

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA

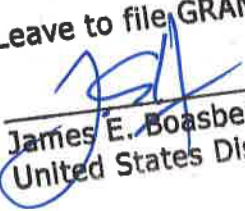
UNITED STATES OF AMERICA,

v.

CASE NO. 1:21-cr-00444-JEB-1

BRIAN CHRISTOPHER MOCK  
DEFENDANT

DEFENDANT MOCK'S MOTION TO DISMISS ALL COUNTS OF INDICTMENT

Leave to file GRANTED  
  
James E. Boasberg Date  
United States District Judge  
11/22/21

BRIAN MOCK  
Active Prose Counsel  
P.O.W. DC/DOC #378527  
Correctional Treatment Facility  
1901 D ST. SE  
WASHINGTON, DC 20003.

INTRODUCTION

I, BRIAN CHRISTOPHER MOCK, ACTING AS PRO SE DEFENSE COUNSEL, SEEK DISMISSAL OF ALL COURTS OF JUDGMENT BASED ON DERELICTION OF DUTY, INSUBORDINATION AND EXCESSIVE USE OF FORCE BY THE UNITED STATES CAPITOL POLICE AND OTHER LAW ENFORCEMENT AGENCIES AT AND AROUND THE CAPITOL BUILDING AND GROUNDS DURING THE EVENTS OF 1/6/21. MUCH HAS BEEN STATED ABOUT THE PROTEST ON 1/6/21, CHARACTERIZING THE FEDERAL PROTESTERS AS A "VIOLENT MOB" THAT DESCENDED UPON THE CAPITOL, INTENT ON VIOLENCE AND DESSTRUCTION, IN AN ATTEMPT TO OVERTURN DEMOCRACY BY STOPPING THE CERTIFICATION PROCESS OF THE 2020 U.S. PRESIDENTIAL ELECTION, DUE TO A "BLIND LOYALTY" TO PRESIDENT DONALD TRUMP AND A MISTAKEN BELIEF THAT THE ELECTION INVOLVED OR PARTIALLY FAILED, THEREBY RESULTING IN A STOLEN ELECTION BY DEMOCRATS ON BEHALF OF THEIR SUPPORT CANDIDATE JOE BIDEN. WHILE IT IS TRUE THAT MOST INDIVIDUALS PRESENT DID REASONABLY BELIEVE THAT FAULT TOOK PLACE DURING THE 2020 PRESIDENTIAL ELECTION DUE TO OVERWHELMING AMOUNTS OF EVIDENCE, THAT, FOR A VARIETY OF REASONS, COURTS AT THE STATE AND FEDERAL LEVELS REFUSED TO HEAR; THAT IS WHERE THE SIMILARITIES END. THE ABOVE LISTED FALSE NARRATIVE ENDS AND THE TRUTH ABOUT THE PARTICIPANTS AND EVENTS OF 1/6/21 BEGINS.

INTERNAL DOCUMENTS FROM THE D.O.J., PROVIDED BY THE PROSECUTION THROUGH DISCOURSE, ENTITLED DOJCB-COI-CIS CAPITAL POLICE REPORTS OF INVESTIGATION, CLEARLY PROVE BEYOND ALL DOUBT, THROUGH POLICE OFFICERS OWN WORDS, ACTIONS, RECOLLECTIONS AND THOUGHTS, THAT BASED ON A SERIES OF BREAKDOWNS IN TRAINING, PREPAREDNESS, RESPONSE, COMMUNICATION, ACTION, NEGLIGENCE, INSUBORDINATION, DELICIION OF DUTY AND ULTIMATELY EXCESSIVE FORCE THAT THE USCP AND OTHER LAW ENFORCEMENT AGENCIES PRESENT WERE DIRECTLY RESPONSIBLE FOR INITIATING, ENCOURAGING, PERPETUATING AND ACTING DIRECTLY THE UNNECESSARY VIOLENCE THAT OCCURRED ON 1/6/21.

WHILE THE DEFENSE CONTENDS THAT THE RESPONSIBILITY FOR THE VIOLENCE ON 1/6/21 RESTS UPON THE SHOULDERS OF THE LAW ENFORCEMENT PRESENT, MOSTLY USCP COMMAND, FURTHER EFFORT SHOULD BE MADE TO UNDERSTAND THOSE IN LEADERSHIP POSITIONS ALSO RESPONSIBLE FOR CONTRIBUTING TO THE CONDITIONS THAT HELPED CREATE AND EXACERATE THE VIOLENCE, INCLUDING BUT NOT LIMITED TO, MURIEL FRINGER, NANCY PELOSI, AND THOSE IN THE PENTAGON TASKED WITH DEPLOYMENT OF NATIONAL GUARD SOLDIERS.

WHILE IT IS SIMPLE AND QUITE FRANK, A LAZY EFFORT TO LUMP ALL PROTESTORS IN ONE GROUP, LAW ENFORCEMENT IN ANOTHER AND CHARACTERIZE ALL MARCHERS ON ONE SIDE IN A POSITIVE LIGHT AND THE OTHER A NEGATIVE LIGHT, THE DEFENSE WILL NOT FALL INTO THE SAME TRAP AS THE PROSECUTION HAS DONE BY IDENTIFYING TO PRESENT THIS CASE THROUGH A FILTER OF BLINK AND WHIZZ. THE DEFENSE INSTEAD OFFERS, THROUGH CRY WITNESS TESTIMONY AND

AS EVIDENCED BY COUNTERS VIDEOS, THAT THE PERPETUAL PROTESTERS,  
ONE UPON THE CAPITOL CROWDS, CAN BE CLASSIFIED INTO THE FOLLOWING  
CATEGORIES: AGITATORS, NON-VIOLENT FOLLOWERS, VICTIMS OF POLICE  
ABUSE WHO ACTIVATED, VICTIMS OF POLICE ABUSE WHO RESPONDED IN  
SELF-DEFENSE AND RESISTERS. VERY FEW PEOPLE WHO WERE AT THE  
CAPITOL ENGAGED IN DIRECT CONFLICT WITH LAW ENFORCEMENT AND  
ALMOST ALL WHO DID, DID SO IN RESPONSE TO EXCESSIVE POLICE  
VIOLENCE. THERE WAS AN EXTREMELY LOW NUMBER OF PEOPLE WHO  
DIRECTLY INSTIGATED VIOLENCE AGAINST POLICE OR FOCUSED THOSE  
WHO DID SO. POLICE HAD THE OPPORTUNITY TO IDENTIFY AND PUT  
A STOP TO THESE ACTS IN SIGHT ACTIVITY. AS WILL BE EVIDENCED,  
LAW ENFORCEMENT FAILED TO DO SO FOR A VARIETY OF REASONS AND  
INSTEAD CREATED A SITUATION WHERE ALL PERPETUAL PROTESTERS  
WERE TARGETED BY POLICE AND SUBJECTED TO EXCESSIVE FORCE,  
TWO RESULTING IN THE DEATHS OF UNARMED WOMEN. THE POLICE  
THEMSELVES CAN BE BROKEN INTO FOUR CATEGORIES: VIOLENT  
INSTIGATORS, VIOLENT FOLLOWERS, PEACE KEEPERS (DE-ESCALATORS)  
AND COMMAND, WHICH BY ALL ACCOUNTS, DID LITTLE TO DIRECT,  
PROVIDE COMMUNICATION OR ANY SET OF ORDERS TO OFFICERS  
ON THE GROUND.

WHAT HAS BECOME APPARENT (CLEAR IS THAT THERE WAS  
A COMPLETE BREAKDOWN IN LEADERSHIP AND COMMAND DECISION  
MAKING BEGINNING WELL BEFORE 1/6/21. IT HAS COME TO LIGHT  
THAT NANCY PELOSI MET WITH THE JOURNALISTS OF STAFF AND  
THAT ULTIMATELY THE ABILITY TO DESTROY THE NATIONAL GUARD, TO  
RIGHT THAT SHOULD REST WITH THE COMMANDER IN CHIEF, WAS

PLACED IN THE HANDS OF THE PENTAGON. PRESIDENT TRUMP AND OTHERS  
WANTED THE NATIONAL GUARD PRESENT, HOWEVER, POLITICIANS  
INCLUDING PELOSI, BOWSER AND OTHERS DECIDED NOT TO DEPLOY  
THE NATIONAL GUARD BECAUSE OF "OPICS". POLITICAL OPICS  
WAS DEEMED MORE IMPORTANT THAN PUBLIC SAFETY, LAW ENFORCEMENT  
OR THE LEGISLATIVE BODY. THE INADEQUACIES IN THE ABILITY OF  
LAW ENFORCEMENT TO PROPERLY DEFEND THE CAPITOL WAS WELL  
KNOWN BY PELOSI AND SITE WAS THE FIRST TO EVACUATE, LEAVING  
HER STAFF, CONSTITUENTS AND THE VICE PRESIDENT BEHIND AS SITE  
FLD.

THE FALSE NARRATIVE OF THE EVENTS OF 1/6/21 HAS BEEN  
REPEATED AD NAUSEAM BY POLITICIANS, MEDIA, LAW ENFORCEMENT,  
FBI INVESTIGATORS, THE D.O.J., AND AN ARMY OF PROSECUTORS.  
THE DEFENSE OFFERS A TRUE ACCOUNT, ALONG WITH EVIDENCE  
FROM LAW ENFORCEMENT PRESENT, AS IS THE BASIS FOR THIS  
MOTION. FOLLOWING HOURS OF PEACEFUL PROTESTING AT AND  
AROUND THE ELLIPSE AND WASHINGTON MONUMENT, THROUGHOUT  
THE MORNING OF 1/6/21, THE CROWD OF APPROXIMATELY ONE  
MILLION U.S. CITIZENS AND PATRIOTS, MARCHED EAST DOWN  
PENNSYLVANIA AVE, AT THE URGE OF SITTING PRESIDENT DONALD  
TRUMP, TO CONTINUE THEIR PROTEST AT THE U.S. CAPITOL, LEADING  
SUPPORT TO THE LAWMAKERS WHO PUBLICLY ANNOUNCED THEIR  
INTENTIONS TO OBJECT TO THE CERTIFICATION OF THE 2020  
U.S. PRESIDENTIAL ELECTION.

FACTS/EVIDENCE

TO ADEQUATELY REPRESENT THE CANTREY OF THE DEFENDANTS CLAIM IN THIS MOTION, SEVERAL FACTORS HAVE TO BE INVESTIGATED AND FACTS BROUGHT TO LIGHT, INCLUDING BUT NOT LIMITED TO INTELLIGENCE DISSEMINATED TO LAW ENFORCEMENT, MINDSET OF OFFICERS, TRAINING (OR LACK THEREOF OR ADHERENCE TO), CONFLICTING REPORTS, POOR AND/OR LACK OF COMMUNICATION, ABSENCE OF COMMAND DECISIONS, UNPREPAREDNESS, DIFFERING RESPONSES TO PROTESTORS BASED ON LOCATION, MISBORDURATION, DERELICTION OF DUTY AND EXCESSIVE USE OF FORCE.

THE FOLLOWING PIECES OF EVIDENCE ARE ALL STATEMENTS FROM OFFICERS PRESENT ON 1/6/21 AT THE CAPITOL, EITHER CONCERNING ALLEGED OFFICER MISCONDUCT OR IN RESPONSE TO ALLEGATIONS OF MISCONDUCT. OF NOTE, PROSECUTION PROVIDED THIS DISCOVERY TITLED "DOJCB\_001 - US CAPITOL POLICE REPORTS OF INVESTIGATION," INDICATING INVESTIGATIONS NUMBERED 21-002 THROUGH 21-050. HOWEVER, NOT INCLUDED IN THE DISCOVERY ARE INVESTIGATIONS NUMBERED 21-003, 21-007, 21-011, 21-017, 21-022, 21-024, 21-025, 21-027, 21-029, 21-030, 21-031, 21-032, 21-033, 21-034, 21-035, 21-036, 21-037, 21-038, 21-040, 21-041, 21-042, 21-043, 21-044, 21-045, 21-046, 21-047, 21-048 OR 21-049. DEFENSE IS LEFT TO PONDER WHAT FURTHER EVIDENCE OF POLICE MISCONDUCT EXISTS WITHIN THESE MISSING REPORTS, WITH THEY WEREN'T INCLUDED IN DISCOVERY AND IF, IN FACT THERE ARE NO REPORTS AFTER NUMBER 21-050.

THE FOLLOWING EXCERPT, FROM A WRITTEN STATEMENT, BY AN  
60F 43

OFFICER, WHO'S NAME HAS BEEN REDACTED, EXPOSES INITIAL INTELLIGENCE, STATE OF MIND, CONFLICTING REPORTS, UNPREPAREDNESS AND POOR COMMAND DECISIONS.

"I WAS ORIGINALLY DRAFTED FOR CDU (CIVIL DISTURBANCE UNIT) AT 1000 HOURS ON JANUARY 06, 2021. I, THEN SWAP MY STARTING TIME WITH ANOTHER OFFICER WHOSE STARTING TIME WAS AT 0800 HOURS. I ENJOYED BEING PART OF CDU. FEW MINUTES AFTER OUR ROLL CALL, MY SQUAD WAS DIRECTED TO HELP THE EAST FRONT SECURITY POSTURE AT THE CAPITOL DIVISION. AS I WAS CROSSING THE STREET AT TRAFFIC G (TC REFERENCE POINT), A RADIO BROADCAST WAS SENT OUT TO ALL OUTSIDE UNIT "ATTENTION, ALL UNIT ON THE FIELD WE ARE NOT LOOKING FOR ANY "PRO-TRUMP" IN THE CROWD WE ARE ONLY LOOKING FOR ANY "ANTI-PRO-TRUMP" WHO WANTS TO START A RIOT. AT THAT POINT, I STARTED THINKING ABOUT THE INITIAL INTELLIGENCE THAT WAS DISSEMINATED. THE ENTIRE CROWD WITH A THREAT BASED ON THE INTELLIGENCE, THE PRO-TRUMP ARE THE THREAT BECAUSE THEY WERE COMING TO STOP THE COUNT. HOWEVER, I CONVINCED MYSELF THAT PERHAPS THE MISSION HAS CHANGED.

THE CDU THAT WAS SCHEDULED AT 1000 HOURS WAS INITIALLY SUPPOSED TO BE PART OF OUR ROTATION. HOWEVER, THEY WERE SENT TO PATROL GARAGES AROUND THE HOUSE DIVISION. AT THAT POINT I WAS CONVINCED THAT THE MISSION HAS CHANGED AND THE THREAT WAS NOT A HIGH LEVEL THREAT BECAUSE OF THE RADIO CALL AND THE DECISION THAT WERE MADE TO SEND THE OTHER GROUP TO PATROL GARAGES.

I WAS AT THE GAS-FRONT WITH OFFICERS. A SMALL GROUP (PERHAPS PRIOR OR STILL IN THE MILITARY) APPROACHED ONE OFFICER AND ASK HIM IF HE WANTS TO TALK BECAUSE WHAT IS HAPPENING AT THE LOWER WEST FRONT TERRINE WILL HAPPEN AT THE GAS FRONT AS WELL AND NOTHING WILL STOP THAT. I IMMEDIATELY REALIZED THAT THERE IS A DISCONNECT OR A MISCOMMUNICATION ABOUT THE EVENT THAT IS OCCURRING TODAY. I WAS ALERT AT THAT POINT. MY ACTION DURING THE CHAOS WERE TO PROTECT THE MAN NEXT TO ME. I WAS NOT LEAVING ANYONE BEHIND. However, I ALSO WANT MY FAMILY TO GET THEIR ANSWERS IF ANYTHING EVER HAPPENED TO ME. (OPR 21-039, CDR-0000814-CAPD-0000015)

THE GRAVITY, IMPORTANCE AND IMPLICATIONS OF WHAT THIS STATEMENT REVEALS CANNOT BE OVERSTATED. THIS PROVES THAT AS EARLY AS 8:00AM AND PERHAPS SOONER, ALL TRUMP SUPPORTERS WERE VIEWED AS A "THREAT" BY LAW ENFORCEMENT AND THAT THEY WERE THERE TO STOP THE COUNT. THE DEFENDANT WAS NOT AND NEVER HAS BEEN A THREAT AND NEVER HAD ANY INTENTIONS OR DELUSIONS THAT HE, OR ANYONE, OTHER THAN DULY ELECTED OFFICIALS OR THE COURTS COULD DO ANYTHING TO AFFECT THE CERTIFICATION OF THE ELECTION. EVERYONE THE DEFENDANT INTERACTED WITH ON 1/6/21 UNDERSTOOD THIS AND FELT THE SAME WAY. THE DEFENSE FINDS IT UNBELIEVABLY COINCIDENTIAL THAT THE FALSE NARRATIVE USED IN THIS PROSECUTION, SUPPOSEDLY DEVELOPED AFTER THE EVENTS OF 1/6/21, WAS DISSEMINATED TO LAW ENFORCEMENT AT 8:00AM SOME 3-4 HOURS BEFORE ANY PROTESTORS ARRIVED AT THE CAPITOL.

IT ALSO DISPROVES THE FALSE NARRATIVE NANCY PELOSI AND HOUSE DEMOCRATS USED TO TRY TO IMPEACH PRESIDENT TRUMP, CLAIMING HIS SPEECH INCITED VIOLENCE ON 1/6/21. THE ATTEMPTED IMPEACHMENT WAS A POLITICAL WITCH HUNT AND THE SUBSEQUENT PROSECUTION OF PROTESTORS PRESENT ON 1/6/21 IS JUST A CONTINUATION OF THAT SAME WITCH HUNT.

TURNING BACK TO THE OFFICER'S STATEMENT, WE SEE A SHIFT IN WHAT HE DESCRIBES AS A "MISSION", WHEN COMMAND RELEASES A RADIO CALL CONCERNING PRO-TRUMP VS. ANTI-TRUMP. IT IS CLEAR THERE IS SOME SORT OF INTELLIGENCE THAT COMMAND RECEIVED THAT PROMPTED THIS CALL AND THE OFFICER SPECIFICALLY NOTES THIS POINT. INEXPICABLY, THIS CALL DOESN'T EVER GO OUT AGAIN AND IS NOT IN ANY BRIEFINGS TO OFFICERS WHO ARRIVE FOR SITUPS AT 10:00, 12:00 OR 2:00. THE DEFENDANT AND HIS COMPANIONS WITNESSED DOZENS OF PEOPLE THROUGHOUT THE COURSE OF THE DAY WHO THEY, AND OTHERS, IDENTIFIED AS ANTIFA AND LAW ENFORCEMENT IN PLAIN CLOTHES. RECENT REPORTS HAVE INDICATED THAT HUNDREDS OF FBI, DAS AND OTHER AGENTS EMBEDDED IN THE CROWD AND SIMILAR REPORTS REVEAL THE SAME IS TRUE ABOUT ANTIFA MEMBERS. A RECENT ARTICLE FROM THE NY TIMES HAS UNCOVERED EVIDENCE THAT THE FBI HAD MANY INFORMANTS PRESENT, EMBEDDED WITHIN RIGHT WING GROUPS AND EVEN REVEALED TEXT MESSAGES DIRECTING THESE INFORMANTS TO INSTIGATE VIOLENCE BECAUSE THE PEACEFUL PROTESTORS WOULDN'T DO IT THEMSELVES. IT IS FAIR TO DEDUCE THAT BASED ON THIS LAW ENFORCEMENT INTELLIGENCE THAT INDEED PEOPLE ASSOCIATED WITH

EXTREMIST ALT-LEFT GROUPS AND IDEOLOGIES WERE IN FACT IN THE CROWD AND WERE INVOLVED IN INSTIGATING, ENCOURAGING AND PROMOTING VIOLENCE THAT DAY. IT IS OF NOTE THAT THE ONLY PERSON ARRESTED IN THE CAPITOL, CARRYING A HANDGUN WITH A HIGH CAPACITY MAGAZINE, WAS A MAN WHO IDENTIFIED WITH THESE ALT-LEFT IDEOLOGIES.

WE MUST NOT FORGET TO CONSIDER MINDSET. THE OFFICER STATES SPECIFICALLY THAT THE INTELLIGENCE DISSEMINATED AT THE ROLL CALL INDICATED THE MISSION WAS TO BE ON THE LOOKOUT FOR "ANY PRO-TRUMP", MAKING THE "EXTREME CROWD" A THREAT." HOURS BEFORE A SINGLE PEACEFUL PROTESTER HAD COME ANYWHERE NEAR THE CAPITOL GROUNDS, LAW ENFORCEMENT, WHO IS SUPPOSED TO SERVE AND PROTECT, WAS USING MILITARY TERMS LIKE INTELLIGENCE, MISSION AND THREAT WHEN DEPICTING LAWFULLY ASSEMBLED U.S. CITIZENS ENGAGED IN THEIR CONSTITUTIONALLY PROTECTED RIGHTS OF FREE SPEECH AND ASSEMBLY. THIS IS PARTICULARLY IMPORTANT BECAUSE, AS THE DEFENSE WILL SHOW, THIS PRECISE MINDSET IS PRESENT IN CDU OFFICERS WHO ENGAGED IN VIOLENCE ON THE WEST SIDE OF THE CAPITOL. THIS BIAS MINDSET TOWARDS TRUMP SUPPORTERS BY LAW ENFORCEMENT IS A KEY FACTOR IN THE VIOLENT USE OF EXCESSIVE FORCE THEY CHOSE TO INFILCT UPON INNOCENT VICTIMS, INCLUDING THE DEFENDANT AND HIS COMPANIONS.

THE OFFICER PROCEEDS TO DESCRIBE HOW CDU WERE TAKEN OFF THE GROUNDS AND SENT TO PATROL CARRIAGES. THIS BEGS THE QUESTION AND WARRANTS FURTHER INVESTIGATION TO UNIVER WHO

MADE THIS DECISION AND WAS IT DONE DELIBERATELY TO LEAVE THE CAPITOL VULNERABLE? THE OFFICER STATES THAT BECAUSE OF THESE ACTIONS BY COMMAND, HE WAS LED TO BELIEVE THERE WAS NOT A HIGH LEVEL THREAT. HE GOES ON TO DESCRIBE A "DISCONNECT OR MISCOMMUNICATION AROUND THE EVENT OCCURRING", WITH A CROWD OF PROTESTERS COMING TO TALK. THE MEDIA, POLITICIANS AND THE PROSECUTION INSIST ON DESCRIBING ALL PROTESTORS AS A "VIOLENT MOB". YET HERE, WE SEE JUST ONE OF MANY EXAMPLES THAT CONTRADICTS THIS FALSE NARRATIVE. AS VIOLENCE IS OCCURRING, THIS GROUP IS ATTEMPTING TO TALK TO LAW ENFORCEMENT IN AN ATTEMPT TO AVOID VIOLENCE. THE OFFICER RESPONDS IN KIND AND THEN, AS WILL BE EVIDENCED, HE IS WRITTEN UP FOR MISCONDUCT IN HIS ATTEMPT TO MAINTAIN PEACE. THE OFFICER GOES ON TO DESCRIBE HIS EXPERIENCE AFTER A LINE BREACH.

• SUCCESSFULLY IDENTIFIED AN ALPHA MALE (WHAT MADE HIM AN ALPHA?)

◦ HE SAID HE NAME WITH A GROUP

◦ HE SAID WE CANNOT DO ANYTHING TO STOP THEM SPRAY

◦ HE SAID IT IS GOING TO HAPPEN TODAY

◦ HE SAID THEY WERE DONE TALKING IT IS TIME TO ACT

• I THEN TRIED TO FIND A CONNECTION WITH THE GENTLEMAN

BECAUSE IF I CAN'T BREAK HIM THEN I CAN'T CONTROL THE

CROWD. I CAN EITHER WASTE MY ENERGY TO YELL OR TALK TO

THE ALPHA MALE TO GET HIS CROWD IN CHECK.

• I TRIED TO BE EFFICIENT AND EFFECTIVE AT THE SAME TIME

BECAUSE MY GUYS ON MY SIDE WERE NOT GETTING BACK TO

THE LINE, BECAUSE THEY GOT SPRAY AND DON'T HAVE ENOUGH

WATER TO DECIDE.

I ASKED THE GUY IF HE WAS A PRO SERVICE, HE SAID YES AND I  
SAID AS A BROTHER TO A BROTHER, SAME OATH TO PROTECT AND  
DEFEND THE CONSTITUTION, MILITARY TO MILITARY, I AM ASKING  
YOU TO HELP ME CALM YOUR PEOPLE DOWN. JUST YOUR PEOPLE  
BECAUSE THIS IS NOT A FAIR FIGHT. IN 2020 I WILL TAKE A  
PICTURE WITH YOU. I WILL NOT PUSH YOU TO GET YOU BACK, HOWEVER  
YOU GUYS WILL NOT PUSH MY TEAM. STAY HERE AND SCREAM  
AND MAKE NOISE THAT'S ALL.

I SUCCESSFULLY MANAGED TO GET WHAT I WANTED. "(OPP. 21-34,  
CAPD - 00000815)

IT IS CLEAR THAT WHEN THIS OFFICER USED HIS TRAINING AND  
WORDS THAT HE COULD DE-ESCALATE A SITUATION, EVEN FOLLOWING  
A BREACH. THIS SCENARIO PLAYS OUT TIME AND AGAIN THROUGHOUT  
THE CAPITOL AND DEMONSTRATES PRECISELY WHAT THE DEFENSE  
CLAIMS IN THIS MOTION, THAT PROTESTORS AND LAW ENFORCEMENT  
ALIKE, FALL INTO SEVERAL DIFFERENT CATEGORIES BASED ON THEIR  
ACTIONS AND REACTIONS AND SHOULD NOT BE VIEWED THROUGH  
A NARROW SCOPE OF TWO OPPOSING HOMOGENEOUS FORCES,  
BOTH WITH THEIR OWN STATED AGENDA, INTENT AND OBJECTIVE.

THERE ARE COUNTLESS EXAMPLES OF LAW ENFORCEMENT PREDIABLY  
INTERACTING WITH PROTESTORS, TAKING PICTURES, GIVING FIRST AID  
AND ALLOWING PEOPLE TO WALK FREELY AND ORDERLY THROUGH THE  
CAPITOL. THIS IS IN STARK CONTRAST TO THE VIOLENCE PERPETRATED  
ELSEWHERE BY LAW ENFORCEMENT AND AGAIN CONTRADICTS THE  
FALSE NARRATIVE CHARACTERIZING PROTESTORS AS A "VIOLENT MOB".

IT SHOULD ALSO BE NOTED THAT A VAST MAJORITY OF THESE INVESTIGATIONS INTO POLICE MISCONDUCT WERE CONCERNING POLICE PEACEFULLY INTERACTING WITH THE CROWD. IF OFFICERS DID NOT ASSAULT PROTESTORS, THEIR ACTIONS WERE CALLED INTO QUESTION. THEY WERE MET WITH SUSPICION AND FORCED, UNDER OATH, TO PLEASE IN LOYALTY TO DONALD TRUMP OR ASSOCIATION WITH ANY ORGANIZATION THAT SUPPORTED TRUMP. THE SAME THING PLAYED OUT IN THE MILITARY FOLLOWING 1/6/21, WITH THE BIDEN ADMINISTRATION PATERFONNE TO ROOT OUT AND DISPARAGE ANYONE NOT BLINDLY LOYAL TO THE DEMOCRATS. THESE ACTIONS, INVESTIGATIONS AND THIS VERY PROSECUTION MIRROR MORE TO NAZI GERMANY, STALIN RUSSIA AND MODERN DAY NORTH KOREA THAN THAT OF THE SUPPOSEDLY FREE, DEMOCRATIC REPUBLIC WE CLAIM TO BE TO THE REST OF THE FREE WORLD.

ONLY ONE REPORT IN THESE 800 PLUS PAGES CONCERNED EXCESSIVE USE OF FORCE WITHIN AN OFFICER, ON VIDEO, WHO WAS UNPROVOKED, CLEARLY PUNISHES A PROTESTOR. THIS WAS DISMISSED OUT OF HAND WITH ABSOLUTELY NO INVESTIGATION. DEFENSE WAS NOT PROVIDED WITH A SINGLE REPORT ALLEGING POLICE BRUTALITY OR EXCESSIVE USE OF FORCE THAT WAS ACTUALLY INVESTIGATED, EVEN THOUGH BOTH WERE RAMPAK THAT DAY AND THOUSANDS OF COMPLAINTS WERE MADE ABOUT IT. THIS BEGS THE QUESTION, DID THE DOJ NOT INVESTIGATE THESE CRIMES OR HAVE THESE REPORTS JUST BEEN BURIED BECAUSE THE SICKLING TRUTH PROVES THE FALSE NARRATIVE, PROPAGATED BY POLITICIANS, MEDIA AND PROSECUTION, IS INDEED A LIE AND JUST AN EXCUSE FOR THIS

POLITICAL WITCH HUNT? IT HAS COME TO LIGHT THAT US CAPITOL POLICE BEAT A PREGNANT WOMAN TO DEATH AND THEN TRIED TO COVER IT UP BY CLAIMING SHE WAS TRAMPLED. IF LAW ENFORCEMENT, THE DOJ, POLITICIANS, MEDIA, ETC. WOULD COVER UP A MURDER, IT COMES AS NO SURPRISE TO THE DEFENSE THAT THESE SAME PEOPLE REFUSE TO ACKNOWLEDGE MASSIVE POLICE MISERADGE AND CONTINUE TO ATTEMPT TO COVER UP THE TRUTH. THE OFFENDER GOES ON TO STATE,

"A FBI AGENT SPENT MOST OF HIS TIME TO ASK ME 'WHO SPRAYED YOU? DO YOU RECALL WHAT HE LOOKS LIKE OR WHAT HE'S WEARING?' I WAS UPSET BECAUSE NONE OF HIS QUESTIONS THAT DAY WAS 'DO YOU SEE ANYTHING IN THE CLOUD THAT NEEDED IMMEDIATE ATTENTION?' AFTER HIS INTERVIEW I THEN SAT DOWN AND TOLD HIM ABOUT THE ENTIRE EVENT..."

THIS OFFICER IS UPSET BECAUSE ALL THE FBICARED ABOUT WAS FINDING SOMEONE, ANYONE, TO CHARGE WITH A CRIME. THEY DON'T EVEN WANT TO HEAR THE OFFICER'S TESTIMONY ABOUT THE EVENTS, JUST SOMETHING TO IDENTIFY SOMEONE THEY DECIDED WAS GUILTY OF A CRIME WITHOUT SO MUCH AS THE ALLEGED VICTIM'S ACCOUNT OF THE EVENTS. THE DEFENDANT IN THIS CASE (now) SITS ACCUSED OF AN ALLEGED ASSAULT AGAINST A POLICE OFFICER AND INVESTIGATORS, AFTER NINE MONTHS, HAVENT IDENTIFIED THIS SUPPOSED OFFICER. HOW CAN INVESTIGATORS CLAIM THEY HAVE PERFORMED A THOROUGH INVESTIGATION AND PROSECUTOR'S BRUG FELONY CHARGES WHEN THEY CAN'T EVEN PRODUCE AN ALLEGED VICTIM? THE FBI IN THIS CASE NEVER WOULD

HAD LISTENED TO THE OFFICER'S STORY IF HE HAD INSISTED ON THE AGENT DOING SO. THESE INVESTIGATIONS ARE A SHAM AND ALL THE CHARGES BROUGHT UPON THE DEFENDANT ARE BASED ON LIES AND FRAUD.

WRITER EVIDENCE OF THIS ON JUST CRIMSON AND SUBSEQUENT WHICH HURT IS APPARENT FROM AN OFFICER WHO WAS STATIONED INSIDE THE CAPITOL. AGAIN NAMES HAVE BEEN REDACTED

"...HE WAS AT THE SENATE WING DOOR AFTER IT WAS BREACHED AND WAS HELPING DIRECT PEOPLE OUT OF THE BUILDING. [ ] STATED THERE WAS A GENTLEMAN, SEEMING TO ACT AS A LIAISON BETWEEN U.S. CAPITOL POLICE AND THE TRUMP GROUP, WHO WAS HAVING A CONVERSATION WITH LIEUTENANT [ ]. [ ] STATED NO OFFICERS ON SCENE WERE DIRECTING THE OFFICERS TO "MOVE THEM OUT", AND THAT THEY SEEMED TO BE "ALLOWING THIS". [ ] STATED HE WASN'T THERE TO AGITATE THE SITUATION AND HE BELIEVED

YOUNG AT PEOPLE WOULD HAVE "DECRIMMED IT UP." [ ] RECALLED THERE WERE ENOUGH OFFICERS STANDING THERE IN THE LOBBY

AND THE MOOD BECAME CALMER. [ ] STATED HE BELIEVED HE ESTABLISHED A [ ] DIALOGUE WITH ONE OF THE GROUPS AND AGREED TO BE PHOTOGRAPHED. [ ] STATED HE BELIEVED HE WAS DIFFUSIVE

THE SITUATION BY TAKING A PHOTO. [ ] STATED, "I CAN'T HELP WHAT THEY DO. IF YOU WANT TO TAKE A PHOTO, I'M NOT GOING

TO SAY NO BECAUSE WE ME ALWAYS TOLD TO MEDIATOR AND KEEP THE SITUATION CALM." [ ] STATED SOME PEOPLE WERE AGITATORS AND OTHERS WERE JUST NOSEY, BUT THERE WERE MANY PEOPLE THERE

THAT WERE MILITARY AND LAW ENFORCEMENT. [ ] STATED HE HAD

TAKEN SEVERAL PICTURES ("4 TO 5 AT THE MOST") WITH OTHER GROUP MEMBERS, SOME OF WHICH WERE RETIRED LAW ENFORCEMENT.

[ ] STATED HE IS NOT A MEMBER OF ANY PRO-TRUMP CROPS OR ORGANIZATIONS. [ ] WAS ASKED HOW DID HE BELIEVE HE WAS DIFFERENT THE SITUATION BY TAKING PICTURES AS THE GROUP EXITED THE BUILDING. [ ] STATED, "TO BE HONEST I DON'T KNOW IF THEY WERE LEAVING OR COMING IN AT THE TIME. IF THEY WERE EXITING, MAYBE THE PHOTO WAS TAKEN NOT TO EXCITE THE PEOPLE. AS FAR AS THEM COMING OR GOING AND TAKING THE PICTURE, I WASN'T CONCENTRATING ON THAT. ALL I KNEW WAS THE SITUATION WAS CALM AT THAT POINT." (OPR H-002, CAPD-000000)

THIS SPEAKS TO TWO COMPLETELY CONFIDENT MINDSETS OF OFFICERS ON THE GROUND AND PROVES THAT WHEN LAW ENFORCEMENT DID NOT START OR ESCALATE VIOLENCE, POLICE OFFICERS BEHAVED IN A CIVILIZED MANNER. IT ALSO ILLUSTRATES, IN THE OFFICER'S OWN WORDS, THE POINT THE DEFENSE HAS BEEN MAKING, THAT PROTESTORS COULD BE SPLIT INTO DIFFERENT CATEGORIES, WHEN HE STATED, "SOME PEOPLE WERE AGITATORS AND OTHERS WERE JUST NOISE." HE STICKS OF DE-ESCALATING THE SITUATION, ESTABLISHING A BARRIER AND NOTES THAT OFFICERS ARE TRAINED TO KEEP THE SITUATION CALM. HE SUCCEEDS IN DOING PRECISELY THAT, EVEN WHEN CONFRONTED WITH THOSE HE CLASSIFIES AS AGITATORS.

THIS COMES IN SHARP CONTRAST TO THE MINDSET AND ACTIONS OF THE OFFICERS ON THE WEST SIDE OF THE BUILDING WHO WERE ADMITTELY LOOKING FOR A FIGHT AND TESTIMONY REVEALS THEY REPEATEDLY ATTACKED FIRST AND ESCAPED THE SITUATION. AS THIS

OFFICER STATES, THEY ARE TRAINED TO KEEP THE SITUATION CALM  
AND YET, HE IS CHASTISED AND FORMALLY INVESTIGATED FOR FORGOING  
HIS TRAINING. HIS LOYALTY IS CALLED INTO QUESTION AND HE IS FORCED  
TO DENOUNCE ANY SUPPORT FOR DONALD TRUMP, AN ACTION STALIN  
AND HITLER WOULD APPRECIATE AND TAKE CREDIT FOR INSPIRING. HAD  
THIS OFFICER ANSWERED IN THE AFFIRMATIVE, HAVING SUPPORTED TRUMP  
OR HAD AN ASSOCIATION WITH ANY PRO-TRUMP ORGANIZATION, HE  
WOULD HAVE BEEN FIRED, CHASTISED IN THE MEDIA, DENOUNCED AS A  
TRAITOR AND TERRORIST BY POLITICIANS, ARRESTED, DEPRIVED OF  
DUE PROCESS, HAD HIS CIVIL RIGHTS TRAMPLED UPON, BEEN UNLAWFULLY  
TESTIMONIED AND BEEN PLACED IN A PRISON CELL IN WASHINGTON D.C.  
THIS WOULD ON THE SURFACE, SEEM LIKE AN OUTLANDISH CLAIM, IF  
IT WEREN'T EXACTLY WHAT HAS HAPPENED TO THE DEFENDANT  
AND DOZENS OF OTHER INNOCENT U.S. CITIZENS WHO LAVENISH  
IN PRISON CELLS BESIDE HIM. THIS OFFICER MADE ONE CRITICAL  
MISTAKE; HE FOLLOWED HIS TRAINING AND FAILED TO ATTACK  
AND ABUSE NON-VIOLENT U.S. CITIZENS. IF HE HAD DONE SO,  
HE WOULD BE APPLAUSED AS A HERO, FREE FROM ANY SERIOUSITY BY  
THE DOJ.

THE QUESTION BECOMES THEN, IF OFFICERS ON THE EAST SIDE  
AND INSIDE THE CAPITOL COULD SPEAK, JOKE AND TAKE SELFIES  
WITH PEACEFUL PROTESTORS AND EVEN THESE THEY DESTINED AS  
"AGITATORS", HOW AND WHY DID THE EVENTS ON THE WEST SIDE  
OF THE CAPITOL, WHERE THE DEFENDANT AND HIS COMPANIONS  
BECOME TRAPPED, DEVOLVE INTO VIOLENCE AND A RIOT? THE  
ANSWERS CAN BE FOUND IN THE OFFICER'S OWN STATEMENTS THAT

THE INTELLIGENCE DISSEMINATED TO THEM, COMMUNISM (OR  
LACK THEREOF), LEADERSHIP (OR LACK THEREOF), MINDSET, INSINUATION,  
AND VIOLENT ACTIONS THEY TOOK AGAINST UNARMED CITIZENS.

THE FOLLOWING EXCERPTS ARE SHOCKING AND CRUCIAL  
TESTIMONY THAT REVEALS A QUITE DIFFERENT MINDSET AND  
SUBSEQUENT ACTIONS BY OFFICERS LOCATED ON THE WEST SIDE OF  
THE CAPITOL. THESE COME FROM (OTR H-006A, OTR 0000062-  
040D-0000069) WHERE OFFICERS ARE FEELING QUESTIONED ABOUT  
THEIR ACTIONS AT AN UPRIGHT WEST TERRACE DOOR.

"AH MAN, THIS IS BIZARRE [REDACTED] THIS IS... THIS IS, OH MY GOD  
SAY SOMETHING SINCE THIS IS ON RECORD. YOU KNOW MINDSET IS  
KEY TO A LOT OF WHAT WAS GOING ON AT THAT DOOR. I WAS  
RESOLVED IN MY MIND THAT A SECOND ESCALATION OF FORCE AT  
THAT POINT - THE ONLY OUTCOME AT THAT POINT WAS DEADING FORCE.  
OVERWHELMED BY AN ADVERSARY OF SIGNIFICANT NUMBERS AND OF  
SIZE AND US, WITH LIMITED OPTIONS TO REPEL THEM AFTER ALREADY  
TRYING TO FIGHT AND AFTER HAVING ALREADY TRIED TO GO TO  
PHYSICAL FORCE TO DO SO - I HAD CHECKED OFF AND RESOLVED IN  
MY MIND THAT DEADLY FORCE WAS GOING TO BE THE ONLY WAY TO  
DO IT AND THE ONLY WAY WE WERE GOING TO GET THERE WAS  
IF WE INITIATED THAT FORCE ON THE FRONT END... TRUST ME, I  
WANTED TO FIGHT... I THOUGHT THAT WAS GOING TO BE THE  
FIGHT OF MY LIFE... THE ONLY WAY WE COULD HAVE PREVENTED  
THOSE PEOPLE FROM COMING IN THAT DOOR WAS KILLING EM."

"A PHYSICAL CONFRONTATION OCCURRED WHERE WE Began  
PUSHING AND HITTING THE LEADING EDGE OF THE CROWD IN AN

ATTEMPT TO EXPEL THEM FROM THE BUILDING. THERE WAS AN OLD LADY IN THE FRONT OF THE CROWD CARRYING A PROTEST SIGN THAT BEGAN TO SCREAM IN PAIN AS SHE WAS CRUSHED BETWEEN US... I BELIEVE MINDSET IS ALSO KEY IN THE ACTIONS I TOOK AT THE UPRIGHT TERRACE DOOR. I WAS PREPARED TO FIGHT... I RESOLVED THAT HAD A SECOND CONFRONTATION TO EXPEL THIS CROWD OCCURRED, THAT THE END RESULT WOULD HAVE BEEN LETHAL FORCE. WITH [REDACTED] PULLED ME BACK, IT CAUSED ME TO BREAK THE CYCLE OF THOUGHT OF PREPARING TO FIGHT UNTIL I THEN TRANSITIONED IN MY MIND TO DO WHAT WAS NECESSARY TO PRESERVE LIFE."

"AN ATTEMPT TO GO HANDS ON WITH THE PROTESTORS WOULD HAVE YIELDED INJURY TO OFFICERS AND NO ACHIEVABLE OBJECTIVE..." REAR OF CROWD BEGAN PUSHING, CAUSING FRONT OF CROWD TO ADVANCE ON THE LINE. ANOTHER DECISION WAS MADE TO FAILSAFE. WITH NO SAFE AND ACHIEVABLE OBJECTIVES, THE GOAL WAS TO FIND A LARGER CONTINGENT OF OFFICERS AND PUSH THE CROWD OUTSIDE THE BUILDING."

"I MEAN PERSONALLY, I WANTED TO HOLD THE LINE THERE, I WANTED TO FIGHT THEM..."

"DO YOU BELIEVE THERE WAS A FAILURE TO TAKE APPROPRIATE MEASURES?"  
PERSONALLY, YES, I DO BUT SEEING IT FROM AN OFFICIAL'S STANDPOINT THAT WAS THERE, I UNDERSTAND THE DECISION... WHO KNOWS WHETHER WE WOULD HAVE GOTTA HURT OR WORSE IF WE TRIED TO STOP THEM THERE. BUT I PERSONALLY WAS FRUSTRATED THAT AT LEAST WE DIDN'T TRY."

"...USING DEADLY FORCE... WHAT ARE YOUR THOUGHTS ON THAT,  
AT THAT TIME... WAS THAT AN OPTION?

I MEAN, YES. IT'S OBVIOUS IN OUR HEADS... IN THIS SITUATION  
WHERE IT WAS JUST PEOPLE WITH FLAGPOLES, STICKS AND SUCH  
BASED ON WHAT I HAD PREVIOUSLY, I FEEL LIKE IT WOULD HAVE  
JUST MADE THINGS WORSE."

"I MEAN AT THIS POINT, THERE NOT REALLY FIGHTING US SO  
IT'S - YOU HAVE TO TAKE INTO CONSIDERATION HERE, IF THEY'RE  
NOT FIGHTING, THERE ARE SOME IN THERE THAT ARE FIGHTING YOU. WE  
HAVE NO MORAL ADVANTAGE... IF YOU LOOK AT USE OF  
FORCE, I MEAN YOU'RE A SERGEANT, USE OF FORCE, WHAT WOULD  
YOU DO THERE... BECAUSE THERE'S NOTHING THAT YOU CAN DO.  
YOU CAN'T USE LETHAL FORCE, LOOK AT HOW MANY THERE ARE  
MOR DO YOU HAVE JUSTIFICATION FOR DOING IT. WHAT HAPPENS  
WHEN YOU HIT SLIDE LOCK - THEY'RE GONNA TAKE THE GUN  
FROM YOU. YOU CAN'T USE OC, YOU CAN'T USE BATONS HERE,  
WHEE'S THAT GOING TO GET YOU... THIS IS A RESULT OF  
THE DEPARTMENT'S FAILURES ON SO MANY LEVELS."

"WHEN ASKED IF THERE WAS A FAILURE TO TAKE APPROPRIATE  
POLICE ACTION DURING THIS INCIDENT AT THE UNIT DOOR, [ ]  
STATED, "NO." [ ] STATED THAT HE HAS NEVER BEEN TRAINED IN A  
SCENARIO LIKE HE FACED DURING THE INCIDENT."

SIMILAR QUOTES AND INCIDENTS APPEAR IN OTHER DOCUMENTS.

"WAS THERE A FAILURE TO TAKE APPROPRIATE POLICE ACTION BY  
YOURSELF DURING THE INCIDENT AT THE UNIT DOOR?

I GUESS YOU CAN SAY THERE IS, I'M NOT SURE I KNOW WHAT

APPROPRIATE ACTION IS... I MEAN, I'M WILLING TO GO TO ANY TRAINING TO TACTICALLY LEARN WHAT TO DO HERE BUT I DON'T THINK THAT THERE WAS CLEAR ACTION." (OPR 21-0063, CAPPD\_00000152)

"SO RIGHT THERE SPECIFICALLY - WAS THERE A PLAN, WHAT WAS THE PLAN? I DON'T THINK THERE WAS A PLAN THE ENTIRE DAY. I THINK - TRUTHFULLY SPEAKING, FROM EVEN THE SHORT CALCULATIONS FROM THINGS I TRIED TO FIGURE OUT, NONE OF THEM SEEMED TO WORK OUT. I DON'T THINK THERE WAS A PLAN." (OPR 21-0063, CAPPD\_00000150)

ANOTHER OFFICER SPEAKS OF BEING IN A LWT CONSTRUCTION SITE, "I USED VERBAL COMMUNICATION AND EMPTY HAND CONTROL TECHNIQUES TO FORCE THEM TO STOP WHICH YIELDED IN NEGATIVE RESULTS TO DEESCALATE THE SITUATION, SO I DREW MY BATON, A LARGE NUMBER OF PROTESTORS WERE ABLE TO BREAK THROUGH THE DOORS... CAUSING ME TO HOLSTER MY BATON AND WITHDRAWING MY FIREARM... ONCE THE SITUATION WAS DEFUSED AND THE PROTESTORS LEFT I HOLSTERED MY WEAPON.

WHEN I WAS IN THE CONSTRUCTION SITE, THERE WERE A GROUP OF INDIVIDUALS THAT BROKE INTO ONE OF THE DOORS AND MADE THEIR WAY INSIDE. I DEMANDED THAT THEY HAD TO LEAVE AND THAT THEY WERE NOT ALLOWED INSIDE. THEY DID NOT SEEM TO BE HARMFUL NOR DID I FEEL LIKE MY LIFE WAS AT RISK, BUT I WAS BEING VERY CAUTIOUS OF EVERYONE IN FRONT OF ME WHILE TAKING CONTROL OF THE SCENE, I WAS ABLE TO GET A FEW OF THEM TO LEAVE. THERE WERE A FEW INDIVIDUALS THAT REFUSED TO LEAVE BECAUSE THEY JUST WANTED TO BE HEARD. AT THE TIME I FELT THE BEST WAY NOT TO ESCALATE THE SITUATION AND KEEP IT UNDER CONTROL WAS BY THE ACTIONS I TOOK. I ALLOWED A

FEW OF THEM SPEAK AS THEY MADE THEIR WAY TO THE EXIT. THEY MENTIONED THAT THEY WERE PEACEFUL AND SUPPORTED US, IN WHICH I TOLD THEM THAT THEY WERE NOT ARMED INSIDE THE CAPITOL OR GROUNDS. THEY OFFERED TO HELP THE FIRST RESPONDING OFFICER (FRO) AND I BY CREATING A CIRCLE AROUND US TO BRING US BACK WITH THE OTHER OFFICERS. I TOLD THEM THAT IT IS NOT SAFE FOR NEITHER OF US AND THAT WE NEED FOR THEM TO LEAVE. A COUPLE OF THEM LEANED IN FOR A HUG AND/OR FIST BUMP IN WHICH I GAVE IN ORDER TO PREVENT THE ESCALATION. THEY IMMEDIATELY LEFT AND CLOSED THE DOOR THAT THEY BROKE INTO. I WAS NOT SUPPORTING OR STANDING WITH THEM IN ANY WAY." (OPR 24-OH, CAPD-000000751-PAPD-000000752)

THE DEFENSE COULD WRITE A NOVEL BASED ON THESE SECRET QUOTES ALONE, OF WHICH THERE ARE MANY MORE, BUT TRUSTS THE COURT WILL BE ABLE TO MAKE THOROUGHLY DISSECT EACH INDIVIDUAL STATEMENT FOR THEIR MEANING AND IMPLICATIONS. AS SUCH, THE DEFENSE OFFERS A SYNOPSIS OF THE KEY POINTS FOR THE PARTIES CONSIDERATION. FIRST, AN OFFICER QUITE LITERALLY PLATES FULL BLAME ON LAW ENFORCEMENT, ACCORDING BUILT FOR THE ACTIONS OF 1/6/21, SAYING, "THIS IS A RESULT OF THE DEPARTMENT'S FAILURES ON SO MANY LEVELS." THIS STATEMENT ALONE IS OUGHT TO BRING A MOTION FOR DISMISSAL.

WHAT IS MOST ABUNDANTLY EVIDENT IS THE CLEAR DIFFERENCE IN MINDSET BETWEEN OFFICERS ON THE WEST SIDE OF THE CAPITOL VERSUS WHAT HAS BEEN EVIDENCED ON THE EAST SIDE AND WITHIN THE CAPITOL. THESE OFFICERS, BY THEIR OWN ADMISSION, ARE LOOKING FOR A FIGHT, INSTIGATING VIOLENCE BY PUSHING AND HITTING PROTESTORS, INCLUDING

FEDERALLY WOMEN. MULTIPLE OFFICERS ADMIT TO CONSIDERING MURDERING PROTESTORS AND ONE EVEN ADMITS TO PULLING HIS GUN. YET THE DOJ IS MORE CONCERNED WITH MINUTES LATER, HE TAKES A PICTURE WITH A PROTESTOR, PER HIS TEAMING, AND AS WE SEE TIME AND AGAIN, DEFENDANT TRUMP, THE REAL CULP OF THESE INVESTIGATIONS.

MULTIPLE OFFICERS ADMIT TO A FAILURE IN POLICE ACTION, INCLUDING A LACK OF PLANNING AND/OR TRAINING. WHILE SOME OFFICERS ARE QUITE LITERALLY SPAT SECONDS FROM DISPENSING DEATH, OTHERS STATE LETHAL ACTION WASN'T EVEN A CONSIDERATION AND EVEN USE OF OC SPRAY OR A BATON WERE NOT WARRANTED. YET THE DEFENDANT ENDURED HOURS OF CONSTANT POLICE ATTACKS WITH TEAR GAS, EXPLOSIVES, PROJECTILES, OC SPRAY, AND BATONS. CONSEQUENTLY, WE FIND REPEATED EXAMPLES OF OFFICERS SIMPLY TALKING TO PROTESTORS, AFTER THE OFFICER RESORTS TO VIOLENCE AND REALIZING THE PROTESTORS ARE PEACEFUL AND SUPPORTIVE OF LAW ENFORCEMENT. THE DEFENDANT HIMSELF WAS WEARING A "BLVUE LIVES MATTER" FACE MASK, DISPLAYING HIS SUPPORT OF LAW ENFORCEMENT.

ALL OF THE CLAIMS RAISED BY THE DEFENDANT IN THIS MOTION ARE BORN OUT IN THESE TALES OF QUOTES. ALL PROTESTORS PRESENT WERE VIEWED AS A THREAT AND THE INNOCENT WERE ATTACKED REPEATEDLY, FOR HOURS ON END BY OFFICERS WHO WERE, BY THEIR OWN ADMISSION, JUST LOOKING FOR A FIGHT, IN COMPLETE DISREGARD TO PUBLIC SAFETY OR HUMAN LIFE. AUTHORITIES AND THE PROSECUTION CAN RATIONALIZE AND CHARACTERIZE THE EVENTS OF 1/6/21 ANY WAY THEY CHOOSE BUT AT THE END OF THE DAY, LAW ENFORCEMENT KILLED TWO UNARMED WOMEN THAT DAY AND BY THEIR OWN ADMISSION, THEY ARE RESPONSIBLE.

AS SHOCKING AND DISTURBING AS THE PREVIOUS QUOTES ARE, THE MOST DAMNING EVIDENCE OF POLICE MISCONDUCT FOLLOWS AND DISPLAYS HOW THE BREAKDOWN LED DIRECTLY TO THE VIOLENCE THAT OCCURRED ON 1/6/21. THE EXCERPT BELOW IS A REPORT FROM AN OFFICER DESCRIBING "MISCONDUCT BY SENATE DIVISION 3 URGENTANTS, AS WELL AS UNACCEPTABLE LACKES BY OTHER USCP OFFICIALS DURING THE EVENTS OF 01-06-21."

"SD. 3 LT [ ]

LT [ ] WAS COMMANDER OF SENATE DIVISION CDU UNITS ASSIGNED TO THE AREA OF CONSTITUTION AVE/NEW JERSEY AVE NW. CDU OFFICERS ASSIGNED TO THIS AREA IMMEDIATELY RECOGNIZED THE THREAT TO THE USCAPITOL AND IMMEDIATELY RESPONDED TO THE LOWER WEST TERRACE WITH GREAT RISK TO THEIR PERSONAL SAFETY.

OFFICERS ASSIGNED TO LT. [ ] COMMAND HEARD OVER THE RADIO THAT THE WEST FRONT SNOW FENCE WAS BREACHED. LT. [ ] HAD MULTIPLE CDU SQUADS IN HIS AREA. ONE OF THE SQUADS RESPONDED TO THE WEST FRONT IMMEDIATELY. THE REMAINING APPROXIMATELY 25 OFFICERS WERE ORDERED BY LT. [ ] TO LINE UP ALONG THE ALREADY BROKEN FENCE LINE ALONG CONSTITUTION AVENUE. LT. [ ] SCOLDED THESE OFFICERS FOR BUNCHING UP. OFFICERS PLEADED WITH LT. [ ] TO ALLOW THEM TO RESPOND TO THE WEST FRONT. ALL OF THESE OFFICERS HAD BEEN ISSUED CDU HELMETS AND WERE WITHIN SIGHT OF THE WEST FRONT.

OFFICERS DESCRIBE LT. [ ] AS UNABLE TO MAKE A DECISION AND FINALLY MAKING PHONE CALLS. AFTER A FEW MINUTES THE OFFICERS ON THE LINE MADE A PLAN AND THEN TOLD LT. [ ] THEY WERE GOING TO FIND THEIR SERGEANT, AND RESPONDED TO THE CAPITOL VIA DEL AVE

DOOR RSOB. THE ACTIONS OF LT [ ] AFTER THE OFFICERS LEFT IS UNKNOWN.

SD 3 LT [ ]

LT [ ] WAS COMMANDER OF SENATE DIVISION CDU UNITS ASSIGNED TO THE AREA OF CONSTITUTION AVE / NEW JERSEY AVE NW. LT [ ] HAD A CLEAR VIEW OF THE HUNDREDS OF INDIVIDUALS WHO WERE GATHERED IN THE 200 BLOCK OF CONSTITUTION AVE NW. OFFICERS TOLD LT [ ] THAT THE SITUATION WAS DIRE AND THAT THEY WERE GOING TO REGARD TO THE CAPITOL THROUGH THE DELAIRE DOOR OF THE RUSSELL SOB.

LT. [ ] TOLD THE OFFICERS "OKAY" BUT THAT HE WAS GOING TO RETRIEVE HIS CDU HELMET AND PR-24 BATON. THE LOCATION OF THESE ITEMS WAS UNKNOWN TO THE OFFICERS, AND THE OFFICERS RESPONDED TO THE CAPITOL WITHOUT LT. [ ] THE ACTIONS OF LT. [ ] AFTER THIS TIME IS UNKNOWN.

... IT IS THE OPINION OF THIS SHIFT THAT IN SENSITIVE SITUATIONS LT. [ ] CANNOT MAKE LEADERSHIP DECISIONS AND WILL DISAPPEAR.

EVENTS ON THE WEST FRONT 01-06-21

A CROWD OF ABOUT 200 ACTIVISTS APPROACHED POLICE CIRCLE FROM THE 200 BLOCK CONSTITUTION AVE NW. NO RADIO CALLS OR ADVISEMENT FROM USCP WATCH COMMAND WAS HEARD ON THE RADIO.

THIS GROUP VIOLENTLY BREACHED A POLICE LINE AT THE NW WALKWAY OF THE WEST FRONT. I TURNED TO THE LOWER WEST TERRACE ABOUT A MINUTE AFTER THE WALKWAY POLICE LINE WAS BREACHED. IT WAS IMMEDIATELY APPARENT THAT THE GROUP WAS GOING TO ATTEMPT TO VIOLENTLY BREAK THE U.S. CAPITOL OFFICIALS COULD BE HEARD DISCUSSING OR LIVES BEING ACTIVELY THREATENED

INDIVIDUALS IN THE CROWD APPROACHED ME ON THE POLICE LINE AND TOLD ME THAT UNLESS USCP LEADERSHIP COMMUNICATED TO THE CROWD PRED THE SEVERITY OF THE SITUATION, VIOLENT FIGHTERS WERE COORDINATING EFFORTS TO BREACH THE POLICE LINES. I RELAYED THIS MESSAGE TO [REDACTED] WHO WAS ATTEMPTING TO HOLD THE LINE WITH OFFICERS ON THE WEST FRONT.

IT SEEMED AT THE TIME THAT NO ONE WAS ABLE TO MAKE A DECISION ABOUT THE NEXT STEPS AND COORDINATE A RESPONSE TO THE REALITIES ON THE GROUND. I DO NOT RECALL ANY COORDINATION OF UNITS BUT RATHER UNITS FIGHTING SIDE BY SIDE TO HOLD CROWD BEneath THEM." (OFR H-23A-C, CAPD-000000757-LAP-00000768)

"IN CONCLUSION, I DO NOT TAKE PLEASURE IN POINTING OUT THE DEFICIENCIES OF USCP EMPLOYEES DURING THE UNPRECEDENTED ATTACK OF OTOG-21. IN WRITING THIS REPORT, I AM ATTEMPTING TO REPRESENT THE VIEWS OF SENATE DIVISION OFFICERS WHO UNWILLY AND SELFLESSLY LED UNIT OPERATIONS VITAL TO RESTORING LAW AND ORDER TO THE CAPITOL COMPLEX WITHOUT LEADERSHIP FROM USCP LIEUTENANTS AND ABOVE. DURING THE SIEGE AND SINCE, IT HAS BECOME ABSURDLY CLEAR THAT SOME USCP OFFICIALS ARE UNWILLING, UNPREPARED OR UNABLE TO LEAD USCP OFFICERS. THE OFFICERS THAT I OBSERVED WERE REPEATEDLY MAKING CRITICAL DECISIONS IN REAL TIME WITHOUT ANY COORDINATION, DIRECTION OR LEADERSHIP FROM SUPERVISORS SUCH AS LT. [REDACTED] WHO RETAIN SENATE DIVISION AND OWN COMMANDERS. WHILE SOME SENATE DIVISION OFFICERS HAVE PLACED THEMSELVES IN THE MOST DIFFICULT CIRCUMSTANCES, UNFORTUNATELY OTHERS HAVE SHOWN

UNACCEPTABLE PRODUCT AS SUPERVISORS AND LEADERS." (OPR 21-016, OPR 21-00000706 -  
(APD-00000714)) STEMMING FROM ALLEGATIONS THAT A LIEUTENANT WHO  
WAS A "WORL TRUMP SUPPORTER" MAY HAVE ASSISTED THE PROTESTERS.  
HE SIMPLY SEEMS INEXPERIENCED AND A BIT IN OVER HIS HEAD.

"THEY SAID THAT HE WAS ASSIGNED A MATED SQUAD, AND AT SOME POINT  
IN TIME, HIS SERGEANT FOR THE DAY HAD RECEIVED AN EMAIL FROM ONE  
OF THE OTHER SQUADS SAYING THEY WERE HARDENING UP, DOWNGEAR ALL  
THEIR GEAR. AND HE SHOWED IT TO LIEUTENANT [REDACTED]. HE SAID, WELL, I DIDN'T  
RECEIVE ANYTHING. SO WE'RE NOT DOWNGEAR OR GEAR." (APD-00000708)

"I WAS ON LIEUTENANT ASSIGNED TO THE WEST FRONT. UM, I STARTED  
AT AROUND 1000 HOURS... I TALKED MOSTLY WITH SERGEANT [REDACTED], WHO  
WAS ASSIGNED, YOU KNOW, AS A SQUAD SERGEANT FOR MY... PLATOON.  
BUT HE'S JUST VERY EXPERIENCED AND REALLY KNOWS A LOT ABOUT CIV.  
PROBABLY A LOT MORE THAN I DO. I'VE NOT BEEN ON IT THAT LONG AND  
HE'S BEEN ON IT FOR MANY YEARS." (APD-00000710)

HE GOES ON EXTENSIVELY, DESCRIBING BRINGING THEIR GEAR TO THE  
BOTANICAL GARDENS BUT NEVER GETTING DRESSED AND LEAVING IT UNATTENDED.

"AND THEN THAT KIND OF NEVER REALLY HAPPENED BEFORE THEN  
JUST THIS WHOLE WAVE OF PEOPLE JUST STARTED COMING AND COMING...  
I REMEMBER BEING ON THE UPPER WEST, UM... AND MAYBE ON THE  
INAUGURAL STAGE AND SEEING, YOU KNOW, LIKE A GROUP OF PEOPLE,  
THIS WAS, THIS WAS EARLIER IN THE DAY, BUT, UM, UM, YOU KNOW I  
GUESS WE WERE KIND OF PEPPLED THAT THERE WAS LIKE ONE GROUP  
OF PEOPLE THAT WAS OUT BY LIKE THIRD STREET, NORTHWEST THAT WE

DON'T REALLY KNOW WHAT THEY WERE DOING. LIKE, I DON'T REALLY KNOW WHAT THEY WERE DOING... I GUESS AT SOME POINT AFTER THAT, YOU KNOW, IT WAS WHEN I HEADED DOWN BY THE BOTANICAL GARDENS TO, YOU KNOW MET UP WITH THE BUS, GET MY GEAR OFF OF... AFTER THAT, YOU KNOW, ALL THE, YOU KNOW, WE SAW THAT ALL THESE PEOPLE HAD JUST KIND OF SPONTANEOUSLY CAME OUT OF NOWHERE, BUT IT WAS LIKE THOUSANDS OF PEOPLE AND KNOW IT WAS, IT BECAME PRETTY APPARENT THAT THEY WERE WORKING THERE, YOU KNOW, HEADINGS, LIKE COME THROUGH ALL THE, IN ALL OF YOUR OLD PHOTOS AND ALL THAT STUFF THAT HAD BEEN SET UP FOR THE MARCHERON. AND THEY WERE, YOU KNOW, CLEARLY WORKING, YOU KNOW, GETTING UP INTO AREAS THAT THEY WEREN'T SUPPOSED TO BE IN. SO THAT'S WHEN I KIND OF, ALRIGHT, WE GOTTA... TAKE OFF AND HEAD UP THERE TO TRY TO... TO TRY TO STOP THEM... THAT'S WHEN IT WAS PRETTY MUCH ON..." (CAPD-000000710-CAPD-000000711)

"I COULD NOT RECALL IF THERE WAS ANY SPECIFIC DIRECTION GIVEN, INSTRUCTING THEM TO DON THEIR HARD EQUIPMENT. "NO... WE CERTAINLY HAD INTENTIONS OF GETTING OUR GEAR ON AND BEING OUT THERE... I MEAN GENERALLY, WHAT WE DO IS... WE BRING EVERYONE IN, WE HAVE ROLL CALL AND, YOU KNOW, EVERYTHING WAS KIND OF THE QUESTION MARK... WE CERTAINLY KNEW... THAT THE PRESIDENT WAS GOING TO BE SPEAKING... THAT PEOPLE WERE GOING TO PROBABLY COME AFTER THAT. UM, SO, SO I MEAN, WE, WE CERTAINLY HAD, BUT I DON'T, I DON'T REMEMBER ANYONE SAYING, OKAY, MAKE SURE YOU'RE OUT THERE AT 12 O'CLOCK WITH YOU LATER, I, I DON'T REMEMBER ANYTHING LIKE THAT." (CAPD-000000712)

" STATED THAT THERE WAS NO WARNING THAT THE PROTESTORS WERE ON THEIR WAY TO THE CAPITOL AND THAT UNITS WERE INSTRUCTED TO DOW THEIR EQUIPMENT.  STATED, "PRIOR? NO, I MEAN, THINGS WERE, IT WAS JUST CHAOS. AND NO ONE CAME OVER THE AIR AND SAID, WE'VE GOT A VERY LARGE GROUP COMING. YOU NEEDS TO DOW THEIR EQUIPMENT, OR YOU NEVER HEARD ANYTHING LIKE THAT." (CAPD-00000712-CAPD-00000715)

THE OFFICER DESCRIBED A YOUTUBE VIDEO OF HIMSELF, STATING, "IT MUST'VE BEEN EARLY BECAUSE I KNOW I HAD, I KNOW I DIDN'T HAVE MY MASK ON FOR AN AWFULLY LONG TIME, YOU KNOW, BECAUSE IT WAS SO CHAOTIC, YOU KNOW, AND A LOT OF THAT HAPPENED THERE. CHOSE THE GAS JUST KEPT COMING AND COMING AND COMING AND JUST KEPT GETTING HIT." (CAPD-00000714)

" STATED THAT HE REMEMBERED RESPONDING TO THE LOWER WEST TERRACE WITH COU AT 1200 HOURS." (CAPD-000000714)

CPR SHOWED ANOTHER YOUTUBE VIDEO OF THE OFFICER ON THE LOWER WEST TERRACE. " EXPLAINED, LIKE THERE WERE POINTS WITH I WAS GETTING HIT AND I COULDN'T EVEN SEE... PEOPLE WERE LITERALLY GLIDING... YOU TO THE WATER SO THAT YOU COULD DECON YOURSELF. I MEAN, BECAUSE... I COULDN'T EVEN OPEN MY EYES BECAUSE, YOU KNOW, I WAS JUST HIT SO MANY TIMES... AT SOME POINT, LIKE OUR OWN GRENADE... THE PEPPER BALLS AND SHIT AT THEM, BUT THEN THE WIND KIND OF BLOWING IT BACK..." (CAPD-00000715)

ANOTHER OFFICER STATES, "ON JANUARY 6, 2021, I WAS PART OF A COU SHIFT SQUAD ON THE SENATE DIVISION. I WAS TOLD TO STAND ALONG THE BIKE RACKS ON CONSTITUTION AVE IN THE AM, PREVENTING

PEDESTRIANS FROM CROSSING THE STREET. SHORTLY AFTER I WAS TOLD BY MY ACTING SQUAD SERGEANT THAT WE HAVE TO MAKE OUR WAY TO THE WEST FRONT OF THE CAPITOL. WHILE I WAS HIDING OVER THERE I SAW PROTESTORS RUNNING TOWARDS THE CAPITOL, BREACHING THE POLICE LINE. I BEGAN RUNNING TO THE WEST FRONT TERRACE, WHERE I HELPED CREATE A POLICE LINE WITH THE REST OF THE OFFICERS TO STOP THE PROTESTORS FROM GETTING ANY CLOSER TO THE CAPITOL. DURING THIS, I DID NOT KNOW WHAT THE PROTESTORS INTENDED TO DO THAT DAY OR MOMENT AND NOR WAS I AWARE OF HOW MANY PROTESTORS WERE THERE." (OPR H-021, CAPP-00000751)

THE DEFENSE WON'T BELIEVE EVERY WORD, PERTAINING POSITION EVIDENCED IN THESE QUOTES. THE TRUTH REVEALED SHOULD BE ABUNDANTLY CLEAR. THE FACTS AND TIMELINE CONCERNING THE EVENTS AND ACTIONS TAKEN BY PROTESTORS AND LAW ENFORCEMENT ALIKE ARE NOW CLEARLY EVIDENT AND TRACES THAT THE MAGAZINE AND TIMELINE PRESENTED AS FACT BY POLITICIANS, MEDIA, DOJ AND THE PROSECUTION IN THIS CASE IS CREDIBLY FALSE.

THE FIRST BREACH OF MY POLICE LINE OCCURRED AT THE NW WALKWAY OF THE CAPITOL GROUNDS, NEAR CONSTITUTION AVE, THE DEFENSE WAS SHOWN VIDEO EVIDENCE OF THIS BREACH. APPROXIMATELY THREE OFFICERS STOOD BEHIND A FEW BIKE RACKS. A MAN WHISPERED TO A KNOWN FBI INFORMANT AND THEN SECONDS LATER JUMPED INTO THE BIKE RACKS, POSSIBLY MAKING CONTACT WITH AN OFFICER OFFICERS STOOD BYDE AND FELL BACK AS APPROXIMATELY 200 PEOPLE WALKED UP THE WALKWAY AND REMOVED THE TEMPORARY PLASTIC SHOWFENCE

THAT SERVED AS A BORDER AND CONTAINED THE ONLY SIGNS TO NOTIFY THE PUBLIC THAT THE CAPITOL BREACHES WERE TEMPORARILY CLOSED. NO RADIO CALL WENT OUT THAT THESE "AGITATORS" GATHERED AT THE FENCE AND NOT A SINGLE OFFICER MENTIONED (MUCH) THAT A GROUP WAS GATHERED NEAR THIRD STREET EARLIER IN THE DAY EVEN THOUGH IT SEEMED STRANGE TO THE OFFICERS. THIS DEFIES ANY LOGIC OR UNDERSTANDING. DOZENS OF CPD OFFICERS WITNESSED THIS GROUP AND IF ONE SINGLE OFFICER HAD SIMPLY REPORTED THIS GROUP, THE SUBSEQUENT EVENTS NEVER WOULD HAVE HAPPENED. THEY HAD ANOTHER OPPORTUNITY TO ORGANIZE, STOP AND ADDRESS THESE 200 PEOPLE WHEN THE FIRST BREACH OCCURRED. YES EACH OFFICER INEVitably RUSHES TO THE LOWER WEST TERRACE TO FIGHT.

IT IS IMPORTANT TO PURIFY SEVERAL POINTS HERE. FIRST, THERE ARE CONFLICTING REPORTS FROM LAW ENFORCEMENT IN REGARD TO MINDSET AND INTENTION AT THIS POINT. SOME OFFICERS CLAIM THIS GROUP HAD CLEAR VIOLENT INTENTIONS AND THESE OFFICERS RESPONDED TO THE LOWER WEST TERRACE intent ON ADMINISTERING VIOLENCE. OTHER OFFICERS STATED THEY DIDN'T KNOW THE INTENTIONS OF THE 200 PEOPLE AND WERE SIMPLY RESPONSIVE TO THE BREACH. THIS SPEAKS TO THE VERY ISSUES THE DEFENDANT RAISES IN THIS MOTION. THE POLICE WERE FED BIAS MISINTERPRETATION, NOT GIVEN CLEAR INSTRUCTIONS, WERE GROSSLY AND DELIBERATELY UNINFORMED AND UNPREPARED, LEFT EFFECTIVELY LEADERLESS AND GATHER TO FIGHT anyone WHO CROSSED THEIR PATH. UNFORTUNATELY, SOME PROCEEDED TO BLOW, SHOUT AND SHOOT, WHILE OTHERS THANKFULLY DECIDED TO TALK, JOKE AND JUST BE UP FRONT AMERICANS.

SECOND, LAW ENFORCEMENT ACTUALLY MADE THE LOWER WEST TERRACE  
AN IMPROMPTU FALL BACK POSITION WHERE FLEEING LAW  
ENFORCEMENT MADE SOME SORT OF HABITUAL STAND AGAINST A MARSHALING  
FORCE. THIS, LIKE EVERY OTHER PUBLIC NARRATIVE, IS SURRENDING 1421, IS  
PATENTLY FALSE. THE LOWER WEST TERRACE WAS CHOSEN AS A PLATE OF  
VIOLENCE DAYS BEFORE ANY PROTESTOR SET FOOT IN WASHINGTON D.C. BIKE  
PACKS WERE ARRANGED IN AN ARC AT THE LEAST VISIBLE PART OF  
THE CAPITOL. LAW ENFORCEMENT POSITIONED THIRTY FEET WITH WALLS  
ON THREE SIDES. A MEDIA TOWER AND STAFFING FURTHER BLOCKED  
THEIR ACTIONS. THERE IS A LOW WALL TO THE WEST AND LAW ENFORCEMENT  
WAS FULLY AWARE THAT ONCE THIS AREA WAS FULL OF PEOPLE, BASED  
ON THE INCLINE OF CAPITOL HILL, THEY COULD OPERATE COMPLETELY  
FREE FROM PUBLIC VIEW.

LAW ENFORCEMENT ACTS LIKE THIS ALL HAPPENED ORIGINALLY, WITHOUT  
WARNING, YET OFFICERS REPEATEDLY TESTIFY THAT THEY KNEW THE CROWD  
WAS COMING AND WERE PREPARED ENOUGH TO SET UP A P.A. SYSTEM  
WITH SPEAKERS BLARING A USED RECORDING TO LONE. THE PROBLEM  
IS, THEY SET IT UP ON THE LOWER WEST AREA, IN A SPOT WHERE YOU  
COULDN'T HEAR IT UNTIL YOU WERE QUITE LITERALLY TRAPPED ON THE  
LOWER WEST TERRACE. THE DEFENSE AND PROSECUTION HAVE VIDEO  
EVIDENCE OF THIS, TIME STAMPED SHORTLY AFTER NOON AND THE VIDEO  
ALSO SHOWS POLICE DEPLOYING TEAR GAS AND EXPLOSIVES.

BY LAW ENFORCEMENT'S OWN ADMISSION, NO RADIO CALL WENT  
OUT WHEN THE FIRST 200 "ACTIVISTS" ARRIVED OR WHEN ONE MILLION  
PROTESTORS WERE MARCHING TO THE CAPITOL. DEFENSE FINDS THIS  
UNBELIEVABLE AND THE ONLY CONCLUSION THAT CAN POSSIBLY BE DRAWN

IS THIS WAS DONE PURPOSEFULLY WITH REPARS INTENT OR IT'S A RESULT OF  
AN INADEQUATE INCOMPETENCE WHICH WOULD ONLY BE CLASSIFIED AS CERTAIN  
NEGLIGENCE. EITHER WAY, THIS SET THE STAGE FOR THE VIOLENCE THAT EASLED.

THE PROSECUTION, POLITICIANS, MEDIA, DOT, ETC. WOULD HAVE US BELIEVE THAT ON  
1/6/21, AT THE U.S. CAPITOL, WHERE CONGRESS, SENATE AND THE PRESIDENT ARE  
ALL ASSEMBLED, ONE MILE FROM WHERE THE PRESIDENT JUST SPOKE,  
APPROXIMATELY ONE MILLION AMERICANS WHO WERE JUST 1 HOURS BEFORE  
DEEMED A THREAT, JUST SLICKED ON AN UNARMED POLICE FORCE.

THIS POLICE FORCE, DRAILED IN RIOT GEAR THAT EFFECTIVELY HAD OFF  
A MILLION PEOPLE FOR HOURS, COULDN'T HANDLE APPROXIMATELY  
200 "AGITATORS". WASHINGTON D.C. IS THE SEAT OF POWER TO THE  
FREE WORLD, THE MOST SECURE AND GUARDED CITY IN THE WORLD AND  
YET, WE ARE SUPPOSED TO BELIEVE 200 UNARMED PEOPLE COULDN'T  
HAVE BEEN STEAMED, HANDCUFFED AND ARRESTED IMMEDIATELY. THE  
MAGISTRATE IS A BLATANT LIE. INSTEAD OF ARRESTING THESE 200  
PEOPLE, OFFICERS RUSHED TO THE LOWER WEST TERRACE, THE SITE  
FOR THE PLANNED VIOLENCE, WHILE AN UNARMED GROUP OF PEACEFUL  
PROTESTORS WALKED STRAIGHT INTO A TRAP.

WE SEE EXACTLY WHAT HAPPENED. EDU UNITS L-E-D TO DICTATORIA  
PERIMETER AS THE NEW CAPTURE OF THE GUARDS WERE THE SAME GUARDS  
RETRIVED. HOWEVER, THEY DIDN'T WANT TO SERVE AND PROTECT PEOPLE ACCORDING  
TO THEIR OATH. THEY WERE A "HARD SQUAD" THAT WORE MILITARY DEFENSIVE  
GEAR AND CARRIED MILITARY WEAPONS. OFFICERS IN THEIR OWN WORDS, "ARMED  
A PLAN." THIS PLAN WAS TO DISOBEDI DIRECT ORDERS AND ABANDON THEIR  
POST IN A FLAGRANT DISPLAY OF INSUBORDINATION AND TELLING THEIR LIEUTENANT  
THEY WERE LEAVING TO GO FIGHT. IF THIS OCCURRED IN THE MILITARY, EVER

SINGLE ONE OF THESE OFFICERS WOULD HAVE FACED A COURT MARTIAL FOR THAT OFFENSE. THIS SELF-DEPLOYMENT BY OFFICERS CLAIM ASSISTANT TREASURERS, MAKING UP THEIR OWN ORDERS AND RUSHING OFF TO ATTACK INARMED U.S. CITIZENS, PLANNED OUT NO LESS THAN THREE TIMES THAT DAY. INSTEAD OF FOLLOWING ORDERS, THEY LEFT THE CAPITOL GROUNDS WIDE OPEN, WITH NO FENCE, BARRIER OR POLICE PRESENCE TO INDICATE TO THE PUBLIC, WHO WERE JUST TOLD BY THEIR PRESIDENT TO GO THERE, THAT THE CAPITOL GROUNDS, PUBLIC PROPERTY, WAS NEVER OFF LIMITS, SOMETHING THE AVERAGE PERSON COULD NOT HAVE REASONABLY KNOWN.

THESE WERE THE CONDITIONS WHEN THE DEFENDANT AND HIS COMPANIONS ARRIVED OUTSIDE THE CAPITOL GROUNDS, JUST BEFORE NOON, AFTER STOPPING FOR LUNCH. THERE WAS NO SNOW FENCE, OR BARRIER OF ANY KIND AND NO LAW ENFORCEMENT WITHIN SIGHT OF THE NW CORNER OF THE PROPERTY THE DEFENDANT CAME UP APPROXIMATELY 30 MILES FROM THE CAPITOL IN NORTHERN VIRGINIA AND HAS BEEN ON THE CAPITOL GROUNDS HUNDREDS OF TIMES OVER THE COURSE OF 40 YEARS. HE HAS NEVER SEEN THE GROUNDS CLOSED TO THE PUBLIC AND UPUNTIL THE TIME OF HIS ARREST AND INDICTMENT, NEVER KNEW THE CAPITOL GROUNDS WERE EVER OFF LIMITS. IT'S CLEAR THE U.S. PRESIDENT AND APPROXIMATELY ONE MILLION CITIZENS PRESENT DID NOT KNOW THIS EITHER. HAD THESE OFFICERS NOT ACTED FREE OF COMPRAIGN AND ARMED THEMSELVES, THEY WOULD HAVE BEEN PRESENT TO CERTIFY THE CLOSE RE TO THE DEFENDANT, HIS COMPANIONS AND OTHERS. YET, DUE TO POLICE INSUBORDINATION AND DELICITION OF DUTY, THE DEFENDANT, HIS COMPANIONS AND ALL OTHERS PRESENT, WHO WERE FAIRLY IDENTIFIED AS A THREAT WERE EFFECTIVELY VICTIMS OF ENTRAPMENT, UNWITTINGLY COMMITTING THE PUNISHABLE CRIME OF DISABLING LAW

ENFORCEMENT REACTED IN AN EXCESSIVE DISPLAY OF EXCESSIVE FORCE OVER THE COURSE OF THE NEXT 5-6 HOURS, BEATING AND PUNCHING UNARMED U.S. CITIZENS. THEY SUBJECTED THE MARCH TO ATTACKS WITH FLASHBANGS AND OTHER EXPLOSIVES, OR STRAY, TEAR GAS, PEPPER BALLS, PEPPER BULLETS AND OTHER PROJECTILES.

THE DEFENDANT HEARD THE FIRST FLASH BANG, SHOT OFF BY LAW ENFORCEMENT, SHORTLY BEFORE NOW, WHICH WAS MISSED AS MUCH OF THE CROWD FOR FIREWORKS. THE SECOND ROUND OF FLASH BANGS, SECONDS LATER, WAS CAPTURED ON VIDEO BY THE DEFENDANT AND IS PART OF DISCOVERY. IT SHOWS A GROUP OF PROTESTORS ON AND AROUND THE LOWER WEST TERRACE RESPONDING WITH A LOUD, COLLECTIVE "BOO!", TO THE UNWANTED ATTACK. IN RELATING THE VIDEO, NO RATIONAL PERSON COULD POSSIBLY DESCRIBE THE CROWD AS EITHER "VIOLENT" OR A "MOB". IT WAS, AS DEFENSE HAS DESCRIBED THROUGHOUT THIS MOTION, A PEACEFUL GROUP OF PROTESTORS, QUITE LITERALLY JUST MILLING AROUND, TRYING TO ASCERTAIN WHAT WAS HAPPENING. AS DESCRIBED PREVIOUSLY, DUE TO THE INTENTIONAL POSITIONING OF LAW ENFORCEMENT, ACTUALLY APPROACHING THE LOWER WEST TERRACE OR CLIMBING THE STAIRS COULD SEE ANY POLICE LINE OR VIOLENCE AS LAW ENFORCEMENT SPREAD THEIR ATTACK FROM THE HANDFUL OF "AGITATORS" TO THE ENTIRE PEACEFUL CROWD. THE DEFENDANT AND HIS COMPANIONS REMAINED UP THE WALKWAY TOWARDS THE WEST TERRACE AND PROCEEDED UP THE STAIRS, COMPLETELY UNAWARE OF WHAT LIE AHEAD. THE CROWD GROWING, LITERALLY PACKED SHOULDER TO SHOULDER AND THE WAVE OF PEOPLE, AS PREVIOUSLY DESCRIBED BY LAW ENFORCEMENT, SWUNG THE DEFENDANT AND HIS COMPANIONS AND PROPELLED THEM UP THE STAIRS, STRUGGLING TO STAY TOGETHER AND AVOID TRIPPING FEAR OF BEING TRAMPLED.

UPON REACHING THE LOWER WEST TERRACE, THE DEFENDANT AND HIS COMPANIONS WERE IMMEDIATELY FORCED TO THEIR KNEE AND TRAPPED IN AN AREA BOUNDED BY PROTESTERS AND BIKE RACKS, SINCE IDENTIFIED AS A POLICE LINE. CDO UNITS IN FULL TACTICAL GEAR, UNIFORMED POLICE AND INDIVIDUALS IN UNIFORMED, UNIDENTIFIABLE TACTICAL GEAR FORMED A LINE BEHIND AND IN BETWEEN BARS OF THE BIKE RACKS. THE DEFENDANT IMMEDIATELY WITNESSED A MAN BLEEDING PROFUSELY FROM HIS NOSE AND MOUTH ATTEMPTING TO ESCAPE THROUGH THE CROWD BUT UNABLE TO DO SO. ANOTHER ELDERLY MAN WAS LYING ON THE GROUND, UNINJURED, RAISING HIS HANDS UP TO TRY TO DECEIVE BLOWS AS A CDO OFFICER IN FULL TACTICAL GEAR SAVAGELY AND MERCILESSLY BEAT HIM WITH A BATON. A WOMAN ATTEMPTED TO INTERVENE AND ANOTHER OFFICER QUICKLY ATTACHED HER IN THE SAME FASHION UNTIL THOSE IN THE CROWD WERE ABLE TO PULL THEM OUT OF RANGE, ENDURING SEVERAL BLOWS FROM BATONS FOR THEIR EFFORTS.

THE DEFENDANT AND HIS COMPANIONS BECAME SEPARATED WITHIN HUNDREDS OF FEET, AS THE CROWD SCREED LEFT, RIGHT, FORWARD AND BACKWARD IN AN ATTEMPT TO AVOID A CONSTANT BARRAGE OF TEAR GAS AND EXPLOSIVES. A LIBERTARIAN DESCRIBED BEING BLINDED BY THE GAS THAT FLEW BACK OVER THEIR LINES AND HAVING TO BE DIRECTED AND LITERALLY LED TO WATER. HE SAID, "IT KEPT COMING AND COMING AND COMING." IT DID INDEED AND THE CANISTERS OF TEAR GAS AND EXPLOSIVES LANDED RIGHT AT AND ON THE FEET OF THE DEFENDANT. OTHER OFFICERS HAD GIANT GUNS LOADED WITH OC SPRAY THAT THEY REPEATEDLY AND INDISCRIMINATELY USED TO DOSE ANYONE WITHIN RANGE. THE DEFENDANT AND OTHERS BEGGED LAW ENFORCEMENT TO STOP THE ATTACK AND ASSIST THE WOUNDED BUT WERE MET WITH BEATINGS, SPRAY, EXPLOSIVES, PROTELLICS

AND GAS ATTACKS.

THE DEFENDANT AND MOST OF THE CROWD WAS UNARMED AND MOST OF THESE DESCRIBED "ARMED" CARRIED FLAGPOLES AND PROTEST SIGNS, AS TESTIFIED TO BY OFFICERS. SOME PROTESTORS HAD MILITARY ISSUED PEPPER SPRAY BUT THAT PALED IN COMPARISON TO THE ARSENOL THAT LAW ENFORCEMENT CHOSE TO UNLEASH THAT DAY. THEY DID SO, CLOD IN MILITARY GRADE TACTICAL GEAR, WITH RIOT SHIELDS, FACE/GAS MASKS, BATONS, TASERS, OC SPRAY, FIREARMS, TEAR GAS, RUBBER BULLETS, PEPPER BALLS, ETC. THIS ATTACK PERSISTED FOR HOURS, WITH THOSE IN THE FRONT UNABLE TO RETREAT AND NOT WANTING TO ADVANCE, EVEN THOUGH AT ANY POINT THEY COULD HAVE MADE CERTAINEN LAW ENFORCEMENT THROUGH SHEER SIZE AND NUMBERS. THIS CROWD WAS NOT VIOLENT AND DIDN'T WANT TO HURT OR INJURE LAW ENFORCEMENT THAT VIRTUALLY ALL OF CROWD, INCLUDING THE DEFENDANT, SUPPORTED. AS ONE OFFICER PREVIOUSLY DESCRIBED, THE BACK OF THE CROWD PROVIDED A SIEGE, FORCING THE FRONT, THE DEFENDANT INCLUDED, INTO CONTACT WITH THE FRONT LINE AND THOSE IN THE FRONT WOULD FACE AN ATTACK. PROTESTORS WOULD THEN GATHER THE WOUNDED AND ATTEMPT TO TEND TO THEM ON SITE. AMONGST TEAR GASES AND EXPLOSIVES.

THESE WERE THE CONDITIONS THAT LAW ENFORCEMENT CREATED ON THE LOWER WEST TERRACE. YET NEGLIGENTLY, WITH A VERITABLE WAR ZONE THAT HAD ERUPTED RIGHT OUTSIDE THE CAPITOL, LEADERSHIP DECIDED TO CALL BOTH HOUSES OF CONGRESS INTO SESSION. YET AGAIN, AGAIN ONLY CONSIDER THAT THIS WAS EITHER A POLITICAL SET UP OR AN EXAMPLE OF LAW ENFORCEMENT INCOMPETENCE SO PERILOUS THAT IT COULD BE CLASSIFIED AS CRIMINAL NEGLIGENCE. AS SHOCKING AND HORRIFYING AS THE SCENE WAS, WHERE THE DEFENDANT WAS TRAPPED ON THE LOWER WEST TERRACE, ON THE

EAST SIDE OF THE BUILDING, PROTESTORS FREELY ENTERED, SOMETIMES INVITED IN BY LAW ENFORCEMENT, MEANDERING THROUGH THE CAPITOL, THROWN TO, CHARGED WITH, HURLED, FIST BUMPED. AND TAKING SEPIES WITH OFFICERS WHO DELIBERATELY THE FACT THAT THIS CROWD WASN'T A THREAT.

YET THE DEFENDANT, WHO HAS PROVEN HE WAS NOT A THREAT, BASED ON THE FACT THAT HE ENDURED HOURS OF POLICE BRUTALITY WITHOUT ANY RESPONSE EXCEPT PLEAS TO STOP THAT WERE MET WITH SAVAGE BEATINGS. SITS ACCUSED OF ASSAULT. THE DEFENDANT WAS BEATEN, SHOT, EXPOSED TO TEAR GAS AND EXPLOSIVES FOR HOURS. THE CAPITOL HAD BEEN BREACHED ELSEWHERE DURING THIS TIME AND AT NO POINT WAS THE CAPITOL BREACHED FROM THE LOWER WEST TERRACE. CONGRESS HAD BEEN CALLED INTO SESSION, RECESSED AND FULLY EVACUATED. THOUSANDS OF PEOPLE WERE WANDERING AROUND THE CAPITOL AND STILL, THE DEFENDANT ENDURED ATTACKS. THERE WAS NO REASON FOR LAW ENFORCEMENT TO ENGAGE WITH THE CROWD IN THIS AREA IN THE FIRST PLACE AND TO CONTINUE UNTIL AFTER 2:30, AFTER CONGRESS HAD LEFT. NO PROTESTORS ON THE LOWER WEST TERRACE HAD ANYTHING TO DO WITH DISRUPTING THE PROCEEDINGS INSIDE. CONGRESS EVACUATED ONLY WHEN THE CAPITOL BUILDING WAS BREACHED ELSEWHERE AND THE DEFENDANT IS BEING CHARGED AS THOUGH HE WAS RESPONSIBLE FOR THIS WHILE HE WAS ON THE LOWER WEST TERRACE, A VICTIM OF HORRIFIC ABUSE AT THE HANDS OF LAW ENFORCEMENT.

THE DEFENDANT HAS BEEN DEPRIVED, STRIPPED OF HIS PROCESS, HIS CIVIL RIGHTS, HIS REPUTATION, HIS FAMILY, HIS NEIGHBORHOOD AND HIS FREEDOM BECAUSE OF TWO PLATES WITH HIS BARE HANDS. AFTER EVERYTHING THE DEFENSE HAS DESCRIBED IN THIS MOTION, THAT IS NOTHING LESS

THAN A COMPLETE TRAVESTY OF JUSTICE. FOLLOWING THIS ALLEGED ASSAULT, LAW ENFORCEMENT LEFT THE LOWER WEST STAIRCASE, REDEPLOYING SECURITY. THE DEFENDANT REMAINED THERE, ASSISTING THE INJURED, PARTICIPATING IN GROUP PRAYER, CHANTING "WE THE PEOPLE" AND ATTEMPTED TO LOCATE HIS COMPANIONS, WHILE WHILE TRYING TO DOCUMENT THE EVENTS WITH PICTURES AND VIDEOS. AFTER A FEW HOURS HE AND A COMPANION ASCENDED TO THE UPPER WEST STAIRCASE. THEY WITNESSED VIOLENT CLASHES BETWEEN POLICE AND A SMALL NUMBER OF PROTESTORS AND PEOPLE CROWDING THROUGH OPEN WINDOWS. THE DEFENDANT AND COMPANION DID NOT AGREE WITH EITHER OF THESE ACTIONS AND DID NOT PARTICIPATE. NEITHER THE DEFENDANT, NOR HIS COMPANIONS DAMAGED PROPERTY, ENTERED THE CAPITOL OR ENGAGED IN DIRECT VIOLENCE WITH LAW ENFORCEMENT. THEY OBSERVED THE 6:00 PM CURfew IMPOSED UPON WASHINGTON D.C. AND LEFT AROUND THAT TIME.

#### Conclusion

THESE CHARGES NEVER SHOULD HAVE BEEN BROUGHT AGAINST THE DEFENDANT. IT IS BOTH ASTOUNDING AND CONCERNING THAT PROTESTORS AND LAW ENFORCEMENT COULD EVER CREATE THE CONDITIONS FOR SUCH EVENTS TO TAKE PLACE. THE ACTIONS OF LAW ENFORCEMENT AS A WHOLE, WERE QUITE LIBERALLY CRIMINAL. THE DOJ IS FULLY AWARE OF THIS. THE EVIDENCE QUOTED WITHIN THIS MOTION COMES FROM THEIR OWN INVESTIGATIONS. THEY KNOW THE TRUTH AND DO NOT HAVE FURTHER EVIDENCE, MORE EGREGIOUS AND HORRIFYING THAT HAS YET TO BE RELEASED. THE DEFENSE HIGHLIGHTS BACK TO THOSE MASSIVE DOJ REPORTS. IN THE VERY WORDS OF THE OFFICERS THEMSELVES, THEY WERE GUITS OF INAPPROPRIATE ACTION, THEY INSTIGATED VIOLENCE, THEY WANTED TO GET AWAY

WERE READY TO MURDER THEIR FELLOW AMERICANS. THEY ARE CULP OF  
ABANDONING THEIR POST, MALICORDINATION, DERELICTION OF DUTY AND  
EXCESSIVE USE OF FORCE, BY THEIR OWN ADMISSION. ONE STATE FROM  
AN OFFICER SUMS IT ALL UP, "THIS IS A RESULT OF THE DEPARTMENT'S  
FAILURES ON SO MANY LEVELS HERE." DEFENDANT'S ATTORNEY TESTIMONY  
TO LAW ENFORCEMENT'S BUILT AND ACCEPTED IT THEMSELVES. IT IS BASED  
ON THIS VOLUMINOUS AMOUNT OF TESTIMONY AND UNDENIABLE FACTS,  
THAT THE DEFENDANT IMPLODES THE COURT TO DISMISS ALL CHARGES.  
THE ONLY JUST ACTION AVAILABLE WHEN CONSIDERING THE TRUTH  
OF THE EVENTS OF 1/6/21.

THE DEFENSE ACKNOWLEDGES AND ASSUMES THIS MOTION LACKS ALL  
PROPER FORM AND DOES NOT ADHERE TO ANY OF THE RULES SET FORTH  
BY THE COURTS. HOWEVER, THE DEFENSE ASKS THE COURT NOT TO REJECT  
THIS MOTION BASED ON FORM AND/OR RULES BUT RATHER JUDGE IT  
BASED ON FACT AND CONTENT FOR THE FOLLOWING REASONS: THE  
DEFENDANT, REPRESENTING HAMPTON PROSE, IS QUITE LITERALLY A POLITICAL  
PRISONER, ARRESTED AND DETAINED BASED ON FAIRS, LIES AND FRAUD. THE  
DEFENDANT IS A VICTIM OF A POLITICAL AGENDA SET FORTH BY NANCY  
PELOSI AND DEMOCRAT LEADERSHIP. THE DEFENDANT HAS BEEN STRIPPED OF  
DUE PROCESS AND HAD HIS CIVIL RIGHTS SO FLAGRANTLY AND FERVENTLY  
VIOLATED, THAT THEY HAVE TO BE ADDRESSED IN ANOTHER MOTION AND  
ARE THE BASIS FOR DOZENS OF CIVIL SUITS TO COME.

THE DEFENDANT WRITES THIS MOTION BY HAND ON PAPERBACK PAPER  
AND IS FORCED TO HAND WRITE EVERY COPY. THE DEFENDANT IS PERIODICALLY DENIED  
SO BECAUSE HE HAS BEEN DENIED ACCESS TO A COMPUTER, LOST OR DESTROYED.  
THE DEFENDANT HAS BEEN DENIED ALL REASONABLE ACCESS TO THE RECORDS.

HE WAS ARRESTED ON 6/10/21 AND HAS BEEN DETAINED IN THE D.C. JAIL /  
CIF SINCE 8/13/21. THE DEFENDANT / DEFENSE HAS NO ACCESS TO A  
LAW LIBRARY, LEGAL APP, LEGAL BOOK, CONSTITUTION, COMPUTER, TABLET,  
INTERNET, COPIER, PRINTER, TELEPHONE, STAND BY COUNSEL OR ANY  
DISCLOSURE SET ON A FLASH DRIVE OR C.D. IN FACT, THE DEFENDANT HAS  
EITHER NEVER RECEIVED, BEEN DENIED ACCESS TO OR HAD REVIEW OVER  
99% OF HIS DISCOVERY. THE DEFENSE DOES NOT EVEN HAVE A COPY OF THE  
INDICTMENT.

THE DEFENDANT WAS COMPELLED TO DISMISS HIS COURT APPOINTED ATTORNEY  
BECAUSE HIS COUNSEL WAS SO INEFFECTIVE, IT BECAME CLEAR HE HAD  
NO INTEREST IN REPRESENTING THE BEST INTEREST OF THE DEFENDANT BUT  
WAS EFFECTIVELY ACTING SECOND CHAIR TO THE PROSECUTION. AT THE  
DEFENDANT'S PELLETTA HEARING, THE ABOVE LISTED ISSUES WERE BROUGHT  
TO THE COURT'S ATTENTION AND WERE SUBSEQUENTLY PRESENTED PSIDE WITH  
THE DEFENDANT BECAUSE TOLD HE WAS WARNED ABOUT THE LIMITATIONS HE  
WOULD FACE WHILE REPRESENTING HIMSELF AS A DETAILED DEFENDANT. THE  
DEFENDANT DOES RECOGNIZE THE INHERENT LIMITATIONS AND DID SO AT THAT  
TIME. THE DEFENSE DID HOWEVER MAKE THE COURT AWARE THAT JAIL  
POLICY AND THE ACTIONS OF IT'S OFFICERS, EMPLOYEES AND MANAGEMENT  
DID NOT MERELY CREATE LIMITATIONS OR HINDRANCES UPON THE DEFENSE,  
IT MADE THE PROCESS OF INVESTIGATIVE AND DEFENDANT CLESELF AN  
IMPOSSIBILITY. AT THE TIME OF THE HEARING ON 9/24/21, AFTER 52  
DAYS IN THE FACILITY, THE JAIL STILL REFUSED TO PROVIDE THE DEFENDANT  
WITH SO MUCH AS PAPER AND A WRITING IMPLEMENT. TO THEIR CREDIT,  
THEY HAVE PROVIDED PAPER AND A PEN SINCE THEN. HOWEVER, THIS IS  
THE SUM TOTAL OF WHAT THE DEFENSE HAS AT IT'S DISPOSAL TO

DEFEND HIMSELF AGAINST THE FULL WEIGHT AND FLIGHT OF THE UNITED STATES FEDERAL GOVERNMENT. SO, THE DEFENSE ADDRESSES THE COURT IN THIS MOTION, WITH THAT PAPER, PEN, IT'S OWN LIMITED LEGAL KNOWLEDGE AND ARMED ONLY WITH THE TRUTH AND UNDERSTANDING THAT HIS RIGHTS UNDER THE CONSTITUTION SHOULD BE ALL THAT IS NECESSARY TO VINDICATE HIM AND SET HIM FREE.

THE COURT ASKED ON 9/24/21 FOR THE PROSECUTION TO ASSIST THE DEFENSE IN GAINING IMMEDIATE ACCESS TO THE COPIES. UNDERSTANDING, THE PROSECUTION HAS BEEN SILENT IN THIS MATTER AND SEEKS TO HAVE NO INTEREST IN ASSISTING THE DEFENSE TO BE ABLE TO ACTUALLY DEFEND HIMSELF AGAINST THE PROSECUTION. THE DEFENDANT IS SEEN TO WHERE THE PROSECUTION WANTS HIM TO BE, PERSECUTED, SILENCED AND WITH NO ABILITY TO DEFEND HIMSELF.

THE DEFENSE SIMPLY ASKS THAT THE COURT NOT IMPOSE AND HAMSTRING THE DEFENDANT ANY FURTHER BY REJECTING THIS MOTION BASED ON FORM OR RULES HE MAY NOT BE ADHESIVE TO BECAUSE OF IGNORANCE THE DEFENSE WOULD FOLLOW ALL RULES AND FORM AND HAS ATTEMPTED TO DO BOTH BUT HAS BEEN SO STYMIED BY HIS LACK OF ACCESS TO THE COPIES THAT HE CANNOT DO SO.

AGAIN, THE DEFENSE IMPLORIES THE COURT TO REJECT ANY TECHNICAL SHORTCOMINGS, INADEQUACIES AND DEFICIENCIES IN THIS MOTION. INSTEAD, THE DEFENSE ASKS THE COURT TO BASE ITS DECISION ON THE MEATS OF THE CLAIMS CONTAINED WITHIN, THE OVERWHELMING ABUNDANCE OF EVIDENCE THAT SUPPORTS THEM AND THE SUBSEQUENT DISMISSAL OF THE INDICTMENT IN IT'S ENTIRETY.

RESPECTFULLY SUBMITTED



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