

**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA**

<b>UNITED STATES OF AMERICA</b>	:	
	:	
v.	:	<b>Case No. 21-CR-175 (TJK)</b>
	:	
<b>ETHAN NORDEAN,</b>	:	
also known as “Rufio Panman,”	:	
<b>JOSEPH BIGGS,</b>	:	
<b>ZACHARY REHL,</b> and	:	
<b>CHARLES DONOHOE,</b>	:	
	:	
<b>Defendants.</b>	:	

**GOVERNMENT’S NOTICE REGARDING DISCOVERY CORRESPONDENCE**

The United States of America, by and through undersigned counsel, respectfully submits this notice of recent correspondence to defense counsel regarding discovery productions. Filed as attachments to this notice are letters to counsel, identified in the following chart:

Attachment	Date	Recipients and Content
1	11/30/2021	Counsel for Nordean (Nordean Sentinel Files)
2	12/3/2021	Counsel for Biggs (Biggs Sentinel Files)
3	12/13/2021	Counsel for Donohoe (Donohoe Sentinel Files)
4	12/14/2021	Counsel for Rehl (Rehl Sentinel Files)
5	12/17/2021	Counsel for All Defendants (Memorializing Cross Discovery)
6	12/23/2021	Counsel for All Defendants (Biggs Sentinel Files)
7	12/27/2021	Counsel for All Defendants (Media obtained via Search Warrant)
8	1/14/2022	Counsel for All Defendants (U.S. Capitol Viewing Letter)
9	1/21/2022	Counsel for Rehl (Re-production of unscoped image of Rehl’s phone)
10	1/26/2022	Counsel for Rehl (Re-production of unscoped Rehl Apple iCloud)
11	1/28/2022	Counsel for All Defendants (T-Mobile search warrant returns)

12	1/30/2022	Counsel for All Defendants (Cross-Discovery from <i>U.S. v. Garcia</i> , 21-cr-129)
13	1/31/2022	Counsel for All Defendants (Cross-Discovery from several cases)
14	2/1/2022	Counsel for All Defendants (Cross-Discovery from <i>U.S. v. Fonticoba</i> , 21-cr-638)
15	2/1/2022	Counsel for All Defendants (Donohoe Sentinel Files)
16	2/1/2022	Counsel for All Defendants (Nordean Sentinel Files)
17	2/4/2022	Counsel for All Defendants (LA Times Video)
18	2/4/2022	Counsel for All Defendants (Rehl Sentinel Files)

In addition to the above productions, the government has provided counsel with several detailed letters, not attached here, memorializing the government's global discovery productions.

Respectfully submitted,

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United States Attorney  
DC Bar No. 481052

By:           /s/ Luke M. Jones            
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