

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

<b>UNITED STATES OF AMERICA</b>	:	<b>Criminal No. 1:21-cr-00540-PLF</b>
	:	
<b>v.</b>	:	
	:	
<b>TIMOTHY ALLEN HART,</b>	:	
	:	
<b>Defendant.</b>	:	
	:	

**JOINT MOTION TO CONTINUE AND  
TO EXCLUDE TIME UNDER THE SPEEDY TRIAL ACT**

The parties are currently scheduled for a status hearing on September 28, 2022. The United States of America and counsel for the defendant, Timothy Allen Hart, hereby move this Court for an approximately 60-day continuance of that hearing and to exclude the time within which the trial must commence under the Speedy Trial Act, 18 U.S.C. § 3161 *et seq.*. In support of this joint motion, the undersigned states as follows:

1. Defendant was charged by complaint for violations related to his actions on January 6, 2021. [DE1]. He was arrested on June 30, 2021. He was subsequently indicted on August 25, 2021, for felony charges of civil disorder in violation of 18 U.S.C. § 231(a)(3) and obstruction of an official proceeding in violation of 18 U.S.C. § 1512(c)(2) as well as charges related to entering and remaining in a restricted building or grounds and discovery conduct therein. [DE9] Defendant is not in custody.

2. Both case specific and global discovery has been provided to Defendant, which has included filesharing of documents produced to Relativity. It expects more discovery to be produced in the future. The production to Relativity included numerous audio files and other records of the U.S. Capitol Police, tens of thousands of tips and related documentation made to the

Metropolitan Police Department tipline, and FBI reports of interviews, among other materials. Defense continues to review discovery and further investigate this matter.

3. Additionally, the parties are currently actively engaged in discussion of a pre-trial resolution of this matter. The Government has provided an offer to the defendant who is currently reviewing it. Thus, plea negotiations are ongoing and expected to continue after the currently set status hearing.

4. Given defenses interest in reviewing the voluminous discovery materials, including the most recent productions on the Relativity workspace, and the government's continued production of discovery materials to defense counsel, the parties seek an additional continuance of approximately 60 days or another date thereafter at the Court's convenience. The additional time will afford the United States time to continue to produce discovery, defense counsel time to review and investigate any matters as needed, and the parties time to discuss any possible pre-trial resolution of this matter. If a pretrial resolution is not found, the parties anticipate filing motions with this Court related to substance of the matter.

5. Furthermore, the parties anticipate that, if the Court grant this continuance, they will be better positioned to request from the Court at the next status conference a trial date and schedule for corresponding pretrial motions.

WHEREFORE, the parties respectfully request that this Court grant the motion for an approximately 60-day continuance of the above-captioned proceeding, and that the Court exclude the time within which the trial must commence under the Speedy Trial Act, 18 U.S.C. § 3161 *et seq.*, on the basis that the ends of justice served by taking such actions outweigh the best interest of the public and the defendant in a speedy trial pursuant to the factors described in 18 U.S.C. §

3161(h)(7)(A), (B)(i), (ii), and (iv), and failure to grant such a continuance would result in a miscarriage of justice.

Respectfully submitted,

MATTHEW M. GRAVES  
United States Attorney  
D.C. Bar Number 481052

By: /s/ Joseph H. Huynh  
JOSEPH H. HUYNH  
D.C. Bar No. 495403  
Assistant United States Attorney (Detailed)  
405 East 8th Avenue, Suite 2400  
Eugene, Oregon 97401-2708  
Telephone: (541) 465-6771  
Joseph.Huynh@usdoj.gov

/s/ Maria Jacob  
MARIA JACOB  
Office of the Federal Defender  
625 Indian Ave. NW  
Washington, DC 20004  
Telephone (202) 208-7500  
Maria\_jacob@fd.org