

told President Trump that he saw videos on Twitter of “pro-trump people chanting on planes heading to DC,” which he asked to be shared with Scavino.⁴⁹⁶

“We will not let them silence your voices,” the President told the crowd from the podium at the Ellipse. “We're not going to let it happen, I'm not going to let it happen.”⁴⁹⁷ His supporters started chanting, “fight for Trump!” The President thanked them.⁴⁹⁸

President Trump knew not only that his supporters were angry, but also that some of them were armed.⁴⁹⁹ At times, he ad-libbed, deliberately stoking their rage even more. At one point he said: “And we fight. We fight like hell. And if you don't fight like hell, you're not going to have a country anymore.”⁵⁰⁰ The word “fight,” or a variation thereof, appeared only twice in the prepared text.⁵⁰¹ President Trump would go on to utter the word twenty times during his speech at the Ellipse.⁵⁰²

President Trump had summoned a mob, including armed extremists and conspiracy theorists, to Washington, DC on the day the joint session of Congress was to meet. He then told that same mob to march on the U.S. Capitol and “fight.” They clearly got the message.

ENDNOTES

1. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of William Barr, (June 2, 2022), p. 62.
2. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of William Barr, (June 2, 2022), pp. 27,62; Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Michael Pompeo, (Aug. 9, 2022), p. 30; Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Eugene Scalia, (June 30, 2022), p. 11.
3. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Eugene Scalia, (June 30, 2022), p. 11. Others throughout the White House similarly recognized that December 14 was a milestone in America's constitutional process, and it was time for the President to move on. But it was not just members of President Trump's Cabinet who viewed that the election was over, and that President Trump had lost by December 14—President Trump's top advisors at the White House came to similar conclusions. For example, White House Counsel Pat Cipollone agreed with Senator McConnell's December 15th comments on the Senate floor and viewed the process for challenging the election as “done.” See Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Pasquale Anthony “Pat” Cipollone, (July 8, 2022), p. 73. White House Deputy Press Secretary and Deputy Assistant to the President Judd Deere also recognized the significance of the electoral college vote in determining the president and vice president and conveyed this to President Trump. He also advised him to concede. See Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Judson P. Deere, (Mar. 3, 2022), pp. 23-25. White House Advisor Ivanka Trump viewed the electoral college vote as important and had already started planning for leaving the administration prior to then. See Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Ivanka Trump, (Apr. 5, 2022), p. 193. White House Advisor Jared Kushner similarly viewed that day as “significant.” Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Jared Kushner, (Mar. 31, 2022), p. 107.

4. President Trump’s full tweet read: “Peter Navarro releases 36-page report alleging election fraud ‘more than sufficient’ to swing victory to Trump <https://t.co/D8KrMHnFdK>. A great report by Peter. Statistically impossible to have lost the 2020 Election. Big protest in D.C. on January 6th. Be there, will be wild!” President Donald J. Trump: Tweets of December 19, 2020, The American Presidency Project, available at <https://www.presidency.ucsb.edu/documents/tweets-december-19-2020>.
5. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of J. Smith, (May 9, 2022), p. 79. Navaroli appeared for two deposition session with the Select Committee, the first of which was conducted anonymously to protect her identity. In this deposition session, she was called “J. Smith.” She later agreed to put her name in the record and sat for another round of questioning. Testimony from that second session is referred to as “Deposition of Anika Navaroli.”
6. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Anika Navaroli, (Sept. 1, 2022), pp. 66-67. She went on to characterize the tweet as an “RSVP card” that became a “rallying point” for the President’s supporters, one that prompted violent responses from users that were highly suggestive of the coming violence targeting DC on January 6th. *Id.*, at p. 64. Another former Twitter employee, whose deposition was also conducted anonymously, testified that the tweet “in many ways kind of crystallized the plans” for violence and that, after that point, supporters of President Trump began tweeting about movements to D.C. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of J. Johnson, (Sept. 7, 2022), p. 55.
7. The President’s call to action quickly reverberated beyond Twitter and spread across the internet. On one social networking site, Discord, a forum called “DonaldsArmy.US” erupted in the hours after the tweet, with users seeing it as a “call to action” and beginning to organize travel plans to D.C., including by discussing how and whether to evade DC gun restrictions and bring firearms into the city. See Summary Memorandum from Select Committee to Investigate the January 6th Attack on the United States Capitol. Briefing with Discord, (July 29, 2022); see also Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Discord Production), JAN6C_DIS_000269 (Memo from Discord titled “DonaldsArmy.US and BASEDMedia.”).
8. Second Superseding Indictment at ¶ 28, *United States v. Nordean et al.*, No. 1:1:21-cr-175 (D.D.C. Mar. 7, 2022), ECF No. 305.
9. See, e.g., Ian Ward, “How a D.C. Bar Became the ‘Haven’ for the Proud Boys,” *Politico*, (Dec. 14, 2020), available at <https://www.politico.com/news/magazine/2020/12/14/harrys-bar-proud-boys-washington-dc-445015>.
10. Second Superseding Indictment at ¶37, *United States v. Nordean et al.*, No. 1:21-cr-175 (D.D.C. Mar. 7, 2022), ECF No. 305 (citing Tarrío’s message to the Proud Boys on December 29, 2020, that they would “not be wearing our traditional Black and Yellow” on January 6th; they would “be incognito.”).
11. Second Superseding Indictment at ¶ 50, *United States v. Nordean et al.*, No. 1:1:21-cr-175 (D.D.C. Mar. 7, 2022), ECF No. 305.
12. Second Superseding Indictment at ¶ 100, *United States v. Nordean et al.*, No. 1:1:21-cr-175 (D.D.C. Mar. 7, 2022), ECF No. 305.
13. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Henry Tarrío, (Feb. 4, 2022), pp. 83-84.
14. Second Superseding Indictment at ¶ 107, *United States v. Nordean et al.*, No. 1:21-cr-175 (D.D.C. Mar. 7, 2022), ECF No. 305.
15. See, e.g., Mike Levine, “How A Standoff in Nevada Years Ago Set The Militia Movement on A Crash Course with The US Capitol,” ABC News, (Jan. 5, 2022), available at <https://abcnews.go.com/US/standoff-nevada-years-ago-set-militia-movement-crash/story?id=82051940>.

16. Indictment at ¶¶ 67, 68, *United States v. Rhodes, III, et al.*, No. 22-cr-15 (D.D.C. June 22, 2022), ECF No. 167.
17. See Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Elmer Stewart Rhodes, (Feb. 22, 2022), pp. 132,134; Stewart Rhodes and Kelly SoRelle, “Open Letter to President Trump: You Must Use the Insurrection Act to ‘Stop the Steal’ and Defeat the Coup,” Oathkeepers.org, (Dec. 14, 2020), available at <https://web.archive.org/web/20210123133022/https://oathkeepers.org/2020/12/open-letter-to-president-trump-you-must-use-insurrection-act-to-stop-the-steal-and-defeat-the-coup/> (archived). Jason Van Tatenhove, the former spokesman of the Oath Keepers described how he suspected that Rhodes saw the Insurrection Act as a blank check: “He could pretty much do whatever he wanted, and [President Trump] could install Stewart and the Oath Keepers as some sort of security force that would bring them real legitimacy and political power.” Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Jason Van Tatenhove, (Mar. 9, 2022), p. 73.
18. Third Superseding Indictment at ¶ 37, *United States v. Crowl et al.*, No. 1:21-cr-28 (D.D.C., Mar. 31, 2021), ECF No. 127.
19. Third Superseding Indictment at ¶ 95-99, *United States v. Crowl et al.*, No. 1:21-cr-28 (D.D.C., Mar. 31, 2021), ECF No. 127.
20. Trial Transcript at 10502-508, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. Nov. 29, 2022); Alan Feuer and Zach Montague, “Oath Keepers Leader Convicted of Sedition in Landmark Jan. 6 Case,” *New York Times*, (Nov. 29, 2022), available at <https://www.nytimes.com/2022/11/29/us/politics/oath-keepers-trial-verdict-jan-6.html>.
21. 18 U.S.C. § 2384.
22. For example, one Proud Boy, Jeremy Bertino, pleaded guilty to “seditious conspiracy” and other crimes in October 2022. Bertino admitted to authorities that the Proud Boys traveled to Washington on January 6, 2021, “to stop the certification of the Electoral College Vote.” They “were willing to do whatever it would take, including using force against police and others, to achieve that objective.” See “Former Leader of Proud Boys Pleads Guilty to Seditious Conspiracy for Efforts to Stop Transfer of Power Following 2020 Presidential Election,” Department of Justice, (Oct. 6, 2022), available at <https://www.justice.gov/opa/pr/former-leader-proud-boys-pleads-guilty-seditious-conspiracy-efforts-stop-transfer-power>.
23. Criminal Complaint at 10-11, *United States v. Hazard*, No. 1:21-mj-868 (D.D.C. Dec. 7, 2021), ECF No. 1.
24. See, e.g., Indictment at ¶¶ 34-37, *United States v. Hostetter et al.*, No. 1:21-cr-392 (D.D.C. June 9, 2021), ECF No. 1.
25. Malachi Barrett, “Far-Right Activist Who Encouraged U.S. Capitol Occupation Also Organized ‘Stop the Steal’ Rally in Michigan,” *Mlive*, (Jan. 7, 2021), available at <https://www.mlive.com/politics/2021/01/far-right-activist-who-encouraged-us-capitol-occupation-also-organized-stop-the-steal-rally-in-michigan.html>.
26. Nicholas J. Fuentes (@NickJFuentes), Twitter, Jan. 7, 2021 10:56 p.m. ET, available at <https://web.archive.org/web/20210107185745/https://twitter.com/NickJFuentes/status/1347255833516765185> (archived).
27. Ken Dilanian and Ben Collins, “There Are Hundreds of Posts About Plans to Attack the Capitol. Why Hasn’t This Evidence Been Used in Court?,” NBC News, (Apr. 20, 2021), available at <https://www.nbcnews.com/politics/justice-department/we-found-hundreds-posts-about-plans-attack-capitol-why-aren-n1264291>.
28. Statement of Mike Rothschild, (Mar. 23, 2022), at pp. 3-6.
29. See, “NCRI Assessment of The Capitol Riots,” Rutgers Miller Center for Community Protection and Resilience,” Network Contagion Research Institute, (Jan. 9, 2021) available at <https://millercenter.rutgers.edu/wp-content/uploads/2021/01/NCRI-Assessment-of-the-Capitol-Riots-1.pdf>.

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31. Jacob Knutson, “Jury Orders Alex Jones to Pay Nearly \$1 Billion in Sandy Hook Defamation Trial,” *Axios*, (Oct. 12, 2022), available at <https://www.axios.com/2022/10/12/alex-jones-sandy-hook-defamation-trial>.
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33. Jones’s promotion of the January 6th event began almost immediately after the President’s tweet. See The Alex Jones Show, “January 6th Will Be a Turning Point in American History,” Banned.Video, at 16:29, Dec. 31, 2020, available at <https://banned.video/watch?id=5fee715284a7b6210e12a2f7>.
34. See, Lena V. Groeger, Jeff Kao, Al Shaw, Moiz Syed, and Maya Eliahou, “What Parler Saw During the Attack on the Capitol,” *Pro Publica*, (Jan. 17, 2021), available at <https://projects.propublica.org/parler-capitol-videos/?id=50CkdwjRD0a3> (showing Alex Jones marching down Pennsylvania Avenue at 1:10 p.m.).
35. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Caroline Wren, (Dec. 17, 2021), pp. 50, 70-71.
36. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Judson P. Deere, (Mar. 3, 2022), p. 86.
37. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Cassidy Hutchinson, (Feb. 23, 2022), pp. 32-33, 41; Select Committee to Investigate the January 6th Attack on the United States Capitol, Continued Interview of Cassidy Hutchinson, (June 20, 2022), pp. 107-108, 135.
38. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Judson P. Deere, (Mar. 3, 2022), pp. 70-71.
39. Senate Committee on Homeland Security and Governmental Affairs and Committee on Rules and Administration, 117th Congress, “Examining the U.S. Capitol Attack: A Review of the Security, Planning, and Response Failures on January 6” (Staff Report), (June 8, 2021), p. B-22.
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41. Charles Homans, “How ‘Stop the Steal’ Captured the American Right,” *New York Times*, (July 19, 2022), available at <https://www.nytimes.com/2022/07/19/magazine/stop-the-steal.html>. (“During his time as a Trump campaign adviser, Stone urged the candidate to run on immigration, and now he linked these views to the plots that he claimed were afoot to deny Trump the nomination. In the Republican primaries, Trump was ‘a nationalist in a field of globalists,’ Stone said in an interview that April with Stefan Molyneux, a Canadian alt-right podcaster. If the globalists failed to steal the primaries outright, there would be a ‘naked attempt to steal this from Donald Trump’ at the Republican National Convention in Cleveland, Stone declared. ‘The fix is in.’”)
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- 2020), available at <https://www.cnn.com/2020/11/13/business/stop-the-steal-disinformation-campaign-invs/index.html>.
44. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Christoffer Guldbrandsen Production), Video file 201105.
 45. See, Hugo Lowell, "Film Offers Inside Look at Roger Stone's 'Stop the Steal' Efforts before January 6," *The Guardian*, (July 8, 2022), available at <https://www.theguardian.com/us-news/2022/jul/07/roger-stone-ali-alexander-film-jan-6-stop-the-steal>.
 46. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Ali Alexander, (Jan. 9, 2021), p. 18.
 47. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Ali Alexander, (Dec. 9, 2021), pp. 199-200.
 48. See, e.g., WillfulWarrior, "Hispanic Proud Boys Leader: 'We Fought Off Antifa Terrorists for 12 Hrs'," BitChute, Nov. 19, 2020, available at <https://www.bitchute.com/video/if5u7EuD7NU3/>; Infowars: War Room, "Enrique Tarrio Spat on While Flying to Austin Texas," BitChute, Dec. 2, 2020, available at <https://www.bitchute.com/video/yKijHk6m25RL/>; BNN, "Full Show: Witnesses Testify on Michigan Voter Fraud; Thousands of Illegal Votes Counted for Biden," BitChute, Dec. 2, 2020, available at <https://www.bitchute.com/video/74NOWNH0jiRy/>; Jan 6th Protest and Save America March (2020-2H), "Patriots Plot Their Recapture of America in D.C. This Weekend," Banned.Video, Nov. 9, 2020, available at https://archive.org/details/banned.video_-_jan_6th_protest_and_save_america_march_2020-2h/2020-11-11T02%3A07.148Z+--+Patriots+Plot+Their+Recapture+Of+America+In+D.C.+This+Weekend/2020-11-11T02%3A19%3A07.148Z+--+%20Patriots+Plot+Their+Recapture+Of+America+In+D.C.+This+Weekend.mp4 (archived); The Alex Jones Show, "Oathkeepers Founder: Americans Need to Overcome Their Fears And Join The March on DC," Banned.Video, Nov. 10, 2020, available at <https://freeworldnews.tv/watch?id=5fab1b880ad7422090a8242f>.
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89. See, e.g., Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Jay Thaxton Production), CTRL0000055644, (December 27-28, 2020, "Ministry of Self Defense," Telegram messages from 7:43 p.m.-1:53 a.m.); "Proud

- Boys,” Stanford University Center for International Security and Cooperation, (January 2022), available at <https://cisac.fsi.stanford.edu/mappingmilitants/profiles/proud-boys>.
90. See, e.g., Jason Wilson, “Portland Rally: Proud Boys Vow to March Each Month after Biggest Protest of Trump Era,” *The Guardian*, (Aug. 17, 2019), available at <https://www.theguardian.com/us-news/2019/aug/17/portland-oregon-far-right-rally-proud-boys-antifa>.
 91. See Statement of Heidi L. Beirich, Ph.D., (Mar. 22, 2022), at p.1.
 92. See, e.g., Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of George Meza, (Mar. 16, 2022), p. 155.
 93. See, e.g., Cleve R. Wootson Jr., “Thousands of Proud Boys Plan to Rally in Portland, Setting Up Another Clash in a Combustible City,” *Washington Post*, (Sept. 25, 2020), available at <https://www.washingtonpost.com/nation/2020/09/25/portland-oregon-proud-boys-rally/>; see also, Aaron Wolfson and Hampton Stall, “Actor Profile: Proud Boys,” Armed Conflict Location & Event Data Project, (Apr. 22, 2021), available at <https://acleddata.com/2021/04/22/actor-profile-proud-boys/> (noting the “percentage of events with counter-demonstrators in which Proud Boys members participated was more than 10 times the rate at which others engaged with counter-demonstrators.”).
 94. Nick Quested, a filmmaker who followed the Proud Boys through January 6th, described how Proud Boys couldn’t define Black Lives Matter or Antifa—and that, in person, Proud Boys simply identified them as “people of color and people with progressive values.” Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Nick Quested, (Apr. 5, 2022), p. 78.
 95. Kathleen Ronayne and Michael Kunzelman, “Trump to Far-Right Extremists: ‘Stand Back and Stand By,’” *Associated Press*, (Sept. 30, 2020), available at <https://apnews.com/article/election-2020-joe-biden-race-and-ethnicity-donald-trump-chris-wallace-0b32339da25fbc9e8b7c7c7066a1db0f>.
 96. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Nick Quested, (Apr. 5, 2022), p. 117.
 97. Emails obtained by the Select Committee show that Parler featured alarmingly violent and specific posts that in some cases advocated for civil war. See, e.g., Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Parler Production), PARLER_00000006 (December 24, 2020, email forwarded to the FBI, “We need to mass an armed force of American Patriots 150,000 on the Virginia side of the Potomac prepared to react to the congressional events of January 6th”). In a January 2, 2021, email, a Parler employee wrote that they were “concerned about Wednesday,” which would be January 6th. See Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Parler Production), PARLER_00000009 (January 2, 2021, email forwarded to the FBI, “One more from same account. More where came from. Concerned about Wednesday...”).
 98. Atlantic Council’s DFRLab, “#StopTheSteal: Timeline of Social Media and Extremist Activities Leading to 1/6 Insurrection,” Just Security, (Feb. 10, 2021), available at <https://www.justsecurity.org/74622/stopthesteal-timeline-of-social-media-and-extremist-activities-leading-to-1-6-insurrection/>.
 99. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Jeremy Bertino, (Apr. 26, 2022), p. 38; see also “Former Leader of Proud Boys Pleads Guilty to Seditious Conspiracy for Efforts to Stop Transfer of Power Following 2020 Presidential Election,” Department of Justice, (Oct. 6, 2022), available at <https://www.justice.gov/opa/pr/former-leader-proud-boys-pleads-guilty-seditious-conspiracy-efforts-stop-transfer-power-mer-leader-proud-boys-pleads-guilty-seditious-conspiracy-efforts-stop-transfer-power>.

100. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Henry Tarrío, (Feb. 4, 2022), pp. 50-51, 221-22; Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of George Meza, (Mar. 16, 2022), pp. 21-22.
101. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Henry Tarrío, (Feb. 4, 2022), p. 221.
102. Tom Dreisbach, "Conspiracy Charges Bring Proud Boys' History Of Violence into Spotlight," NPR, (Apr. 9, 2021), available at <https://www.npr.org/2021/04/09/985104612/conspiracy-charges-bring-proud-boys-history-of-violence-into-spotlight>.
103. Tom Dreisbach, "Conspiracy Charges Bring Proud Boys' History Of Violence into Spotlight," NPR, (Apr. 9, 2021), available at <https://www.npr.org/2021/04/09/985104612/conspiracy-charges-bring-proud-boys-history-of-violence-into-spotlight>.
104. "Day of the Rope," Anti-Defamation League, available at <https://www.adl.org/resources/hate-symbol/day-rope>.
105. "Contested States," #StopTheSteal, (Nov. 7, 2020), available at <http://archive.ph/C9lWN> (archived).
106. Christopher Mathias, "After Trump's Defeat, His Supporters Held a Heavily Armed Pity Party," *Huff Post*, (Nov. 7, 2020), available at https://www.huffpost.com/entry/harrisburg-trump-rally-defeat-extremists-proud-boys-armed-militias_n_5fa756ddc5b67c3259afbc42.
107. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Robert Glover, (May 2, 2022), p. 10.
108. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Robert Glover, (May 2, 2022), p. 10.
109. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Michael Simmons, (Feb. 10, 2022), p. 71; Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of George Douglas Smith, Jr., (Apr. 28, 2022), p. 47.
110. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Jeremy Bertino, (Apr. 26, 2022), pp. 81-82; Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Robert Glover, (May 2, 2022), p. 19; Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Nick Qusted, (Apr. 5, 2022), p. 26.
111. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Patrick Byrne, (July 15, 2022), pp. 151-52.
112. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Henry Tarrío, (Feb. 4, 2022), pp. 107-09; Luke O'Brien, "How Republican Politics (And Twitter) Created Ali Alexander, The Man Behind 'Stop the Steal'," *Huff Post*, (Mar. 7, 2021), available at https://www.huffpost.com/entry/republicans-twitter-ali-alexander-stop-the-steal_n_6026fb26c5b6f88289fbbab57.
113. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Henry Tarrío, (Feb. 4, 2022), pp. 107-09.
114. Criminal Complaint, *United States v. Shroyer*, No. 1:21-mj-572 (D.D.C. Aug. 19, 2021), ECF No. 1, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1428181/download>.
115. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Nick Qusted, (Apr. 5, 2022), pp. 17-19; Ryan Goodman, Justin Hendrix, Just Security, "Exclusive: New Video of Roger Stone with Proud Boys Leaders Who May Have Planned for Capitol Attack," (Feb. 6, 2021), available at <https://www.justsecurity.org/74579/exclusive-new-video-of-roger-stone-with-proud-boys-leaders-who-may-have-planned-for-capitol-attack/>.

116. Ryan Goodman & Justin Hendrix, “EXCLUSIVE: New Video of Roger Stone with Proud Boys Leaders Who May Have Planned for Capitol Attack,” Just Security, (Feb. 6, 2021), available at <https://www.justsecurity.org/74579/exclusive-new-video-of-roger-stone-with-proud-boys-leaders-who-may-have-planned-for-capitol-attack/>.
117. Will Carless, “How a Trump Booster Group Helped the Head of Extremist Proud Boys Gain Access to the White House,” *USA Today*, (Dec. 19, 2020), available at <https://www.usatoday.com/story/news/nation/2020/12/19/latinos-trump-group-tied-proud-boys-leader-enrique-tarrio/3931868001/>.
118. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Henry Tarrio, (Feb. 4, 2022), p. 117.
119. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Jeremy Bertino, (Apr. 26, 2022), pp. 125-27; Affidavit in Support of Arrest Warrant, *United States v. Tarrio*, No. 2020 CRWSLD 5553, (D.C. Super. Ct. Dec. 30, 2020).
120. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Jeremy Bertino, (Apr. 26, 2022), p. 127.
121. Affidavit in Support of Arrest Warrant, *United States v. Tarrio*, No. 2020 CRWSLD 5553, (D.C. Super. Ct. Dec. 30, 2020).
122. Peter Herman and Martin Weil, “Proud Boys Leader Arrested in the Burning of Church’s Black Lives Matter Banner, D.C. Police Say,” *Washington Post*, (Jan. 4, 2021), available at https://www.washingtonpost.com/local/public-safety/proud-boys-enrique-tarrio-arrest/2021/01/04/8642a76a-4edf-11eb-b96e-0e54447b23a1_story.html; Laura Wamsley, “Proud Boys Leader Released from Police Custody and Ordered to Leave D.C.,” NPR, (Jan. 5, 2021), available at <https://www.npr.org/2021/01/05/953685035/proud-boys-leader-released-from-police-custody-and-ordered-to-leave-d-c>.
123. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Robert Glover, (May 2, 2022), p. 16.
124. Elizabeth Elizalde, “Proud Boys Surround Man with Knife at Violent DC Trump Rally,” *New York Post*, (Dec. 13, 2020), available at <https://nypost.com/2020/12/13/one-person-stabbed-during-massive-proud-boys-brawl-in-dc/>.
125. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Jeremy Bertino, (Apr. 26, 2022), pp. 128-29.
126. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Jeremy Bertino, (Apr. 26, 2022), p. 129.
127. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Jeremy Bertino, (Apr. 26, 2022), pp. 130-131.
128. Second Superseding Indictment at ¶ 30, *United States v. Nordean, et al.*, No. 1:21-cr-175 (D.D.C. Mar. 7, 2022), ECF No. 305.
129. Second Superseding Indictment at ¶ 32, *United States v. Nordean, et al.*, No. 1:21-cr-175 (D.D.C. Mar. 7, 2022), ECF No. 305; see also Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Jay Thaxton Production), CTRL0000055644, (December 27-28, 2020, “Ministry of Self Defense,” Telegram messages from 7:43 p.m.-1:53 a.m.).
130. See, Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Jay Thaxton Production), CTRL0000055644, (December 27-28, 2020, “Ministry of Self Defense,” Telegram messages from 7:43 p.m.-1:53 a.m.).
131. Second Superseding Indictment at ¶ 55, *United States v. Nordean, et al.*, No. 1:21-cr-175 (D.D.C. Mar. 7, 2022), ECF No. 305.
132. Third Superseding Indictment at ¶ 38, *United States v. Nordean, et al.*, No. 1:21-cr-175 (D.D.C. June 6, 2022), ECF No. 380; Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Jay Thaxton Production),

- CTRL0000055644, (December 27-28, 2020, “Ministry of Self Defense,” Telegram messages from 7:43 p.m.-1:53 a.m.).
133. Second Superseding Indictment at ¶ 33, *United States v. Nordean, et al.*, No. 1:21-cr-175 (D.D.C. Mar. 7, 2022), ECF No. 305.
 134. Second Superseding Indictment at ¶ 31, *United States v. Nordean, et al.*, No. 1:21-cr-175 (D.D.C. Mar. 7, 2022), ECF No. 305; *see also* Carter Walker, “Carlisle Proud Boy Member Targeted in Search Warrant Tied to Jan. 6 Plot,” *Lancaster Online* (Mar. 12, 2022), available at https://lancasteronline.com/news/politics/carlisle-proud-boy-member-targeted-in-search-warrant-tied-to-jan-6-plot/article_c2596928-a258-11ec-a6bb-c79ff2e0e8a7.html (identifying John Stewart as Person-3 in Second Superseding Indictment).
 135. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (Jay Thaxton Production), CTRL0000055644, (December 29, 2020, “Ministry of Self Defense,” Telegram message at 11:09 a.m.).
 136. Second Superseding Indictment at ¶ 41, *United States v. Nordean, et al.*, No. 1:21-cr-175 (D.D.C. Mar. 7, 2022) ECF No. 305.
 137. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Samuel Armes, (July 18, 2022), p. 10-14 (describing Armes’ role in drafting a prior version of the document, which he then shared with Eryka Gemma Flores, another cryptocurrency investor who shared the document with Tarrio); Select Committee to Investigate the January 6th Attack on the United States Capitol, Informal Interview of Eryka Gemma Flores, (July 1, 2022).
 138. Zachary Rehl’s Motion to Reopen Detention Hearing and Request for a Hearing, Exhibit 1: “1776 Returns,” *United States v. Nordean, et al.*, No. 1:21-cr-175 (D.D.C. June 15, 2022) ECF No. 401-1, available at <https://s3.documentcloud.org/documents/22060615/1776-returns.pdf>.
 139. Zachary Rehl’s Motion to Reopen Detention Hearing and Request for a Hearing, Exhibit 1: “1776 Returns,” *United States v. Nordean, et al.*, No. 1:21-cr-175 (D.D.C. June 15, 2022) ECF No. 401-1, available at <https://s3.documentcloud.org/documents/22060615/1776-returns.pdf>.
 140. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Matthew Thomas Walter, (Mar. 9, 2022), pp. 70-71; Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Christopher Barcnas, (Mar. 10, 2022), p. 98; Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of George Meza, (Mar. 16, 2022), p. 118; Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Jeremy Bertino, (Apr. 26, 2022), p. 23.
 141. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Samuel Armes, (July 18, 2022), p. 14.
 142. Second Superseding Indictment at ¶ 41, *United States v. Nordean, et al.*, No. 1:21-cr-175 (D.D.C. Mar. 7, 2022), ECF No. 305.
 143. Georgia Wells, Rebecca Ballhaus, and Keach Hagey, “Proud Boys, Seizing Trump’s Call to Washington, Helped Lead Capitol Attack,” *Wall Street Journal*, (Jan. 17, 2021), available at <https://www.wsj.com/articles/proud-boys-seizing-trumps-call-to-washington-helped-lead-capitol-attack-11610911596>.
 144. Second Superseding Indictment at ¶ 49, *United States v. Nordean, et al.*, No. 1:21-cr-175 (D.D.C. Mar. 7, 2022), ECF No. 305; Carter Walker, “Carlisle Proud Boy Member Targeted in Search Warrant Tied to Jan. 6 Plot,” *Lancaster Online* (Mar. 12, 2022), available at https://lancasteronline.com/news/politics/carlisle-proud-boy-member-targeted-in-search-warrant-tied-to-jan-6-plot/article_c2596928-a258-11ec-a6bb-c79ff2e0e8a7.html (identifying John Stewart as Person-3 in Second Superseding Indictment).
 145. Second Superseding Indictment at ¶ 49, *United States v. Nordean, et al.*, No. 1:21-cr-175 (D.D.C. Mar. 7, 2022), ECF No. 305; Carter Walker, “Carlisle Proud Boy Member Targeted in Search Warrant Tied to Jan. 6 Plot,” *Lancaster Online* (Mar. 12, 2022), available at <https://lancasteronline.com/news/politics/carlisle-proud-boy-member-targeted-in-search->

[warrant-tied-to-jan-6-plot/article_c2596928-a258-11ec-a6bb-c79ff2e0e8a7.html](https://www.justice.gov/opa/pr/warrant-tied-to-jan-6-plot/article_c2596928-a258-11ec-a6bb-c79ff2e0e8a7.html) (identifying John Stewart as Person-3 in Second Superseding Indictment).

146. Second Superseding Indictment at ¶ 50, *United States v. Nordean et al.*, No. 1:21-cr-175 (D.D.C. Mar. 7, 2022) ECF No. 305.
147. Plea Agreement at 1, *United States v. Donohoe*, No. 1:21-cr-175 (D.D.C. Apr. 8, 2022), ECF No. 335.
148. Statement of Offense at 4, *United States v. Donohoe*, No. 1:21-cr-00175-4-TJK (D.D.C. Apr. 8, 2022).
149. Statement of Offense at 4, *United States v. Donohoe*, No. 1:21-cr-00175-4-TJK (D.D.C. Apr. 8, 2022).
150. Statement of Offense at 6, *United States v. Donohoe*, No. 1:21-cr-00175-4-TJK (D.D.C. Apr. 8, 2022).
151. Statement of Offense at 6, *United States v. Donohoe*, No. 1:21-cr-00175-4-TJK (D.D.C. Apr. 8, 2022).
152. Statement of Offense at 8, *United States v. Donohoe*, No. 1:21-cr-00175-4-TJK (D.D.C. Apr. 8, 2022).
153. “Former Leader of Proud Boys Pleads Guilty to Seditious Conspiracy for Efforts to Stop Transfer of Power Following 2020 Presidential Election,” Department of Justice, (Oct. 6, 2022), available at <http://www.justice.gov/opa/pr/former-leader-proud-boys-pleads-guilty-seditious-conspiracy-efforts-stop-transfer-power>.
154. “Former Leader of Proud Boys Pleads Guilty to Seditious Conspiracy for Efforts to Stop Transfer of Power Following 2020 Presidential Election,” Department of Justice, (Oct. 22, 2022), available at <https://www.justice.gov/opa/pr/former-leader-proud-boys-pleads-guilty-seditious-conspiracy-efforts-stop-transfer-power>.
155. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Jeremy Bertino, (Apr. 26, 2022), p. 156.
156. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Jeremy Bertino, (Apr. 26, 2022), p. 156.
157. *Statement of Sam Jackson, Ph.D.*, (Mar. 30, 2022), at p. 2.
158. Zachary Cohen, “Oath Keepers Leader Spewed Anti-government Hate for More than a Decade. Alex Jones Gave Him the Audience,” CNN, (Jan. 14, 2022), available at <https://www.cnn.com/2022/01/14/politics/oath-keepers-stewart-rhodes-alex-jones-invs/index.html>.
159. The Select Committee found that the idea that violence loomed from the left was a powerful draw for people to join the Oath Keepers. Richard Dockery, a former Oath Keepers member from Florida, decried “all the riots and stuff I was seeing on the news all over the country” and expressed concern about Antifa and Black Lives Matter activity in his area of Florida, a prospect that he called “nerve-wracking.” Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Richard Dockery, (Feb. 2, 2022), pp. 10, 31. Because of this, he said that the Oath Keepers “seemed like a really good organization to support” in order to keep communities safe. *Id.*, at p. 9. Similarly, Jeff Morelock told the Select Committee that joining the Oath Keepers “would give me a chance to do something to help instead of just sitting on the couch,” referring to watching protests on television. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Jeffrey Lawrence Morelock, (Jan. 26, 2022), pp. 87-88. Jason Van Tatenhove, a former spokesman for the Oath Keepers and confidant to Rhodes who has since publicly denounced the group, described how the Oath Keepers tried to deliberately leverage this dynamic to increase their clout. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Jason Van Tatenhove, (Mar. 9, 2022), pp. 54-55.
160. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Elmer Stewart Rhodes, (Feb. 2, 2022), pp. 103-104.

161. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Kellye SoRelle, (Apr. 13, 2022), pp. 9-10.
162. Stewart Rhodes, "Call to Action! March on DC, Stop the Steal, Defend the President, & Defeat the Deep State," Oath Keepers, (Nov. 10, 2020), available at <https://oathkeepers.org/2020/11/call-to-action-march-on-dc-stop-the-steal-defend-the-president-defeat-the-deep-state/>.
163. Stewart Rhodes, "Call to Action! March on DC, Stop the Steal, Defend the President, & Defeat the Deep State," Oath Keepers, (Nov. 10, 2020), available at <https://oathkeepers.org/2020/11/call-to-action-march-on-dc-stop-the-steal-defend-the-president-defeat-the-deep-state/>.
164. Stewart Rhodes and Kellye SoRelle, "Open Letter to President Trump: You Must Use the Insurrection Act to 'Stop the Steal' and Defeat the Coup," Oath Keepers, (Dec. 14, 2020), available at <https://web.archive.org/web/20210123133022/https://oathkeepers.org/2020/12/open-letter-to-president-trump-you-must-use-insurrection-act-to-stop-the-steal-and-defeat-the-coup/>.
165. Michael S. Schmidt and Maggie Haberman, "Trump Aides Prepared Insurrection Act Order During Debate Over Protests," *New York Times*, (June 25, 2021), available at <https://www.nytimes.com/2021/06/25/us/politics/trump-insurrection-act-protests.html>.
166. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Elmer Stewart Rhodes, (Feb. 2, 2022), p. 131.
167. "Pro-Trump Rallies in DC Attract Extremists & Erupt into Violence," Anti-Defamation League, (Dec. 13, 2020), available at <https://www.adl.org/blog/pro-trump-rallies-in-dc-attract-extremists-erupt-into-violence>.
168. In texts between Rhodes and Rob Weaver, one of the organizers of the Jericho March, Weaver instructed his associate to work with Rhodes "on extra security." Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Robert Weaver Production), Weaver J6 Prod. (S. Rhodes)0001 (December 11, 2020, text from Rob Weaver at 1:39 p.m.).
169. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (Thomas Speciale Production), CTRL0000050180, pp. 1-6, 26-28 (Signal Chat Titled Dec 12 DC Security/Leadership); Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Robert Weaver Production), Weaver J6 Production) Prod. (S. Rhodes)0039 (Signal Chat Titled Dec 12 DC Security/Leadership).; Superseding Indictment at 12, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. June 22, 2022), ECF No. 167 (noting that on December 11, 2020, Rhodes "sent a message to an invitation-only Signal group chat titled, 'Dec 12 DC Security/Leadership,' which included James, MINUTA, and others. RHODES stated that if President-Elect Biden were to assume the presidency, 'It will be a bloody and desperate fight. We are going to have a fight. That can't be avoided.'").
170. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Robert Weaver Production), Weaver J6 Prod. (S. Rhodes) 0045 (December 10, 2020, Stewart Rhodes chat with Dec. 12 DC Security/Leadership at 10:17p.m.).
171. Stewart Rhodes and Kellye SoRelle, "Open Letter to President Trump: You Must Use the Insurrection Act to 'Stop the Steal' and Defeat the Coup," Oath Keepers, (Dec. 14, 2020), available at <https://web.archive.org/web/20210123133022/https://oathkeepers.org/2020/12/open-letter-to-president-trump-you-must-use-insurrection-act-to-stop-the-steal-and-defeat-the-coup/>.
172. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Elmer Stewart Rhodes, (Feb. 2, 2022), pp. 132, 134.

173. Trial Exhibit 6748, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. Oct. 20, 2022); Kyle Cheney, “Prosecutors Detail Oath Keepers’ Mounting Frustration with Trump as Jan. 6 Approached,” *Politico*, (Oct. 20, 2022), available at <https://www.politico.com/news/2022/10/20/oath-keepers-trump-jan-6-00062779>.
174. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Alondra Propes Production), CTRL0000029585, p.1 (Stewart Rhodes writing in ‘OKFL Hangout’ chat).
175. Stewart Rhodes and Alondra Propes characterized the Proud Boys as street brawlers in contrast to the Oath Keepers’ discipline. See Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Elmer Stewart Rhodes, (Feb. 22, 2022), pp. 40, 43; Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Alondra Propes, (Jan. 31, 2022), pp. 42-43, 136. Kellye SoRelle described the Proud Boys as extreme white supremacists. See Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Kellye SoRelle, (Apr. 13, 2022), p. 63-64. Enrique Tarrío characterized the Oath Keepers as “oath breakers” and embarrassing. See Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Henry Tarrío, (Feb. 4, 2022), pp. 77, 193-94.
176. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Google Voice Production, Feb. 25, 2022).
177. Government’s Opposition to Defendant’s Renewed Request for Pretrial Release at 7, *United States v. Meggs*, No. 1:21-cr-28 (D.D.C. Mar. 23, 2021). Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Henry Tarrío, (Feb. 4, 2022), p. 125.
178. Superseding Indictment at ¶ 28, *United States v. Rhodes et al.*, No. 1:22-cr-25 (D.D.C. June 22, 2022), ECF No. 167.
179. “Leader of Oath Keepers and 10 Other Individuals Indicted in Federal Court for Seditious Conspiracy and Other Offenses Related to U.S. Capitol Breach,” Department of Justice, (Jan. 13, 2022), available at <https://www.justice.gov/usao-dc/pr/leader-oath-keepers-and-10-other-individuals-indicted-federal-court-seditious-conspiracy>.
180. See Superseding Indictment at ¶ 17, *United States v. Rhodes et al.*, No. 1:22-cr-25 (D.D.C. June 22, 2022), ECF No. 167; Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Landon Bentley, (May 12, 2022), p. 11 (discussing use of Signal as an encrypted chat).
181. Superseding Indictment at ¶ 29, *United States v. Rhodes, et al.*, No. 1:22-cr-15 (D.D.C. June 22, 2022), ECF No. 167.
182. Superseding Indictment at ¶¶ 38, 39, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. June 22, 2022), ECF No. 167.
183. Third Superseding Indictment at ¶ 37, *United States v. Crowl et al.*, No. 1:21-cr-28 (D.D.C., Mar. 31, 2021), ECF No. 127.
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185. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Richard Dockery, (Feb. 2, 2022), pp. 48-52.
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191. Superseding Indictment at ¶ 44, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. June 22, 2022), ECF No. 167.
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198. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Frank Marchisella, (Apr. 29, 2022), p. 39.
199. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Kellye SoRelle, (Apr. 13, 2022), p. 196.
200. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Frank Marchisella, (Apr. 29, 2022), p. 40.
201. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Kellye SoRelle, (Apr. 13, 2022), p. 196.
202. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Frank Marchisella, (Apr. 29, 2022), pp. 40-42.
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281. Criminal Complaint at 8-12, *United States v. Hazard*, No. 1:21-mj-868 (D.D.C. Dec. 7, 2021), ECF No. 1. For example, Denney told Hazard that they “will need linking up with the proud

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329. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of James Watkins, (June 6, 2022), pp. 74, 76.
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- for this. Driving up Monday night or early Tuesday.,” Patriots.Win, Jan. 3, 2021, available at <https://patriots.win/p/11ROGrJPVQ/we-will-be-building-a-gallows-ri/c/>.
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367. See Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Jason Miller, (Feb. 3, 2022), Exhibit 45, pp. 4, 13. In his testimony to the Select Committee, Miller denied reading such comments and claimed not to recall whether Meadows had followed up with him about the thread. However, Miller did say that “sometimes” he would “click and see what people are saying” on sites like TheDonald.win, if he received a Google alert about himself. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Jason Miller, (Feb. 3, 2022), pp. 209, 212, 214.
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390. Select Committee to Investigate the January 6th Attack on the United States Capitol, Informal Interview of Marsha Lessard, (Dec. 10, 2021); *see also* Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Capitol Police Production), CTRL000001834 (Permit Relating to Demonstration Activities on United States Capitol Grounds for Virginia Freedom Keepers, No. 20-12-25).
391. . *See* Superseding Indictment at ¶ 37, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. June 22, 2022) (noting that Stewart Rhodes, President of the Oath Keepers, shipped weapons to Lessard's home in Virginia before his arrival in DC for January 6th); Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Kellye SoRelle, (Apr. 13, 2022), p. 180.
392. *See* Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Henry Tarrío, (Feb. 4, 2021), p. 117 (testifying that Gracia arranged a White House tour for him in December 2020).
393. Latinos for Trump (@Officiallft2021), Twitter, Dec. 27, 2020 7:58 p.m., available at <https://twitter.com/i/web/status/1343360740313321474>.
394. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (Nathan Martin Production), NMartin0318 (December 30, 2020, email from Kimberly Fletcher of Moms for America to Ali Alexander and Nathan Martin re: MFA VIP list for White House); Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Resource Group Production),

CTRL0000010100 (December 27, 2020, text messages between Nathan Martin, Stephen Martin, Kimberly Fletcher, and Ali Alexander discussing permitting); Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Capitol Police Production), CTRL0000000086, CTRL0000000086.0001 (December 23, 2020, Special Event Assessment identifying Fletcher as a speaker at the “Wild Protest” event during the same time as MFA’s permitted event in a different area).

395. “The Alex Jones Show,” Prison Planet TV, at 10:07, Dec. 20, 2020, available at <http://tv.infowars.com/index/display/id/11151>.
396. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (T-Mobile Production, Nov. 19, 2021).
397. Select Committee to Investigate the January 6th Attack on the United States Capitol, Informal Interview of Cynthia “Cindy” Chafian (Nov. 1-2, 2021).
398. See, Beth Reinhard, Jaqueline Alemany, and Josh Dawsey, “Low-Profile Heiress Who ‘Played a Strong Role’ in Financing Jan. 6 Rally is Thrust Into Spotlight,” *Washington Post*, (Dec. 8, 2021), available at https://www.washingtonpost.com/investigations/publix-heiress-capitol-insurrection-fancelli/2021/12/08/5144fe1c-5219-11ec-8ad5-b5c50c1fb4d9_story.html.
399. Documents on File with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Julia Fancelli Production), REL0000000994, (Bank Statements for Julia Fancelli at the Bank of Central Florida from December 10, 2020, to January 10, 2021).
400. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Caroline Wren, (Dec. 17, 2021), p. 58.
401. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (Verizon Production, Feb. 9, 2022).
402. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Caroline Wren, (Dec. 17, 2021), pp. 45-46.
403. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Caroline Wren, (Dec. 17, 2021), p. 71.
404. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (Verizon Production, Feb. 9, 2022).
405. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Caroline Wren Production), REVU_000014 (January 4 - 6, 2021, Fancelli Budget & Trip Plan).
406. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Caroline Wren Production), REVU_000005 (December 27, 2020, Kylie Kremer e-mail to Caroline Wren at 11:25 am).
407. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Caroline Wren Production), REVU_000468 (December 27, 2020, Caroline Wren text message thread with Alex Jones).
408. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Caroline Wren Production), REVU_000550 (Dec. 27, 2020, Caroline Wren text messages with Cindy Chafian).
409. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Caroline Wren, (Dec. 17, 2021), pp. 50, 70-71.
410. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Caroline Wren Production), REVU_000014 (January 4 - 6, 2021, Fancelli Budget & Trip Plan).
411. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Caroline Wren Production), REVU_000014 (January 4 - 6, 2021, Fancelli Budget & Trip Plan).

412. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Caroline Wren Production), REVU_000482 (December 29, 2020, Caroline Wren text message to Ali Alexander at 4:19 p.m.).
413. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Caroline Wren Production), REVU_000482 (December 29, 2020, Caroline Wren text message to Ali Alexander at 4:19 pm).
414. Kathleen Ronayne and Michael Kunzelman, "Trump to Far-Right Extremists: 'Stand Back and Stand By,'" *Associated Press*, (Sept. 30, 2020), available at <https://apnews.com/article/election-2020-joe-biden-race-and-ethnicity-donald-trump-chris-wallace-0b32339da25fbc9e8b7c7c7066a1db0f>.
415. Donald J. Trump (@realDonaldTrump), Twitter, Dec. 27, 2020 5:51 p.m. ET, available at <https://www.thetrumparchive.com> (archived).
416. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Justin Caporale, (Mar. 1, 2022), pp. 20-21.
417. See Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Donald Trump, Jr., (May 3, 2022), p.30; Anthony Man, "At Trump Golf Club in West Palm Beach, Roger Stone Thanks President for Pardon," *Orlando Sun Sentinel*, (Dec. 28, 2020), available at <https://www.sun-sentinel.com/news/politics/elections/fl-ne-roger-stone-thanks-trump-pardon-20201228-2ejqzv6e7vhyvf26cxz6e6jysa-story.html>.
418. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (AT&T Production, Dec. 17, 2021).
419. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Caroline Wren Production), REVU_000444, pp. 1-3 (December 27, 2020, text message from Caroline Wren to Kimberly Guilfoyle at 7:10 p.m.).
420. As revealed in the phone records for the personal cell phones of Max Miller and Anthony Ornato. See Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (Verizon Production, Dec. 17, 2021); Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Verizon Production, Sep. 23, 2022). The Select Committee also subpoenaed the phone records for the personal cell phones of Robert Peede, Mark Meadows, Dan Scavino, and Justin Caporale. They each filed lawsuits to block the respective phone companies' production of the phone records, which were still pending at the time of writing. Thus, there may have been additional relevant phone calls among or involving these four of which the Select Committee is not aware.
421. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Max Miller, (Jan. 20, 2022), pp. 36-37.
422. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Justin Caporale, (Mar. 1, 2020), p. 44; Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Caroline Wren Production), REVU_0644 (December 29, 2020, text messages with Justin Caporale).
423. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), pp. 79-82; Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Caroline Wren Production), REVU_0181 (January 2nd email from Katrina Pierson to Caroline Wren and Taylor Budowich).
424. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Cassidy Hutchinson, (Feb. 23, 2022), pp. 32-33, 41; Select Committee to Investigate the January 6th Attack on the United States Capitol, Continued Interview of Cassidy Hutchinson, (June 20, 2022), pp. 107-08, 135.
425. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Cassidy Hutchinson, (Feb. 23, 2022), p. 42.

426. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Cassidy Hutchinson, (Feb. 23, 2022), pp. 44-45, 47, 52-54; Select Committee to Investigate the January 6th Attack on the United States Capitol, Continued Interview of Cassidy Hutchinson, (June 20, 2022), p. 87.
427. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Kylie Kremer Production), KKremer5447, p. 3 (January 4, 2021, text message from Kylie Kremer to Mike Lindell at 9:32 a.m.).
428. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Ali Alexander Production), CTRL0000017718, p. 41 (January 5, 2021 text message with Liz Willis at 7:19 a.m.).
429. See Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), pp. 120-21.
430. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), p. 121.
431. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), p. 121.
432. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), p. 121.
433. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Max Miller, (Jan. 20, 2022), pp. 91-92.
434. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), p. 123.
435. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), pp. 121-26.
436. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Max Miller, (Jan. 20, 2022), pp. 98-99.
437. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (Max Miller Production) Miller Production 0001, p. 1 (January 4, 2021, text message from Max Miller to Katrina Pierson).
438. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), p. 121.
439. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), p. 95; Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Katrina Pierson Production), KPierson0180, at 180, 196-97 (January 4, 2021, President Trump Meeting Agenda).
440. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), p. 41.
441. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), p. 42.
442. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), pp. 42-43.
443. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Katrina Pierson Production), KPierson0374 (December 30, 2020, Katrina Pierson text message to Kylie Kremer); Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), p. 4.
444. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), p. 86.

445. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), pp. 62-63.
446. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), p. 84; Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (Katrina Pierson Production), KPierson0924 (January 2, 2021, Katrina Pierson text message to Mark Meadows at 1:39 p.m. and 1:40 p.m.)
447. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (March 25, 2022), p. 74; Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Katrina Pierson Production), KPierson0921, (January 2, 2021, Katrina Pierson text message to Mark Meadows at 5:16 p.m.).
448. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), pp. 76-77, 80-81.
449. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), pp. 75-77.
450. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Katrina Pierson Production), KPierson0924 (January 2, 2021 Katrina Pierson text message to Mark Meadows at 5:49 p.m.).
451. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), p. 108; Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (Katrina Pierson Production), KPierson180 (January 4, 2021, agenda for meeting with President Trump at 1:21 p.m.).
452. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), pp. 107-08; Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (Katrina Pierson Production), KPierson0196 (Document titled: "Meeting w/ POTUS - January 4th 2021 at 3:30pm ET").
453. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), pp. 116-18.
454. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (Katrina Pierson Production), KPierson0906 (January 5, 2021, text message from Dan Scavino to Katrina Pierson at 4:23 a.m.).
455. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Justin Caporale Production), Caporale_05_003987, (Jan. 3, 2021, Katrina Pierson text message to Justin Caporale and Taylor Budowich); *see also* Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), p. 79; Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Taylor Budowich Production), Budo-00714 (January 2, 2021, Katrina Pierson email to Caroline Wren and Taylor Budowich at 10:49 p.m.).
456. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Justin Caporale Production), Caporale_02_000673-88, (Jan. 3, 2021, Justin Caporale text message to Katrina Pierson, redacted).
457. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Max Miller, (Jan. 20, 2022), pp. 81-83. Miller testified that he had not been involved in or paying attention to the conversation until the President directly addressed him about Giuliani. Miller's testimony was not credible on this point. Miller said he did not take notes, yet in communications with people after the fact he recounted details about the President's decision regarding speakers other than Giuliani, Eastman, Powell, Wood, and Flynn. *See* Select Committee to Investigate the January 6th Attack on the United States

Capitol, Deposition of Max Miller, (Jan. 20, 2022), p. 85 (stating that neither he nor Peede took notes); *id.* at p. 107 (confirming that he told Megan Powers on January 5th that President Trump cut Paxton from the list).

458. In the January 4 meeting with Pierson and Miller, President Trump initially indicated that Giuliani would not be able to speak at the Ellipse because he needed to be working on lobbying Members of Congress to block certification of the electoral college vote, yet another sign that the President intended January 6th to be a full-fledged effort to stay in power. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Katrina Pierson, (Mar. 25, 2022), p. 117.
459. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Max Miller, (Jan. 20, 2022), pp. 81-83, 129-30.
460. User-Generated Clip, “John Eastman at January 6 Rally,” CSPAN, Mar. 24, 2021, available at <https://www.c-span.org/video/?c4953961/user-clip-john-eastman-january-6-rally>.
461. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Max Miller, (Jan. 20, 2022), pp. 115-116.
462. It appears that Alexander was given front row seating for the Ellipse rally. He tweeted a picture in front of the Ellipse stage, writing: “Nice seats! Thank you @realdonaldtrump!” Ali [Orange Square] #StopTheSteal (@Ali), Twitter, Jan. 6, 2021, available at <https://web.archive.org/web/20210107094927/https://twitter.com/ali> (archived)
463. Moms for America, “Save the Republic: Ali Alexander,” Rumble, at 2:24, Jan. 29, 2021, available at <https://rumble.com/vdepmx-save-the-republic-ali-alexander.html>.
464. Ali [Orange Square] #StopTheSteal (@Ali), Twitter, Jan. 5, 2021, available at <https://web.archive.org/web/20210107094927/https://twitter.com/ali> (archived).
465. NTD Television, “Virginia Women for Trump’ Rally at Supreme Court,” Facebook Live, Jan. 5, 2021, available at <https://www.facebook.com/NTDTelevision/videos/220171109588984>.
466. Radley Balko, “Meet the Police Chief Turned Yoga Instructor Prodding Wealthy Suburbanites to Civil War,” *Washington Post*, (Jan. 27, 2021), available at <https://www.washingtonpost.com/opinions/2021/01/27/alan-hostetter-capitol-riot-police-chief-yoga-instructor/>.
467. NTD Television, “Virginia Women for Trump’ Rally at Supreme Court,” Facebook Live, at 20:10, Jan. 5, 2021, available at <https://www.facebook.com/NTDTelevision/videos/220171109588984>.
468. NTD Television, “Virginia Women for Trump’ Rally at Supreme Court,” Facebook Live, at 1:44:14 -1:45:54, Jan. 5, 2021, available at <https://www.facebook.com/NTDTelevision/videos/220171109588984>.
469. NTD Television, “Virginia Women for Trump’ Rally at Supreme Court,” Facebook Live, at 1:46:04 – 1:49:40, Jan. 5, 2021, available at <https://www.facebook.com/NTDTelevision/videos/220171109588984>.
470. Radley Balko, “Meet the Police Chief Turned Yoga Instructor Prodding Wealthy Suburbanites to Civil War,” *Washington Post*, (Jan. 27, 2021), available at <https://www.washingtonpost.com/opinions/2021/01/27/alan-hostetter-capitol-riot-police-chief-yoga-instructor/>.
471. Indictment at ¶ 56, *United States v. Hostetter et al.*, No. 1:21-cr-392 (D.D.C., June 9, 2021), ECF No. 1.
472. EpiqEpoch, “Roger Stone January 5, 2021 Freedom Plaza,” Rumble, at 8:09, Jan. 6, 2021, available at <https://rumble.com/vchgtl-roger-stone-january-5-2021-freedom-plaza.html>.
473. Project Truth Beam, “Jan 5th Freedom Plaza: Ali Alexander,” Rumble, at 1:58-2:21, Jan. 16, 2021, available at <https://rumble.com/vcx1mt-jan-5th-freedom-plaza-ali-alexander.html>.
474. EpiqEpoch, “Alex Jones January 5, 2021 Freedom Plaza,” Rumble, at 1:24, Jan. 6, 2021, available at <https://rumble.com/vchguz-alex-jones-january-5-2021-freedom-plaza.html>.

475. EpiqEpoch, "Gen. Michael Flynn, January 5, 2021 Freedom Plaza," Rumble, at 5:28, Jan. 6, 2021, available at <https://rumble.com/vchisz-gen.-michael-flynn-january-5-2021-freedom-plaza.html>.
476. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Ross Worthington, (Feb. 15, 2022), p. 112.
477. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of William Bock IV, (Apr. 15, 2022), pp. 23, 32; Documents on file with the Select Committee to Investigate the January 6th Attacks on the United States Capitol (National Archives Production), 076P-R000002884_00001, (January 5, 2021, email from Worthington to Staff Secretary at 7:46 p.m., attaching a draft speech). In the final hours before the speech, White House lawyers would insist that the speech needed fact-checking and were most worried about the claims about Dominion Voting. See Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (National Archives Production) 076P-R000007308_0001 (January 5, 2021, email from Worthington to Staff Secretary at 7:46 p.m.). But President Trump would deliver the speech with the allegations intact. See Senate Committee on Homeland Security and Governmental Affairs and Committee on Rules and Administration, 117th Congress, "Examining the U.S. Capitol Attack: A Review of the Security, Planning, and Response Failures on January 6" (Staff Report), p. B-18, (June 8, 2021).
478. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (Vincent Haley Production), VMH-00002701-02 (Draft Speech, "Stop the Steal Rally").
479. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Stephen Miller (Apr. 14, 2022), p. 125-26; Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Ross Worthington (Feb. 15, 2022), p. 124.
480. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Sarah Matthews, (Feb. 8, 2022), pp. 15-16.
481. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Sarah Matthews, (Feb. 8, 2022), p. 16; see also Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (National Archives Production), Photo files 69c1_x032_555c_7, 0d9d_x039_557d_7 (January 5, 2021, photos of the meeting).
482. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Nicholas Luna, (Mar. 21, 2022), pp. 76-77; Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Sarah Matthews, (Feb. 8, 2022), pp. 17, 19-20; Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Judson P. Deere, (Mar. 3, 2022), p. 84; Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Madison Fox Porter, (May 5, 2022), p. 19.
483. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Sarah Matthews, (Feb. 8, 2022), pp. 16-17; Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Judson Deere, (Mar. 3, 2022), pp. 83-84.
484. Donald J. Trump (@realDonaldTrump), Twitter, Jan. 5, 2021 5:05 p.m. ET, available at <https://www.thetrumparchive.com/?searchbox=%22Washington+is+being+inundated%22> (archived). ("Washington is being inundated with people who don't want to see an election victory stolen by emboldened Radical Left Democrats. Our Country has had enough, they won't take it anymore! We hear you (and love you) from the Oval Office. MAKE AMERICA GREAT AGAIN!").
485. The Select Committee has obtained two drafts of the speech from January 5th, one of which was circulated at approximately 3:30 p.m. and another at 7:40 p.m. See Documents on file with the Select Committee to Investigate the January 6th Attack on the United

- States Capitol (Vincent Haley Production), VMH-00002700, VMH-00002708 (January 5, 2021, email from Ross Worthington to Stephen Miller circulating draft speech at 3:30 p.m.); Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (National Archives Production), 076P-R000002878_00001, 076P-R000002879_00001, (January 5, 2021, email from Ross Worthington to Stephen Miller circulating draft speech at 7:40 p.m.).
486. Donald J. Trump (@realDonaldTrump), Twitter, Jan. 5, 2021 5:05 p.m. ET, available at <https://www.thetrumparchive.com> (archived). (“Washington is being inundated with people who don’t want to see an election victory stolen by emboldened Radical Left Democrats. Our Country has had enough, they won’t take it anymore! We hear you (and love you) from the Oval Office. MAKE AMERICA GREAT AGAIN!”).
487. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (National Archives Production), 076P-R000002879_00001 (Draft of Jan. 6, 2021 speech by President Donald Trump).
488. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Judson P. Deere, (Mar. 3, 2022), pp. 91-92.
489. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Shealah Craighead, (June 8, 2022), pp. 32-33. Craighead believed that she later shared this with Ornato. *See id.*, at 33.
490. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Sarah Matthews, (Feb. 8, 2022), p. 17; Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Judson P. Deere, (Mar. 3, 2022), p. 99.
491. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Sarah Matthews, (Feb. 8, 2022), p. 17. Deere did not recall this specific question nor responding to it, but did remember advising President Trump that he should focus on his administration’s accomplishments during his January 6th Ellipse rally speech rather than his stolen election claims. Deere recalled President Trump asking about which Members of Congress would be with him the next day and vote against certifying the election. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Judson Deere, (Mar. 3, 2022), pp. 88-90, 92, 99-100.
492. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Sarah Matthews, (Feb. 8, 2022), p. 17.
493. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Sarah Matthews, (Feb. 8, 2022), p. 17; Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Judson Deere, (Mar. 3, 2022), pp. 85-86.
494. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Judson P. Deere, (Mar. 3, 2022), pp. 86-87, 99.
495. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Judson P. Deere, (Mar. 3, 2022), p. 86.
496. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, 076P-R000007361_0001 (January 5, 2021, email from Austin Ferrer to Dan Scavino at 10:16 p.m.).
497. Senate Committee on Homeland Security and Governmental Affairs and Committee on Rules and Administration, 117th Congress, “Examining the U.S. Capitol Attack: A Review of the Security, Planning, and Response Failures on January 6” (Staff Report), p. B-2, (June 8, 2021); Statement of Catherine A. Sanderson, Ph.D., (June 3, 2022), at 5.
498. Lena V. Groeger, Jeff Kao, Al Shaw, Moiz Syed, and Maya Eliahou, “What Parler Saw During the Attack on the Capitol,” *Pro Publica*, at 12:05 p.m. ET at 0:30, Jan. 17, 2021, available, <https://projects.propublica.org/parler-capitol-videos/>; Statement of Catherine A. Sanderson, Ph.D., (June 3, 2022), at 5.

499. Select Committee to Investigate the January 6th Attack on the United States Capitol, Continued Interview of Cassidy Hutchinson, (June 20, 2022), pp. 11-19.
500. Senate Committee on Homeland Security and Governmental Affairs and Committee on Rules and Administration, 117th Congress, "Examining the U.S. Capitol Attack: A Review of the Security, Planning, and Response Failures on January 6" (Staff Report), pp. B-22, 23, (June 8, 2021).
501. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (National Archives Production), 076P-R000002911_00001, 076P-R000002912_00001 (January 6, 2021, email from Robert Gabriel Jr. to Dan Scavino at 1:25 p.m. re: Final draft attached with attachment '210106 Save America March.doc'); Statement of Jennifer Mercieca, (Mar. 31, 2022), at 18.
502. Statement of Jennifer Mercieca, (Mar. 31, 2022), at 18.