IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA)
Plaintiff,))
VS.)
MICHAEL AARON QUICK, STEPHEN BRIAN QUICK, ZACHARY HAYES MARTIN,)))
Defendant.)

Case No. 1:21-cr-00201

MOTION FOR EXTENSION OF TIME TO FILE OBJECTIONS TO PRESENTENCE INVESTIGATION REPORT

COMES NOW Defendants by and through Counsel, Joseph S. Passanise and Taylon Sumners of the WAMPLER AND PASSANISE LAW OFFICE and moves this Court for an extension of time to file objections to the Presentence Investigation Reports due on February 24, 2022 in accordance with the Legal Suggestions attached hereto:

LEGAL SUGGESTIONS

- 1. Defendants have been charged with crimes that could carry an extensive sentence.
- Counsel has not had the opportunity to meet and confer with all Defendants and respectfully requests additional time to respond to the Presentence Investigation Reports. Counsel expects to be able to conduct a conference with his clients within the next week.
- 3. This cause is currently set for Sentencing on March 17, 2022.
- 4. That Counsel requests an extension of time for one week to adequately respond to the Presentence Investigation Reports.

Case 1:21-cr-00201-DLF Document 87 Filed 02/23/22 Page 2 of 2

WHEREFORE, Counsel prays for an Order of this Court extending the time for

objections to the Presentence Investigation Report to March 5, 2022, and for such other and

further relief as the Court deems just and proper.

Respectfully Submitted

/s/Joseph Passanise JOSEPH S. PASSANISE, MO Bar #46119 TAYLON SUMNERS, MO Bar #73114 Attorneys for Defendant

WAMPLER & PASSANISE LAW OFFICE Attorneys at Law 2974 E. Battlefield Springfield, MO 65804 PH: (417)882-9300 FAX: (417)882-9310

Certificate of Service

I hereby certify that on February 23, 2022, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which sent notification of such filing to U.S. Attorney, Springfield, Missouri.

/s/Joseph Passanise_

Joseph S. Passanise Taylon Sumners Attorneys at Law