

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

<b>UNITED STATES OF AMERICA</b>	:	
	:	
v.	:	<b>Case No. 1:21-cr-00247 (TFH)</b>
	:	
<b>BRADLEY WAYNE WEEKS,</b>	:	
	:	
<b>Defendant.</b>	:	

**JOINT PRETRIAL STATEMENT**

Pursuant to the Court's September 22, 2022, minute order, the parties hereby jointly submit this joint pretrial statement.

**A. List of Expert Witnesses**

The parties do not anticipate sponsoring the testimony of expert witnesses at trial.

**B. List of Prior Convictions**

The United States is not aware of and does not intend to use any prior convictions for impeachment.

**C. List of Government Exhibits**

See Exhibit A.

**D. List of Defense Exhibits**

See Exhibit B.

**E. Stipulations**

See Exhibit C.

Respectfully Submitted,

/s/ Matthew R. Kachergus

Matthew Kachergus  
Elizabeth White  
Counsel for Bradley Weeks

/s/ Jamie Carter

Jamie Carter  
Assistant United States Attorney  
Kathryn E. Fifield  
Trial Attorney

# EXHIBIT A

GOVERNMENT EXHIBITS	OBJECTION(S)
<b>1.0 WEEKS'S PHONE RECORDS</b>	
1.01 Text – 300 electoral votes plus	
1.02 Text – state legislatures	
1.03 Text – Facebook group has over 12,000 people	
1.04 Text – Giuliani press conference discussion	
1.05 Text – backup for Facebook group	
1.06 Text – JAN6 text group opt-in	
1.07 Text – Me and Danny are going to DC Jan 6	
1.08 Text – link to – <a href="https://www.youtube.com/watch?v=foOlEOEf1CQ">https://www.youtube.com/watch?v=foOlEOEf1CQ</a> – LIVE: Protesters vs Feds at the Oregon Capital   Salem Oregon   United States of American	
1.09 Text – Danny Carlton and I are going to DC for January 6 protest/revolution. We will be packing.	
1.10 Text – I leave Tuesday morning	
1.11 Photo – guns & ammo on bed	
1.11A Metadata – Photo – guns & ammo on bed	
1.12 WhatsApp – where's my meds	
1.12A Metadata – WhatsApp – where's my meds	
1.13 WhatsApp – meds location	
1.13A Metadata – WhatsApp – meds location	
1.14 WhatsApp – meds are by the shotgun shells	
1.14A Metadata – WhatsApp – meds are by the shotgun shells	
1.15 WhatsApp – we can go from the White House to the Capital Building	
1.15A Metadata – WhatsApp – we can go from the White House to the Capital Building	

1.16 Text – admonition not to be rash & livestreaming to my Fraud 2020 group	
1.17 Photo – posting about millions of brave Patriots at the US Capital	
1.17a Metadata – Photo – posting about millions of brave Patriots at the US Capital	
1.18 Photo – Trump post about stolen election	
1.18a Metadata – Photo – Trump post about stolen election	
1.19 Photo – Trump post about VP’s power to reject fraudulent chosen electors	
1.19A Metadata – Photo – Trump post about VP’s power to reject fraudulent chosen electors	
1.20 Photo – post about Rosendale vote against certification	
1.20A Metadata – Photo – post about Rosendale vote against certification	
1.21 Photo – post about fraudulent electors	
1.21A Metadata – Photo – post about fraudulent electors	
1.22 Photo – post about fraudulent electors close-up	
1.22A Metadata – Photo – post about fraudulent electors close-up	
1.23 Photo – Trump post about Pennsylvania legislature letter	
1.23A Metadata – Photo – Trump post about Pennsylvania legislature letter	
1.24 Photo – Trump post about Pennsylvania legislature letter close-up	
1.24A Metadata – Photo – Trump post about Pennsylvania legislature letter close-up	
1.25 Photo – repost of Jim Jordan’s post demanding a real debate on election integrity	

1.25A Metadata – Photo – repost of Jim Jordan’s post demanding a real debate on election integrity	
1.26 Photo – post about charging Pence and Rod Rosenstein with treason & having Chief Justice Roberts resign	
1.26A Metadata – Photo – post about charging Pence and Rod Rosenstein with treason & having Chief Justice Roberts resign	
1.27 Photo – post about 1776 flag flown at White House	
1.27A Metadata – Photo – post about 1776 flag flown at White House	
1.28-1 Photo – Pennsylvania legislature letter close-up 1	
1.28-1A Metadata – Photo – Pennsylvania legislature letter close-up 1	
1.28-2 Photo – Pennsylvania legislature letter close-up 1	
1.28-2A Metadata – Photo – Pennsylvania legislature letter close-up 1	
1.29 Photo – Pennsylvania legislature letter close-up 2	
1.29A Metadata – Photo – Pennsylvania legislature letter close-up 2	
1.30 Photo – Trump post about extreme courage from Pence	
1.30A Metadata – Photo – Trump post about extreme courage from Pence	
1.31 Text of Photo – I’m at ground zero	
1.32 Video – marching to the Capitol building to show these Congressman who runs America	
1.32A Metadata – Video – marching to the Capitol building to show these Congressman who runs America	
1.33 Video – walking within sight of Capitol	

1.33A Metadata – Video – walking within sight of Capitol	
1.34 Video – northwest lawn on Capitol grounds	
1.34A Metadata – Video – northwest lawn on Capitol grounds	
1.35 Video – northwest lawn on Capitol grounds near the northwest stairs	
1.35A Metadata – Video – northwest lawn on Capitol grounds near the northwest stairs	
1.36 Video – inside pocket by northwest stairs	
1.36A Metadata – Video – inside pocket by northwest stairs	
1.37 Video – at the bike rack fencing on the northwest stairs	
1.37A Metadata – Video – at the bike rack fencing on the northwest stairs	
1.38 WhatsApp to Wife – breached the Capitol	
1.38A Metadata – WhatsApp to Wife – breached the Capitol	
1.39 Video – upper northwest terrace by the top of the northwest stairs	
1.39A Metadata – Video – upper northwest terrace by the top of the northwest stairs	
1.40 Video – this is our 1776 speech upper northwest terrace	
1.40A Metadata – Video – this is our 1776 speech upper northwest terrace	
1.41 Call Log – outgoing Daphne Weeks call 2:20 PM	
1.42 Call Log – incoming missed Daphne Weeks call 2:21 PM	
1.43 Call Log – incoming missed Daphne Weeks call 2:22 PM	
1.44 Call Log – outgoing Daphne Weeks call 2:25 PM	

1.45 Text – we’ve breached the Capitol – busting doors down	
1.46 Photo – upper northwest terrace around the Senate Wing Door	
1.46A Metadata – Photo – upper northwest terrace around the Senate Wing Door	
1.47 Photo – northwest Senate wing and wall	
1.47A Metadata – Photo – northwest Senate wing and wall	
1.48 Photo – upper northwest terrace with dome	
1.48A Metadata – Photo – upper northwest terrace with dome	
1.49 Photo – upper northwest terrace around the Senate Wing Door and the Senate wing	
1.49A Metadata – Photo – upper northwest terrace around the Senate Wing Door and the Senate wing	
1.50 Video – by the wheelchair ramp to the Senate Wing Door	
1.50A Metadata – Video – by the wheelchair ramp to the Senate Wing Door	
1.51 Video – upper northwest terrace by the wheelchair ramp to the Senate Wing Door	
1.51A Metadata – Video – upper northwest terrace by the wheelchair ramp to the Senate Wing Door	
1.52 Video – by the wheelchair ramp to the Senate Wing Door man climbing wall	
1.52A Metadata – Video – by the wheelchair ramp to the Senate Wing Door man climbing wall	
1.53 Call Log – outgoing Danny call 2:38 PM	
1.54 Video – upper northwest terrace facing the Senate wing	
1.54A Metadata – Video – upper northwest terrace facing the Senate wing	

1.55	Video – upper northwest terrace window washers	
1.55A	Metadata – Video – upper northwest terrace window washers	
1.56	Video – upper northwest terrace sign hoisting	
1.56A	Metadata – Video – upper northwest terrace sign hoisting	
1.57	Photo – upper northwest terrace looking out towards grounds	
1.57A	Metadata – Photo – upper northwest terrace looking out towards grounds	
1.58	Video – upper northwest terrace looking out towards grounds	
1.58A	Metadata – Video – upper northwest terrace looking out towards grounds	
1.59	Video – upper northwest terrace facing the Senate Wing	
1.59A	Metadata – Video – upper northwest terrace facing the Senate Wing	
1.60	Call Log – outgoing Danny call 2:48 PM	
1.61	Photo – northwest lawn from the upper northwest terrace	
1.61A	Metadata – Photo – northwest lawn from the upper northwest terrace	
1.62	Video – northwest lawn from the upper northwest terrace	
1.62A	Metadata – Video – northwest lawn from the upper northwest terrace	
1.63	Video – MPD line upper northwest terrace	
1.63A	Metadata – Video – MPD line upper northwest terrace	
1.64	Call Log – outgoing Wife call 2:53 PM	
1.65	Call Log – outgoing Wife call 2:56 PM	



1.66	Call Log – outgoing Danny call 2:58 PM	
1.67	Call Log – incoming Danny call 3:00 PM	
1.68	Call Log – incoming Danny call 3:01 PM	
1.69	Texts – Where are you? ... I'm inside now	
1.70	Call Log – outgoing Kenny call 3:07 PM	
1.71	Call Log – outgoing Wife call 3:08 PM	
1.72	Photo – Hall of Columns	
1.72A	Metadata – Photo – Hall of Columns	
1.73	Video – Hall of Columns	
1.73A	Metadata – Video – Hall of Columns	
1.74	Call Log – outgoing Adam call 3:14 PM	
1.75	Call Log – outgoing Dusty call 3:18 PM	
1.76	Call Log – outgoing Dusty call 3:23 PM	
1.77	Texts – I'm inside the capital building ... Our country is dying	
1.78	Photo – post Capitol photo 1	
1.78A	Metadata – Photo – post Capitol photo 1	
1.79	– Removed	
1.79A	– Removed	
1.80	– Removed	
1.80A	– Removed	
1.81	Photo – MPD line upper northwest terrace	
1.81A	Metadata – Photo – MPD line upper northwest terrace	
1.82	Video – MPD line upper northwest terrace	
1.82A	Metadata – Video – MPD line upper northwest terrace	
1.83	Photo – OUR HOUSE!	
1.83A	Metadata – Photo – OUR HOUSE!	

1.84 Call Log – incoming 19044130593 call 3:53 PM	
1.85 Call Log – outgoing Wife call 4:01 PM	
1.86 Text – Were back outside	
1.87 WhatsApp – heading back to the hotel	
1.87A Metadata – WhatsApp – heading back to the hotel	
1.88 WhatsApp – played medic today	
1.88A	
Metadata – WhatsApp – played medic today	
1.89 Text – made it out alright	
1.90 Text – 1776 video	
1.91 Texts – in the paper – the capital thing	
1.92 Photo – stop the steal group	
1.92A Metadata – Photo – stop the steal group	
1.93 – Removed	
1.93A – Removed	
1.94 Photo – Fraud2020 was disabled	<p><b>Defense objection:</b> 402-Relevance</p> <p><b>Government’s response:</b> “Fraud2020” is a Facebook group created by Defendant Weeks. The creation of this social media group demonstrates the defendant’s belief that the 2020 Presidential election was stolen, which is probative of whether the defendant acted with the requisite intent to obstruct or impede an official proceeding (the certification), whether the defendant acted knowingly, and whether the defendant acted corruptly. Because evidence of the existence of the group and the defendant’s ownership of it (which Exhibit 1.94 shows) goes directly to intent, the exhibit is relevant and therefore admissible.</p>

1.94A Metadata – Photo – Fraud2020 was disabled	<b>Defense objection:</b> 402-Relevance  <b>Government’s response:</b> see response to Defense’s objection to Exhibit 1.94, above
1.95 Text – whipping votes against Trump ahead of Jan 6 challenge	
1.96 Text – Senators now on board with the #DoNotCertify caucus	
1.97 Text – Sen. Loeffler OBJECTING on Jan 6 <sup>th</sup>	
1.98 Text – on our way to the Capitol. Join Stop The Steal as we demand that our Representatives #DoNotCertify	
1.99 Text – 160 congressmen and 16 senators so far	
1.100 Text – Rubio’s response about challenging the electors – live stream or send pics from DC	
<b><i>2.0 UNITED STATES CAPITOL POLICE CCTV VIDEO</i></b>	
2.01 0928 E USCG 00 Upper Terrace NW-2021-01-06_13h59min00s000ms.asf	
2.01A Screenshot of 0928 E USCG 00 Upper Terrace NW-2021-01-06_13h59min00s000ms.asf at 2:01:31 PM	
2.02 0609 E USCG 00 West Front North-2021-01-06_14h09min00s000ms.asf	
2.02A Screenshot of 0609 E USCG 00 West Front North-2021-01-06_14h09min00s000ms.asf at 2:10:06 PM	
2.03 0924 E USCG 00 ST22 Exterior-2021-01-06_14h14min00s000ms.asf	
2.03A Screenshot of 0924 E USCG 00 ST22 Exterior-2021-01-06_14h14min00s000ms.asf at	
2.04 0925 E USCG 00 Upper Terrace West-2021-01-06_14h14min00s000ms.asf	

2.04A Screenshot of 0925 E USCG 00 Upper Terrace West-2021-01-06_14h14min00s000ms.asf at	
2.05 0908 E USCD LA West Dome-2021-01-06_14h15min00s000ms.asf	
2.05A Screenshot of 0908 E USCD LA West Dome-2021-01-06_14h15min00s000ms.asf at	
2.05B Screenshot of 0908 E USCD LA West Dome-2021-01-06_14h15min00s000ms.asf at	
2.05C Screenshot of 0908 E USCD LA West Dome-2021-01-06_14h15min00s000ms.asf at	
2.05D Screenshot of 0908 E USCD LA West Dome-2021-01-06_14h15min00s000ms.asf at	
2.05E Screenshot of 0908 E USCD LA West Dome-2021-01-06_14h15min00s000ms.asf at	
2.05F Screenshot of 0908 E USCD LA West Dome-2021-01-06_14h15min00s000ms.asf at	
2.05G Screenshot of 0908 E USCD LA West Dome-2021-01-06_14h15min00s000ms.asf at	
2.05H Screenshot of 0908 E USCD LA West Dome-2021-01-06_14h15min00s000ms.asf at	
2.05I Screenshot of 0908 E USCD LA West Dome-2021-01-06_14h15min00s000ms.asf at	
2.05J Screenshot of 0908 E USCD LA West Dome-2021-01-06_14h15min00s000ms.asf at	
2.05K Screenshot of 0908 E USCD LA West Dome-2021-01-06_14h15min00s000ms.asf at	
2.05L Screenshot of 0908 E USCD LA West Dome-2021-01-06_14h15min00s000ms.asf at	
2.06 0928 E USCG 00 Upper Terrace NW-2021-01-06_14h50min00s000ms.asf	
2.06A Screenshot of 0928 E USCG 00 Upper Terrace NW-2021-01-06_14h50min00s000ms.asf at 2:55:15 PM	

2.06B Screenshot of 0928 E USCG 00 Upper Terrace NW-2021-01-06_14h50min00s000ms.asf at 2:58:52 PM	
2.06C Screenshot of 0928 E USCG 00 Upper Terrace NW-2021-01-06_14h50min00s000ms.asf at 2:59:17 PM	
2.07 0102 I USCS 01 Senate Wing Door near S139-2021-01-06_15h07min00s000ms.asf	
2.07A Screenshot of 0102 I USCS 01 Senate Wing Door near S139-2021-01-06_15h07min00s000ms.asf at 3:08:18 PM	
2.07B Screenshot of 0102 I USCS 01 Senate Wing Door near S139-2021-01-06_15h07min00s000ms.asf at 3:09:02 PM	
2.08 0402 I USCH 01 Crypt North-2021-01-06_15h09min00s000ms.asf	
2.08A Screenshot of 0402 I USCH 01 Crypt North-2021-01-06_15h09min00s000ms.asf at 3:10:33 PM	
2.08B Screenshot of 0402 I USCH 01 Crypt North-2021-01-06_15h09min00s000ms.asf at 3:16:01 PM	
2.08C Screenshot of 0402 I USCH 01 Crypt North-2021-01-06_15h09min00s000ms.asf at 3:17:02 PM	
2.08D Screenshot of 0402 I USCH 01 Crypt North-2021-01-06_15h09min00s000ms.asf at 3:17:24 PM	
2.08E Screenshot of 0402 I USCH 01 Crypt North-2021-01-06_15h09min00s000ms.asf at 3:19:58 PM	
2.09 0178 I USCH 01 Crypt East-2021-01-06_15h09min00s000ms.asf	
2.09A Screenshot of 0178 I USCH 01 Crypt East-2021-01-06_15h09min00s000ms.asf at 3:10:43 PM	
2.10 0403 I USCH 01 Crypt South-2021-01-06_15h09min00s000ms.asf	

2.10A Screenshot of 0403 I USCH 01 Crypt South-2021-01-06_15h09min00s000ms.asf at 3:10:55 PM	
2.10B Screenshot of 0403 I USCH 01 Crypt South-2021-01-06_15h09min00s000ms.asf at 3:15:01 PM	
2.10C Screenshot of 0403 I USCH 01 Crypt South-2021-01-06_15h09min00s000ms.asf at 3:19:35 PM	
2.11 of 0171 I USCH 01 Memorial Door-2021-01-06_15h10min00s000ms.asf	
2.11A Screenshot of 0171 I USCH 01 Memorial Door-2021-01-06_15h10min00s000ms.asf at 3:11:08 PM	
2.11B Screenshot of 0171 I USCH 01 Memorial Door-2021-01-06_15h10min00s000ms.asf at 3:14:45 PM	
2.12 0153 I USCH 01 House Wing Door-2021-01-06_15h10min00s000ms.asf	
2.12A Screenshot of 0153 I USCH 01 House Wing Door-2021-01-06_15h10min00s000ms.asf at 3:12:05 PM	
2.12B Screenshot of 0153 I USCH 01 House Wing Door-2021-01-06_15h10min00s000ms.asf at 3:13:47 PM	
2.13 0177 I USCH 01 Hall of Columns South Door-2021-01-06_15h11min00s000ms.asf	
2.13A Screenshot of 0177 I USCH 01 Hall of Columns South Door-2021-01-06_15h11min00s000ms.asf at 3:12:40 PM	
2.14 0102 I USCS 01 Senate Wing Door near S139-2021-01-06_15h20min00s000ms.asf	
2.14A Screenshot of 0102 I USCS 01 Senate Wing Door near S139-2021-01-06_15h20min00s000ms.asf at 3:29:56 PM	
2.15 0927 E USCG 00 Upper Terrace NW-2021-01-06_15h41min00s000ms.asf	

2.15A Screenshot of 0927 E USCG 00 Upper Terrace NW-2021-01-06_15h41min00s000ms.asf at 3:52:20 PM	
2.15B Screenshot of 0927 E USCG 00 Upper Terrace NW-2021-01-06_15h41min00s000ms.asf at 3:53:11 PM	
2.16 0928 E USCG 00 Upper Terrace NW-2021-01-06_15h41min00s000ms.asf	
2.16A Screenshot of 0928 E USCG 00 Upper Terrace NW-2021-01-06_15h41min00s000ms.asf at 3:53:26 PM	
2.17 0929 E USCG 00 Upper Terrace NE-2021-01-06_15h55min00s000ms.asf	
2.17A Screenshot of 0929 E USCG 00 Upper Terrace NE-2021-01-06_15h55min00s000ms.asf at 3:56:20 PM	
2.18 0930 E USCG 00 Upper Terrace NE-2021-01-06_15h55min00s000ms.asf	
2.18A Screenshot of 0930 E USCG 00 Upper Terrace NE-2021-01-06_15h55min00s000ms.asf at 3:56:19 PM	
2.19 7214 E USCG 00 Senate Plaza Outbound-2021-01-06_15h56min00s000ms.asf	
2.19A Screenshot of 7214 E USCG 00 Senate Plaza Outbound-2021-01-06_15h56min00s000ms.asf at 3:58:41 PM	
2.20 0954 E USCS RF North Roof-2021-01-06_16h00min00s000ms.asf	
2.20A Screenshot of 0954 E USCS RF North Roof-2021-01-06_16h00min00s000ms.asf at 4:00:40 PM	
2.21 - USCP compilation (entire).mp4 – USCP CCTV video overview	<p><b>Defense objection:</b> 402-Relevance</p> <p><b>Government response:</b> The defendant has been charged with Aiding and Abetting on Count 1 of the indictment. This overview video of the riot is relevant to that theory. It is also relevant</p>



	<p>to show that the actions of the rioters impeded the official proceeding.</p> <p><b>Defense objection:</b> 403-Unfair Prejudice</p> <p><b>Government response:</b> The larger picture of the riot does not suggest a decision on an improper basis. Nor is there a jury to be misled in this case. This is a bench trial, and the court will grant the evidence the weight it deserves.</p>
2.22 USCP 6 Minute Montage with Radio Runs.mp4 – overview video with radio runs also playing	<p><b>Defense objection:</b> 402-Relevance</p> <p><b>Defense objection:</b> 403-Unfair Prejudice</p> <p><b>Government response:</b> see responses to Defense objections to Exhibit 2.21, above</p>
<b>3.0 VIDEO FROM OTHER CASES</b>	
3.01 20210106_140204.mp4	<p><b>Defense objection:</b> 403-Cumulative</p> <p><b>Government response:</b> The government understands the defense is arguing that the 3.0 and 4.0 series are cumulative if the government introduces the video in the 1.0 and 2.0 series. First, such an objection is premature as the government has not yet offered specific items of its exhibit list into evidence. Further, the videos from the 3.0 and 4.0 series cover areas that are not visible in videos from the 2.0 series due to placement and distance of the CCTV cameras from the actions of interest. They also capture moments which were not filmed or not retained on Mr. Weeks's footage in the 1.0 series. The 3.0 and 4.0 series videos also have sound which the CCTV video in series 2.0 categorically do not. Also, the government is not confined to presenting the bare minimum of evidence sufficient to support its charges. Limiting the government's proof on this basis would damage the evidentiary richness and narrative integrity of the case. <i>Old Chief v. United</i></p>



	<i>States</i> , 519 U.S. 172, 183, 117 S.Ct. 644, 136 L.Ed.2d 574 (1997).
3.01A Screenshot of 20210106_140204.mp4 at 00:20	<i>See objection and response to Exhibit 3.01, above</i>
3.01B Screenshot of 20210106_140204.mp4 at 02:09	<i>See objection and response to Exhibit 3.01, above</i>
3.01C Screenshot of 20210106_140204.mp4 at 02:40	<i>See objection and response to Exhibit 3.01, above</i>
3.02 Clip 20210106_140523.wmv	<i>See objection and response to Exhibit 3.01, above</i>
3.02A Screenshot of Clip 20210106_140523.wmv at 1:29	<i>See objection and response to Exhibit 3.01, above</i>
3.02B Screenshot of Clip 20210106_140523.wmv at 2:18	<i>See objection and response to Exhibit 3.01, above</i>
3.02C Screenshot of Clip 20210106_140523.wmv at 3:02	<i>See objection and response to Exhibit 3.01, above</i>
3.03 20210106_141150.mp4	<i>See objection and response to Exhibit 3.01, above</i>
3.03A Screenshot of 20210106_141150.mp4 at 00:00	<i>See objection and response to Exhibit 3.01, above</i>
3.04 Clip IMG_5283 (crawling under scaffolding).wmv	<i>See objection and response to Exhibit 3.01, above</i>
3.04A Screenshot of Clip IMG_5283 (crawling under scaffolding).wmv at 00:03	<i>See objection and response to Exhibit 3.01, above</i>
3.05 Clip GH010092.wmv	<i>See objection and response to Exhibit 3.01, above</i>
3.05A Clip GH010092.wmv at 00:30	<i>See objection and response to Exhibit 3.01, above</i>
3.06 Clip C0072.wmv	<i>See objection and response to Exhibit 3.01, above</i>
3.06A Screenshot of Clip C0072.wmv at 00:00	<i>See objection and response to Exhibit 3.01, above</i>
3.07 20210106_142115.mp4	<i>See objection and response to Exhibit 3.01, above</i>

3.07A Screenshot of 20210106_142115.mp4 at 00:45	<i>See objection and response to Exhibit 3.01, above</i>
3.08 0176-KC-3375962_0000014_1A0000001_0000006.mov	<i>See objection and response to Exhibit 3.01, above</i>
3.08A Screenshot of 0176-KC-3375962_0000014_1A0000001_0000006.mov at 00:31	<i>See objection and response to Exhibit 3.01, above</i>
3.09 Clip C0073.wmv	<i>See objection and response to Exhibit 3.01, above</i>
3.09A Screenshot of Clip C0073.wmv at 00:03	<i>See objection and response to Exhibit 3.01, above</i>
3.10 IMG_0572.MOV	<i>See objection and response to Exhibit 3.01, above</i>
3.10A Screenshot of IMG_0572.MOV at 01:23	<i>See objection and response to Exhibit 3.01, above</i>
3.11 Clip 0176-WF-3366759-SUAREZ_0000011_1A0000012_0000005.wmv	<i>See objection and response to Exhibit 3.01, above</i>
3.11A Screenshot of Clip 0176-WF-3366759-SUAREZ_0000011_1A0000012_0000005.wmv at 00:25	<i>See objection and response to Exhibit 3.01, above</i>
3.12 VID-20210116-WA0111.mp4	<i>See objection and response to Exhibit 3.01, above</i>
3.12A Screenshot of VID-20210116-WA0111.mp4 at 00:06	<i>See objection and response to Exhibit 3.01, above</i>
3.12B Screenshot of VID-20210116-WA0111.mp4 at 00:11	<i>See objection and response to Exhibit 3.01, above</i>
3.13 IMG_0463.MOV	<i>See objection and response to Exhibit 3.01, above</i>
3.13A Screenshot of IMG_0463.MOV at 00:11	<i>See objection and response to Exhibit 3.01, above</i>
3.13B Screenshot of IMG_0463.MOV at 04:37	<i>See objection and response to Exhibit 3.01, above</i>
3.14 unified_message_415104873139711.mp4	<i>See objection and response to Exhibit 3.01, above</i>
3.14A Screenshot of unified_message_415104873139711.mp4 at 00:26	<i>See objection and response to Exhibit 3.01, above</i>

3.15 0176-WF-3366759-SUAREZ_0000003_1A0000002_0000014.mov	<i>See objection and response to Exhibit 3.01, above</i>
3.15A Screenshot of 0176-WF-3366759-SUAREZ_0000003_1A0000002_0000014.mov at 00:00	<i>See objection and response to Exhibit 3.01, above</i>
3.15B Screenshot of 0176-WF-3366759-SUAREZ_0000003_1A0000002_0000014.mov at 00:02	<i>See objection and response to Exhibit 3.01, above</i>
3.16 IMG_0575.MOV	<i>See objection and response to Exhibit 3.01, above</i>
3.16A Screenshot of IMG_0575.MOV at 00:35	<i>See objection and response to Exhibit 3.01, above</i>
3.17 Video from Jesus Rivera (21-CR-60 (CKK)).mp4	<i>See objection and response to Exhibit 3.01, above</i>
3.17A Screenshot of Video from Jesus Rivera (21-CR-60 (CKK)).mp4 at 00:51	<i>See objection and response to Exhibit 3.01, above</i>
3.18 Clip KmzS6SrgAZ6D.wmv	<i>See objection and response to Exhibit 3.01, above</i>
3.18A Screenshot of Clip KmzS6SrgAZ6D.wmv at 00:19	<i>See objection and response to Exhibit 3.01, above</i>
3.19 Clip Bonet.wmv	<i>See objection and response to Exhibit 3.01, above</i>
3.19A Screenshot of Clip Bonet.wmv at 00:09	<i>See objection and response to Exhibit 3.01, above</i>
3.20 Clip GH010035.wmv	<i>See objection and response to Exhibit 3.01, above</i>
3.20A Screenshot of Clip GH010035.wmv at 00:04	<i>See objection and response to Exhibit 3.01, above</i>
3.20B Screenshot of Clip GH010035.wmv at 02:05	<i>See objection and response to Exhibit 3.01, above</i>
3.21 IMG_0577.MOV	
3.21A Screenshot of IMG_0577.MOV at 00:07	
<b>4.0 OPEN SOURCE VIDEOS</b>	
4.01 Screen Recorded Clip My DC Experience.wmv	<i>See objection and response to Exhibit 3.01, above</i>

4.01A Screenshot of Screen Recorded Clip My DC Experience.wmv at 00:05	<i>See objection and response to Exhibit 3.01, above</i>
4.02 Screen Recorded Clip [White hot riot] JANUARY 6 WASHINGTON, D.C. RIOT.wmv	<i>See objection and response to Exhibit 3.01, above</i>
4.02A Screenshot of Screen Recorded Clip [White hot riot] JANUARY 6 WASHINGTON, D.C. RIOT.wmv at 00:02	<i>See objection and response to Exhibit 3.01, above</i>
4.03 U4cg0Dfgtz12_cvt.mp4	<i>See objection and response to Exhibit 3.01, above</i>
4.03A Screenshot of U4cg0Dfgtz12_cvt.mp4 at 00:05	<i>See objection and response to Exhibit 3.01, above</i>
4.03B Screenshot of U4cg0Dfgtz12_cvt.mp4 at 00:30	<i>See objection and response to Exhibit 3.01, above</i>
4.03C Screenshot of U4cg0Dfgtz12_cvt.mp4 at 00:37	<i>See objection and response to Exhibit 3.01, above</i>
4.04 Clip EMOLLI_MVI_2382-003.wmv	<i>See objection and response to Exhibit 3.01, above</i>
4.04A Screenshot of Clip EMOLLI_MVI_2382-003.wmv at 00:02	<i>See objection and response to Exhibit 3.01, above</i>
4.04B Screenshot of Clip EMOLLI_MVI_2382-003.wmv at 1:21	<i>See objection and response to Exhibit 3.01, above</i>
4.05 gettyimages-1328396139-640_adpp.mp4	<i>See objection and response to Exhibit 3.01, above</i>
4.05A Screenshot of gettyimages-1328396139-640_adpp.mp4 at 00:15	<i>See objection and response to Exhibit 3.01, above</i>
4.06 Screen Recorded Clip @NIGROTIME Capitol Riots Raw Footage.wmv	<i>See objection and response to Exhibit 3.01, above</i>
4.06A Screenshot of Screen Recorded Clip @NIGROTIME Capitol Riots Raw Footage.wmv at 00:15	<i>See objection and response to Exhibit 3.01, above</i>
4.06B Screenshot of Screen Recorded Clip @NIGROTIME Capitol Riots Raw Footage.wmv at 01:46	<i>See objection and response to Exhibit 3.01, above</i>
4.07 EMOLLI_MVI_2383-002.MP4	<i>See objection and response to Exhibit 3.01, above</i>

4.07A Screenshot of EMOLLI_MVI_2383-002.MP4 at 00:05	<i>See objection and response to Exhibit 3.01, above</i>
4.07B Screenshot of EMOLLI_MVI_2383-002.MP4 at 01:23	<i>See objection and response to Exhibit 3.01, above</i>
4.07C Screenshot of EMOLLI_MVI_2383-002.MP4 at 01:43	<i>See objection and response to Exhibit 3.01, above</i>
4.08 Screen Recorded Clip SCNR.wmv	<i>See objection and response to Exhibit 3.01, above</i>
4.08A Screenshot of Screen Recorded Clip SCNR.wmv at 00:07	<i>See objection and response to Exhibit 3.01, above</i>
4.09 D9hfjFttZR2W4Sx9x.mpeg4	<i>See objection and response to Exhibit 3.01, above</i>
4.09A Screenshot of D9hfjFttZR2W4Sx9x.mpeg4 at 00:01	<i>See objection and response to Exhibit 3.01, above</i>
4.10 Clip LisaBennatan_1346958228639379457.wmv	<i>See objection and response to Exhibit 3.01, above</i>
4.10A Looped Zoomed Video Clip of Clip LisaBennatan_1346958228639379457.wmv at 00:23-00:24	<i>See objection and response to Exhibit 3.01, above</i>
4.11 WilliamTurton_1350272512597372932.mp4	<i>See objection and response to Exhibit 3.01, above</i>
4.11A Screenshot of WilliamTurton_1350272512597372932.mp4 at 00:05	<i>See objection and response to Exhibit 3.01, above</i>
4.12 Screen Recorded Clip 8ps9nmf3ycv49 InsideCapitol.mov.wmv	<i>See objection and response to Exhibit 3.01, above</i>
4.12A Screenshot of Screen Recorded Clip 8ps9nmf3ycv49 InsideCapitol.mov.wmv at 02:00	<i>See objection and response to Exhibit 3.01, above</i>
4.13 Clip Infowars banned-video -- TheResistance.video long.wmv	<i>See objection and response to Exhibit 3.01, above</i>
4.13A Screenshot of Clip Infowars banned-video - - TheResistance.video long.wmv at 01:13	<i>See objection and response to Exhibit 3.01, above</i>
4.14 xHkUeMHMFx3F_cvt.mp4	<i>See objection and response to Exhibit 3.01, above</i>



4.14A Screenshot of xHkUeMHMFx3F_cvt.mp4 at 00:23	<i>See objection and response to Exhibit 3.01, above</i>
4.15 Clip Trump Supporters Storm US Capitol (clip1).wmv	<i>See objection and response to Exhibit 3.01, above</i>
4.15A Screenshot of Clip Trump Supporters Storm US Capitol (clip1).wmv at 00:09	<i>See objection and response to Exhibit 3.01, above</i>
4.16 Clip TRUMP RALLY DC · DLive - sHgZco-GR.wmv	<i>See objection and response to Exhibit 3.01, above</i>
4.16A Screenshot of Clip TRUMP RALLY DC · DLive - sHgZco-GR.wmv at 00:00	<i>See objection and response to Exhibit 3.01, above</i>
4.17 Clip C6CA3XcXO87g_cvt.wmv	<i>See objection and response to Exhibit 3.01, above</i>
4.17A Screenshot of Clip C6CA3XcXO87g_cvt.wmv at 00:05	<i>See objection and response to Exhibit 3.01, above</i>
4.18 Screen Recorded Clip rTXTrphEFtxRjaDgo.wmv	<i>See objection and response to Exhibit 3.01, above</i>
4.18A Screenshot of Screen Recorded Clip rTXTrphEFtxRjaDgo.wmv at 00:01	<i>See objection and response to Exhibit 3.01, above</i>
4.19 Screen Recorded Clip The Allen Report – Free America Rally D.C!! Part 1.wmv	<i>See objection and response to Exhibit 3.01, above</i>
4.19A Screenshot of Screen Recorded Clip The Allen Report – Free America Rally D.C!! Part 1.wmv at 00:03	<i>See objection and response to Exhibit 3.01, above</i>
4.20 Screen Recorded Clip The Allen Report – Free America Rally D.C!! Part 1.wmv	<i>See objection and response to Exhibit 3.01, above</i>
4.20A Screenshot of Screen Recorded Clip The Allen Report – Free America Rally D.C!! Part 1.wmv at 00:00	<i>See objection and response to Exhibit 3.01, above</i>
4.21 Clip 1 GOPR0026.wmv	<i>See objection and response to Exhibit 3.01, above</i>
4.21A Screenshot of Clip 1 GOPR0026.wmv at 00:02	<i>See objection and response to Exhibit 3.01, above</i>
4.22 Clip 2 GOPR0026.wmv	<i>See objection and response to Exhibit 3.01, above</i>
4.22A Screenshot of Clip 2 GOPR0026.wmv at 00:05	<i>See objection and response to Exhibit 3.01, above</i>

4.23	ErJeL_yWMAQYRth.jfif	<i>See objection and response to Exhibit 3.01, above</i>
<b>5.0 METROPOLITAN POLICE DEPARTMENT BODY WORN CAMERA VIDEO</b>		
5.01	Clip from 20210106-FELONY RIOTING-CAPITOL'S GROUNDS – Caballero, Enrique (10289)	
5.01A	Screenshot of Clip from 20210106-FELONY RIOTING-CAPITOL'S GROUNDS – Caballero, Enrique (10289) at 3:41 pm	
5.02	Clip from 20210106 - RIOT - 1st and Constitution – Thornton , Linwood (11409)	
5.02A	Screenshot of Clip from 20210106 - RIOT - 1st and Constitution – Thornton , Linwood (11409) at 3:41 pm	
5.02B	Screenshot of Clip from 20210106 - RIOT - 1st and Constitution – Thornton , Linwood (11409) at 3:42 pm	
5.02C	Screenshot of Clip from 20210106 - RIOT - 1st and Constitution – Thornton , Linwood (11409) at 3:50 pm	
<b>6.0 CONGRESSIONAL RECORD AND VIDEO</b>		
6.01	6.01 Cong-1 - Constitution, amd 12.pdf	
6.02	6.02 Cong-2.1 - 3 USC 15.pdf	
6.03	6.03 Cong-2.2 - 3 USC 16.pdf	
6.04	6.04 Cong-2.3 - 3 USC 17.pdf	
6.05	6.05 Cong-2.4 - 3 USC 18.pdf	
6.06	6.06 Cong-3 - Senate Concurrent Resolution 1.pdf	
6.07	6.07 Cong-4 - Video Montage with Congressional Record.mp4	
<b>7.0 CAPITOL BUILDING AND GROUNDS – MAPS AND IMAGES</b>		
7.01	Aerial photo of the U.S. Capitol building and some of the grounds	
7.02	Map of Floor 1	

7.03	Map of Floor 2	
7.04	Restricted Perimeter.pdf	
7.05	Timeline PowerPoint of January 6 events and Weeks' chronology	
<b>8.0 STIPULATIONS</b>		
8.01	The Capitol Building and Grounds	
8.02	The Certification of the Electoral College Vote	
8.03	Identity of the Defendant	
8.04	United States Capitol Police Closed Circuit Video Monitoring	
8.05	House and Senate Recording Studio Closed Circuit Video Monitoring	
8.06	Authenticity of Video in the Government's Possession	
8.07	Metropolitan Police Department (MPD) Body Worn Camera (BWC)	
8.08	Correlation of Time Zones (UTC and EST)	
8.09	Digital Image of Defendant's Cellular Device	
8.10	Authenticity of Video From Open Sources	
<b>9.0 DEFENDANT'S INTERVIEW</b>		
9.01	Defendant's Interview – Part 1	
9.02	Defendant's Interview – Part 2	



# EXHIBIT B

EXHIBIT	OBJECTION(S)
<b><i>1.0 WEEKS'S PHONE RECORDS</i></b>	
1.69 Texts – Where are you? ... I'm inside now	
1.101 Photo – Weeks with sandwich	
<b><i>2.0 UNITED STATES CAPITOL POLICE CCTV VIDEO</i></b>	
2.23 Video – Carlton entry through Senate Wing Door	

\*Defendant reserves the right to introduce exhibits designated by the Government and may supplement his list with materials recently produced.

# EXHIBIT C

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

<b>UNITED STATES OF AMERICA</b>	:	
	:	
v.	:	<b>Case No. 1:21-cr-00247 (TFH)</b>
	:	
<b>BRADLEY WAYNE WEEKS,</b>	:	
	:	
<b>Defendant.</b>	:	

**EXHIBIT 8.01**

**STIPULATION OF THE PARTIES**

The United States, by and through its attorney, the United States Attorney for the District of Columbia, and the defendant, Defendant Bradley Weeks, with the concurrence of his attorneys, agree and stipulate to the following:

**The Capitol Building and Grounds**

The United States Capitol Building has 540 rooms covering 175,170 square feet of ground, roughly four acres. The building is 751 feet long (roughly 228 meters) from north to south and 350 feet wide (106 meters) at its widest point. The U.S. Capitol Visitor Center is 580,000 square feet and is located underground on the east side of the Capitol. On the west side of the Capitol building is the West Front, which includes variety of open concrete spaces, a fountain surrounded by a walkway, two broad staircases, and multiple terraces at each floor. On January 6, 2021, the inaugural stage scaffolding was on the West Front of the Capitol building. On the East Front are three staircases, porticos on both the House and Senate side, and two large skylights into the Visitor's Center surrounded by a concrete parkway.

Maps of the United States Capitol Building and Grounds are attached as Exhibits 7.01, 7.02, and 7.03. The Maps in Exhibits 7.01, 7.02, and 7.03 are fair and accurate depictions of the interior and exterior layout of the United States Capitol Building and its immediate Grounds.

By law, the U.S. Capitol, which is located at First Street, SE, in Washington, D.C., is secured twenty-four hours a day by U.S. Capitol Police (USCP). Restrictions around the Capitol include permanent and temporary security barriers and posts manned by USCP. Only authorized people with appropriate identification are allowed access inside the Capitol.

On January 6, 2021, the exterior plaza of the U.S. Capitol was closed to members of the public. *See* Map Outlining Restricted Area on January 6, 2021, attached as Exhibit 7.04. These security barriers included bike racks that were positioned to the north of the U.S. Capitol along Constitution Avenue; to the south of the U.S. Capitol along Independence Avenue; to the west of the U.S. Capitol along First Street on the eastern side of that street; and, on the east side of the U.S. Capitol, between the Capitol Plaza (East Front) and the grassy areas located between the Plaza and First Street. Within the West Front of the Restricted Area there were additional temporary barriers due to preparations and ongoing construction for the Inauguration which was scheduled for January 20, 2021, including green snow fencing and signs stating, “Area Closed By order of the United States Capitol Police Board.”

On January 6, 2021, the Restricted Area described above and depicted in Exhibit 7.04 was a posted, cordoned off, or otherwise restricted area where the Vice President and members of his immediate family were and would be temporarily visiting, and therefore constituted a “restricted building or grounds” as that term is used in Title 18, United States Code, Section 1752(c).

Respectfully submitted,

FOR THE DEFENDANT

/s/ Matthew R. Kachergus

Matthew Kachergus

Elizabeth White

Counsel for Bradley Weeks

FOR THE UNITED STATES

Matthew M. Graves

United States Attorney

By: /s/ Jamie Carter

Jamie Carter

Assistant United States Attorney

Kathryn E. Fifield

Trial Attorney

United States Attorney’s Office

District of Columbia

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

<b>UNITED STATES OF AMERICA</b>	:	
	:	
v.	:	<b>Case No. 1:21-cr-00247 (TFH)</b>
	:	
<b>BRADLEY WAYNE WEEKS,</b>	:	
	:	
<b>Defendant.</b>	:	

**EXHIBIT 8.02**

**STIPULATION OF THE PARTIES**

The United States, by and through its attorney, the United States Attorney for the District of Columbia, and the defendant, Defendant Bradley Weeks, with the concurrence of his attorneys, agree and stipulate to the following:

**The Certification of the Electoral College Vote**

On January 6, 2021, a joint session of the United States Congress convened at the U.S. Capitol. During the joint session, elected members of the United States House of Representatives and the United States Senate were meeting in both the House and Senate chambers of the Capitol to certify the vote count of the Electoral College of the 2020 Presidential Election, which had taken place on Tuesday, November 3, 2020.

On January 6, 2021, the House of Representatives began its session at approximately 12:00 p.m., the Senate began its session at approximately 12:30 p.m., and the two Houses met together at approximately 1:00 p.m. in the House of Representatives chamber to begin the joint session. Vice President Mike Pence was in the Capitol building and presiding over the joint session. At approximately 1:15 p.m., the House and Senate adjourned to their separate chambers for up to two hours to resolve a particular objection.

At approximately 2:12 p.m., Vice President Pence evacuated the Senate chamber, and approximately one minute later the senator who had become the presiding officer in Vice President Pence's absence declared that the Senate would stand in recess. Senators evacuated the Senate chamber.

At approximately 2:15 p.m., Speaker Nancy Pelosi, who was presiding over the House of Representatives, evacuated the House chamber, and approximately fifteen minutes later the representative who had become the presiding officer in her absence declared that the House would stand in recess. Representatives evacuated the House chamber. The House gallery was evacuated at approximately 2:51 p.m.

The joint session was suspended.

The Senate and House resumed meeting at approximately 8:06 p.m. and 9:02 p.m., respectively. Vice President Pence remained on the Capitol Grounds during this suspension and during the resumption of proceedings. Congress's joint session continued until approximately 3:44 a.m. on January 7, 2021, when it completed the certification of the Electoral College vote.

Respectfully submitted,

FOR THE DEFENDANT

/s/ Matthew R. Kachergus

Matthew Kachergus

Elizabeth White

Counsel for Bradley Weeks

FOR THE UNITED STATES

Matthew M. Graves

United States Attorney

By: /s/ Jamie Carter

Jamie Carter

Assistant United States Attorney

Kathryn E. Fifield

Trial Attorney

United States Attorney's Office

District of Columbia



UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA	:	
	:	Case No. 1:21-cr-00247 (TFH)
v.	:	
	:	
BRADLEY WAYNE WEEKS,	:	
	:	
Defendant.	:	

EXHIBIT 8.03

**STIPULATION OF THE PARTIES**

The United States, by and through its attorney, the United States Attorney for the District of Columbia, and the defendant, Defendant Bradley Weeks, with the concurrence of his attorneys, agree and stipulate to the following:

**Identity of the Defendant**

The person circled in red in Exhibits 2.07A, 2.11B, and 2.14A is the same Bradley Weeks who is charged in this case.

Respectfully submitted,

FOR THE DEFENDANT

/s/ Matthew R. Kachergus

Matthew Kachergus

Elizabeth White

Counsel for Bradley Weeks

FOR THE UNITED STATES

Matthew M. Graves

United States Attorney

By: /s/ Jamie Carter

Jamie Carter

Assistant United States Attorney

Kathryn E. Fifield

Trial Attorney

United States Attorney's Office

District of Columbia

**UNITED STATES DISTRICT COURT  
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<b>UNITED STATES OF AMERICA</b>	:	
	:	<b>Case No. 1:21-cr-00247 (TFH)</b>
<b>v.</b>	:	
	:	
<b>BRADLEY WAYNE WEEKS,</b>	:	
	:	
<b>Defendant.</b>	:	

**EXHIBIT 8.04**

**STIPULATION OF THE PARTIES**

The United States, by and through its attorney, the United States Attorney for the District of Columbia, and the defendant, Defendant Bradley Weeks, with the concurrence of his attorneys, agree and stipulate to the following:

**United States Capitol Police Closed Circuit Video Monitoring**

The United States Capitol Police (USCP) operate and maintain closed-circuit video monitoring and recording equipment that captures locations inside and outside of the U.S. Capitol building and on the Capitol grounds. The video equipment timestamps each recording with the date and time at which the footage is captured. The USCP-controlled video equipment was in good working order on January 6, 2021, and video footage recovered from the cameras and equipment for the day of January 6, 2021, is footage of January 6, 2021. The events depicted in the video footage are a fair and accurate depiction of the events at the U.S. Capitol on January 6, 2021. Where the timestamps are visible on the recordings, they are accurate. The video footage was not altered or edited in any way except to create clips. The video footage is authentic in that it is what it purports to be.

Respectfully submitted,

FOR THE DEFENDANT

/s/ Matthew R. Kachergus

Matthew Kachergus

Elizabeth White

Counsel for Bradley Weeks

FOR THE UNITED STATES

Matthew M. Graves

United States Attorney

By: /s/ Jamie Carter

Jamie Carter

Assistant United States Attorney

Kathryn E. Fifield

Trial Attorney

United States Attorney's Office

District of Columbia

**UNITED STATES DISTRICT COURT  
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<b>UNITED STATES OF AMERICA</b>	:	
	:	<b>Case No. 1:21-cr-00247 (TFH)</b>
v.	:	
	:	
<b>BRADLEY WAYNE WEEKS,</b>	:	
	:	
<b>Defendant.</b>	:	

**EXHIBIT 8.05**

**STIPULATION OF THE PARTIES**

The United States, by and through its attorney, the United States Attorney for the District of Columbia, and the defendant, Defendant Bradley Weeks, with the concurrence of his attorneys, agree and stipulate to the following:

**House and Senate Recording Studio Closed Circuit Video Monitoring**

The House Recording Studio and the Senate Recording Studio operate and maintain closed-circuit video monitoring and recording equipment that captures locations inside the House Chamber and the Senate Chamber. The video equipment timestamps each recording with the date and time at which the footage is captured. The House Recording Studio and Senate Recording Studio controlled video equipment was in good working order on January 6, 2021, and video footage recovered from the cameras and equipment for the day of January 6, 2021, is footage of January 6, 2021. The events depicted in the video footage are a fair and accurate depiction of the events in the Senate Chamber and House Chamber on January 6, 2021. Where the timestamps are visible on the recordings, they are accurate. The video footage was not altered or edited in any way except to create clips. The video footage is authentic in that it is what it purports to be.

Respectfully submitted,

FOR THE DEFENDANT

/s/ Matthew R. Kachergus

Matthew Kachergus

Elizabeth White

Counsel for Bradley Weeks

FOR THE UNITED STATES

Matthew M. Graves

United States Attorney

By: /s/ Jamie Carter

Jamie Carter

Assistant United States Attorney

Kathryn E. Fifield

Trial Attorney

United States Attorney's Office

District of Columbia

UNITED STATES DISTRICT COURT  
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UNITED STATES OF AMERICA	:	
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v.	:	
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BRADLEY WAYNE WEEKS,	:	
	:	
Defendant.	:	

EXHIBIT 8.06

**STIPULATION OF THE PARTIES**

The United States, by and through its attorney, the United States Attorney for the District of Columbia, and the defendant, Defendant Bradley Weeks, with the concurrence of his attorneys, agree and stipulate to the following:

***Authenticity of Video in the Government's Possession***

The videos listed below from other January 6, 2021 defendants are accurate and were created using reliable methods.

- 3.01 20210106\_140204.mp4
- 3.02 Clip 20210106\_140523.wmv
- 3.03 20210106\_141150.mp4
- 3.04 Clip IMG\_5283 (crawling under scaffolding).wmv
- 3.05 Clip GH010092.wmv
- 3.06 Clip C0072.wmv
- 3.07 20210106\_142115.mp4
- 3.08 0176-KC-3375962\_0000014\_1A0000001\_0000006.mov
- 3.09 Clip C0073.wmv
- 3.10 IMG\_0572.MOV

3.11 Clip 0176-WF-3366759-SUAREZ\_0000011\_1A0000012\_0000005.wmv

3.12 VID-20210116-WA0111.mp4

3.13 IMG\_0463.MOV

3.14 unified\_message\_415104873139711.mp4

3.15 0176-WF-3366759-SUAREZ\_0000003\_1A0000002\_0000014.mov

3.16 IMG\_0575.MOV

3.17 Video from Jesus Rivera (21-CR-60 (CKK)).mp4

3.18 Clip KmzS6SrgAZ6D.wmv

3.19 Clip Bonet.wmv

3.20 Clip GH010035.wmv

3.21 IMG\_0577.MOV

The timestamps from the videos metadata are accurate. The videos were not altered or edited in any way except to create clips. The videos are authentic in that they are what they purport to be. The videos and/or any other copies are “admissible into evidence to the same extent as the original,” within the meaning of Federal Rule of Evidence 1003.

Respectfully submitted,

FOR THE DEFENDANT

FOR THE UNITED STATES

/s/ Matthew R. Kachergus

Matthew Kachergus

Elizabeth White

Counsel for Bradley Weeks

Matthew M. Graves

United States Attorney

By: /s/ Jamie Carter

Jamie Carter

Assistant United States Attorney

Kathryn E. Fifield

Trial Attorney

United States Attorney's Office

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UNITED STATES DISTRICT COURT  
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UNITED STATES OF AMERICA	:	
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BRADLEY WAYNE WEEKS,	:	
	:	
Defendant.	:	

EXHIBIT 8.07

**STIPULATION OF THE PARTIES**

The United States, by and through its attorney, the United States Attorney for the District of Columbia, and the defendant, Defendant Bradley Weeks, with the concurrence of his attorneys, agree and stipulate to the following:

**Metropolitan Police Department (MPD) Body Worn Camera (BWC)**

The body worn camera videos are created and maintained by the Metropolitan Police Department. They are accurate and were created using reliable methods. The video was not altered or edited in any way except to create clips. The video is authentic in that it is what it purports to be. The recording software timestamps each recording with the date and time at which the footage is captured. The timestamps are accurate. The video and/or any other copies are “admissible into evidence to the same extent as the original,” within the meaning of Federal Rule of Evidence 1003.

Respectfully submitted,

FOR THE DEFENDANT

/s/ Matthew R. Kachergus

Matthew Kachergus

Elizabeth White

Counsel for Bradley Weeks

FOR THE UNITED STATES

Matthew M. Graves

United States Attorney

By: /s/ Jamie Carter

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**UNITED STATES DISTRICT COURT  
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<b>UNITED STATES OF AMERICA</b>	:	
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	:	
<b>BRADLEY WAYNE WEEKS,</b>	:	
	:	
<b>Defendant.</b>	:	

**EXHIBIT 8.08**

**STIPULATION OF THE PARTIES**

The United States, by and through its attorney, the United States Attorney for the District of Columbia, and the defendant, Defendant Bradley Weeks, with the concurrence of his attorneys, agree and stipulate to the following:

**Correlation of Time Zones (UTC and EST)**

The below chart accurately shows the relationship between Coordinated Universal Time (“UTC”) and Eastern Standard Time (“EST”) on January 5, 2021, January 6, 2021, and January 7, 2021.

<b>UTC (Iceland)</b>	<b>EST (Washington, D.C.) (Macclenny, FL) (UTC-5)</b>
1/5/2021 06:00 PM <i>1/5/2021 18:00</i>	1/5/2021 01:00 PM <i>1/5/2021 13:00</i>
1/5/2021 07:00 PM <i>1/5/2021 19:00</i>	1/5/2021 02:00 PM <i>1/5/2021 14:00</i>
1/5/2021 08:00 PM <i>1/5/2021 20:00</i>	1/5/2021 03:00 PM <i>1/5/2021 15:00</i>
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<b>UTC (Iceland)</b>	<b>EST (Washington, D.C.) (Macclenny, FL) (UTC-5)</b>
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<b>UTC (Iceland)</b>	<b>EST (Washington, D.C.) (UTC-5)</b>
1/7/2021 05:00 AM <i>1/7/2021 05:00</i>	1/7/2021 12:00 AM <i>1/7/2021 00:00</i>
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Respectfully submitted,

FOR THE DEFENDANT

/s/ Matthew R. Kachergus

Matthew Kachergus

Elizabeth White

Counsel for Bradley Weeks

FOR THE UNITED STATES

Matthew M. Graves

United States Attorney

By: /s/ Jamie Carter

Jamie Carter

Assistant United States Attorney

Kathryn E. Fifield

Trial Attorney

United States Attorney's Office

District of Columbia

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

<b>UNITED STATES OF AMERICA</b>	:	
	:	<b>Case No. 1:21-cr-00247 (TFH)</b>
<b>v.</b>	:	
	:	
<b>BRADLEY WAYNE WEEKS,</b>	:	
	:	
<b>Defendant.</b>	:	

**EXHIBIT 8.09**

**STIPULATION OF THE PARTIES**

The United States, by and through its attorney, the United States Attorney for the District of Columbia, and the defendant, Defendant Bradley Weeks, with the concurrence of his attorneys, agree and stipulate to the following:

**Digital Image of Defendant's Cellular Device**

The Image of Bradley Weeks' LG V600 phone (the "Device") is an accurate duplicate of the Digital Media contained on the Device. The Image was created using reliable methods. The timestamps in the Image are accurate. The Image was not altered or edited in any way. The Image is authentic in that it is what it purports to be. The Image and/or any other copies are "admissible into evidence to the same extent as the original," within the meaning of Federal Rule of Evidence 1003; this includes individual items in the 1.0 series taken from the Image.



Respectfully submitted,

FOR THE DEFENDANT

/s/ Matthew R. Kachergus

Matthew Kachergus

Elizabeth White

Counsel for Bradley Weeks

FOR THE UNITED STATES

Matthew M. Graves

United States Attorney

By: /s/ Jamie Carter

Jamie Carter

Assistant United States Attorney

Kathryn E. Fifield

Trial Attorney

United States Attorney's Office

District of Columbia

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA	:	
	:	Case No. 1:21-cr-00247 (TFH)
v.	:	
	:	
BRADLEY WAYNE WEEKS,	:	
	:	
Defendant.	:	

EXHIBIT 8.10

**STIPULATION OF THE PARTIES**

The United States, by and through its attorney, the United States Attorney for the District of Columbia, and the defendant, Defendant Bradley Weeks, with the concurrence of his attorneys, agree and stipulate to the following:

**Authenticity of Video From Open Sources**

The videos & photo listed below from open sources are fair and accurate and were created using reliable methods.

4.01 Screen Recorded Clip My DC Experience.wmv

4.02 Screen Recorded Clip [White hot riot] JANUARY 6 WASHINGTON, D.C.  
RIOT.wmv

4.03 U4cg0Dfgtz12\_cvt.mp4

4.04 Clip EMOLLI\_MVI\_2382-003.wmv

4.05 gettyimages-1328396139-640\_adpp.mp4

4.06 Screen Recorded Clip @NIGROTIME Capitol Riots Raw Footage.wmv

4.07 EMOLLI\_MVI\_2383-002.MP4

4.08 Screen Recorded Clip SCNR.wmv

4.09 D9hfjFttZR2W4Sx9x.mpeg4

- 4.10 Clip LisaBennatan\_1346958228639379457.wmv
- 4.11 WilliamTurton\_1350272512597372932.mp4
- 4.12 Screen Recorded Clip 8ps9nmf3ycvvp49 InsideCapitol.mov.wmv
- 4.13 Clip Infowars banned-video -- TheResistance.video long.wmv
- 4.14 xHkUeMHMFx3F\_cvt.mp4
- 4.15 Clip Trump Supporters Storm US Capitol (clip1).wmv
- 4.16 Clip TRUMP RALLY DC · DLive - sHgZco-GR.wmv
- 4.17 Clip C6CA3XcXO87g\_cvt.wmv
- 4.18 Screen Recorded Clip rTXTrphEFtxRjaDgo.wmv
- 4.19 Screen Recorded Clip The Allen Report – Free America Rally D.C!! Part 1.wmv
- 4.20 Screen Recorded Clip The Allen Report – Free America Rally D.C!! Part 1.wmv
- 4.21 Clip 1 GOPR0026.wmv
- 4.22 Clip 2 GOPR0026.wmv
- 4.23 ErJcL\_yWMAQYRth.jfif

The videos were not altered or edited by the government in any way except to create clips.

The videos are authentic in that they are what they purport to be. The videos and/or any other copies are “admissible into evidence to the same extent as the original,” within the meaning of Federal Rule of Evidence 1003.

Respectfully submitted,

FOR THE DEFENDANT

/s/ Matthew R. Kachergus

Matthew Kachergus

Elizabeth White

Counsel for Bradley Weeks

FOR THE UNITED STATES

Matthew M. Graves

United States Attorney

By: /s/ Jamie Carter

Jamie Carter

Assistant United States Attorney

Kathryn E. Fifield

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