UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA)	
V.) Case No. 1:22-CR-358-RC	
KATELYN BARTOW,)	
Defendant.)))	

DEFENDANT'S MOTION TO CONTINUE

Ms. Bartow, the defendant, respectfully moves for an order adjourning the status hearing scheduled for July 10, 2023, to the next possible date on the Court's calendar. At the hearing, Ms. Bartow is expected to enter a change of plea and plead guilty pursuant to an agreement with the Government. She has signed the written agreement and we expect to provide the Court with a copy forthwith. However, defense counsel, the undersigned, has case-related travel scheduled for July 10, 2023. For that reason, I am respectfully requesting a brief adjournment to either later that same week or the following week, at the Court's convenience. Counsel for the Government does not object, but indicates he is not available on July 21. We thank the Court for its consideration and look forward to our next appearance and resolution of this matter.

Respectfully submitted,

/s Jeremy B. Sporn, NDNY # 703650 Assistant Federal Public Defender Northern District of New York 54 State Street, Suite 310 Albany, New York 12207 518-436-1850 Jeremy_sporn@fd.org

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July 5, 2023

CERTIFICATE OF SERVICE

I hereby certify that in filing the above document electronically, I have caused notification to be made upon opposing counsel for the United States, and all parties.

/s Jeremy B. Sporn