UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA,

| | Plaintiff, | |
|----|------------|-------------------------|
| V. | | CASE NO.: 21-cr-615 PLF |

STEVEN D. THURLOW,

| Defendant. | |
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| | |

MEMORANDUM REGARDING DEFENDANT'S VIOLATION REPORT

On July 19, 2022, Defendant Steven Thurlow agreed to voluntarily remove a number of firearm related items from his home (empty magazines and a pistol brace). The Court requested an update on the status these items. Mr. Thurlow has sold the majority of the items at issue (all the AR 15 magazines and the pistol brace) to a friend. That person will pick up the items the evening of July 21, 2022. Mr. Thurlow's brother has agreed to take the few remaining items (pistol magazines). Those items will be delivered to Mr. Thurlow's brother the evening of July 22, 2022.

Submitted,

s/James R. Gerometta
Counsel for Jeramiah Caplinger
Federal Community Defender
613 Abbott Street, Suite 500
Detroit, Michigan 48226

Email: james_gerometta@fd.org

Phone: 313.967.5542

Dated: July 14, 2022

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

| UNITED STATES OF AMERICA, | |
|---------------------------|-------------------------|
| Plaintiff, | |
| v. | CASE NO.: 21-cr-615 PLF |
| STEVEN D. THURLOW, | |
| Defendant. | |
| | |

CERTIFICATE OF SERVICE

I, hereby certify that on July 21, 2022, I electronically filed the foregoing paper with the Clerk of the Court using the ECF system which will send notification of such filing to all parties of record.

FEDERAL COMMUNITY DEFENDER

s/James R. Gerometta

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Dated: July 14, 2022