

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF WEST VIRGINIA**

UNITED STATES OF AMERICA,

Plaintiff,

vs.

Criminal Action No. 2:05cr23

JESSICA N. HEALY,

Defendant.

**MOTION TO STAY TIME (SECOND) FOR FILING OF BRIEFS PRESENTLY DUE ON
FEBRUARY 27, 2006 PENDING RESOLUTION OF ISSUES
SURROUNDING RECORD ON APPEAL AND TRANSCRIPTION OF AUDIO
RECORDING OF PROCEEDING BY DEFENDANT
WITHOUT OBJECTION FROM UNITED STATES OF AMERICA**

On September 7, 2005, Defendant Healy filed a written Transcript Order, prompting the Court's Order entered September 27, 2005, recognizing the mandates of *FRCRP Rule 58(g)(2)(c)*, which requires, in pertinent part, that "...a copy of the record of the proceedings must be made available to a defendant who establishes by affidavit an inability to pay or give security for the record..."

The Court in that Order found that no "written transcript" was required by *58(g)(2)(c)*, it Ordered that the Clerk of Court provide the defendant with a copy of the audio cassette recording on the Central Violations Bureau Hearings which were conducted by United States Magistrate Judge John S. Kaull on June 28, 2005, at the Cranberry Mountain Nature Center in Pocahontas County, West Virginia.

Defendant Healy was provided with 7 audio tapes by the District Clerk on September 30, 2005.

Although Defendant Healy has been provided with said tapes, counsel for defendant has been yet unable to fully glean the basis upon which defendant Healy was convicted, and has been unable to pin point the evidence on the tapes obtained in connection with her conviction. Said tapes are in no way indexed, contain hearings of numerous individuals, are partially inaudible, have gaps of blank tape where nothing was recorded, and most importantly, although counsel for defendant has made a good faith effort to transcribe the tapes, they are largely incomprehensible in their present form, and counsel have not successfully been able to determine what testimony, exhibits, and/or evidence was utilized by the Magistrate Judge in finding this defendant guilty in the course of proceedings leading to her conviction.

It is axiomatic that a criminal conviction dehors a record supporting same is “plainly unreasonable.” [See Cleckley II Handbook on WV Criminal Procedure (2nd Edition), I-500-01, 495 through 497 citing 28 USC §753(f).]

As this Court is aware, the undersigned has taken this defendant's matter, as well as that of three other defendants in related cases on a pro bono basis. Furthermore, the undersigned is expending his own resources to have his staff dutifully transcribe the audio recordings of the proceedings, which for the above referenced reasons has been a monumental task. The undersigned reports that six (6) of the seven (7) audio recordings provided to the undersigned by this Honorable Court have been transcribed. Furthermore, the undersigned agrees to provide to the United States a copy of said transcription upon completion.

The defendant has previously asked for one extension in this matter and is not asking for a second extension to merely delay the process. Instead, the undersigned has attempted to not only recognize and brief the legal issues but also create a written record of the same contemporaneous with completion of the brief. This has been the reason for the delay, and

thus the request for thirty (30) additional days to complete the transcription of the audio tapes of the proceedings and to file a brief in this matter. Finally, there is no objection from the United States of America to the extension as requested.

Respectfully Submitted,

Jessica N. Healy, Defendant

By: /s/ Patrick S. Cassidy
Of Counsel

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CERTIFICATE OF SERVICE

I hereby certify that on **February 27, 2006**, I electronically filed the foregoing **MOTION TO STAY TIME (SECOND) FOR FILING OF BRIEFS PRESENTLY DUE ON FEBRUARY 27, 2005 PENDING RESOLUTION OF ISSUES SURROUNDING RECORD ON APPEAL AND TRANSCRIPTION OF AUDIO RECORDING OF PROCEEDINGS BY DEFENDANT WITHOUT OBJECTION FROM UNITED STATES OF AMERICA** with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following CM/ECF participant:

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By: /s/ Patrick S. Cassidy
Of Counsel