APPEAL, CAP, CAT A, CLOSED

U.S. District Court District of Columbia (Washington, DC) CRIMINAL DOCKET FOR CASE #: 1:21-cr-00660-RBW-1

Case title: USA v. MORRISSEY

Magistrate judge case number: 1:21-mj-00633-RMM

Date Filed: 11/08/2021

Assigned to: Judge Reggie B.

Walton

Defendant (1)

DANIEL MICHAEL represented by Anthony M. Solis

MORRISSEY ANTHONY M. SOLIS, A PROF. LAW CORP.

23679 Calabasas Road

Suite 412

Calabasas, CA 91302 213-489-5880

Email: anthonysolislaw@gmail.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Retained

Pending Counts Disposition

18:1752(a)(1); TEMPORARY

RESIDENCE OF THE PRESIDENT; Entering and Remaining in a Restricted

Building or Grounds

(1)

18:1752(a)(2); TEMPORARY

RESIDENCE OF THE

PRESIDENT; Disorderly and

Disruptive Conduct in a Restricted

Building or Grounds

(2)

40:5104(e)(2)(D); VIOLENT ENTRY AND DISORDERLY

CONDUCT ON CAPITOL

GROUNDS; Disorderly Conduct

in a Capitol Building

(3)

Dismissed On Oral Motion Of The Government

Dismissed On Oral Motion Of The Government

Dismissed On Oral Motion Of The Government

40:5104(e)(2)(G); VIOLENT ENTRY AND DISORDERLY CONDUCT ON CAPITOL GROUNDS; Parading, Demonstrating, or Picketing in a Capitol Building (4) Forty-Five (45) Days Incarceration And Thirty-Six (36) Months Probation With A Fine Of \$2500.00, Restitution In The Amount Of \$500.00 And A Special Assessment Of \$10.00

Highest Offense Level (Opening)

Misdemeanor

Terminated Counts

None

Disposition

<u>Highest Offense Level</u> (<u>Terminated</u>)

None

Complaints

COMPLAINT in Violation of 18:1752(a)(1), 18:1752(a)(2) and 40:5104(e)(2)(D) and (G)

Disposition

Plaintiff

USA

represented by Christopher T. Tortorice

DOJ-USAO 555 4th St NW Ste 11-449

Washington DC, DC 20530

202-252-7155

Email: christopher.tortorice@usdoj.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Assistant U.S. Attorney

Date Filed	#	Page	Docket Text	
10/21/2021	1		SEALED COMPLAINT as to DANIEL MICHAEL MORRISSEY (1). (Attachments: # 1 Statement of Facts) (zstd) [1:21-mj-00633-RMM] (Entered: 10/21/2021)	
10/21/2021	<u>3</u>		MOTION to Seal Case by USA as to DANIEL MICHAEL MORRISSEY. (Attachments: # 1 Text of Proposed Order)(zstd) [1:21-mj-00633-RMM] (Entered: 10/21/2021)	
10/21/2021	4	ORDER granting <u>3</u> Motion to Seal Case as to DANIEL MICHAEL MORRISSEY (1). Signed by Magistrate Judge Robin M. Meriweather		

		10/21/2021. (zstd) [1:21-mj-00633-RMM] (Entered: 10/21/2021)	
11/04/2021	<u>5</u>	Arrest Warrant, dated 10/21/2021, Returned Executed on 11/4/2021 as to DANIEL MICHAEL MORRISSEY. (zstd) [1:21-mj-00633-RMM] (Entered: 11/08/2021)	
11/04/2021		Arrest of DANIEL MICHAEL MORRISSEY in Colorado. (zstd) [1:21-mj-00633-RMM] (Entered: 11/08/2021)	
11/04/2021		Case unsealed as to DANIEL MICHAEL MORRISSEY (zstd) [1:21-mj-00633-RMM] (Entered: 11/08/2021)	
11/04/2021	<u>6</u>	Rule 5(c)(3) Documents Received as to DANIEL MICHAEL MORRISSEY from United States District Court—District of Colorado Case Number 1:21-mj-00633 (zstd) [1:21-mj-00633-RMM] (Entered: 11/08/2021)	
11/05/2021	MINUTE ORDER as to Defendant DANIEL MICHAEL MORRISSEY: hereby ORDERED that Defendant DANIEL MICHAEL MORRISSEY at for an initial appearance on Tuesday, November 9, 2021 at 1:00 p.m. before Magistrate Judge Robin M. Meriweather. The hearing will be conducted by video teleconference; call—in instructions will be provided to counsel prion hearing. Counsel for the United States is directed to ensure that counsel for Defendant has received this Order and will provide the information to Defendant. If Defendant does not have counsel, counsel for the United States directed to contact the Office of the Federal Public Defender for the District Columbia and provide their office with the information contained in this Office of the Courtroom Deputy at 202–354–3083; So Ordered by Magistra Judge Robin M. Meriweather on 11/5/2021. (zkk) [1:21-mj-00633-RMM (Entered: 11/05/2021)		
11/08/2021	7	INFORMATION as to DANIEL MICHAEL MORRISSEY (1) count(s) 1, 2, 3, 4. (zstd) (Entered: 11/09/2021)	
11/09/2021	ORAL MOTION by USA to Exclude Time Under the Speedy Trial Act 11/9/2021 until 12/6/2021 as to Defendant DANIEL MICHAEL MORR (kk) (Entered: 11/12/2021)		
11/09/2021		Minute Entry for Initial Appearance and Arraignment as to DANIEL MICHAEL MORRISSEY held by video before Magistrate Judge Robin M. Meriweather on 11/9/2021: The Court advised the Government of its due process obligations under Rule 5(f). The defendant consents to appear virtually. Plea of Not Guilty entered by DANIEL MICHAEL MORRISSEY to Counts 1, 2, 3 and 4. Status Hearing set before Judge Reggie B. Walton on 12/6/2021 at 2:00 PM by videoconference. Oral Motion by USA to Exclude Time Under the Speedy Trial Act from 11/9/2021 until 12/6/2021, with agreement by the defendant, heard and granted in the interest of justice. Bond Status of Defendant: Defendant placed on Personal Recognizance Bond. Court Reporter: FTR Gold – Ctrm. 7; FTR Time Frames: 1:23:46 – 1:35:48 and 2:17:32 – 2:24:51. Defense Attorney: Anthony Solis (application to USDC–DC Bar pending); U.S. Attorney: Fred Yette for Christopher Tortorice; Pretrial Officer: Shay Holman. (kk) (Entered: 11/12/2021)	
11/09/2021	10	ORDER Setting Conditions of Bond : Defendant DANIEL MICHAEL MORRISSEY placed on Personal Recognizance Bond, signed by Magistrate	

		Judge Robin M. Meriweather on 11/12/2021, nunc pro tunc to 11/9/2021. (Attachment: # 1 Appearance Bond) (kk) (Entered: 11/14/2021)
11/12/2021		Set/Reset Hearings as to DANIEL MICHAEL MORRISSEY: Status Conference set for 12/6/2021 at 02:00 PM by VTC before Judge Reggie B. Walton. (hs) (Entered: 11/12/2021)
12/06/2021		Minute Entry for proceedings held before Judge Reggie B. Walton: Status Conference as to DANIEL MICHAEL MORRISSEY held on 12/6/2021. A joint oral request for a sixty (60) day continuance; heard and granted. Speedy Trial Time Excluded (XT) 12/6/2021 – 2/23/2022. Status Conference set for 2/23/2022 at 10:30 AM by Telephonic/VTC before Judge Reggie B. Walton. Bond Status of Defendant: Personal Recognizance/ Appeared by video; Court Reporter: Cathryn Jones; Defense Attorney: Anthony Solis; US Attorney: Christopher T. Tortorice. (adh) (Entered: 12/06/2021)
12/06/2021	12	MOTION for Protective Order <i>Governing the Production of Discovery</i> by USA as to DANIEL MICHAEL MORRISSEY. (Attachments: # 1 Text of Proposed Order PROTECTIVE ORDER GOVERNING DISCOVERY)(Tortorice, Christopher) (Entered: 12/06/2021)
12/06/2021	<u>13</u>	STATUS REPORT <i>MEMORANDUM REGARDING STATUS OF DISCOVERY</i> by USA as to DANIEL MICHAEL MORRISSEY (Tortorice, Christopher) (Entered: 12/06/2021)
12/15/2021	<u>14</u>	PROTECTIVE ORDER setting forth procedures for handling confidential material; allowing designated material to be filed under seal as to DANIEL MICHAEL MORRISSEY. Signed by Judge Reggie B. Walton on 12/15/2021. (hs) (Entered: 12/15/2021)
02/16/2022		Set/Reset Hearings as to DANIEL MICHAEL MORRISSEY: Plea Agreement Hearing set for 2/23/2022 at 02:00 PM VTC before Judge Reggie B. Walton. (adh,) (Entered: 02/16/2022)
02/23/2022	Minute Entry for proceedings held before Judge Reggie B. Walton: Ple Agreement Hearing as to DANIEL MICHAEL MORRISSEY held on 2/23/2022. Plea of Guilty entered as to Count 4. REFERRAL TO PROCOFFICE for Presentence Investigation. Sentencing Memoranda due by 5/18/2022. Sentencing set for 5/24/2022 at 01:30 PM by VTC before Judge Reggie B. Walton. Bond Status of Defendant: Personal Recognizance/a by video; Court Reporter: Lisa Moreira; Defense Attorney: Anthony Schattorney: Christopher Tortorice. (adh.,) (Entered: 02/23/2022)	
02/23/2022	<u>16</u>	PLEA AGREEMENT as to DANIEL MICHAEL MORRISSEY (adh,) (Entered: 02/23/2022)
02/23/2022	<u>17</u>	STATEMENT OF OFFENSE by USA as to DANIEL MICHAEL MORRISSEY (adh,) (Entered: 02/23/2022)
04/19/2022	<u>19</u>	NOTICE OF ATTORNEY APPEARANCE: Anthony M. Solis appearing for DANIEL MICHAEL MORRISSEY (Solis, Anthony) (Entered: 04/19/2022)
05/02/2022	<u>20</u>	Unopposed MOTION to Continue Sentencing Hearing by DANIEL MICHAEL MORRISSEY. (Solis, Anthony) (Entered: 05/02/2022)
05/03/2022	21	

		ORDER as to DANIEL MICHAEL MORRISSEY granting defendant's Unopposed Motion to Continue Sentencing Hearing. Sentencing is reset for 7/26/2022 at 2:00 PM via video conference before Judge Reggie B. Walton. Signed by Judge Reggie B. Walton on 5/3/2022. (zcdw) (Entered: 05/03/2022)
Appear For A before Judge For July 26,		ORDER as to DANIEL MICHAEL MORRISSEY That The Parties Shall Appear For A Status Conference on 7/14/2022 at 10:00 AM in Telephonic/VTC before Judge Reggie B. Walton And That The Sentencing Hearing Scheduled For July 26, 2022 Is Vacated. (See Order For Additional Details) Signed by Judge Reggie B. Walton on 06/28/22. (mac) (Entered: 06/28/2022)
Walton:Status Conference as to DANIEL MICHAEL MORRISSEY 7/14/2022. Defendant Updated The Court In Regards To Attorney Representation. The Court Will Continue This Matter. Sentencing se 8/16/2022 at 3:30 PM in Courtroom 16– In Person before Judge Reg Walton. Bond Status of Defendant: ANTHONY SOLIS; Court Repo CATHRYN JONES; Defense Attorney: ANTHONY SOLIS; US At		Minute Entry for proceedings held Telephonically before Judge Reggie B. Walton:Status Conference as to DANIEL MICHAEL MORRISSEY held on 7/14/2022. Defendant Updated The Court In Regards To Attorney Representation. The Court Will Continue This Matter. Sentencing set for 8/16/2022 at 3:30 PM in Courtroom 16– In Person before Judge Reggie B. Walton. Bond Status of Defendant: ANTHONY SOLIS; Court Reporter: CATHRYN JONES; Defense Attorney: ANTHONY SOLIS; US Attorney: CHRISTOPHER TORTORICE; (mac) (Entered: 07/14/2022)
07/14/2022	28	ORDER as to DANIEL MICHAEL MORRISSEY That The Parties Shall Appear For A Sentencing on 8/16/2022 at 03:30 PM in Courtroom 16– In Person before Judge Reggie B. WaltonSigned by Judge Reggie B. Walton on 07/14/22. (mac) (Entered: 07/14/2022)
07/18/2022	<u>29</u>	STATUS REPORT re Sentencing by DANIEL MICHAEL MORRISSEY (Solis, Anthony) (Entered: 07/18/2022)
07/28/2022	<u>30</u>	SENTENCING MEMORANDUM by DANIEL MICHAEL MORRISSEY (Attachments: # 1 Exhibit A – Sentencing Letter)(Solis, Anthony) (Entered: 07/28/2022)
08/11/2022	31	SENTENCING MEMORANDUM by USA as to DANIEL MICHAEL MORRISSEY (Attachments: # 1 Sentencing Table)(Tortorice, Christopher) (Entered: 08/11/2022)
08/11/2022	32	NOTICE OF FILING OF EXHIBITS PURSUANT TO LOCAL CRIMINAL RULE 49 AND STANDING ORDER 21–28 by USA as to DANIEL MICHAEL MORRISSEY (Tortorice, Christopher) (Entered: 08/11/2022)
08/12/2022	33	SUPPLEMENT by USA as to DANIEL MICHAEL MORRISSEY re 31 SENTENCING MEMORANDUM (Tortorice, Christopher) Modified to add link on 8/15/2022 (zstd). (Entered: 08/12/2022)
08/15/2022		NOTICE OF HEARING as to DANIEL MICHAEL MORRISSEY: Sentencing set for 8/16/2022 at 3:00 PM in Courtroom 16– In Person before Judge Reggie B. Walton. PLEASE NOTE THE TIME CHANGE(mac) (Entered: 08/15/2022)
08/16/2022		Minute Entry for proceedings held Via VTC before Judge Reggie B. Walton:Sentencing held on 8/16/2022 as to DANIEL MICHAEL MORRISSEY. On Count(s) 4, The Defendant Is Sentenced To Forty–Five (45) Days Incarceration And Thirty–Six (36) Months Probation With A Fine Of \$2500.00, Restitution In The Amount Of \$500.00 And A Special Assessment Of \$10.00. Count(s) 1, 2, and 3 Are Dismissed On Oral Motion Of The Government. With No Objections From The Government, The Court Will Allow The Defendant To

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		Self-Surrender As Notified By The Bureau Of Prisons. Bond State Defendant: APPEARED VIA VTC – REMAINS ON PERSONAL RECOGNIZANCE; Court Reporter: LISA GRIFFITH; Defense A ANTHONY SOLIS; US Attorney: CHRISTOPHER TORTORICE Officer: KELLI WILLETT; (mac) (Entered: 08/17/2022)	ttorney:
08/19/2022	<u>37</u>	JUDGMENT as to DANIEL MICHAEL MORRISSEY. Statement of Reasons Not Included. Signed by Judge Reggie B. Walton on 8/19/2022. (zstd) (Entered 08/22/2022)	
08/19/2022	38	STATEMENT OF REASONS as to DANIEL MICHAEL MORRISSEY re <u>37</u> Judgment Access to the PDF Document is restricted per Judicial Conference Policy. Access is limited to Counsel of Record and the Court. Signed by Judge Reggie B. Walton on 8/18/2022. (zstd) (Entered: 08/22/2022)	
08/23/2022	<u>39</u>	NOTICE OF APPEAL – Final Judgment by DANIEL MICHAEL MORRISSEY re <u>37</u> Judgment. Fee Status: No Fee Paid. Parties ha notified. (Solis, Anthony) (Entered: 08/23/2022)	

United States District Court for the District of Columbia

UNITED STATES OF AMERICA)
VS.	Criminal No. 21-cr-660-RBW
Daniel Michael Morrissey) _)
NOTICE (OF APPEAL
Name and address of appellant:	Daniel Michael Morrissey 3206 Lonesome Trail Georgetown, TX 78628
Name and address of appellant's attorney:	Anthony M. Solis, Esq. Anthony M. Solis, APLC 23679 Calabasas Road, Suite 412 Calabasas, CA 91302
Offense: 40 U.S.C. sec. 5104(e)(2)(G)	- 1
Concise statement of judgment or order, giving	date, and any sentence:
	16, 2022, sentencing defendant to 36 months of e, \$500 restitution and \$10 special assessment
(Dkt. #37)	
Name and institution where now confined, if no I, the above named appellant, hereby ap District of Columbia Circuit from the above-sta	peal to the United States Court of Appeals for the
8-19-2022	
DATE	APPELLANT A SALL
	Anthony M. Solis ATTORNEY FOR APPELLANT
GOVT. APPEAL, NO FEE CJA, NO FEE PAID USDC FEE	
PAID USCA FEE Does counsel wish to appear on appeal?	YES NO 🗸
Has counsel ordered transcripts?	YES NO V
Is this appeal pursuant to the 1984 Sentencing Refo	orm Act? YES NO ✔

AO 245B (Rev 09/19) Judgment in a Criminal Case Sheet !

UNITED STATES DISTRICT COURT

Clerk, U.S. District & Bankruptcy Courts for the District of Columbia

District of Columbia JUDGMENT IN A CRIMINAL CASE UNITED STATES OF AMERICA v. DANIEL MORRISSEY Case Number: CR 21-660-01 (RBW) USM Number: Not Applicable ANTHONY SOLIS/CHRISTOPHER TORTORICE(DOJ) Defendant's Attorney THE DEFENDANT: 4 OF THE INFORMATION FILED ON 11/08/2021 pleaded guilty to count(s) pleaded nolo contendere to count(s) which was accepted by the court. was found guilty on count(s) after a plea of not guilty. The defendant is adjudicated guilty of these offenses: Offense Ended Count Nature of Offense Title & Section 4 1/6/2021 Parading, Demonstrating, or Picketing in a Capitol Building 40 USC § 5104(e)(2)(G) of this judgment. The sentence is imposed pursuant to The defendant is sentenced as provided in pages 2 through the Sentencing Reform Act of 1984. ☐ The defendant has been found not guilty on count(s) are dismissed on the motion of the United States. All remaining counts Count(s) It is ordered that the defendant must notify the United States attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States attorney of material changes in economic circumstances. 8/16/2022 Date of Imposition of Judgment U.S. DISTRICT JUDGE REGGIE B. WALTON Name and Title of Judge august 19, 2022

AO 245B (Rev. 09/19) Judgment in Criminal Case Sheet 2 - Imprisonment Judgment - Page 2 of DEFENDANT: DANIEL MORRISSEY CASE NUMBER: CR 21-660-01 (RBW) **IMPRISONMENT** The defendant is hereby committed to the custody of the Federal Bureau of Prisons to be imprisoned for a total term of: Forty-five (45) days incarceration as to Count 4 ☐ The court makes the following recommendations to the Bureau of Prisons: The defendant is remanded to the custody of the United States Marshal. ☐ The defendant shall surrender to the United States Marshal for this district: □ a.m. p.m. as notified by the United States Marshal. The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: before 2 p.m. on as notified by the United States Marshal. as notified by the Probation or Pretrial Services Office. RETURN I have executed this judgment as follows: Defendant delivered on , with a certified copy of this judgment.

Ву

UNITED STATES MARSHAL

DEPUTY UNITED STATES MARSHAL

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AO 245B (Rev. 09/19) Judgment in a Criminal Case Sheet 2A — Imprisonment

Judgment—Page 3 of 9

DEFENDANT: DANIEL MORRISSEY CASE NUMBER: CR 21-660-01 (RBW)

ADDITIONAL IMPRISONMENT TERMS

Pursuant to 18 USC § 3742, you have a right to appeal the sentence imposed by this Court if the period of imprisonment is longer than the statutory maximum. If you choose to appeal, you must file any appeal within 14 days after the Court enters judgment.

As defined in 28 USC § 2255, you also have the right to challenge the conviction entered or sentence imposed if new and currently unavailable information becomes available to you or, on a claim that you received ineffective assistance of counsel in entering a plea of guilty to the offense(s) of conviction or in connection with sentencing.

If you are unable to afford the cost of an appeal, you may request permission from the Court to file an appeal without cost to you.

Pursuant to DC Circuit opinion in United States v. Hunter, 809 F.3d 677, decided on January 12, 2016 - there were no objections to the sentence imposed that are not already noted on the record.

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AO 245B (Rev. 09/19) Judgment in a Criminal Case Sheet 4—Probation

Judgment-Page 4 of

DEFENDANT: DANIEL MORRISSEY CASE NUMBER: CR 21-660-01 (RBW)

PROBATION

You are hereby sentenced to probation for a term of:

Thirty-six (36) months as to Count 4

MANDATORY CONDITIONS

1. 2.	You must not commit another federal, state or local crime. You must not unlawfully possess a controlled substance.
3.	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.
	☐ The above drug testing condition is suspended, based on the court's determination that you pose a low risk of future
	substance abuse. (check if applicable)
4.	You must cooperate in the collection of DNA as directed by the probation officer. (check if applicable)
5.	You must comply with the requirements of the Sex Offender Registration and Notification Act (34 U.S.C. § 20901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in the location where you reside, work, are a student, or were convicted of a qualifying offense. (check if applicable)
6.	You must participate in an approved program for domestic violence. (check if applicable)
7.	You must make restitution in accordance with 18 U.S.C. §§ 2248, 2259, 2264, 2327, 3663, 3663A, and 3664. (check if applicable)
8.	You must pay the assessment imposed in accordance with 18 U.S.C. § 3013.
9,	If this judgment imposes a fine, you must pay in accordance with the Schedule of Payments sheet of this judgment.
10.	You must notify the court of any material change in your economic circumstances that might affect your ability to pay restitution,
	fines, or special assessments.

You must comply with the standard conditions that have been adopted by this court as well as with any other conditions on the attached page.

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AO 245B (Rev. 09/19) Judgment in a Criminal Case Sheet 4A — Probation

Judgment—Page 5 of 9

DEFENDANT: DANIEL MORRISSEY CASE NUMBER: CR 21-660-01 (RBW)

STANDARD CONDITIONS OF SUPERVISION

As part of your probation, you must comply with the following standard conditions of supervision. These conditions are imposed because they establish the basic expectations for your behavior while on supervision and identify the minimum tools needed by probation officers to keep informed, report to the court about, and bring about improvements in your conduct and condition.

- You must report to the probation office in the federal judicial district where you are authorized to reside within 72 hours of the time you were sentenced, unless the probation officer instructs you to report to a different probation office or within a different time frame.
- 2. After initially reporting to the probation office, you will receive instructions from the court or the probation officer about how and when you must report to the probation officer, and you must report to the probation officer as instructed.
- You must not knowingly leave the federal judicial district where you are authorized to reside without first getting permission from the court or the probation officer.
- 4. You must answer truthfully the questions asked by your probation officer.
- 5. You must live at a place approved by the probation officer. If you plan to change where you live or anything about your living arrangements (such as the people you live with), you must notify the probation officer at least 10 days before the change. If notifying the probation officer in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 6. You must allow the probation officer to visit you at any time at your home or elsewhere, and you must permit the probation officer to take any items prohibited by the conditions of your supervision that he or she observes in plain view.
- 7. You must work full time (at least 30 hours per week) at a lawful type of employment, unless the probation officer excuses you from doing so. If you do not have full-time employment you must try to find full-time employment, unless the probation officer excuses you from doing so. If you plan to change where you work or anything about your work (such as your position or your job responsibilities), you must notify the probation officer at least 10 days before the change. If notifying the probation officer at least 10 days in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- You must not communicate or interact with someone you know is engaged in criminal activity. If you know someone has been
 convicted of a felony, you must not knowingly communicate or interact with that person without first getting the permission of the
 probation officer.
- 9. If you are arrested or questioned by a law enforcement officer, you must notify the probation officer within 72 hours.
- 10. You must not own, possess, or have access to a firearm, ammunition, destructive device, or dangerous weapon (i.e., anything that was designed, or was modified for, the specific purpose of causing bodily injury or death to another person such as nunchakus or tasers).
- 11. You must not act or make any agreement with a law enforcement agency to act as a confidential human source or informant without first getting the permission of the court.
- 12. If the probation officer determines that you pose a risk to another person (including an organization), the probation officer may require you to notify the person about the risk and you must comply with that instruction. The probation officer may contact the person and confirm that you have notified the person about the risk.
- 13. You must follow the instructions of the probation officer related to the conditions of supervision.

U.S. Probation Office Use Only

A U.S. probation officer has instructed me on the conditions specified by the court and has provided me with a written copy of this judgment containing these conditions. For further information regarding these conditions, see *Overview of Probation and Supervised Release Conditions*, available at: www.uscourts.gov.

Defendant's Signature	Date

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AO 245B (Rev. 09/19) Judgment in a Criminal Case Sheet 4B — Probation

Judgment-Page 6 of 9

DEFENDANT: DANIEL MORRISSEY CASE NUMBER: CR 21-660-01 (RBW)

ADDITIONAL PROBATION TERMS

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. Treatment agencies shall return the presentence report to the Probation Office upon the defendant's completion or termination from treatment.

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AO 245B (Rev. 09/19) Judgment in a Criminal Case Sheet 4D — Probation

DEFENDANT: DANIEL MORRISSEY CASE NUMBER: CR 21-660-01 (RBW)

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SPECIAL CONDITIONS OF SUPERVISION

Firearm Restriction - You shall not possess any firearms, destructive devices, or other dangerous weapons from areas over which you have access or control until after the term of supervision expires.

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AO 245B		Criminal Case			
	NDANT: DANIEL MO	DRRISSEY	I SHE	Judgment — Page	8_ or9
CASE	NUMBER: CR 21-66	, ,	L MONETARY	PENALTIES	
Th:	e defendant must pay th	e total criminal monetar	y penalties under the sc	chedule of payments on Sheet 6	
TOTA	LS \$ 10.00	Restitution \$ 500.00	\$ 2,500.00	AVAA Assessment*	JVTA Assessment**
	e determination of restit tered after such determit		. An Ame	nded Judgment in a Crimina	1 Case (AO 245C) will be
□ Th	e defendant must make	restitution (including co	mmunity restitution) to	the following payees in the am	ount listed below.
1ft the be	the defendant makes a p priority order or perce fore the United States is	artial payment, each pay ntage payment column b paid.	ce shall receive an appi elow. However, pursu	roximately proportioned payme ant to 18 U.S.C. § 3664(i), all	nt, unless specified otherwise t nonfederal victims must be pai
	of Payee tect of the Capitol		Total Loss***	Restitution Ordered \$500.00	Priority or Percentage
Office	of the Chief Financia	al Officer			
Attn:	Kathy Sherrill, CPA				
Ford	House Office Building	,			
Room	n H2-205B				
Wash	nington, DC 20515				
TOTA	LS	\$	0.00	500.00	
		red pursuant to plea agre			
f	ificenth day after the da	interest on restitution an ite of the judgment, pursi ncy and default, pursuan	uant to 18 U.S.C. § 361	2,500, unless the restitution or 12(f). All of the payment option g).	fine is paid in full before the ns on Sheet 6 may be subject
_ 1	The court determined the	at the defendant does no	t have the ability to pay	interest and it is ordered that:	
	the interest requiren	nent is waived for the	☐ fine ☐ restitu	ution.	
0	the interest requiren	nent for the 🔲 fine	restitution is m	nodified as follows:	
* Amy ** Jus *** Fi	v. Vicky, and Andy Chil tice for Victims of Trafi ndings for the total amo r September 13, 1994, b	ld Pornography Victim / ficking Act of 2015, Pub ount of losses are require out before April 23, 1990	Assistance Act of 2018, b. L. No. 114-22. d under Chapters 109A	, Pub. L. No. 115-299. A, 110, 110A, and 113A of Title	e 18 for offenses committed on

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AO 245B (Rev. 09/19) Judgment in a Criminal Case

Sheet 5A — Criminal Monetary Penalties

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DEFENDANT: DANIEL MORRISSEY CASE NUMBER: CR 21-660-01 (RBW)

ADDITIONAL TERMS FOR CRIMINAL MONETARY PENALTIES

The financial obligations are payable to the Clerk of the Court for the US District Court, 333 Constitution Ave NW, Washington, DC 20001. Within 30 days of any change of address, you shall notify the Clerk of the Court of the change until such time as the financial obligation is paid in full.

\$2,500 fine imposed is due immediately, but if it would be a financial hardship for the defendant to immediately pay the fine, he can petition the Court for a payment plan.