If I could just address one matter 8 9 that I should have raised earlier, but just to be clear for 10 the record, and I apologize for not doing this before, it 11 was Count 4 of the amended information and Ms. Lesley read 12 the correct offense statute and that was fine, but I just wanted to make sure it was the amended information in this 13 14 matter. 15 As to next steps, we realize there are only two 16 days remaining on what would be a full sentence imposed in 17 this case, Your Honor. We are asking, nevertheless, for 18 pre-sentence reports for the defendants in the Capitol 19 cases, because that may assist us in determining what the 20 appropriate, ultimate sentence is. So we would ask to set 21 an additional date, at the Court's convenience, for a 22 pre-sentence report. 23 We should also note that because Mr. Curzio has

we should also note that because Mr. Curzio has
entered his plea today, the Government is releasing its
detention request. I wanted to make that clear, but that

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1	would be the Government's request, Your Honor. If the Court
2	is not inclined to do that, we certainly will defer to the
3	Court.
4	THE COURT: Mr. Balarezo, what is your view?
5	MR. BALAREZO: Your Honor, given the practical
6	aspects of this case, where Mr. Curzio has in effect served
7	full time minus two days, we would ask the Court to go to
8	sentencing today, at which time we would ask the Court to
9	impose the six-month sentence upon him.
10	THE COURT: Mr. Meinero, I get we are two days
11	short of the max, and I understand, I guess, the general
12	desire to have the pre-sentence report perhaps to compare
13	this matter to other matters. I suppose maybe even to give
14	me the opportunity to decide that a shorter sentence would
15	have been appropriate.
16	But in light of defense counsel's request for
17	simply a time-served sentence of six months and have Mr.
18	Curzio released on the 14th, why then go through the time
19	and expense of the pre-sentence report, especially when we
20	have a very, very busy Probation Office?
21	MR. MEINERO: I understand, Your Honor.
22	Technically speaking, a probationary term could still be
23	imposed in this matter, although there would be two days
24	left in an imposition of sentence upon a violation. We
25	understand that. That would be the only reason, Your Honor,

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1	to request a pre-sentence report or why there would be a
2	reason for a pre-sentence report here.
3	THE COURT: Mr. Balarezo, what is your view?
4	MR. BALAREZO: Your Honor, again, Mr. Curzio has
5	served his sentence. Two days hanging over his head, I
6	think, will be nothing given the good time that he has
7	already served. It would be an imposition upon the
8	Probation Office and the cost to the court, and I think a
9	sentence of time-served would be sufficient in this case
10	given the circumstances.
11	THE COURT: I agree. My view is that Mr. Curzio
12	should be sentenced to the six-month statutory maximum. My
13	understanding is that the sentence will run two days from
14	today, in which case Mr. Curzio will be released.
15	I suppose I do need to go through the sentencing
16	factors, nevertheless, even though I haven't really been
17	presented with that information. But I think that such a
18	sentence, because it is at the very maximum of this offense,
19	would recognize and be appropriate in light of the nature
20	and circumstances of the offense as described in the
21	Statement of Offense, the fact that Mr. Curzio went to the
22	Capitol as described and that, whereas here, six months is
23	the maximum, I really am not in a position to be able to
24	impose a longer sentence than that. So I think that that
25	six-month sentence is appropriate here.

1	Since Mr. Curzio has or will have in two days
2	served that entire sentence, it doesn't seem to me that
3	there are other things that I should impose, such as in two
4	days, educational, vocational training, medical care or
5	other treatment that would occur in the next two days.

6 I believe I need to impose the \$500 restitution. 7 I think that's appropriate here. As reflected in the plea 8 agreement, the Government has taken an agreement there was 9 substantial damage at the Capitol and agree Mr. Curzio 10 should pay restitution in the amount of \$500, that seems 11 appropriate to me. He also faces a special assessment of 12 \$10, which I also believe is appropriate. And as we often 13 do talk about how it has to be made out to the Clerk of 14 Court, which I believe is true of the special assessment 15 here. For all of those reasons, I do believe that a 16 time-served sentence as of July 14th is appropriate; that's 17 the statutory maximum.

18 Are there other findings that the parties think I should make in light of that? Oh, I do need to, I believe, 19 20 waive the fine here.

21 Mr. Meinero, do you believe that waiving of the 22 fine is appropriate? 23

MR. MEINERO: Yes, Your Honor.

24 THE COURT: So the Government takes the position 25 that imposition of fine should be waived. I take it, Mr.

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1	Balarezo, you agree with that.
2	MR. BALAREZO: No objection to that, Your Honor.
3	THE COURT: Thank you.
4	Obviously, we will enter the judgment to reflect
5	this, but are there other topics that I should cover in
6	light of my agreement with defense counsel that we just
7	proceed to sentencing today and do the six-month maximum?
8	MR. MEINERO: No, Your Honor, I guess just setting
9	the date by which Mr. Curzio would have to pay the
10	restitution.
11	THE COURT: Do you have a proposal?
12	MR. MEINERO: I would say within a year. I think
13	one year would be appropriate.
14	THE COURT: That seems fine to me. Restitution of
15	\$500 will be payable within a year consistent with our
16	discussion.
17	Mr. Meinero, the Government has to move to dismiss
18	Counts 1 through 3.
19	MR. MEINERO: The Government moves to dismiss
20	Counts 1 through 3 of the amended information, Your Honor.
21	THE COURT: The motion is granted.
22	Are there other topics we should discuss?
23	MR. BALAREZO: I don't believe, Your Honor.
24	MR. MEINERO: No, Your Honor, not from the
25	Government's perspective.

Case 1:21-cr-00041-CJN Document 128 Filed 11/05/21 Page 27 of 29 27 THE COURT: Thank you, Counsel. We will obviously 1 2 embody the sentence and judgment in the judgment form that 3 will be entered on the docket. MR. MEINERO: Thank you, Your Honor. Thank you, 4 5 Ms. Lesley. 6 THE COURT: Thank you. 7 COURTROOM DEPUTY: Mr. Meinero, I'm sorry. Ι 8 thought the judge was about to hang up. If you could email 9 me the exact address for payee for the restitution, who it 10 should be paid to. 11 MR. MEINERO: Yes, I will. 12 THE COURT: Thank you, Ms. Lesley. 13 Ms. Lesley, are there any other things you would 14 like me to cover before I forget to? 15 COURTROOM DEPUTY: I don't believe so. I believe 16 that is it. 17 MR. BALAREZO: Your Honor, I know that the Court 18 has discussed the sentence that it would impose, but I don't 19 believe the Court actually imposed the sentence upon him. 20 Is it a requirement to tell him what his sentence is? 21 THE COURT: Mr. Curzio, I am imposing a six-month 22 term of incarceration on Count 4 of the amended information, 23 to which you pled guilty. 24 Obviously, you now have been detained for all but 25 two days of that sentence, and so as of two days from now, I

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1	will consider that to be a time-served sentence. That's my
2	sentence here together with the other matters that we've
3	discussed, the \$500 restitution and the \$10 special
4	assessment. I am waiving your obligation to pay a fine.
5	All of those sentencing components will be reflected in a
6	written judgment that will be entered on the docket, and the
7	net of that, of course, means that you will be released on
8	July 14th.
9	THE DEFENDANT: Your Honor, can I say something?
10	THE COURT: Please.
11	THE DEFENDANT: I know this was no I accept
12	responsibility for my actions and what I did. I just want
13	to thank you for being fair. Thank you.
14	THE COURT: Was that it or do you have something
15	else to add?
16	THE DEFENDANT: That's it. I just wanted to thank
17	you for being fair.
18	THE COURT: You're welcome and it's what I try to
19	do every day and in every matter.
20	Thank you, Mr. Meinero. Thank you, Mr. Balarezo.
21	MR. MEINERO: Thank you, Your Honor.
22	MR. BALAREZO: Thank you, Your Honor.
23	(Proceedings concluded at 2:44 p.m.)
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1	<u>CERTIFICATE</u>
2	
3	I, Lorraine T. Herman, Official Court
4	Reporter, certify that the foregoing is a true and correct
5	transcript of the record of proceedings in the
6	above-entitled matter.
7	
8	Please Note: This hearing occurred during
9	the COVID-19 pandemic and is therefore subject to the
10	technological limitations of court reporting remotely.
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13	
14	DATE <u>/s/</u> Lorraine T. Herman
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