

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

UNITED STATES OF AMERICA,)
)
v.)
) **CRIM NO. 21-MJ- 396**
Eric Douglas Clark,)
)
Defendant.)

MOTION FOR DISCOVERY

COMES NOW Defendant, Eric Clark, pro se litigant, Requesting full access to all discovery databases in connection with the events of January 6th, 2021, all state witness lists, and all credibility reports or information pertaining to all state witnesses. Mr. Clark also formally requests the deposition of one Mr. Ray Epps to the January 6th Select Committee in all its forms and any other testimonies, depositions, or interviews of Mr. Ray Epps. Mr. Clark's proximity to Mr. Epps being within mere inches of him is fully displayed in the most recent discovery photos and videos entered by prosecution and his involvement is relevant to Mr. Clark's defense as to the revealing nature of comments made by Ray Epps to Mr. Clark.

WHEREFORE, Mr. Clark requests that the court grant this motion and grants immediate access to all discovery both inculpatory and exculpatory and all depositions in their entirety and in all forms available made to the January 6th Select Committee.

Respectfully submitted,

Eric Douglas Clark
Eric Douglas Clark
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Certificate of Service

I hereby certify that a true copy of the foregoing was electronically filed with the Clerk of the Court using the CM/ECF system this 3rd day of December, 2022, which will send a notification of such filing (NEF) to the following to all counsel of record.

/s/Eric Douglas Clark
Eric Douglas Clark