	Case 2:17-cr-00585-GMS Document 215	5 Filed 07/09/18 Page 1 of 2		
1 2 3 4 5 6 7 8 9	JON M. SANDS Federal Public Defender District of Arizona 850 W. Adams, Suite 201 Phoenix, Arizona 85007 Telephone: 602-382-2700 MARIA TERESA WEIDNER State Bar No. 020343 Asst. Federal Public Defender Attorney for Defendant maria_weidner@fd.org IN THE UNITED STATES DISTRICT COURT			
9 10	DISTRICT OF ARIZONA			
10	United States of America,	CR-17-585-01-PHX-DGC		
12	Plaintiff,	MOTION TO EXTEND TIME TO FILE DEFENDANT'S SENTENCING		
13	vs. Thomas Mario Costanzo,	MEMORANDUM		
14	Defendant.			
15				
16	Defendant, Thomas Mario Costanzo, by and through undersigned			
17 18	counsel, hereby moves for an extension of the time to file defendant's Sentencing Memorandum to July 20, 2018. Undersigned counsel is scheduled to be out of the			
10	office the week of July 9, 2018 and would request a one week extension.			
20	Defense counsel contacted Assistant United States Attorney Gary			
21	Restaino regarding this motion and the government has no objection to the motion.			
22	///			
23	///			
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1	It is expected that excludable delay under Title 18 U.S.C. Section		
2	3161(h)(7)(B) and (h)(1)(D) may result from this motion or from an order based		
3	thereon.		
4	Respectfully submitted: July 9, 2018.		
5	JON M. SANDS		
6	Federal Public Defender		
7	s/Maria Teresa Weidner		
8	MARIA TERESA WEIDNER		
9	Asst. Federal Public Defender		
10	Copy of the foregoing transmitted by ECF for filing 9th day of July, 2018, to:		
11			
12	CLERK'S OFFICE Phoenix, Arizona 85003		
13			
14	MATTHEW H. BINFORD FERNANDA CAROLINA ESCALANTE KONTI		
15	GARY RESTAINO		
16 17	Assistant U.S. Attorneys Phoenix, Arizona		
17			
10	Copy emailed to:		
20	DANIEL JOHNSON United States Probation Officer		
21	United States Probation Officer Phoenix, Arizona		
22	Copy mailed to:		
23			
24	THOMAS MARIO COSTANZO Defendant		
25			
26	<u>s/yc</u>		
27			
28			
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