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IN THE UNITED STATES DISTRICT COURT
 1
                        NORTHERN DISTRICT OF MARYLAND
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 3
      UNITED STATES OF AMERICA,
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                 Plaintiff,
            VS.
                                          ) CRIMINAL NO.: JKB-17-106
 5
      MAURICE KILPATRICK WARD, JR.,
 6
                 Defendant.
 7
 8
 9
                          Transcript of Proceedings
                    Before the Honorable James K. Bredar
10
                           Friday, July 21st, 2017
                             Baltimore, Maryland
11
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      For the Plaintiff:
13
            Leo J. Wise, AUSA
            Derek E. Hines, AUSA
14
      For the Defendant:
15
16
           Paul Enzinna, Esquire
17
18
      Also Present: Nikki Martin, U.S. Probation
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20
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22
23
                         Christine T. Asif, RPR, FCRR
24
                       Federal Official Court Reporter
                       101 W. Lombard Street, 4th Floor
25
                          Baltimore, Maryland 21201
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## PROCEEDINGS 1 THE COURT: Good afternoon. Be seated, please. 2 3 Mr. Wise, you may call the case. 4 MR. WISE: Thank you, Your Honor. The case is 5 United States of America versus Maurice Kilpatrick Ward, criminal number JKB-17-106. And we're here this afternoon for 6 7 re-arraignment on the indictment. THE COURT: Thank you. Mr. Enzinna. 8 9 MR. ENZINNA: Your Honor, Paul Enzinna for Maurice 10 Ward. 11 THE COURT: Thank you. And, sir, are you Maurice Ward? 12 13 THE DEFENDANT: Yes, sir. 14 THE COURT: And Mr. Enzinna, if you and your client 15 would move up to the forward podium I would appreciate it. A 16 multi-count indictment was returned against this defendant on 17 February 23rd of this year. The defendant appear bed before a 18 magistrate judge of this court on March the 2nd, entered pleas 19 of not guilty. It's my understanding today that the defendant 20 is here because he wishes to change his plea on Count 1 to 21 guilty. Is that your understanding, Mr. Enzinna? 22 MR. ENZINNA: Yes, it is, Your Honor. 2.3 THE COURT: Mr. Ward, is that what you want to do? 24 THE DEFENDANT: Yes, sir. 25 THE COURT: Please swear the defendant.

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1
                THE CLERK: Good afternoon, Mr. Ward.
                 (Defendant sworn.)
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 3
                THE DEFENDANT: Yes, ma'am.
                THE CLERK: Thank you. Please state your full name
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      for the Court.
 5
                THE DEFENDANT: Maurice Kilpatrick Ward, Jr.
 6
 7
                THE CLERK: Thank you. You don't need to bend over.
      That microphone will pick you up.
 8
 9
                THE COURT: When were you born.
10
                THE COURT: XX/XX/1980.
11
                THE COURT: And how old are you now?
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                THE DEFENDANT: 37.
13
                THE COURT: Have you received a copy of the
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      indictment that was returned against you?
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                THE DEFENDANT: Yes, sir.
16
                THE COURT: Do you feel like you understand it?
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                THE DEFENDANT: Yes, sir.
18
                THE COURT: I want to review Count 1 in particular
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      with you because that's the count you tell me you want to
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      plead guilty to today; right?
21
                THE DEFENDANT: Yes, sir.
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                THE COURT: And do you have a copy in front?
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                MR. ENZINNA: Yes, sir.
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                THE COURT: All right. Let's go over it together.
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      Charges you with racketeering conspiracy in violation of 18,
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United States Code, Section 1962(d). This is a very lengthy count, many, many paragraphs. It begins by describing the enterprise that is at the center of this alleged criminal scheme. And that enterprise is the Baltimore Police Department, which this indictment goes on to contend, at least an element of, which was a criminal enterprise.

On page 2, the grand jury tells us the purpose of the enterprise, the legitimate purpose of it, of course, is to operate as a police department. Do the things that police departments are all expected to do; protect and preserve life, protect property, serve the people of Baltimore.

On Page 3, begins a description of the defendant's in this case. An identification of them, including you defined in paragraph 12, Detective Maurice Kilpatrick Ward joined the BPD on October 8, 2003 and was assigned to the gun task force that we're talking about here, on or about June 13th of 2016.

Page 4, the indictment tells us the purposes of the defendants, which was various illegal things like enriching themselves through illegal conduct, extortion, robbery, time and attendance fraud. And then formal charging language is set out further down page 4, I'll read that for you word for word.

It reads like this: Beginning on a date unknown to the grand jury, but at least by in or about 2015, through on

or about the date of this indictment, which of course is the 1 23rd of February of 2017, in the District of Maryland and 2 3 elsewhere, the defendants, and seven individuals are named 4 there, including you Maurice Kilpatrick Ward, being persons employed by and associated with the BPD, an enterprise which 5 engaged in and the activities of which affected interstate and 6 7 foreign commerce, together with persons known and unknown to the grand jury, did knowingly, intentionally, and unlawfully 8 combine, conspire, confederate and agree to violate Section 9 10 1962(c) of Title 18, United States Code, that is to conduct and participate directly and indirectly in the conduct of the 11 enterprise's affairs through a pattern of racketeering 12 13 activity, consisting of multiple acts indictable under: And 14 then three statutory schemes are set out. The first is the 15 federal scheme prohibiting wire fraud. The second is the 16 Maryland state code provisions prohibiting robbery. And the 17 third is the Maryland state code prohibiting extortion by state or local government officers. 18

The count goes on from there to describe in some significant detail the alleged means and methods of the conspiracy. The things that different conspirators did to accomplish specifically the criminal objectives that the group had.

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And then, finally, on page 6 we begin the most lengthy section of the count, titled "Overt Acts." And this

goes on for many paragraphs, detailing the grand jury's accusations as to specific acts committed by members of the conspiracy in furtherance of the conspiracy.

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Overt acts charging Mr. Ward, Mr. Wise?

MR. WISE: Overt Acts 24 through 27, which relate to the robbery and extortion of a victim identified by the initials M.M. Overt Act 70, which relates to an overtime submission that was false. Overt Act 73, which also relates to time and attendance fraud. And then Overt Act 85 through 87, which relate to the robbery and extortion of a victim identified by the initials S.S.

THE COURT: So turning to Overt Act 24, there the grand jury alleges that on or about June 24, 2016, Sergeant Jenkins and Detectives Hendrix and Ward, acting in their capacities as police officers entered a residence where M.M. was staying with a SWAT team. When SWAT left Jenkins Ward, and Hendrix remained to execute a search warrant. Jenkins asked M.M. how much money he had in the house. And M.M. told him he had money in the upstairs bedroom.

Next Overt Act 25, M.M. then took Jenkins Ward, and Hendrix to the upstairs bedroom, showed them a shoe box that contained \$10,000. The officers then Sent M.M. downstairs and remained in the room.

Overt Act 26, Jenkins, Ward and Hendrix stole approximately \$2,000 from the shoe box that contained \$10,000.

They also stole \$15,000 from a boot in the bedroom that also contained approximately 50 grams of heroin, but left the heroin. 27, Jenkins, Ward, and Hendrix did not submit the \$2,000 from the shoe box that they stole to BPD, and did not submit the \$15,000 that they stole from M.M.'s boot to BPD.

Overt act No. 70, Ward submitted an individual overtime report for July 23, 2016, where he falsely claimed to have worked on a, quote, mandatory 12-hour shift, close quote, from 3:00 p.m. to 11:00 p.m., and then overtime from 11:16 p.m. to 3:15 a.m. on July 23rd, 2016. Jenkins approved the individual overtime report. Ward was in, fact in the vicinity of his home in Middle River, Maryland, outside of Baltimore City, for the entire day of July 23, 2016. Ward signed the report under the affirmation that quote, "We certify that the overtime hours reported herein are authorized were, in fact, worked and are correct," close quote.

Overt act No. 73. Hendrix, Taylor, and Ward went on vacation in the Dominican Republic from August 5 to 9, 2016, Hendrix, Taylor, and Ward failed to request time off for vacation, and instead were paid for their assigned shift 8:00 a.m. to 4:00 p.m. on August 8 and 9, 2016.

85. On or about September 7, 2016, Sergeant Jenkins and Detectives Gondo, Hersl, Rayam, Taylor, and Ward, in their capacity as police officers, stopped S.S. as he attempted to leave the parking lot of a storage facility in Baltimore City.

Taylor told S.S. that they had a warrant to search his storage unit when, in fact, they did not. Hersl, Jenkins, and Rayam then went into S.S.'s storage unit and took a sock containing \$4,800 from the unit and took \$2,000 from it. Rayam then gave the sock now containing only \$2,800 back to S.S. and told him to leave.

Overt Act 86. At the scene of the incident, inside a BPD vehicle, Rayam described to Gondo how he told Jenkins that he had only taxed S.S. a little bit, referring to only stealing some of S.S.'s cash and not because they had arrested S.S. Quote, "he -- meaning S.S. -- won't say nothing to other law enforcement authorities." Rayam also told Gondo that he had to give quote, "Wayne," close quote, referring to Wayne Jenkins, quote, "a hundred dollars," close quote, of the cash stolen from S.S.

Overt Act 87. To conceal the robbery and extortion Sergeant Jenkins and Detectives Gondo, Hersl, Rayam, Taylor, and Ward did not prepare an incident report regarding the arrest. Sergeant Jenkins and Detectives Gondo, Hersl, Rayam, Taylor, and Ward did not submit to BPD the money stolen from S.S.

Mr. Ward?

2.3

THE DEFENDANT: Yes, sir.

THE COURT: How do you plead to that charge I just detailed for you, guilty or not guilty?

1 THE DEFENDANT: Guilty. THE COURT: Before I can accept your quilty plea I 2 3 must ask you a number of questions and consider the answers 4 that you give me in response to those questions. So please listen carefully and respond as best you are able. If at any 5 time you need to speak to your attorney, just indicate that 6 7 you need a moment to do that. And we will pause and allow you to confer with him. Are you with me? 8 THE DEFENDANT: Yes, sir. 9 10 THE COURT: Do you understand that you're now under oath and that if you answer any of my questions falsely your 11 answers may later be used against you in another prosecution 12 13 for perjury or for making a false statement? 14 THE DEFENDANT: Yes, sir. 15 THE COURT: How far did you go in school? 16 THE DEFENDANT: Graduated high school. 17 THE COURT: Are you having any trouble understanding me today? 18 19 THE DEFENDANT: No, sir. 20 THE COURT: Have you been treated recently for any 21 mental illness or drug addiction or alcohol addiction? 22 THE DEFENDANT: No, sir. 2.3 THE COURT: Are you currently under the influence of 24 any drug or medication or alcohol? 25 THE DEFENDANT: No, sir.

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THE COURT: Mr. Enzinna, any question in your mind
 1
      as to whether or not your client's competent to proceed
 2
 3
      today.
 4
                MR. ENZINNA: No, sir.
                THE COURT: Mr. Ward, have you fully discussed the
 5
 6
      charges in the indictment and the case in general with your
 7
      lawyer.
                THE DEFENDANT: Yes, sir.
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 9
                THE COURT: Are you fully satisfied with the legal
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      representation that you've received from him?
11
                THE DEFENDANT: Very much.
12
                THE COURT: Do you believe that he's given you good
13
      advice?
14
                THE DEFENDANT: Yes, sir.
15
                THE COURT: Do you believe that he has been a
16
      zealous and effective legal advocate on your behalf?
17
                THE DEFENDANT: Yes, sir.
18
                THE COURT: I understand there's a plea agreement in
19
      the case, Mr. Wise?
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                MR. WISE: Yes, Your Honor.
21
                THE COURT: Mr. Enzinna?
22
                MR. ENZINNA: Yes, Your Honor.
2.3
                THE COURT: It will be marked as the Government's
24
      Exhibit No. 1. It will be received at the conclusion of these
25
      proceedings. Directing everyone's attention now to page 8.
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Mr. Wise, did you sign there and bind the government
 1
      to the terms of this plea agreement?
 2
 3
                MR. WISE: I did, Your Honor.
 4
                THE COURT: Over to page 9. Mr. Ward, please read
 5
      to me the paragraph that immediately precedes your signature?
                THE DEFENDANT: "I have read this agreement
 6
 7
      including the sealed supplement and carefully reviewed every
      part of it with my attorney. I understand it and voluntarily
 8
      agree to it. Specifically, I have reviewed the factual and
 9
10
      advisory quidelines stipulations with my attorney. I do not
      wish to change any part of it. I am completely satisfied with
11
      the representation of my attorney."
12
13
                THE COURT: Is that your statement, Mr. Ward?
14
                THE DEFENDANT: Yes, sir.
15
                THE COURT: Is it true?
16
                THE DEFENDANT: Yes.
17
                THE COURT: Did you sign right afterwards to
18
      indicate that you adopt this statement?
19
                THE DEFENDANT: Yes, sir.
20
                THE COURT: Mr. Enzinna, did you sign the plea
21
      agreement as well, after the standard statement for defense
22
      counsel in this context?
2.3
                MR. ENZINNA: Yes, Your Honor.
24
                THE COURT: Mr. Ward, did you have an opportunity to
25
      read and discuss the plea agreement with your lawyer before
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you signed it?
 1
 2
                THE DEFENDANT: Yes, sir.
 3
                THE COURT: Have you fully reviewed each and every
 4
      term of that plea agreement with your lawyer?
 5
                THE DEFENDANT: Yes, sir.
                THE COURT: Do you understand your plea agreement?
 6
 7
                THE DEFENDANT: Yes, sir.
                THE COURT: Under the terms of the plea agreement, I
 8
 9
      understand that the defendant's agreed to plead guilty to
10
                I further understand that the government, at the
      time of sentencing, will move the Court to dismiss any other
11
      counts naming this defendant and will agree that they will not
12
13
      otherwise prosecute the defendant in relation to the
14
      activities that are generally referred to in this indictment.
15
                In addition, I understand that both sides have
16
      reserved the right to make the sentencing recommendations and
17
      arguments that they think are appropriate at the time of
      sentencing. The sealed supplement to the plea agreement is
18
19
      also a part of the agreement. We'll discuss the sealed
20
      supplement separately under seal.
21
                Have I correctly summarized the plea agreement, Mr.
22
      Wise?
2.3
                MR. WISE: You have, Your Honor.
2.4
                THE COURT: Mr. Enzinna?
25
                MR. ENZINNA: Yes, Your Honor.
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THE COURT: Most importantly, Mr. Ward, have I
 1
      correctly summarized your plea agreement?
 2
 3
                THE DEFENDANT:
                                Yes, sir.
 4
                THE COURT: Do you agree that the Government's
 5
      Exhibit No. 1, together with the sealed supplement, sets out
 6
      the entire agreement that you've made with the government, and
 7
      that there are no other agreements or promises or deals or
      anything like that that have been made here?
 8
 9
                THE DEFENDANT: Yes, sir.
10
                THE COURT: Has anybody made any promises or
      assurances that are not in the plea agreement or the sealed
11
      supplement, to try to get you to plead guilty and take this
12
      deal?
13
14
                THE DEFENDANT: No, sir.
15
                THE COURT: Has anybody made any threats or used any
16
      force or violence against you or somebody close to you in
17
      order to try to persuade you to plead?
18
                THE DEFENDANT: No, sir.
19
                THE COURT: Do you understand that the Court is not
20
      a party to the agreement, this is between you and the
21
      government?
22
                THE DEFENDANT: Yes, sir.
2.3
                THE COURT: Do you understand that to the extent the
24
      terms of the plea agreement allow the parties to make
25
      sentencing recommendations to the Court, that while I will
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consider those recommendations, I can reject them without
 1
      permitting you to withdraw your plea of guilty?
 2
 3
                THE DEFENDANT: Yes, sir.
 4
                THE COURT: Do you understand that I might impose a
 5
      sentence that's more severe than that which you might be
      expecting?
 6
 7
                THE DEFENDANT: Yes, sir.
                THE COURT: So are you pleading guilty of your own
 8
 9
      free will because you're guilty?
10
                THE DEFENDANT: Yes, sir.
                THE COURT: The offense to which you're proposing to
11
12
      plead quilty is a felony offense. If I accept your quilty
13
      plea you will be adjudged guilty of that offense. And that
14
      adjudication may deprive you of valuable civil rights, such as
15
      the right to vote, the right to hold public office, the right
16
      to serve on a jury, the right to obtain or keep certain
      benefits like student loans or public housing, the right to
17
      obtain certain permits and licenses, and the right to possess
18
19
      any kind of a firearm. Do you understand that you may lose
20
      all those rights if you plead guilty?
21
                THE DEFENDANT: Yes, sir.
22
                THE COURT: Immigration status advisement necessary,
2.3
      Mr. Wise?
24
                MR. WISE: No, Your Honor.
25
                THE COURT: Mr. Enzinna, do you believe your client
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is indeed a U.S. citizen.
 1
                MR. ENZINNA: Yes, Your Honor.
 2
 3
                THE COURT: Maximum possible penalty for this
 4
      offense, Mr. Ward, is 20 years in prison, did you know that?
 5
                THE DEFENDANT: Yes, sir.
                THE COURT: Do you understand that if you're ordered
 6
 7
      incarcerated that as part of your sentence you will be ordered
      to serve a term of supervised release with a maximum term of
 8
 9
      three years after you're released from incarceration?
10
                THE DEFENDANT: Yes, sir.
11
                THE COURT: Do you understand that while you're on
12
      supervised release you'll be subject to supervision and that
13
      you'll be required to comply with certain conditions?
14
                THE DEFENDANT: Yes, sir.
15
                THE COURT: Do you understand that if you violate
16
      the terms and conditions of supervised release, that you could
17
      be returned to prison for a term that may be as great as the
      term of supervised release, and that upon return to prison you
18
19
      may not be given credit for your street time?
20
                THE DEFENDANT: Yes, sir.
21
                THE COURT: Do you understand that you may be
22
      required to pay a fine with a maximum amount of $250,000 as an
2.3
      additional consequence if your guilty plea is accepted?
24
                THE DEFENDANT: Yes, sir.
25
                THE COURT: Do you understand that the Court may
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also order you to pay restitution to any victim of your
 1
      offense?
 2
 3
                THE DEFENDANT: Yes, sir.
 4
                THE COURT: Forfeiture, Mr. Wise?
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                MR. WISE: No, Your Honor.
                THE COURT: Mr. Ward, do you understand that if you
 6
 7
      are currently on probation, parole, or supervised release, or
      if you were at the time of the offense to which you're
 8
 9
      pleading guilty, you may be subject to the imposition of
10
      additional incarceration for violation of that probation,
      parole, or supervised release, in the court that originally
11
      imposed that sanction, as a result of your conviction in this
12
13
      case in this court, you follow me?
14
                THE DEFENDANT: Yes, sir.
15
                THE COURT: Are we backing up any time anywhere, Mr.
16
      Enzinna?
17
                MR. ENZINNA: No, Your Honor.
18
                THE COURT: Do you understand that you must pay a
19
      special assessment of $100 if your guilty plea is accepted?
20
                THE DEFENDANT: Yes, sir.
21
                THE COURT: Do you understand that the Court may
22
      order you to provide notice of your conviction to certain
23
      third parties, including victims or potential employers,
24
      people like that, if your quilty plea is accepted?
25
                THE DEFENDANT: Yes, sir.
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THE COURT: Do you understand all these possible consequences of your guilty plea?

THE DEFENDANT: Yes, sir.

THE COURT: Your sentence will be determined by the Court after consulting the United States Sentencing Guidelines, which are advisory, after considering possible departures from those guidelines, as permitted in federal sentencing law, and after considering other sentencing factors that are set out in Title 18 of the United States Code, Section 3553(a). Have you and your lawyer talked about how the Federal Sentencing Guidelines likely apply in your case?

THE DEFENDANT: Yes, sir.

THE COURT: Direct your attention to page 4 of your plea agreement, the Government's Exhibit No. 1. This document that you've signed, the government signed, your lawyer signed, all of you together are telling me here that you believe and suggest the base offense level is 20. That there should be a five-level upward enhancement to reflect the fact that you were armed when these offenses were committed. A two-level upward adjustment to reflect the fact that physical restraint was employed to facilitate commission of the offense. Next, a one-point increase to reflect the loss of greater than \$20,000. Next, the parties all agree that this crime by you involved an abuse of a position of trust, that's a two-level increase. And then everybody agrees, including you, that

you're subject to a two-level increase for obstructing or 1 impeding the administration of justice. All of that brings us 2 3 to a grand total of 32 criminal offense levels. Both sides 4 tell me that they believe the defendant should receive a 5 three-level downward adjustment to reflect his acceptance of responsibility. That would leave us at an offense level of 6 7 29. Mr. Enzinna, do you believe there's any prior 8 criminal history. 9 10 MR. ENZINNA: No Your Honor. THE COURT: So offense level 29, Criminal History 11 12 Category I, that would carry with it an advisory guidelines 13 range of 87 to 108 months. 14 Mr. Ward, have you heard about numbers like that before? 15 16 THE DEFENDANT: Yes, sir. 17 THE COURT: And have you been through the Federal Sentencing Guidelines carefully with your lawyer to see how 18 19 these guidelines get computed and how the Court is accordingly 20 advised? 21 THE DEFENDANT: Yes, sir. 22 THE COURT: Has your lawyer gone over this little 2.3 chart with you that I've got in my hand, which shows offense 24 levels down the left hide, Criminal History Categories across

the top, and allows you to go down and then over and figure

25

out which range applies to you, at least in your lawyer's opinion?

THE DEFENDANT: Yes, sir.

2.3

2.4

THE COURT: Do you understand that the Court will not be able to finally determine the guidelines range for your case until after the presentence report has been completed, and after you and the government have had an opportunity to challenge the computation, the reported facts, and the proposed application of the guidelines by the probation department?

THE DEFENDANT: Yes, sir.

THE COURT: Do you understand that any criminal history you may have will affect the computation of your sentencing guidelines?

THE DEFENDANT: Yes, sir.

THE COURT: Do you understand that in addition to considering the Sentencing Guidelines and any departures from the guidelines, that under 18, United States Code, Section 3553(a), the Court will apply additional factors that are set out there, and then may impose a sentence that's either greater or lesser than that specified by the Sentencing Guidelines and any departures thereunder?

THE DEFENDANT: Yes, sir.

THE COURT: Do you understand that the sentence ultimately imposed might be different from any estimate that

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your lawyer may have provided to you?
 1
                THE DEFENDANT: Yes, sir.
 2
 3
                THE COURT: Do you understand that parole's been
 4
      abolished, and if you are sentenced the a term of
 5
      incarceration you're not going to be released on parole,
      because there is no parole in the federal system?
 6
 7
                THE DEFENDANT: Yes, sir.
                THE COURT: Ordinarily, when a person's convicted of
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 9
      an offense in federal court they have a right to appeal their
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      conviction, did you know that?
11
                THE DEFENDANT: Yes, sir.
12
                THE COURT: They also have a right to appeal their
13
      sentence, did you know that?
14
                THE DEFENDANT: Yes, sir.
15
                THE COURT: But under the terms of this plea
16
      agreement that you've signed and submitted to me, together
17
      with your lawyer and the government's lawyer, you tell me that
18
      you waive or give up your right to appeal your conviction, and
19
      that you waive or give up your right to appeal your sentence
20
      all as part of this deal; is that true?
21
                THE DEFENDANT: Yes, sir.
22
                THE COURT: Mr. Ward, do you understand that you're
23
      not required to plead guilty in this case?
24
                THE DEFENDANT: Yes, sir.
25
                THE COURT: Do you understand that you have the
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right to plead not guilty to any offense charged against you and then to persist in that not guilty plea?

THE DEFENDANT: Yes, sir.

2.3

THE COURT: Do you understand that if you pled not guilty you would then have the right to a trial by jury?

THE DEFENDANT: Yes, sir.

THE COURT: Do you understand that your lawyer and the government's lawyer would assist me in selecting 12 members of the community, who would be brought into this courtroom, seated right over here in this jury box to your left, and who would serve as your jury?

THE DEFENDANT: Yes, sir.

THE COURT: Do you understand that at trial you would be presumed to be innocent, and that the government would be required to prove your guilt beyond a reasonable doubt to the unanimous satisfaction of the jury. And if the government couldn't do that, you couldn't be convicted in the case?

THE DEFENDANT: Yes, sir.

THE COURT: Do you understand that at trial, and every other critical stage of the proceedings in your case, you are entitled to the assistance of a competent attorney, to assist you, to advise you, to represent you, and to advocate for you?

Christine T. Asif, RPR, FCRR, Federal Official Court Reporter

THE DEFENDANT: Yes, sir.

THE COURT: Do you understand that if you cannot 1 afford an attorney one will be appointed to represent you at 2 3 no cost to you? 4 THE DEFENDANT: Yes, sir. 5 THE COURT: Appointed or retained? MR. ENZINNA: Appointed, Your Honor. 6 7 THE COURT: So, in fact, that's already happened in this case, Mr. Enzinna was appointed to represent you and has 8 9 been doing so faithfully and you haven't had to pay him 10 anything; true? 11 THE DEFENDANT: Yes, sir. THE COURT: Do you understand that during your trial 12 13 you would have the right to see and hear all the witnesses, 14 and that you and your lawyer would be permitted to question or 15 cross-examine all the witnesses testifying against you? 16 THE DEFENDANT: Yes, sir. 17 THE COURT: Do you understand that you would have 18 the right to present the testimony of your own witnesses, and 19 if those witnesses would not come to court voluntarily you 20 would be permitted to subpoena them and force them to come to 21 court? 22 THE DEFENDANT: Yes, sir. 2.3 THE COURT: Do you understand that you have the 24 right to present the testimony -- do you understand, first of 25 all, that you have the right to testify yourself during a

trial? 1 THE DEFENDANT: Yes, sir. 2 3 THE COURT: Do you understand that you would also 4 have the right to decline to testify, and that if you did so 5 decline, the fact that you did not testify during your trial could not be held against you in any way? 6 7 THE DEFENDANT: Yes, sir. THE COURT: In fact, do you understand that if you 8 9 elected to present no defense at all at trial that could not 10 be held against you? 11 THE DEFENDANT: Yes, sir. 12 THE COURT: Do you understand that if you were 13 convicted after a trial you could appeal that conviction to a 14 higher court? 15 THE DEFENDANT: Yes, sir. 16 THE COURT: Do you understand that after you enter a 17 plea of guilty, if that plea is accepted by the Court, there will be no trial and you will have waived or given up your 18 19 right to a trial, as well as the other rights associated with 20 a trial as I've just been describing them to you? 21 THE DEFENDANT: Yes, sir. 22 THE COURT: I want to explain to you now what we 2.3 call the essential elements of this offense. These are things 24 the government would have the prove in order for you to be

convicted in this case, are you with me?

25

THE DEFENDANT: Yes, sir.

2.3

THE COURT: First of all, they'd have to prove this misconduct occurred between 2015 and February 23rd of 2017.

Second, they'd have to prove that the misconduct occurred, at least in part, in the state and district of Maryland. Third, they'd have to prove that an enterprise existed as alleged in the indictment. Fourth, they'd have to prove that the enterprise affected interstate or foreign commerce. And fifth, they'd have to prove that you were associated with or employed by the enterprise. And sixth, and maybe most importantly, they'd have to prove that you knowingly and willfully became a member of this criminal conspiracy.

Do you understand that these are the essential elements of the offense. And if the government could not prove each and every one of these elements beyond a reasonable doubt, to the unanimous satisfaction of the jury, you could not be convicted on that count?

THE DEFENDANT: Yes, sir.

THE COURT: Before I can accept your guilty plea, I must be satisfied that there is a factual basis for it. So please now turn to a document labeled Attachment A, comes at the very back of the Government's Exhibit No. 1, the plea agreement. Got that document in front of you?

THE DEFENDANT: Yes, sir.

THE COURT: Seen it before?

1 THE DEFENDANT: Yes, sir. THE COURT: Read every single word of it? 2 3 THE DEFENDANT: Yes, sir. 4 THE COURT: Gone over it carefully with your 5 attorney? THE DEFENDANT: Yes, sir. 6 7 THE COURT: Is it true? THE DEFENDANT: Yes, sir. 8 9 THE COURT: Mr. Wise, you may proffer your factual 10 basis for the plea of guilty. 11 MR. WISE: Thank you, Your Honor. 12 The defendant Maurice Kilpatrick Ward joined the 13 Baltimore Police Department, an agency of the state of 14 Maryland, whose jurisdiction covers Maryland's largest city, Baltimore, on October 8th, 2005. The BPD constituted an 15 16 enterprise as defined in Title 18, United States Code, Section 17 1961(4). The BPD engaged in and its activities affected 18 interstate commerce. 19 The Gun Trace Task Force, or GTTF, was a specialized 20 unit within the Operational Investigation Division of the BPD. 21 The primary mission of the GTTF was the tracking and tracing 22 of recovered firearms in order to identify and suppress the 23 possession, purchasing, and trafficking of illegal firearms 24 within Baltimore City. And to assist with the investigation

and prosecution of firearms related offenses. Ward was

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assigned to the GTTF on or about June 13th of 2016.

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The purpose of the BPD was to protect and preserve life, protect property, understand and serve the needs of Baltimore City's neighborhoods, and to improve the quality of life in Baltimore City. The purposes of Ward and his co-defendants included violating the legitimate purposes of the BPD in order to enrich themselves through illegal conduct, including extortion, robbery, and time and attendance fraud.

Among the means and methods by which Ward and his co-defendants and others pursued their illegal purposes were the following: Detaining individuals and stealing money, property, and narcotics from them; entering residences and stealing money, property, and narcotics from the owners and occupants of those residences; conducting traffic stops of vehicles and stealing money, property, and narcotics from the vehicle occupants; swearing out false affidavits to obtain search warrants in order to steal money, property, and narcotics; preparing false and fraudulent official incident and arrest reports, reports of property seized from arrestees and charging documents, to conceal the fact that Ward and his co-defendants stole money, property, and narcotics from individuals; and finally, defrauding the BPD and the state of Maryland by submitting false and fraudulent time and attendance records in order to obtain salary and overtime payments for times when Ward and his co-defendants did not

work.

Ward agrees that he associated with the enterprise described in the indictment, and knowingly became a member of the conspiracy described in the indictment. Ward admits that he participated in the robberies listed in Attachment A, the factual statement to his plea agreement, among others.

Further, Ward admits he was armed with his BPD service firearm during the commission of these robberies; that individual victims of the robberies were physically restrained to facilitate the commission of the offense; and that he authored false and fraudulent incident reports and other official documents, or failed to do so, in order to conceal his and his co-defendants criminal conduct and otherwise obstruct justice.

On or about February 17th, 2016, Ward, Jenkins, and Taylor, acting in their capacity as police officers, arrested a victim, who we're referring to with the initials R.B., after chasing him on the street. Ward and Taylor stole approximately \$500 from R.B. when they searched him. To conceal the robbery from authorities, Ward authored a false incident report for the arrest of R.B. Above his signature Ward certified that, quote, I affirm and declare that the statements above are true to the best of my knowledge, end quote. Jenkins approved the report. In that statement Ward and Jenkins did not disclose that \$500 had been seized from R.B. Ward and Taylor did not submit to BPD the money they

stole from R.B.

On or about March 22nd, 2016, Hendrix, Jenkins,
Taylor, and Ward, acting in their capacity as police officers,
conducted a traffic stop and arrested a victim identified by
the initials O.S. Following the arrest of O.S., Hendrix,
Jenkins, Taylor, and Ward entered O.S.'s residence. Hendrix,
Jenkins, Taylor, and Ward stole approximately \$200,000 from a
safe they opened, and from two bags they seized, and property
including a Breitling men's wristwatch valued at \$4,000 from
the location. Following the search, Hendrix, Jenkins, Taylor,
and Ward went to Taylor's house, where Jenkins gave Ward and
Hendrix and Taylor a portion of the money stolen from O.S.
Ward received approximately \$20,000.

On or about June 24th, 2016, Hendrix, Gondo,

Jenkins, and Ward, acting in their capacity as police

officers, entered a residence where M.M. was staying, and they

entered with SWAT team. When SWAT left Jenkins, Ward, and

Hendrix remained to execute a search warrant. While Hendrix

and Ward were searching a bedroom, Hendrix found a quantity of

cash which he stole. Later that day Hendrix gave Ward a

portion of the cash he stole from M.M.

On or about August 24th, 2016, Ward, Jenkins, Gondo, Rayam, Hendrix, and Hersl, acting in their capacity as police officers, conducted a traffic stop of A.F. and detained him.

While A.F. was detained, Hendrix stole cash from him. Hendrix

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later gave some of the cash that was taken from A.F. to Ward. To conceal the robbery from authorities Ward and Hendrix did not prepare an incident report or statement of probable cause regarding the traffic stop. Hendrix and Ward did not submit to BPD the money they stole from A.F.

Ward routinely submitted false and fraudulent individual overtime reports. On these reports Ward falsely certified that he worked his entire regularly assigned shift when he did not, and that he worked additional hours for which he received overtime pay, when in truth in fact he had not work all and in some cases any of those overtime hours. Ward engaged in these practices with the approval of and at the direction of his co-defendant Sergeant Jenkins.

As the officer in charge of the GTTF and the unit that Ward served in prior to joining the GTTF, Jenkins instructed Ward and his co-defendants when to arrive for work, in many cases hours after his regular shift began. And also instructed Ward and his co-defendants how much overtime to claim. Including routinely directing them to claim more overtime than they had actually worked. This degree of coordination was necessary in order to conceal from BPD that the GTTF was overbilling for overtime.

Specifically, it was necessary that the members of the GTTF submit individual overtime reports for the same hours to create the illusion that Ward and his co-defendants, who

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were working as a unit, were actually working. Ward submitted false and fraudulent overtime reports for himself and for his co-defendants, who were members of the GTTF, with their knowledge and at their direction. His co-defendants also submitted false and fraudulent individual overtime reports with his knowledge and at his direction on Ward's behalf.

The practice at the GTTF was that if a subset of the GTTF had a gun arrest, all members of the GTTF, regardless of whether they had actually participated in the arrest, would submit individual overtime reports as if they did. On some occasions this occurred when Ward and his co-defendants were not working at all on the day of the arrest. In that circumstance, it was necessary for one of his co-defendants to submit the individual overtime report for Ward, or for Ward to do it for one or more of them. In submitting false and fraudulent individual overtime reports, Ward acted with the intent to defraud the BPD and the citizens of the state of Maryland.

THE COURT: If there was a trial in this case, Mr. Ward, could the government prove those facts?

THE DEFENDANT: Yes.

THE COURT: In conducting proceedings under Rule 11 of the Federal Rules of Criminal Procedure in every case this court proceeds to an in camera segment, the transcript of which is sealed, in order to determine the content of the

sealed supplement to the plea agreement. This portion of the proceedings is sealed. And the record shall remain sealed until I order otherwise.

(Conference at the bench. It is the policy of this court that every guilty plea and sentencing proceeding include a bench conference concerning whether the defendant is or is not cooperating.)

THE COURT: Mr. Ward, do you understand that if I accept your guilty plea I will refer your case to the U.S. probation office for this district and direct them to prepare a presentence report. And only after I've reviewed the contents of that report, and only after the government and you and your lawyer have had the opportunity to respond to the report, only then will I impose sentence in your case. Do you follow that procedure?

THE DEFENDANT: Yes, sir.

THE COURT: All right. So we started out what 35, 40 minutes ago, I asked you how you wanted to plead to this charge, racketeering conspiracy, you told me you wanted to plead guilty.

THE DEFENDANT: Yes, sir.

THE COURT: I told you that I couldn't accept your guilty plea right then, but instead I needed to first ask you a series of questions and listen to the answers that you gave me; right?

THE DEFENDANT: Yes, sir.

THE COURT: The purpose of that exercise was to allow me, by listening to your answers, to reach my own judgment, my own conclusion about whether or not I thought you really knew what you were doing today. Whether you understood your rights, understood what you were charged with, understood what the penalties could be in relation to a guilty plea for this charge. I wanted to make sure you understood that you didn't have to plead guilty, you could plead not guilty. Have a trial, how that trial would be conducted, the role of the jury. The fact if you were convicted there you could appeal that conviction to a higher court. Talked with you about the sentencing laws in some detail, about how they work. I verified that you have a good relationship with your lawyer, that you trust him, that you have faith in him.

You've answered all my questions. You satisfied me. So now I'm ready to circle back to where I started. I think you understand the fundamental choice that you face today about whether to plead guilty or plead not guilty. That you understand the implications to everything. Am I right about that?

THE DEFENDANT: Yes, sir.

THE COURT: All right then, in a second I am going to ask you again how you plead to the charge. This time you need to understand, your answer's for keeps, it's irrevocable,

you can't take it back.

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THE DEFENDANT: Yes, sir.

THE COURT: How do you plead to Count 1 in this case, racketeering conspiracy, guilty or not guilty?

THE DEFENDANT: Guilty.

THE COURT: It's the finding of the Court in this case of the United States versus Maurice Kilpatrick Ward, that the defendant is fully competent and capable of entering an informed plea; that the defendant is aware of the nature of the charges and the consequences of the guilty plea; that the guilty plea is a knowing and voluntary plea supported by an independent basis in fact, containing each of the essential elements of the offense. The plea is, therefore, accepted and the defendant is now adjudged guilty of that offense.

A written presentence report will be prepared by the probation office. The defendant is instructed to provide the probation office with the information that it requests as it prepares that report. The defendant's attorney may be present when the probation officer interviews the defendant. The defendant and his lawyer will be permitted to read the presentence report and file any objections to that report before the sentencing hearing. During the sentencing hearing the defendant and his lawyer shall have the right to speak, to allocute, before sentence is imposed.

Mr. Wise, are there any victims of this offense

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present, and if so, do they wish to speak?
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                MR. WISE: I don't believe so, Your Honor.
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                THE COURT: Similarly, if any victims are present at
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      the time of sentencing, they'll be afforded an opportunity to
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      address the Court. The defendant was previously ordered
      detained without bail by a magistrate judge of this Court. I
 6
 7
      take it that it is the government's position that that
      detention order should remain in effect?
 8
                MR. WISE: Yes, Your Honor.
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                THE COURT: I take it, Mr. Enzinna, that there's no
      request for reconsideration of that order at this time.
11
12
                MR. ENZINNA:
                              That's correct, Your Honor.
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                THE COURT: Mr. Enzinna, I propose a sentencing date
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      of February 21st, 2018, at 10:00 o'clock in the morning. Is
      that convenient?
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                MR. ENZINNA: Yes, Your Honor.
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                THE COURT: Mr. Wise?
                MR. WISE: Yes, Your Honor.
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                THE COURT: Court's entered a regular sentencing
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      order setting that date and time for sentencing, as well as
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      establishing other dates and deadlines relevant to the
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      sentencing process. Obviously, the defendant's required to be
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      present for his sentencing. The government's directed to
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      prepare a necessary writ or comeup order.
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Any other matters we can productively address today,

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Mr. Wise?
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                 MR. WISE: No, Your Honor. Thank you.
 3
                 THE COURT: Mr. Enzinna?
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                 MR. ENZINNA: No, Your Honor.
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                 THE COURT: The defendant is remanded to the custody
      of the United States Marshal pending sentencing. Counsel are
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 7
      excused. Court's in recess. Thank you.
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                 (The proceedings were concluded.)
 9
                 I, Christine Asif, RPR, FCRR, do hereby certify that
10
      the foregoing is a correct transcript from the stenographic
      record of proceedings in the above-entitled matter.
11
                                  _/s/__
                              Christine T. Asif
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                          Official Court Reporter
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