## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA :

: CASE NO. 21-cr-046 (RDM)

**v.** 

:

PATRICK MONTGOMERY and

BRADY KNOWLTON,

:

Defendants.

## **NOTICE OF FILING**

The government requests that the attached discovery letter, dated September 13, 2021, be made part of the record in this case.

Respectfully submitted,

CHANNING D. PHILLIPS Acting United States Attorney D.C. Bar No. 415793

By:

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Assistant United States Attorney

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U.S. Department of Justice

Channing D. Phillips
Acting United States Attorney

District of Columbia

Judiciary Center 555 Fourth St., N.W. Washington, D.C. 20530

September 13, 2021

Dani Jahn, Esq. Brent Mayr, Esq. Ronald Sullivan, Esq. Camille Wagner, Esq. Via Email

Re: United States v. Patrick Montgomery and Brady Knowlton

Case No. 21-cr-46

Dear Counsel:

On September 13, 2021, we uploaded additional discovery materials to the case folder in USAFx. The link to the materials is here: <a href="https://usafx.box.com/s/n60e02woqyf4o8xe9akdutygexn8kljn">https://usafx.box.com/s/n60e02woqyf4o8xe9akdutygexn8kljn</a> The title of the subfolder is: "DOJCB 001 2021.09.10 Capitol Breach Discovery."

As part of our ongoing discovery production in this case, we are producing reports from U.S. Capitol Police (USCP) investigations of alleged wrongdoing by USCP officers on January 6, 2021. Officer names, witness names, and complainant names have been redacted. We are working to produce a set of reports that replaces the redactions with unique identifiers for individuals whose names have been redacted. When that process is complete, we will reproduce the documents with the unique identifiers. Additional exhibits from these investigations are forthcoming. At this time, we understand that a small number of investigations are still on-going, and we will provide reports of those investigations on a rolling basis as they are concluded.

The production includes an index in Excel and .pdf formats. The filenames reflect the USCP OPR case number.

This material is subject to the terms of the Protective Order issued in this case. We will forward additional discovery as it becomes available.

If you have any questions, please feel free to contact me.

Sincerely,

Clizabeth Kelley
Elizabeth Kelley

James Peterson

Assistant United States Attorneys