
ENDNOTES

1. Enrique Tarrio (@NobleLead), Parler, Jan. 6, 2021 11:16 p.m. ET, available at <https://twitter.com/ryanjreilly/status/1533921251743391745> (Ryan J. Reilly (@ryanjreilly), Twitter, June 6, 2022 5:18 p.m. ET (retweeting the Premonition video)).
2. Third Superseding Indictment at 22, *United States v. Nordean et al.*, No. 1:21-cr-175 (D.D.C. June 6, 2022), ECF No. 380.
3. Third Superseding Indictment at 22, *United States v. Nordean et al.*, No. 1:21-cr-175 (D.D.C. June 6, 2022), ECF No. 380.
4. “Leader of Proud Boys and Four Other Members Indicted in Federal Court for Seditious Conspiracy and Other Offenses Related to U.S. Capitol Breach,” Department of Justice, (June 6, 2022), available at <https://www.justice.gov/opa/pr/leader-proud-boys-and-four-other-members-indicted-federal-court-seditious-conspiracy-and>.
5. “Leader of Proud Boys and Four Other Members Indicted in Federal Court for Seditious Conspiracy and Other Offenses Related to U.S. Capitol Breach,” Department of Justice, (June 6, 2022), available at <https://www.justice.gov/opa/pr/leader-proud-boys-and-four-other-members-indicted-federal-court-seditious-conspiracy-and>.
6. “Leader of Proud Boys and Four Other Members Indicted in Federal Court for Seditious Conspiracy and Other Offenses Related to U.S. Capitol Breach,” Department of Justice, (June 6, 2022), available at <https://www.justice.gov/opa/pr/leader-proud-boys-and-four-other-members-indicted-federal-court-seditious-conspiracy-and>.
7. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Nick Qested Production), Video file ML_DC_20210106_Sony_FS5_Clip0065_1, at 0:04 and 1:14 (Jacob Chansley being interviewed the morning of the 6th).
8. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Nick Qested Production), Video file ML_DC_20210106_Sony_FS5_Clip0067_1, at 11:43 (an unnamed woman being interviewed the morning of the 6th).
9. Trial Transcript at 4542 and Trial Exhibit No. 6370, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. Oct. 20, 2022).
10. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Secret Service Production), CTRL0000882478, p. 1 (event summary of January 6th rally).
11. See, e.g., Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Cassidy Hutchinson, (Feb. 23, 2022), pp. 87–88; Select Committee to Investigate the January 6th Attack on the United States Capitol, Continued Interview of Cassidy Hutchinson, (June 20, 2022), pp. 12–13.
12. Select Committee to Investigate the January 6th Attack on the United States Capitol, Continued Interview of Cassidy Hutchinson, (June 20, 2022), pp. 12–13.
13. Select Committee to Investigate the January 6th Attack on the United States Capitol, Continued Interview of Cassidy Hutchinson, (June 20, 2022), pp. 11–12.
14. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Secret Service Production), CTRL0000086772, (Coordinated Response to a Request for Information from the Select Committee, Nov. 18, 2021).
15. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Secret Service Production), CTRL0000882478 (event summary of January 6th rally).
16. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Secret Service Production), CTRL0000882478 (event summary of January 6th rally).

17. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Department of Interior Production), DOI_46003146_00005053, (general arrest report at the Washington Monument on the morning of January 6th).
18. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Department of Interior Production), DOI_46003146_00005053, (general arrest report at the Washington Monument on the morning of January 6th).
19. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Department of Interior Production), DOI_46003146_00005053, (general arrest report at the Washington Monument on the morning of January 6th).
20. Select Committee to Investigate the January 6th Attack on the United States Capitol, Informal Interview of National Parks Service Staff, (Oct. 27–28, 2021), p. 6.
21. Select Committee to Investigate the January 6th Attack on the United States Capitol, Informal Interview of National Parks Service Staff, (Oct. 27–28, 2021), p. 6.
22. Tom Jackman, Rachel Weiner, and Spencer S. Hsu, “Evidence of Firearms in Jan. 6 Crowd Grows as Arrests and Trials Mount,” *Washington Post*, (July 8, 2022), available at <https://www.washingtonpost.com/dc-md-va/2022/07/08/jan6-defendants-guns/>.
23. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Secret Service Production), CTRL0000882478 (event summary of Jan 6 rally).
24. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (District of Columbia Production), MPD 73–78 (District of Columbia, Metropolitan Police Department, Transcript of Radio Calls, January 6, 2021); Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (District of Columbia Production), CTRL0000070375, at 3:40 (District of Columbia, Metropolitan Police Department, audio file of radio traffic from Jan. 6, 2021, from 12:00–13:00).
25. Statement of Offense at 4, *United States v. Colon*, No. 1:21-cr-160, (D.D.C. Apr. 27, 2022), ECF 143.
26. Statement of Offense at 4, *United States v. Colon*, No. 1:21-cr-160, (D.D.C. Apr. 27, 2022), ECF 143.
27. Affidavit in Support of Criminal Complaint and Arrest Warrant at 21–23, *United States v. Kuehne*, No. 1:21-cr-160, (D.D.C. Feb. 10, 2021), available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1366446/download>.
28. See Spencer S. Hsu and Tom Jackman, “First Jan. 6 Defendant Convicted at Trial Receives Longest Sentence of 7 Years,” *Washington Post*, (Aug. 1, 2022), available at <https://www.washingtonpost.com/dc-md-va/2022/08/01/reffitt-sentence-jan6/>.
29. Statement of Facts at 3, 5, *United States v. Bargar*, No. 1:22-mj-169, (D.D.C. July 29, 2022), ECF No. 1-1. See Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol, (District of Columbia Production, Axon Body 3 X6039BLAL, at 14:30:03 (MPD body camera footage).
30. Statement of Facts at 5, *United States v. Bargar*, No. 1:22-mj-169, (D.D.C. July 29, 2022), ECF No. 1-1.
31. Statement of Facts at 5, *United States v. Bargar*, No. 1:22-mj-169, (D.D.C. July 29, 2022), ECF No. 1-1.
32. Statement of Offense at 3, *United States v. Mazza*, No. 1:21-cr-736, (D.D.C. June 17, 2022), ECF No. 25.
33. Statement of Offense at 3–4, *United States v. Mazza*, No. 1:21-cr-736, (D.D.C. June 17, 2022), ECF No. 25; Statement of Facts at 2, *United States v. Mazza*, No. 1:21-cr-736, (D.D.C. Nov. 12, 2021), ECF No. 1-1.
34. Government’s Sentencing Memorandum at 9–10, *United States v. Mazza*, No. 1:21-cr-736 (D.D.C. Sept. 23, 2022), ECF No. 30.

35. For example, on November 13, 2020, Mazza (@MarkNunzios64) tweeted at President Trump: "Can you unseal obama's birth certificate and college transcripts?" On Facebook, Mazza shared a Q "drop" titled "The Armor of God," a 9/11 Truther video, and multiple posts dedicated to lies about the 2020 Presidential election. Screenshots on file with the Select Committee.
36. Hannah Rabinowitz and Holmes Lybrand, "Armed US Capitol Rioter Tells Investigators if He Had Found Pelosi, 'You'd be Here for Another Reason,'" CNN, (Nov. 23, 2021), available at <https://www.cnn.com/2021/11/22/politics/loaded-firearm-january-6-charged-mark-mazza/index.html>.
37. Government's Memorandum in Aid of Sentencing at 3, *United States v. Coffman*, No. 1:21-cr-4, (Mar. 2, 2022), ECF 28.
38. Government's Memorandum in Aid of Sentencing at 3, *United States v. Coffman*, No. 1:21-cr-4, (Mar. 2, 2022), ECF 28.
39. Government's Memorandum in Aid of Sentencing at 4, *United States v. Coffman*, No. 1:21-cr-4, (Mar. 2, 2022), ECF 28.
40. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Jeffrey Lawrence Morelock, (Jan. 26, 2022), p. 81.
41. Trial Exhibit 1.S.159.524, *United States v. Rhodes et al.*, No. 1:22-cr-15, (D.D.C. Oct. 4, 2022); Trial Transcript at 10502-08, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. Nov. 29, 2022)
42. Trial Transcript at 4109, *United States v. Rhodes et al.*, No. 1:22-cr-15, (D.D.C. Oct. 18, 2022).
43. Trial Transcript at 4106-08, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. Oct. 18, 2022)
44. Government's Opposition to Defendant's Motion to Revoke Magistrate Judge's Detention Order at 4, *United States v. Miller*, No. 1:21-cr-119, (D.D.C. Mar. 29, 2021), ECF No. 16.
45. Statement of Facts at 2, 9, *United States v. Miller*, No. 1:21-cr-119 (D.D.C. Jan. 19, 2021), ECF No. 1-1.
46. Government's Opposition to Defendant's Motion to Modify Release Conditions at 3, *United States v. Harkrider*, No. 1:21-cr-117, (D.D.C. July 8, 2021), ECF No. 40.
47. Government's Opposition to Defendant's Motion to Modify Release Conditions at 3, *United States v. Harkrider*, No. 1:21-cr-117, (D.D.C. July 8, 2021), ECF No. 40.
48. Dylan Stableford, "New Video Shows Alleged Jan. 6 Capitol Rioters Threatening Pence," Yahoo! News (Feb. 7, 2022), available at <https://news.yahoo.com/new-video-jan-6-capitol-riot-pence-threat-drag-through-streets-195249884.html>.
49. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Eric Barber, (Mar. 16, 2022), p. 41.
50. Statement of Facts at 3-4, *United States v. Foy*, No. 1:21-cr-108 (D.D.C. Jan. 20, 2021), ECF No. 1-1.
51. Statement of Facts at 3-4, *United States v. Foy*, No. 1:21-cr-108 (D.D.C. Jan. 20, 2021), ECF No. 1-1; Government's Opposition to Defendant's Emergency Bond Review Motion at 5 n.3, *United States v. Foy*, No. 1:21-cr-108 (D.D.C. Mar. 12, 2021), ECF No. 11.
52. Statement of Facts at 2-4, *United States v. Webster*, No. 1:21-cr-208 (D.D.C. Feb. 19, 2021), ECF No. 1-1. See also Holmes Lybrand, "Former NYPD Officer Sentenced to 10 Years in Prison for Assaulting a Police Officer on January 6," CNN (Sept. 1, 2022), available at <https://www.cnn.com/2022/09/01/politics/nypd-officer-january-6-sentencing/index.html>.
53. January 6th Committee, "Loudermilk Footage," YouTube, June 5, 2022, available at <https://www.youtube.com/watch?v=G9RNJ1tx4zw>.
54. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Nick Quested, (Apr. 5, 2022), pp. 123-25.

55. First Superseding Indictment at 3, *United States v. Nordean et al.*, No. 1:21-cr-175 (D.D.C. Mar. 10, 2021), ECF No. 26; “Auburn, Washington Member of Proud Boys Charged with Obstructing an Official Proceeding, Other Charges Related to the Jan. 6 Riots,” Department of Justice, (Feb. 3, 2021), available at <https://www.justice.gov/usao-wdwa/pr/auburn-washington-member-proud-boys-charged-obstructing-official-proceeding-other>.
56. Third Superseding Indictment at 16, *United States v. Nordean et al.*, No. 21-cr-175 (TJK) (D.D.C. June 6, 2022), ECF No. 380, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1510971/download>; Statement of Offense at 4, *United States v. Finley*, No. 1:21-cr-526 (D.D.C. March 8, 2022), available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1492396/download>.
57. “Auburn, Washington Member of Proud Boys Charged with Obstructing an Official Proceeding, Other Charges Related to the Jan. 6 Riots,” Department of Justice, (Feb. 3, 2021), available at <https://www.justice.gov/usao-wdwa/pr/auburn-washington-member-proud-boys-charged-obstructing-official-proceeding-other>.
58. “Auburn, Washington Member of Proud Boys Charged with Obstructing an Official Proceeding, Other Charges Related to the Jan. 6 Riots,” Department of Justice, (Feb. 3, 2021), available at <https://www.justice.gov/usao-wdwa/pr/auburn-washington-member-proud-boys-charged-obstructing-official-proceeding-other>.
59. “Auburn, Washington Member of Proud Boys Charged with Obstructing an Official Proceeding, Other Charges Related to the Jan. 6 Riots,” Department of Justice, (Feb. 3, 2021), available at <https://www.justice.gov/usao-wdwa/pr/auburn-washington-member-proud-boys-charged-obstructing-official-proceeding-other>.
60. Third Superseding Indictment at 16, *United States v. Nordean et al.*, No. 1:21-cr-175 (D.D.C. June 6, 2022), ECF No. 380, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1510971/download>.
61. See “War Room - 2019-AUG 09, Friday - Joe Biggs and Owen Shroyer Talk Internet Censorship and Democrat Party Terrorism,” Spreaker.com, (Aug. 9, 2019), available at <https://www.spreaker.com/user/realalexjones/08-09-19-warroom>; Alexandra Garrett, “Joe Biggs, Proud Boys Leader and Former Infowars Staffer, Arrested Over Capitol Riot,” *Newsweek*, (Jan. 20, 2021), available at <https://www.newsweek.com/joe-biggs-proud-boys-leader-former-infowars-staffer-arrested-over-capitol-riot-1563181>.
62. Affidavit in Support of Criminal Complaint at 4, *United States v. Biggs*, No. 1:21-cr-175 (D.D.C. Jan. 19, 2021), available at <https://www.justice.gov/opa/page/file/1357251/download>.
63. Affidavit in Support of Criminal Complaint at 4, *United States v. Biggs*, No. 1:21-cr-175 (D.D.C. Jan. 19, 2021), available at <https://www.justice.gov/opa/page/file/1357251/download>.
64. Affidavit in Support of Criminal Complaint at 4, *United States v. Biggs*, No. 1:21-cr-175 (D.D.C. Jan. 19, 2021), available at <https://www.justice.gov/opa/page/file/1357251/download>.
65. Affidavit in Support of Criminal Complaint at 4, *United States v. Biggs*, No. 1:21-cr-175 (D.D.C. Jan. 19, 2021), available at <https://www.justice.gov/opa/page/file/1357251/download>.
66. Statement of Offense at 4, *United States v. Finley*, No. 1:21-cr-526 (D.D.C. Apr. 6, 2022), ECF No. 38, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1492396/download>; First Superseding Indictment at 3, *United States v. Nordean et al.*, No. 1:21-cr-175 (D.D.C. Mar. 10, 2021), ECF No. 26, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1377586/download>.
67. First Superseding Indictment at 3, *United States v. Nordean et al.*, No. 1:21-cr-175 (D.D.C. Mar. 10, 2021), ECF No. 26, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1377586/download>.

68. First Superseding Indictment at 8–9, 12, *United States v. Nordean et al.*, No. 1:21-cr-175 (D.D.C. Mar. 10, 2021), ECF No. 26, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1377586/download>.
69. U.S. Capitol Police Camera U.S. Capitol Police Camera 9004.
70. U.S. Capitol Police Camera 3187.
71. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Nick Qusted Production), Video file Iphone_Nick_DC_20210106_IMG_1081_1_1.mov, at 0:14; Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Nick Qusted, (Apr. 5, 2022), pp. 139–40.
72. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Nick Qusted, (Apr. 5, 2022), p. 138.
73. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Nick Qusted, (Apr. 5, 2022), pp. 130–31.
74. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Nick Qusted, (Apr. 5, 2022), p. 134; Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Nick Qusted Production), Video file M_DC_20210106_Sony_GC280A_0486.mov.
75. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Nick Qusted, (Apr. 5, 2022), pp. 132, 143.
76. U.S. Capitol Police Camera 946.
77. “Peace Monument,” Architect of the Capitol, available at <https://www.aoc.gov/explore-capitol-campus/art/peace-monument>.
78. U.S. Capitol Police Cameras 946, 3187.
79. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Nick Qusted Production), Video file ML_DC_20210106_Sony_GC280A_0498.mov, at 0:00–0:30.
80. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Caroline Elizabeth Edwards, (Apr. 18, 2022), pp. 33–38; Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Nick Qusted Production), Video file ML_DC_20210106_Sony_GC280A_0498 2022-05-15 15.00.38 at 1:15.
81. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Nick Qusted Production), Video file Iphone_Nick_DC_20210106_IMG_1116_1.mov.
82. Alan Feuer, “Dispute over Claim that Proud Boys Leader Urged Attack at Capitol,” *New York Times*, (Oct. 7, 2021), available at <https://www.nytimes.com/2021/10/07/us/politics/proud-boys-capitol-riot.html>.
83. Alan Feuer, “Dispute over Claim that Proud Boys Leader Urged Attack at Capitol,” *New York Times*, (Oct. 7, 2021), available at <https://www.nytimes.com/2021/10/07/us/politics/proud-boys-capitol-riot.html>.
84. U.S. Capitol Police Camera 946.
85. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Caroline Elizabeth Edwards, (Apr. 18, 2022), pp. 41–42.
86. U.S. Capitol Police Cameras 945, 946, and 3187; Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Nick Qusted Production), Video files Iphone_Nick_DC_20210106_IMG_1127_1.mov, Iphone_Nick_DC_20210106_IMG_1127_2_1.mov; Elijah Schaffer (@ElijahSchaffer), Twitter, Jan.

- 6, 2021 6:46 p.m. ET, available at <https://twitter.com/ElijahSchaffer/status/1346966514990149639>.
87. Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of Caroline Elizabeth Edwards, (Apr. 18, 2022), pp. 44; Video files Iphone_Nick_DC_20210106_IMG_1127_1.mov, Iphone_Nick_DC_20210106_IMG_1127_2_1.mov; Elijah Schaffer (@ElijahSchaffer), Twitter, Jan. 6, 2021 6:46 p.m. ET, available at <https://twitter.com/ElijahSchaffer/status/1346966514990149639>.
 88. Affidavit in Support of Criminal Complaint and Arrest Warrant at 6–8, *United States v. Jackman*, No. 1:21-cr-378 (D.D.C. Mar. 26, 2021), ECF No. 1-1.
 89. Statement of Facts at 1–2, *United States v. Pepe*, No. 1:21-cr-52 (D.D.C. Jan. 11, 2021), ECF No. 1-1.
 90. Affidavit in Support of Criminal Complaint and Arrest Warrant at 7, *United States v. Jackman*, No. 1:21-cr-378 (D.D.C. Mar. 26, 2021), ECF No. 1-1.
 91. Statement of Offense at 5, *United States v. Finley*, No. 1:21-cr-526 (D.D.C. Apr. 6, 2022), ECF No. 38.
 92. Statement of Offense at 2–5, *United States v. Bertino*, No. 1:22-cr-329 (D.D.C. Oct. 6, 2022), ECF No. 5.
 93. U.S. Capitol Police Camera 908.
 94. U.S. Capitol Police Camera 944.
 95. U.S. Capitol Police Camera 944; Trial Exhibit 1515.1, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. Oct. 18, 2022); Trial Exhibit 6757, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. Nov. 1, 2022) (showing timelapse of security footage outside the Capitol).
 96. “Donald Trump Speech ‘Save America’ Rally Transcript January 6,” Rev, (Jan. 6, 2021), available at <https://www.rev.com/blog/transcripts/donald-trump-speech-save-america-rally-transcript-january-6>.
 97. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Alex Holder Production), Video file 45DAY32CAMB0059.mov, at 2:11 (using audio track 4 to hear the statement clearly from someone off camera).
 98. “Tennessee Man Pleads Guilty to Felony Charges for Actions During Jan. 6 Capitol Breach,” Department of Justice, (Sep. 30, 2022), available at <https://www.justice.gov/usao-dc/pr/tennessee-man-pleads-guilty-felony-charges-actions-during-jan-6-capitol-breach>.
 99. “Tennessee Man Pleads Guilty to Felony Charges for Actions During Jan. 6 Capitol Breach,” Department of Justice, (Sep. 30, 2022), available at <https://www.justice.gov/usao-dc/pr/tennessee-man-pleads-guilty-felony-charges-actions-during-jan-6-capitol-breach>.
 100. “Two Men Sentenced to 44 Months in Prison for Assaulting Law Enforcement Officers During Jan. 6 Capitol Breach,” Department of Justice, (July 15, 2022), available at <https://www.justice.gov/usao-dc/pr/two-men-sentenced-prison-assaulting-law-enforcement-officers-during-jan-6-capitol-breach>.
 101. Statement of Offense at 4, *United States v. Mattice*, No. 1:21-cr-657 (D.D.C. Apr. 22, 2022), ECF No. 44.
 102. Government’s Opposition to Defendant’s Motion for Release from Pretrial Detention at 10–11, *United States v. Nichols*, No. 1:21-cr-117 (D.D.C. Nov. 29, 2021), ECF No. 61; Tom Dreisbach (@TomDreisbach), Twitter, Feb. 4, 2022, 7:40 p.m. ET, available at https://twitter.com/TomDreisbach/status/1489763508459687937?ref_src=twsrc%5Etfw%7Ctwcamp%5Etweetembed%7Ctwterm%5E1489763508459687937%7Ctwgr%5E%7Ctwcon%5Es1_&ref_url=; Select Committee to Investigate the January 6th Attack on the United States Capitol, Public Hearing, (June 16, 2022), at 0:14:11–0:15:00, <https://youtu.be/vBjUWVKuDj0?t=851>; Hearing on Motion to Modify Conditions of Release, Exhibit 07 at 7:43–8:00, *United States v. Nichols*, No. 1:21-cr-117 (D.D.C. Dec. 20, 2021). Nichols had made similarly violent statements since the November 2020 election, with increasing references to fighting on January 6th following President Trump’s December 19th tweet. See Government’s Opposition to Defendant’s

Motion for Release from Pretrial Detention at 4–8, *United States v. Nichols*, No. 1:21-cr-117 (D.D.C. Nov. 29, 2021), ECF No. 61 (documenting the many communications Nichols had with his codefendant planning for violence).

103. Government's Opposition to Defendant's Motion for Release from Pretrial Detention at 10–11, *United States v. Nichols*, No. 1:21-cr-117 (D.D.C. Nov. 29, 2021), ECF No. 61; Tom Dreisbach (@TomDreisbach), Twitter, Feb. 4, 2022, 7:40 p.m. ET, available at: https://twitter.com/TomDreisbach/status/1489763508459687937?ref_src=twsrc%5Etfw%7Ctwcamp%5Etweetembed%7Ctwtterm%5E1489763508459687937%7Ctwgr%5E%7Ctwcon%5Es1_&ref_url=; Select Committee to Investigate the January 6th Attack on the United States Capitol, Public Hearing, (June 16, 2022), at 0:14:11–0:15:00, <https://youtu.be/vBjUWVKuDj0?t=851>; Hearing on Motion to Modify Conditions of Release, Exhibit 07 at 7:43–8:00, *United States v. Nichols*, No. 1:21-cr-117 (D.D.C. Dec. 20, 2021).
104. On the Media, "Jessica Watkins on 'Stop The Steal J6' Zello Channel (Unedited)," SoundCloud, at 4:00–4:12, Mar. 8, 2021, available at <https://soundcloud.com/user-403747081/jessica-watkins-on-stop-the-steal-j6-zello-channel-unedited>.
105. On the Media, "Jessica Watkins on 'Stop The Steal J6' Zello Channel (Unedited)," SoundCloud, at 5:30–5:34, Mar. 8, 2021, available at <https://soundcloud.com/user-403747081/jessica-watkins-on-stop-the-steal-j6-zello-channel-unedited>.
106. Statement of Facts at 13, *United States v. Hazard*, No. 1:22-cr-70 (D.D.C. Dec. 7, 2021), ECF No. 1-1; Joy Sharon Yi and Kate Woodsome, "How the Capitol Attack Unfolded, from Inside Trump's Rally to the Riot | Opinion," *The Washington Post*, at 1:32–1:42, (Jan. 12, 2021), available at https://www.washingtonpost.com/video/opinions/how-the-capitol-attack-unfolded-from-inside-trumps-rally-to-the-riot-opinion/2021/01/12/a7146251-b076-426e-a2e3-8b503692c89d_video.html.
107. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Caroline Wren Production), REVU_000474 (Jan. 6, 2021, Alex Jones text message to Caroline Wren).
108. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Caroline Wren Production), REVU_000474 (Jan. 6, 2021, Alex Jones text message to Caroline Wren).
109. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Alexander Jones, (Jan. 24, 2022), Exhibit 13 at 0:29 (excerpt from The Alex Jones Show on Jan. 7, 2022).
110. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Caroline Wren, (Dec. 17, 2021), pp. 260–61.
111. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Caroline Wren, (Dec. 17, 2021), pp. 260–61; See generally The Alex Jones Show, "Humanity is Carrying Out its Own Great Reset Against Planet's Corrupt Elite - FULL SHOW 1/24/22," Banned.Video, at 37:00, Jan. 24, 2022, available at <https://banned.video/watch?id=61ef3e9d186875155e97ece8&list=5d81058ce2ea200013c01580>.
112. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Alexander Jones, (Jan. 24, 2022), Ex. 13 at 0:29 (Excerpt from The Alex Jones Show on Jan. 7, 2022); Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Caroline Wren Production), REVU_000475 (Jan. 6, 2021, Alex Jones text message to Caroline Wren); Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Caroline Wren Production), REVU_000484 (Jan. 5, 2021, Tim Enlow text message to Caroline Wren).
113. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Caroline Wren, (Dec. 17, 2021), p. 244.
114. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Caroline Wren, (Dec. 17, 2021), p. 244.

115. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Caroline Wren, (Dec. 17, 2021), p. 244.
116. The Alex Jones Show, "Humanity is Carrying Out its Own Great Reset Against Planet's Corrupt Elite - FULL SHOW 1/24/22," Banned.Video, at 37:00, Jan. 24, 2022, available at <https://banned.video/watch?id=61ef3e9d186875155e97ece8&list=5d81058ce2ea200013c01580>.
117. The Alex Jones Show, "Humanity is Carrying Out its Own Great Reset Against Planet's Corrupt Elite - FULL SHOW 1/24/22," Banned.Video, at 37:44, Jan. 24, 2022, available at <https://banned.video/watch?id=61ef3e9d186875155e97ece8&list=5d81058ce2ea200013c01580>.
118. The Alex Jones Show, "Humanity is Carrying Out its Own Great Reset Against Planet's Corrupt Elite - FULL SHOW 1/24/22," Banned.Video, at 37:26, Jan. 24, 2022, available at <https://banned.video/watch?id=61ef3e9d186875155e97ece8&list=5d81058ce2ea200013c01580>.
119. The Alex Jones Show, "Humanity is Carrying Out its Own Great Reset Against Planet's Corrupt Elite - FULL SHOW 1/24/22," Banned.Video, at 37:58, Jan. 24, 2022, available at <https://banned.video/watch?id=61ef3e9d186875155e97ece8&list=5d81058ce2ea200013c01580>.
120. The Alex Jones Show, "Humanity is Carrying Out its Own Great Reset Against Planet's Corrupt Elite - FULL SHOW 1/24/22," Banned.Video, at 38:00, Jan. 24, 2022, available at <https://banned.video/watch?id=61ef3e9d186875155e97ece8&list=5d81058ce2ea200013c01580>.
121. The Alex Jones Show, "Humanity is Carrying Out its Own Great Reset Against Planet's Corrupt Elite - FULL SHOW 1/24/22," Banned.Video, at 38:16, Jan. 24, 2022, available at <https://banned.video/watch?id=61ef3e9d186875155e97ece8&list=5d81058ce2ea200013c01580>.
122. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Matthew Walter, (Mar. 9, 2022), p. 78.
123. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Matthew Walter, (Mar. 9, 2022), p. 75.
124. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Google Voice Production, Feb. 25, 2022).
125. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Verizon Production, Nov. 19, 2021).
126. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (AT&T Production, Nov. 24, 2021).
127. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Alexander Jones, (Jan. 24, 2022), Exhibit 12 at 0:20.
128. Lena Groeger, Jeff Kao, Al Shaw, Moiz Syed and Maya Eliahou, "What Parler Saw During the Attack on the Capitol," ProPublica, (Jan. 17, 2021), available at <https://projects.propublica.org/parler-capitol-videos/?id=HS34fbzqg2b>.
129. Lena Groeger, Jeff Kao, Al Shaw, Moiz Syed and Maya Eliahou, "What Parler Saw During the Attack on the Capitol," ProPublica, (Jan. 17, 2021), available at <https://projects.propublica.org/parler-capitol-videos/?id=Qo3hom0Qb1at>.
130. Lena Groeger, Jeff Kao, Al Shaw, Moiz Syed and Maya Eliahou, "What Parler Saw During the Attack on the Capitol," ProPublica, (Jan. 17, 2021), available at <https://projects.propublica.org/parler-capitol-videos/?id=QgPXUnbdhx3q>.
131. Lena Groeger, Jeff Kao, Al Shaw, Moiz Syed and Maya Eliahou, "What Parler Saw During the Attack on the Capitol," ProPublica, (Jan. 17, 2021), available at <https://projects.propublica.org/parler-capitol-videos/?id=QgPXUnbdhx3q>.
132. Lena Groeger, Jeff Kao, Al Shaw, Moiz Syed and Maya Eliahou, "What Parler Saw During the Attack on the Capitol," ProPublica, (Jan. 17, 2021), available at <https://projects.propublica.org/parler-capitol-videos/?id=QgPXUnbdhx3q>.
133. Jan. 6th Protest and Save America March, "Raw BodyCam: Watch As Alex Jones Works With Capitol Police To Try And Quell The Riot," Banned.Video, at 8:45, Jan. 12, 2021, available at <https://banned.video/watch?id=5ffe25bc0d763c3dca0c4da1>.

134. Lena Groeger, Jeff Kao, Al Shaw, Moiz Syed and Maya Eliahou, "What Parler Saw During the Attack on the Capitol," ProPublica, (Jan. 17, 2021), available at <https://projects.propublica.org/parler-capitol-videos/?id=a8lp9o0oOT3m>.
135. Jan. 6th Protest and Save America March, "Raw BodyCam: Watch as Alex Jones Works with Capitol Police To Try And Quell The Riot," Banned.Video, at 15:10, Jan. 12, 2021, available at <https://Banned.Video/watch?id=5ffe25bc0d763c3dca0c4da1>.
136. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (District of Columbia Production), MPD 125–MPD 126 (District of Columbia, Metropolitan Police Department, Transcript of Radio Calls, January 6, 2021)
137. Government's Memorandum in Support of Pretrial Detention of Defendant Guy Wesley Reffitt at 4, *United States v. Reffitt*, No. 1:21-cr-32 (D.D.C. Mar. 13, 2021), ECF No. 10.
138. See Government's Memorandum in Support of Pretrial Detention of Defendant Guy Wesley Reffitt at 4–5, *United States v. Reffitt*, No. 1:21-cr-00032 (D.D.C. Mar. 13, 2021), ECF No. 10.
139. See Government's Memorandum in Support of Pretrial Detention of Defendant Guy Wesley Reffitt at 4–5, *United States v. Reffitt*, No. 1:21-cr-00032 (D.D.C. Mar. 13, 2021), ECF No. 10.
140. See Government's Memorandum in Support of Pretrial Detention of Defendant Guy Wesley Reffitt at 5, *United States v. Reffitt*, No. 1:21-cr-00032 (D.D.C. Mar. 13, 2021), ECF No. 10.
141. See Government's Memorandum in Support of Pretrial Detention of Defendant Guy Wesley Reffitt at 5, *United States v. Reffitt*, No. 1:21-cr-00032 (D.D.C. Mar. 13, 2021), ECF No. 10.
142. See Government's Memorandum in Support of Pretrial Detention of Defendant Guy Wesley Reffitt at 5, *United States v. Reffitt*, No. 1:21-cr-00032 (D.D.C. Mar. 13, 2021), ECF No. 10.
143. See Government's Memorandum in Support of Pretrial Detention of Defendant Guy Wesley Reffitt at 6, *United States v. Reffitt*, No. 1:21-cr-00032 (D.D.C. Mar. 13, 2021), ECF No. 10.
144. See Government's Memorandum in Support of Pretrial Detention of Defendant Guy Wesley Reffitt at 12, *United States v. Reffitt*, No. 1:21-cr-00032 (D.D.C. Mar. 13, 2021), ECF No. 10.
145. See Government's Memorandum in Support of Pretrial Detention of Defendant Guy Wesley Reffitt at 4, *United States v. Reffitt*, No. 1:21-cr-32 (D.D.C. Mar. 13, 2021), ECF No. 10.
146. Government's Sentencing Memorandum, *United States v. Reffitt*, No. 1:21-cr-32 (D.D.C. July 15, 2022), ECF No. 158.
147. See Spencer S. Hsu and Tom Jackman, "First Jan. 6 Defendant Convicted at Trial Receives Longest Sentence of 7 Years," *Washington Post*, (Aug. 1, 2022), available at <https://www.washingtonpost.com/dc-md-va/2022/08/01/reffitt-sentence-jan6/>.
148. See Statement of Facts at ¶¶ 14, 20, *United States v. Scott*, No. 1:21-mj-411 (D.D.C. April 29, 2021), ECF No. 1-1, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1395876/download>.
149. See Statement of Facts at ¶ 16, *United States v. Scott*, No. 1:21-mj-411 (D.D.C. April 29, 2021), ECF No. 1-1, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1395876/download>.
150. Statement of Facts at 9, *United States v. Worrell*, No. 1:21-mj-296 (D.D.C. Mar. 10, 2021), ECF No. 1-1, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1379556/download>.
151. Statement of Facts at 10–11, *United States v. Worrell*, No. 1:21-mj-296 (D.D.C. Mar. 10, 2021), ECF No. 1-1, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1379556/download>.
152. Statement of Offense at ¶ 9, *United States v. Jackson*, No. 1:21-cr-484 (D.D.C. Nov. 22, 2021), ECF No. 19, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1452291/download>.
153. Statement of Offense at ¶¶ 1, 25, *United States v. Greene*, No. 1:21-cr-52-33 (D.D.C. Dec. 22, 2021), ECF No. 105, available at <https://www.justice.gov/usao-dc/press-release/file/1458266/download>.

154. Lena Groeger, Jeff Kao, Al Shaw, Moiz Syed and Maya Eliahou, “What Parler Saw During the Attack on the Capitol,” ProPublica, (Jan. 17, 2021), available at <https://projects.propublica.org/parler-capitol-videos/?id=zOZ8CgfNU1SY>.
155. Statement of Facts at 5, *United States v. Kelley*, No. 1:22-cr-222 (D.D.C. June 8, 2022), ECF No. 1.
156. Statement of Facts at 6, *United States v. Kelley*, No. 1:22-cr-222 (D.D.C. June 8, 2022), ECF No. 1.
157. See Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Ryan Kelley, (Apr. 21, 2022), pp. 7, 70–71, 79–80, and Exhibit 15.
158. Arrest Warrant at 1, *United States v. Kelley*, No. 1:22-cr-222 (D.D.C. June 9, 2022), ECF No. 5.
159. U.S. Capitol Police Camera 102; Third Superseding Indictment at 21, *United States v. Nordean et al.*, No. 1:21-cr-175 (D.D.C. June 6, 2022), ECF No. 380 (noting that Dominic Pezzola “used [a] riot shield . . . to break a window of the Capitol” at “2:13 p.m.” and that “[t]he first members of the mob entered the Capitol through this broken window”); 167 Cong. Rec. S634 (daily ed. Feb. 10, 2021), available at <https://www.congress.gov/117/crec/2021/02/10/CREC-2021-02-10-pt1-PgS615-4.pdf>.
160. U.S. Capitol Police Camera 689; Third Superseding Indictment at 21, *United States v. Nordean et al.*, No. 1:21-cr-175 (D.D.C. June 6, 2022), ECF No. 380 (noting that Dominic Pezzola “used [a] riot shield . . . to break a window of the Capitol” at “2:13 p.m.” and that “[t]he first members of the mob entered the Capitol through this broken window.”); 167 Cong. Rec. S634 (daily ed. Feb. 10, 2021), available at <https://www.congress.gov/117/crec/2021/02/10/CREC-2021-02-10-pt1-PgS615-4.pdf>.
161. Third Superseding Indictment at 21, *United States v. Nordean et al.*, No. 1:21-cr-175 (D.D.C. June 6, 2022), ECF No. 380 (noting that Dominic Pezzola “used [a] riot shield . . . to break a window of the Capitol” at “2:13 p.m.” and that “[t]he first members of the mob entered the Capitol through this broken window”); 167 Cong. Rec. S634 (daily ed. Feb. 10, 2021), available at <https://www.congress.gov/117/crec/2021/02/10/CREC-2021-02-10-pt1-PgS615-4.pdf>. See also Ashley Parker, Carol D. Leonnig, Paul Kane, and Emma Brown, “How the Rioters Who Stormed the Capitol Came Dangerously Close to Pence,” *Washington Post*, (Jan. 15, 2021), available at https://www.washingtonpost.com/politics/pence-rioters-capitol-attack/2021/01/15/ab62e434-567c-11eb-a08b-f1381ef3d207_story.html; Kat Lonsdorf, Courtney Dorning, Amy Isackson, Mary Louise Kelly, and Aeilisa Chang, “A Timeline of How The Jan. 6 Attack Unfolded—Including Who Said What and When,” NPR, (June 9, 2022), available at <https://www.npr.org/2022/01/05/1069977469/a-timeline-of-how-the-jan-6-attack-unfolded-including-who-said-what-and-when>.
162. Peter Manseau, “His Pastors Tried to Steer Him Away from Social Media Rage. He Stormed the Capitol Anyway,” *Washington Post*, (Feb. 19, 2021), available at <https://www.washingtonpost.com/religion/2021/02/19/michael-sparks-capitol-siege-jan-6-christian/>.
163. Statement of Facts at 9, *United States v. Sparks*, No. 1:21-cr-87 (D.D.C. Jan. 19, 2021), ECF No. 1.
164. Complaint and Affidavit at 9–10, *United States v. Gieswein*, No. 1:21-cr-24 (D.D.C. Jan. 16, 2021), ECF No. 1. As an example of his conspiracy beliefs, Gieswein claimed that American politicians “have completely destroyed our country and sold them to the Rothschilds and Rockefellers.” This is a standard anti-Semitic trope. See Complaint and Affidavit at 11, *United States v. Gieswein*, No. 1:21-cr-24 (D.D.C. Jan. 16, 2021), ECF No. 1. Gieswein also denied that he was a Three Percenter as of January 6, 2021, even though he affiliated with an apparent Three Percenter group at previous times. See Mr. Gieswein’s Motion for Hearing & Revocation of Detention Order at 2–3, 18–19, 25, *United States v. Gieswein*, No. 1:21-cr-24 (D.D.C. June 8, 2021), ECF No. 18. When the FBI arrested Gieswein, the criminal complaint noted that he “appears to be affiliated with the radical militia group known as the Three Percenters.” Criminal Complaint at 5, *United States v. Gieswein*, No. 1:21-cr-24 (D.D.C. Jan. 16, 2021), available at <https://www.justice.gov/opa/page/file/1360831/>

- [download](#). See also Adam Rawnsley (@arawnsley), Twitter, Jan. 17, 2021 9:13 p.m. ET, available at <https://twitter.com/arawnsley/status/1350989535954530315> (highlighting photos of Gieswein flashing a Three Percenter symbol).
165. Statement of Facts at 1–2, *United States v. Jensen*, No. 1:21-cr-6 (D.D.C. Jan. 8, 2021), ECF No. 1.
 166. Statement of Facts at 2, *United States v. Jensen*, No. 1:21-cr-6 (D.D.C. Jan. 8, 2021), ECF No. 1.
 167. “Arizona Man Sentenced to 41 Months in Prison On Felony Charge in Jan. 6 Capitol Breach,” Department of Justice, (Nov. 17, 2021), available at <https://www.justice.gov/usao-dc/pr/arizona-man-sentenced-41-months-prison-felony-charge-jan-6-capitol-breach>.
 168. Statement of Facts at 2, *United States v. Seefried*, No. 1:21-mj-46 (D.D.C. Jan. 13, 2021), available at: <https://www.justice.gov/usao-dc/press-release/file/1354306/download>.
 169. Statement of Facts at 2, *United States v. Seefried*, No. 1:21-mj-46 (D.D.C. Jan. 13, 2021), available at <https://www.justice.gov/usao-dc/press-release/file/1354306/download>; Maria Cramer, “Confederate Flag an Unnerving Sight in the Capitol,” *New York Times*, (Jan. 9, 2021), available at <https://www.nytimes.com/2021/01/09/us/politics/confederate-flag-capitol.html>.
 170. Statement of Facts at 2, 5, *United States v. Seefried*, No. 1:21-mj-46 (D.D.C. Jan. 13, 2021), available at <https://www.justice.gov/usao-dc/press-release/file/1354306/download>.
 171. “Delaware Man Sentenced to 24 Months in Prison for Actions Related to Capitol Breach,” Department of Justice, (Oct. 24, 2022), available at <https://www.justice.gov/usao-dc/pr/delaware-man-sentenced-24-months-prison-actions-related-capitol-breach>.
 172. “Virginia Man Arrested on Felony and Misdemeanor Charges for Actions During Jan. 6 Capitol Breach,” Department of Justice, (Sep. 20, 2022), available at <https://www.justice.gov/usao-dc/pr/virginia-man-arrested-felony-and-misdemeanor-charges-actions-during-jan-6-capitol-breach>; Statement of Facts at 44, *United States v. Brody, et al.*, No. 1:22-mj-203 (D.D.C. Sep. 12, 2022), available at <https://www.justice.gov/usao-dc/press-release/file/1536736/download>.
 173. “Virginia Man Arrested on Felony and Misdemeanor Charges for Actions During Jan. 6 Capitol Breach,” Department of Justice, (Sep. 20, 2022), available at <https://www.justice.gov/usao-dc/pr/virginia-man-arrested-felony-and-misdemeanor-charges-actions-during-jan-6-capitol-breach>.
 174. Statement of Facts at 44, *United States v. Brody, et al.*, No. 1:22-mj-203 (D.D.C. Sep. 12, 2022), available at <https://www.justice.gov/usao-dc/press-release/file/1536736/download>.
 175. Statement of Facts at 44, *United States v. Brody, et al.*, No. 1:22-mj-203 (D.D.C. Sep. 12, 2022), available at <https://www.justice.gov/usao-dc/press-release/file/1536736/download>.
 176. Neil Vigdor and Alan Feuer, “A Jan. 6 Defendant Coordinated Volunteers to Help Youngkin’s Campaign,” *New York Times*, (Oct. 6, 2022), available at <https://www.nytimes.com/2022/10/06/us/politics/joseph-brody-jan-6-youngkin.html>.
 177. Statement of Facts at 43, *United States v. Brody, et al.*, No. 1:22-mj-203 (D.D.C. Sept. 12, 2022), available at <https://www.justice.gov/usao-dc/press-release/file/1536736/download>.
 178. “Virginia Man Arrested on Felony and Misdemeanor Charges for Actions During Jan. 6 Capitol Breach,” Department of Justice, (Sep. 20, 2022), available at <https://www.justice.gov/usao-dc/pr/virginia-man-arrested-felony-and-misdemeanor-charges-actions-during-jan-6-capitol-breach>.
 179. “Virginia Man Arrested on Felony and Misdemeanor Charges for Actions During Jan. 6 Capitol Breach,” Department of Justice, (Sep. 20, 2022), available at <https://www.justice.gov/usao-dc/pr/virginia-man-arrested-felony-and-misdemeanor-charges-actions-during-jan-6-capitol-breach>.
 180. “Virginia Man Arrested on Felony and Misdemeanor Charges for Actions During Jan. 6 Capitol Breach,” Department of Justice (Sep. 20, 2022), available at <https://www.justice.gov/>

- [usao-dc/pr/virginia-man-arrested-felony-and-misdemeanor-charges-actions-during-jan-6-capitol-breach](#); Statement of Facts at 40–43, *United States v. Brody, et al.*, No. 1:22-mj-203 (D.D.C. Sep. 12, 2022), available at <https://www.justice.gov/usao-dc/press-release/file/1536736/download>.
181. Statement of Facts at 2–3, 6–7, *United States v. Williams*, No. 1:21-cr-618 (D.D.C. Jan. 17, 2021), available at <https://www.justice.gov/opa/page/file/1357051/download>. A jury found Williams guilty of certain felony and misdemeanor charges, but could not reach a verdict on other charges, including the aiding and abetting charge. See “Pennsylvania Woman Found Guilty of Felony and Misdemeanor Charges Related to Capitol Breach,” Department of Justice, (Nov. 21, 2022), available at <https://www.justice.gov/usao-dc/pr/pennsylvania-woman-found-guilty-felony-and-misdemeanor-charges-related-capitol-breach>.
 182. Government’s Sentencing Memorandum at 12, *United States v. Hale-Cusanelli*, No. 1:21-cr-37 (D.D.C. Sep. 15, 2022), ECF No. 110; “New Jersey Man Sentenced to 48 Months in Prison for Actions Related to Capitol Breach,” Department of Justice, (Sep. 22, 2022), available at <https://www.justice.gov/usao-dc/pr/new-jersey-man-sentenced-prison-actions-related-capitol-breach>; Statement of Facts at 2, *United States v. Hale-Cusanelli*, No. 1:21-cr-37, (D.D.C. Jan. 15, 2021), available at <https://www.justice.gov/opa/page/file/1356066/download>. Pictures available online depict Hale-Cusanelli with a Hitler-style mustache. See Holmes Lybrand and Andrew Millman, “U.S. Capitol Rioter and Alleged Nazi Sympathizer Sentenced to 4 Years in Prison,” CNN, (Sep. 22, 2022), available at <https://www.cnn.com/2022/09/22/politics/timothy-hale-cusanelli-stephen-ayres-capitol-riot/index.html>.
 183. “New Jersey Man Sentenced to 48 Months in Prison for Actions Related to Capitol Breach,” Department of Justice, (Sep. 22, 2022), available at <https://www.justice.gov/usao-dc/pr/new-jersey-man-sentenced-prison-actions-related-capitol-breach>.
 184. “New Jersey Man Sentenced to 48 Months in Prison for Actions Related to Capitol Breach,” Department of Justice, (Sep. 22, 2022), available at <https://www.justice.gov/usao-dc/pr/new-jersey-man-sentenced-prison-actions-related-capitol-breach>.
 185. Statement of Offense at 3, *United States v. Packer*, No. 1:21-cr-103 (D.D.C. Jan. 13, 2021), available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1469561/download>.
 186. Affidavit in Support of Criminal Complaint and Arrest Warrant at 4–5, *United States v. Packer*, No. 1:21-cr-103, (D.D.C. Jan. 13, 2021), available at <https://www.justice.gov/usao-dc/press-release/file/1353201/download>.
 187. U.S. Capitol Police Cameras 102, 123.
 188. Igor Bobic (@igorbobic), Twitter, Jan. 6, 2021 3:09 p.m. ET, available at <https://twitter.com/igorbobic/status/1346911809274478594>; Spencer S. Hsu, “Officer Describes How Jan. 6 Rioters Pursued Him through Capitol,” *Washington Post*, (June 15, 2022), available at <https://www.washingtonpost.com/dc-md-va/2022/06/13/eugene-goodman-capitol-police-testimony/>.
 189. Igor Bobic (@igorbobic), Twitter, Jan. 6, 2021 3:09 p.m. ET, available at <https://twitter.com/igorbobic/status/1346911809274478594>; Peter Manseau, “His Pastors Tried to Steer Him Away from Social Media Rage. He Stormed the Capitol Anyway,” *Washington Post*, (Feb. 19, 2021), available at <https://www.washingtonpost.com/religion/2021/02/19/michael-sparks-capitol-siege-jan-6-christian/>; Government’s Opposition to Defendant’s Motion for Hearing & Revocation of Detention Order at 8, *United States v. Robert Gieswein*, No. 1:21-cr-24 (EGS) (D.D.C. June 15, 2021), available at <https://extremism.gwu.edu/sites/g/files/zaxdzs2191/f/Robert%20Gieswein%20Government%20Opposition%20to%20Motion%20for%20Hearing%20and%20Revocation%20of%20Detention%20Order.pdf>.
 190. “Iowa Man Found Guilty of Felony and Misdemeanor Charges Related to Capitol Breach,” Department of Justice, (Sep. 23, 2022), <https://www.justice.gov/usao-dc/pr/iowa-man-found-guilty-felony-and-misdemeanor-charges-related-capitol-breach>.

191. Peter Manseau, "His Pastors Tried to Steer Him Away from Social Media Rage. He Stormed the Capitol Anyway," *Washington Post*, (Feb. 19, 2021), available at <https://www.washingtonpost.com/religion/2021/02/19/michael-sparks-capitol-siege-jan-6-christian/>.
192. U.S. Capitol Police Cameras 113, 114.
193. U.S. Capitol Police Camera 213; Igor Bobic (@igorbobic), Twitter, Jan. 6, 2021 3:09 p.m. ET, available at <https://twitter.com/igorbobic/status/1346911809274478594>.
194. Lena Groeger, Jeff Kao, Al Shaw, Moiz Syed and Maya Eliahou, "What Parler Saw During the Attack on the Capitol," ProPublica, (Jan. 17, 2021), available at <https://projects.propublica.org/parler-capitol-videos/?id=s8XNIAskWNvi>.
195. Lena Groeger, Jeff Kao, Al Shaw, Moiz Syed and Maya Eliahou, "What Parler Saw During the Attack on the Capitol," ProPublica, (Jan. 17, 2021), available at <https://projects.propublica.org/parler-capitol-videos/?id=s8XNIAskWNvi>.
196. Lena Groeger, Jeff Kao, Al Shaw, Moiz Syed and Maya Eliahou, "What Parler Saw During the Attack on the Capitol," ProPublica, (Jan. 17, 2021), available at <https://projects.propublica.org/parler-capitol-videos/?id=s8XNIAskWNvi>.
197. Affidavit in Support of Criminal Complaint and Arrest Warrant at 12, *United States v. Rae*, No. 1:21-cr-378 (D.D.C. Mar. 23, 2021), ECF No. 1.
198. Statement of Offense at 4, *United States v. Pruitt*, No. 1:21-cr-23 (D.D.C. June 3, 2022), ECF No. 61, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1510401/download>.
199. U.S. Capitol Police Cameras 113, 114.
200. U.S. Capitol Police Camera 102.
201. U.S. Capitol Police Cameras 932, 933.
202. Lena Groeger, Jeff Kao, Al Shaw, Moiz Syed and Maya Eliahou, "What Parler Saw During the Attack on the Capitol," ProPublica, (Jan. 17, 2021), available at <https://projects.propublica.org/parler-capitol-videos/?id=a8lp9000OT3m>.
203. Jan. 6th Protest and Save America March, "Raw BodyCam: Watch as Alex Jones Works with Capitol Police to Try and Quell the Riot," *Banned.Video*, at 15:10, posted Jan. 12, 2021, available at <https://banned.video/watch?id=5ffe25bc0d763c3dca0c4da1>
204. CNN Business, "Alex Jones' Influence on January 6," CNN, Feb. 26, 2022, available at <https://www.cnn.com/videos/media/2022/02/26/alex-jones-influence-january-6-documentary.cnnbusiness>.
205. Hunting Insurrectionists, "East Main 'Columbus' Doors 1:45-4:45pm - 56 video sync - Jan 6th Capitol Attack Footage," YouTube, at 31:53, Mar. 12, 2021, available at <https://www.youtube.com/watch?v=z1gODZvbhqs&t=1901s>.
206. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Matthew Thomas Walter, (Mar. 9, 2022), p. 79.
207. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Matthew Thomas Walter, (Mar. 9, 2022), p. 79.
208. Hunting Insurrectionists, "East Main 'Columbus' Doors 1:45-4:45pm - 56 video sync - Jan 6th Capitol Attack Footage," YouTube, at 36:15, Mar. 12, 2021, available at <https://www.youtube.com/watch?v=z1gODZvbhqs&t=1901s>
209. CNN Business, "Alex Jones' Influence on January 6," CNN, at 2:20-2:28, Feb. 26, 2022, available at <https://www.cnn.com/videos/media/2022/02/26/alex-jones-influence-january-6-documentary.cnnbusiness>.
210. Hunting Insurrectionists, "East Main 'Columbus' Doors 1:45-4:45pm - 56 video sync - Jan 6th Capitol Attack Footage," YouTube, at 39:19, Mar. 12, 2021, available at <https://www.youtube.com/watch?v=z1gODZvbhqs&t=1901s>.

211. Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Ali Alexander, (Dec. 9, 2021), pp. 64–66.
212. U.S. Capitol Police Cameras 7029, 7216.
213. U.S. Capitol Police Camera 7029.
214. Complaint with Arrest Warrant at 16–19, *United States v. Loehrke*, No. 1:21-mj-672 (D.D.C. Nov. 30, 2021), ECF No. 1, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1459171/download>.
215. Complaint with Arrest Warrant at 12, *United States v. Loehrke*, No. 1:21-mj-672 (D.D.C. Nov. 30, 2021), ECF No. 1, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1459171/download>.
216. Complaint with Arrest Warrant at 12, *United States v. Loehrke*, No. 1:21-mj-672 (D.D.C. Nov. 30, 2021), ECF No. 1, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1459171/download>.
217. Complaint with Arrest Warrant at 12, *United States v. Loehrke*, No. 1:21-mj-672 (D.D.C. Nov. 30, 2021), ECF No. 1, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1459171/download>.
218. Complaint with Arrest Warrant at 14–19, *United States v. Loehrke*, No. 1:21-mj-672 (D.D.C. Nov. 30, 2021), ECF No. 1, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1459171/download>; “Two Men Charged with Obstructing Law Enforcement During Jan. 6 Capitol Breach,” Department of Justice, (Dec. 3, 2021), available at <https://www.justice.gov/usao-dc/pr/two-men-charged-obstructing-law-enforcement-during-jan-6-capitol-breach>.
219. Complaint with Arrest Warrant at 24–29, *United States v. Loehrke*, No. 1:21-mj-672 (D.D.C. Nov. 30, 2021), ECF No. 1, available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1459171/download>.
220. Select Committee to Investigate the January 6th Attack on the United States Capitol, Informal Interview of Brian Adams and Marc Carrion, (Apr. 20, 2022).
221. “Two Men Charged with Obstructing Law Enforcement During Jan. 6 Capitol Breach,” Department of Justice, (Dec. 3, 2021), available at <https://www.justice.gov/usao-dc/pr/two-men-charged-obstructing-law-enforcement-during-jan-6-capitol-breach>.
222. U.S. Capitol Police Camera 7029.
223. See Chapter 6.
224. Trial Transcript at 4532:20–4534:9, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. Oct. 20, 2022).
225. Trial Transcript at 4642:24–4643:6 and Trial Exhibit 6731, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. Oct. 20, 2022).
226. Trial Transcript at 4643:22–4644:4 and Trial Exhibit 6731, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. Oct. 20, 2022).
227. Trial Transcript at 4520:9–4521:5, 4744:20–4745:21, Trial Exhibits 1503, 6740, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. Oct. 20, 2022).
228. Seventh Superseding Indictment at 21–22, *United States v. Crowl et al.*, No. 21-cr-28 (D.D.C. Jan. 12, 2022), available at <https://www.justice.gov/opa/press-release/file/1462476/download>.
229. Seventh Superseding Indictment at 22, *United States v. Crowl et al.*, No. 21-cr-28 (D.D.C. Jan. 12, 2022), available at <https://www.justice.gov/opa/press-release/file/1462476/download>.
230. Trial Transcript at 4724:8–15 and Trial Exhibit 1500 at 13:02–13:25, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. Oct. 20, 2022).
231. Trial Transcript at 4779:1–4790:3 and Trial Exhibit 1505, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. Oct. 20, 2022).

232. U.S. Capitol Police Camera 7029; “Leader of Alabama Chapter of Oath Keepers Pleads Guilty to Seditious Conspiracy and Obstruction of Congress for Efforts to Stop Transfer of Power Following 2020 Presidential Election,” Department of Justice, (Mar. 2, 2022), available at <https://www.justice.gov/opa/pr/leader-alabama-chapter-oath-keepers-pleads-guilty-seditious-conspiracy-and-obstruction#:~:text=Joshua%20James%2C%2034%2C%20of%20Arab,with%20the%20government's%20ongoing%20investigation>; Statement of Offense at 8, *United States v. James*, No. 1:22-cr-15 (D.D.C. Mar. 2, 2022), ECF No. 60, available at <https://www.justice.gov/opa/press-release/file/1479551/download>.
233. Trial Transcript at 4803:10–4804:23 and Trial Exhibit 1089.1, *United States v. Rhodes et al.*, No. 1:22-cr-15 (D.D.C. Oct. 20, 2022).
234. U.S. Capitol Police Camera 912.
235. “Crypt,” Architect of the Capitol, available at <https://www.aoc.gov/explore-capitol-campus/buildings-grounds/capitol-building/crypt>.
236. U.S. Capitol Police Camera 267.
237. U.S. Capitol Police Cameras 123, 124.
238. U.S. Capitol Police Cameras 123, 124.
239. Watchers Guild, “Rioters Fight with Police at Capitol Building - Washington D.C. - JAN/6/2020,” YouTube, Jan. 6, 2020, available at <https://www.youtube.com/watch?v=U7DiLh2Pb14>; News2Share, “January 6 United States Capitol Attack,” YouTube, June 4, 2021, available at <https://www.youtube.com/watch?v=9TshRdxXi9c>.
240. Statement of Offense at 4, *United States v. Gordon*, No. 1:22-cr-343 (D.D.C. Oct. 28, 2022), ECF No. 26, available at <http://www.justice.gov/usao-dc/press-release/file/1547751/download>.
241. Statement of Offense at 4, *United States v. Gordon*, No. 1:22-cr-343 (D.D.C. Oct. 28, 2022), ECF No. 26, available at <http://www.justice.gov/usao-dc/press-release/file/1547751/download>.
242. Statement of Offense at 4, *United States v. Gordon*, No. 1:22-cr-343 (D.D.C. Oct. 28, 2022), ECF No. 26, available at <http://www.justice.gov/usao-dc/press-release/file/1547751/download>.
243. Hunting Insurrectionists, “West Terrace ‘Tunnel’ - 3:50 - 4:21 pm - Jan 6th,” YouTube, Mar. 12, 2021, available at <https://www.youtube.com/watch?v=Yil1JemYMM0&t=1405s>.
244. U.S. Capitol Police Camera 102.
245. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Nick Quedstedt Production), Video file Inside Capitol.mov at 23:01–23:35.
246. U.S. Capitol Police Cameras 178, 402.
247. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Nick Quedstedt Production), Video file Inside Capitol.mov at 13:10–15:47.
248. U.S. Capitol Police Cameras 178, 402.
249. Jake Tapper (@jaketapper), Twitter, Feb. 10, 2021 5:50 p.m. ET, available at <https://twitter.com/jaketapper/status/1359635955389509638> (screenshotting Donald J. Trump (@realDonaldTrump), Twitter, Jan. 6, 2021 2:24 p.m. ET, available at <https://www.thetrumparchive.com/?searchbox=%22usa+demands+the+truth%22>).
250. U.S. Capitol Police Cameras 178, 402.
251. U.S. Capitol Police Cameras 178, 402.
252. See Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of David Millard, (Apr. 18, 2022), p. 28.

253. See Select Committee to Investigate the January 6th Attack on the United States Capitol, Transcribed Interview of David Millard, (Apr. 18, 2022), p. 28.
254. Plea Agreement at 5, *United States v. Pruitt*, No. 1:21-cr-23 (D.D.C. June 3, 2022), ECF No. 61.
255. Complaint at 34–38, *United States v. Chrestman*, No. 1:21-cr-160 (D.D.C. Feb. 10, 2021), available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1366441/download>; Ryan J. Reilly (@ryanjreilly), Twitter, Nov. 26, 2022 1:00 p.m. ET, available at <https://twitter.com/ryanjreilly/status/1596564571371749378> (showing video Proud Boy Nicholas DeCarlo filmed while inside the Capitol).
256. Complaint at 34–38, *United States v. Chrestman*, No. 1:21-cr-160, (D.D.C. Feb. 10, 2021), available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1366441/download>.
257. Indictment at 5, 8–9, *United States v. Kuehne et al.*, No. 1:21-cr-160 (D.D.C. Feb. 26, 2021), ECF No. 29.
258. Statement of Offense at 3, *United States v. Colon*, No. 1:21-cr-160 (D.D.C. Apr. 27, 2022), ECF No. 143.
259. Indictment at 5, 8–9, *United States v. Kuehne et al.*, No. 1:21-cr-160 (D.D.C. Feb. 26, 2021), ECF No. 29.
260. Complaint at 36, *United States v. Chrestman*, No. 1:21-cr-160, (D.D.C. Feb. 10, 2021), available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1366441/download>; Ryan J. Reilly (@ryanjreilly), Twitter, Nov. 26, 2022 1:00 p.m. ET, available at <https://twitter.com/ryanjreilly/status/1596564571371749378> (showing video Proud Boy Nicholas DeCarlo filmed while inside the Capitol).
261. Complaint at 36, *United States v. Chrestman*, No. 1:21-cr-160, (D.D.C. Feb. 10, 2021), available at <https://www.justice.gov/usao-dc/case-multi-defendant/file/1366441/download>.
262. Statement of Offense at 4, *United States v. Colon*, No. 1:21-cr-160, (D.D.C. Apr. 27, 2022), ECF No. 143.
263. Statement of Offense at 4, *United States v. Colon*, No. 1:21-cr-160, (D.D.C. Apr. 27, 2022), ECF No. 143.
264. U.S. Capitol Police Camera 251.
265. Lena Groeger, Jeff Kao, Al Shaw, Moiz Syed and Maya Eliahou, “What Parler Saw During the Attack on the Capitol,” ProPublica, (Jan. 17, 2021), available at <https://projects.propublica.org/parler-capitol-videos/?id=sbGOy4rN0ue4>.
266. Statement of Offense at 12–14, *United States v. Chansley*, No. 1:21-cr-3 (D.D.C. Sep. 3, 2021), ECF No. 70.
267. Statement of Offense at 15, *United States v. Chansley*, No. 1:21-cr-3 (D.D.C. Sep. 3, 2021), ECF No. 70.
268. Christian Secor, a young Groyper, sat in the Vice President’s seat. See “California Man Sentenced to 42 Months in Prison for Actions During Jan. 6 Capitol Breach,” Department of Justice, (Oct. 19, 2022), available at <https://www.justice.gov/usao-dc/pr/california-man-sentenced-prison-actions-during-jan-6-capitol-breach>; Complaint at 6, 14–15, *United States v. Secor*, No. 1:21-mj-232 (D.D.C. Feb 13, 2021), ECF No. 1.
269. Other agitators, such as Vets 4 Trump founder Joshua Macias (who was with Stewart Rhodes and Enrique Tarrío on January 5th), also attacked Vice President Pence outside the Capitol. See Select Committee to Investigate the January 6th Attack on the United States Capitol, Deposition of Joshua Macias, (May 2, 2022), pp. 27–28, and Exhibit 14; capitolhunters (@capitolhunters), Twitter, May 27, 2021 8:36 p.m. ET, available at <https://twitter.com/capitolhunters/status/1398075750482337792> (video of Macias calling Vice President Pence a “Benedict Arnold” outside of the Capitol on January 6th).
270. Reagan Battalion (@ReaganBattalion), Twitter, Jan. 7, 2021 5:03 a.m. ET, available at <https://twitter.com/ReaganBattalion/status/1347121703823044608>.
271. U.S. Capitol Police Camera 944.

272. Sentencing Transcript at 19, *United States v. Young*, No. 1:21-cr-291 (D.D.C. Sep. 27, 2022), ECF No. 170.
273. U.S. Capitol Police Camera 74.
274. U.S. Capitol Police Camera 74.
275. Government's Sentencing Memorandum at 4–8, *United States v. Head*, No. 1:21-cr-291 (D.D.C. Oct. 19, 2022), ECF No. 159.
276. Statement of Facts at 5, 29–31, 39, *United States v. Denney*, No. 1:22-cr-70 (D.D.C. Dec. 7, 2021), ECF No. 1-1; Status Coup News, "UNBELIEVABLE Footage | Trump Supporters Battle Cops Inside the Capitol," YouTube, at 24:09, Jan. 7, 2021, available at <https://www.youtube.com/watch?v=cJOGsCOG9U>.
277. Statement of Facts at 2, 6–7, *United States v. Brown*, No. 1:21-cr-178 (D.D.C. Aug. 16, 2021), ECF No. 1-1; Storyful Viral, "Scenes of Chaos Captures Inside US Capitol as Crowd Challenges Police," YouTube, at 20:05, 21:03, Jan. 7, 2021, available at <https://www.youtube.com/watch?v=qcOU755-uiM>.
278. Government's Sentencing Memorandum at 25–28, 55, *United States v. Young*, No. 1:21-cr-291 (D.D.C. Sep. 13, 2022), ECF No. 140; Status Coup News, "UNBELIEVABLE Footage | Trump Supporters Battle Cops Inside the Capitol," YouTube, at 9:45–9:56, Jan. 7, 2021, available at <https://www.youtube.com/watch?v=cJOGsCOG9U>.
279. Statement of Facts for Stipulated Trial at 6–9, *United States v. Morss*, No. 1:21-cr-40 (D.D.C. Aug. 23, 2022), ECF No. 430; Torsten Ove, "Former Army Ranger Charged with Assaulting Cops during Capitol Riot Faces DC Bench Trial," *Pittsburgh Post-Gazette*, (Aug. 17, 2022), available at: <https://www.post-gazette.com/news/crime-courts/2022/08/17/robert-morss-pittsburgh-glenshaw-army-ranger-charged-assaulting-police-capitol-riot-insurrection-january-6-bench-trial/stories/202208170094>.
280. Government's Opposition to Defendant's Motion to Set Bond and Conditions of Release at 6–7, *United States v. Schwartz*, No. 1:21-cr-178 (D.D.C. June 15, 2021), ECF No. 26.
281. Statement of Offense at 4, *United States v. Head*, No. 1:21-cr-291 (D.D.C. May 6, 2022), ECF No. 124; Government's Sentencing Memorandum at 1–4, 18, 25, *United States v. Head*, No. 1:21-cr-291 (D.D.C. Oct. 19, 2022), ECF No. 159; Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (District of Columbia Production), Axon Body 3 No. X6039B9N0, at 15:17–15:20 (MPD body camera footage); "Tennessee Man Sentenced to 90 Months in Prison for Assaulting Law Enforcement Officer During Capitol Breach," Department of Justice, (Oct. 27, 2022), available at <https://www.justice.gov/usao-dc/pr/tennessee-man-sentenced-prison-assaulting-law-enforcement-officer-during-capitol-breach>.
282. Government's Sentencing Memorandum at 1–4, 18, 25, *United States v. Head*, No. 1:21-cr-291 (D.D.C. Oct. 19, 2022).
283. Statement of Facts at 33–34, *United States v. Denney*, No. 1:22-cr-70 (D.D.C. Dec. 7, 2021), ECF No. 1-1.
284. Government's Sentencing Memorandum at 2, 30–31, *United States v. Young*, No. 1:21-cr-291 (D.D.C. Sept. 13, 2022), ECF No. 140.
285. Statement of Facts at 4–11, *United States v. Sibick*, No. 1:21-cr-291 (D.D.C. Mar. 10, 2021), ECF No. 1-1 (noting that Sibick told the FBI he was trying to help Officer Fanone while other rioters attempted to get the officer's gun).
286. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (District of Columbia Production), (Axon Body 3 No. X6039B9N0), at 15:18:51–15:21:12 (MPD body camera footage); Government's Sentencing Memorandum at 27–28, *United States v. Young*, No. 1:21-cr-291 (D.D.C. Sept. 13, 2022), ECF No. 140.
287. Motion to Suppress by Daniel Rodriguez, Exhibit A at 38–39, 43–45, 70–71, *United States v. Rodriguez*, No. 1:21-cr-246 (D.D.C. Oct. 25, 2021), ECF No. 38-1.

288. Motion to Suppress by Daniel Rodriguez, Exhibit A at 17–18, *United States v. Rodriguez*, No. 1:21-cr-246 (D.D.C. Oct. 25, 2021), ECF No. 38-1.
289. Motion to Suppress by Daniel Rodriguez, Exhibit A at 118, *United States v. Rodriguez*, No. 1:21-cr-246 (D.D.C. Oct. 25, 2021), ECF No. 38-1 (quoting Rodriguez saying: “And I was already—Trump was already, like—this is 2015, and I was already into InfoWars and Alex Jones, and he’s backing up Trump. And I’m like, all right, man. This is it. I’m going to—this is—I’m going to fight for this. I’m going to do—I want to do this.”).
290. Motion to Suppress by Daniel Rodriguez, Exhibit A at 131, *United States v. Rodriguez*, No. 1:21-cr-246 (D.D.C. Oct. 25, 2021), ECF No. 38-1.
291. Motion to Suppress by Daniel Rodriguez, Exhibit A at 34, *United States v. Rodriguez*, No. 1:21-cr-246 (D.D.C. Oct. 25, 2021), ECF No. 38-1.
292. Motion to Suppress by Daniel Rodriguez, Exhibit A at 34, *United States v. Rodriguez*, No. 1:21-cr-246 (D.D.C. Oct. 25, 2021), ECF No. 38-1.
293. Indictment at 2, 5–7, *United States v. Rodriguez et al.*, No. 1:21-cr-246 (D.D.C. Nov. 19, 2021), ECF No. 65.
294. Indictment at 2, 5–7, *United States v. Rodriguez et al.*, No. 1:21-cr-246 (D.D.C. Nov. 19, 2021), ECF No. 65.
295. Indictment at 2, 5–7, *United States v. Rodriguez et al.*, No. 1:21-cr-246 (D.D.C. Nov. 19, 2021), ECF No. 65.
296. Documents on file with the Select Committee to Investigate the January 6th Attack on the United States Capitol (Capitol Police Production), CTRL0000001532.0001 (Jan. 5, 2021, FBI Situational Information Report); see also Statement of Facts at 11, 39, *United States v. Denney*, No. 1:22-cr-70 (D.D.C. Dec. 7, 2021), ECF No. 1-1 (noting that Denney, a Three Percent member, posted similar messages about occupying Congress on Facebook).
297. See 167 Cong. Rec. S633-38 (daily ed. Feb. 10, 2021), available at <https://www.congress.gov/117/crec/2021/02/10/CREC-2021-02-10-pt1-PgS615-4.pdf>; Marshall Cohen and Avery Lotz, “The January 6 Insurrection: Minute-by-Minute,” CNN, (July 29, 2022), available at <https://www.cnn.com/2022/07/10/politics/jan-6-us-capitol-riot-timeline/index.html>.
298. United States Secret Service Radio Tango Frequency at 14:14–14:25. Select Committee staff reviewed recordings of this radio frequency. See also, U.S. Capitol Police Camera 462.
299. U.S. Capitol Police Camera 961.
300. United States Secret Service Radio Tango Frequency at 14:14–14:25. Select Committee staff reviewed recordings of this radio frequency. See also U.S. Capitol Police Camera 462.
301. U.S. Capitol Police Camera 7023.
302. U.S. Capitol Police Camera 461.
303. U.S. Capitol Police Camera 077.
304. U.S. Capitol Police Cameras 3062, 6059, 6146.
305. U.S. Capitol Police Camera 269.
306. Select Committee staff analyzed thousands of hours of surveillance footage from the United States Capitol. There is no camera that captured the evacuation because CSPAN cameras focus on the dais (so they miss the activity on the floor), and there are no CCTV cameras around the floor. The staff first identified Members appearing in the basement of the Capitol at exactly 2:40 p.m. ET. Based on knowledge of the Capitol and judging the distance traveled, staff have estimated that it took Members approximately 2 minutes from leaving the floor to getting to the basement, which puts the evacuation at approximately 2:38 p.m. This time is consistent with informal contemporaneous accounts provided by Members and law enforcement officers who were there. See U.S. Capitol Police Camera 0077.
307. U.S. Capitol Police Camera 0077
308. U.S. Capitol Police Camera 360.

309. U.S. Capitol Police Camera 360.
310. U.S. Capitol Police Camera 360.
311. U.S. Capitol Police Camera 944.
312. U.S. Capitol Police Camera 403.
313. U.S. Capitol Police Camera 251.
314. U.S. Capitol Police Camera 267.
315. U.S. Capitol Police Camera 304.
316. U.S. Capitol Police Cameras 202, 303, 461, 462.
317. U.S. Capitol Police Cameras 202, 303, 461, 462.
318. U.S. Capitol Police Camera 960.
319. U.S. Capitol Police Camera 960.
320. U.S. Capitol Police Camera 7029.
321. U.S. Capitol Police Camera 102.
322. U.S. Capitol Police Camera 102.
323. U.S. Capitol Police Camera 926.
324. U.S. Capitol Police Cameras 927, 928, 929.
325. U.S. Capitol Police Camera 933.
326. U.S. Capitol Police Cameras 074, 944.
327. U.S. Capitol Police Camera 074.
328. U.S. Capitol Police Camera 924.
329. U.S. Capitol Police Camera 944.
330. U.S. Capitol Police Camera 944.
331. U.S. Capitol Police Camera 7032.
332. U.S. Capitol Police Camera 011.
333. "WATCH: 'Let's Get Back to Work,' Pence Urges Senate," PBS, (Jan. 6, 2021), available at <https://www.pbs.org/newshour/politics/watch-lets-get-back-to-work-pence-urges-senate>.