UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA)	
)	
v.)	Case No.1:21-cr-00426-CKK
)	
NICHOLAS P. HENDRIX,)	
Defendant)	

MOTION TO ALLOW PREPAYMENT OF FINANCIAL OBLIGATION

NOW COMES Nicholas Hendrix, by counsel and requests the Court enter an Order allowing the Clerk of this Court to accept for payment a sum of money into the Deposit Fund of the Court for application at the time of sentencing to any Court imposed criminal monetary penalties including restitution. In support and explanation of this motion counsel states:

- 1. Nicholas Hendrix if facing four misdemeanor charges stemming from events at the Capital on January 6, 2021. ECF # 9. He has entered into a plea agreement which contains a restitution provision agreeing to pay \$500. There is also a \$10 assessment. We anticipate a change of plea and Rule 11 hearing on June 27, 2022. Mr. Hendrix would like to begin making payment toward restitution and the assessment that may eventually be found due.
- 2. Counsel has spoke with Tyler Francis in the Clerk's Finance Office who informs counsel pre-conviction payments toward future court ordered restitution and assessment can be made upon an Order from the Court allowing the Clerk of Court to accept payments into the court's Deposit Fund.
- 3. Counsel has spoken to AUSA Karen Rochlin who has no objection.

Wherefore, the defendant requests the Court enter an Order directing the Clerk of

Court, to accept for payment a sum of money into the Deposit Fund of the Court for application at the time of sentencing to any Court imposed criminal monetary penalties including restitution.

DATE: June 13, 2022

/s/ David Beneman David Beneman Attorney for Nicholas Hendrix

David Beneman Federal Defender P.O. Box 595 Portland, Me 04112-0595 207-553-7070 ext. 6921 David Beneman@fd.org

CERTIFICATE OF SERVICE

I, David Beneman, attorney for Nicholas Hendrix, hereby certify that I have served, electronically, a copy of the within "MOTION TO ALLOW PREPAYMENT OF FINANCIAL OBLIGATION" upon Karen Rochlin, Assistant United States Attorney, at karen.rochlin@usdoj.gov and all other counsel of record via the ECF system.

/s/ David Beneman
David Beneman

DATE: June 13, 2022