IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF THE DISTRICT OF COLUMBIA

)	
UNITED STATES,)	
)	
v.)	Crim. No. 21cr40
)	Hon. Trevor McFadden
CHRISTOPHER JOSEPH QUAGLIN,)	
Defendant.)	
)	

DECLARATION OF MOIRA QUAGLIN

Pursuant to 28 U.S.C. § 1746, I, Moira Quaglin, hereby declares as follows:

- 1. I am the wife of Defendant Christopher Quaglin.
- 2. I am fully competent to make this declaration and I have personal knowledge of the facts stated in this declaration.
- 3. We have an infant son, Nathan, who was born eight weeks before Christopher was arrested. Nathan lives with me in the home where Christopher and I live in North Brunswick, NJ.
- 4. My husband Christopher has celiac disease, a very serious disease.
- 5. He is required to eat a strict gluten-free diet, which includes abstaining from any gluten-contaminated food.
- 6. As Christpoher's wife, I learned how to prepare food to meet his particular dietary needs.
- 7. Over the 16 months that Christpoher has been detained, I have observed from our communications that his health is rapidly and drastically deteriorating.
- 8. I am also a registered nurse by training and profession.

- 9. As a nurse, I can tell from my interactions with Christopher that he is not being provided with a gluten-free diet.
- 10. For instance, Christopher appears to have lost as much as 45 pounds.
- 11. Based on my training as a medical professional and my experience living with Christopher as his wife, I attribute his drastic weight loss to the prison failing to provide him with a proper gluten-free diet.
- 12. I am extremely concerned for his health. I am concerned that without proper treatment Christopher may suffer further severe bodily injury or worse.
- 13. I currently work as a nurse case manager for 12-hour shifts on Saturday, Sunday, and Monday at a nearby hospital.
- 14. On Tuesday through Friday, I care for Nathan at home.
- 15. As a medical professional, I am fully aware of Christopher's medical conditions.
- 16. While Christopher has been incarcerated, my father has assisted in caring for Nathan when I am at work.
- 17. On August 16, 2022, my father had a tragic accident and suffered severe neck and back injuries. He had surgery on August 18.
- 18. I am capable of supervising Christopher if he is released into my custody.
- 19. In April of 2021, I was interviewed by pretrial services regarding Christopher's case.
- 20. At around the same time, Christopher was ordered released by the judge in New Jersey.
- 21. I do not have a criminal record.

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I declare under penalty of perjury that the foregoing is to	rue and correct.
Executed on August 21, 2022	
	/s/ Moira Quaglin
	Moira Quaglin