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6	Attorneys for Defendant ERIK SCOTT WARNER	
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8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF COLUMBIA	
10	(WASHINGTON, DC)	
11		
12	UNITED STATES OF AMERICA,	Case No. CR 21-00392-RCL-3
13	Plaintiff,	ERIK SCOTT WARNER'S REQUEST FOR NOTICE
14	V.	PURSUANT TO FEDERAL RULES OF EVIDENCE 404(b) AND 609
15	ERIK SCOTT WARNER.	Of EVIDENCE WI(B) IN VE 005
16		
17	D 1 404(1) 1 (00	
18	Pursuant to Rules 404(b) and 609 of the Federal Rules of Evidence, defendant	
19	Erik Scott Warner, hereby requests written notice by plaintiff, United States of	
20	America, of the nature of any evidence it intends to introduce at trial pursuant to Rules	
21	404(b) and 609. Specifically, Mr. Warner requests notice under Rule 404(b), of other	
22	crimes, wrongs, or acts it intends to introduce, along with the purpose for which such	
23	evidence shall be offered. Mr. Warner also requests notice of any prior convictions th	
24	government intends to introduce pursuant to Rule 609.	
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It is the position of Mr. Warner that the notice should be provided no later than July 27, 2021, so that pretrial motions may be prepared. Respectfully submitted, CUAUHTEMOC ORTEGA Federal Public Defender DATED: July 7, 2021 By /s/ Callie Glanton Steele CALLIE GLANTON STEELE Senior Litigator