



5. Pontefract does not have any information that would allow him to show or even guess if the check was actually delivered on April 27 2026 or after this date, or to what date it was actually recieved by the Court after the court's deadline.

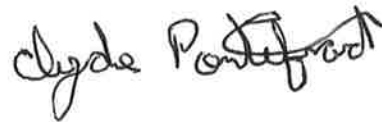
6. The above mentioned notice was a Memorandum from the Court that was recieved on May 27 2026. This Memorandum dated May 20 2026 mentioned the various faults that concerned Pontefract's motions along with two checks. This notice was titled, "Re: Clyde Pontefract V. US et al., Extension of time to Comply with P&P and Combined Motion for Reconsideration".

Plaintiff, pro-se Clyde Pontefract, ask this Court to graciously Extend the Time to Pay the Docketing Fee until June 30 2026.

Pontefract further graciously ask this Court to allow this Motion to be Originally filed as the April 22 2026 postmarked date.

I declare under penalty of perjury that the foregoing is true and correct and placed in the mail box for legal mail on June 3 2026.

June 3 2026



Clyde Pontefract  
13955-035  
FCI Ashland  
PO Box 6001  
Ashland, KY 41101

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1 Plaintiff, Clyde Pontefract, is a federal prisoner and all of his finances are held within the Bureau's Trust Fund who has complete control over the process for any payments. This extends to restrictions of Pontefract's abilities to honor the courts rules through sending the docketing fee directly. Nor could Pontefract be compliant with certified mail or the mail box rule in this situation.