

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

**UNITED STATES OF AMERICA**

**v.**

**SAMUEL CHRISTOPHER MONTOYA,  
Defendant.**

**: MAGISTRATE NO.**  
**:**  
**: VIOLATIONS:**  
**:**  
**: 18 U.S.C. § 1752(a)(1)**  
**: (Entering and Remaining in a Restricted**  
**: Building)**  
**:**  
**: 18 U.S.C. § 1752(a)(2)**  
**: (Disorderly and Disruptive Conduct in a**  
**: Restricted Building)**  
**:**  
**: 40 U.S.C. § 5104(e)(2)(D)**  
**: (Violent Entry and Disorderly Conduct in**  
**: a Capitol Building)**  
**:**  
**: 40 U.S.C. § 5104(e)(2)(E)**  
**: (Impeding Passage Through the Capitol**  
**: Grounds or Buildings)**  
**:**  
**: 40 U.S.C. § 5104(e)(2)(G)**  
**: (Parading, Demonstrating, or Picketing in**  
**: a Capitol Building)**

**ORDER**

This matter having come before the Court pursuant to the application of the United States to seal affidavit in support of criminal complaint, the Court finds that, because of such reasonable grounds to believe the disclosure will result in flight from prosecution, intimidation of potential witnesses, destruction of or tampering with evidence, and serious jeopardy to the investigation, the United States has established that a compelling governmental interest exists to justify the requested sealing.

1. IT IS THEREFORE ORDERED that the application is hereby GRANTED, and that the affidavit in support of criminal complaint and other related materials, the instant

application to seal, and this Order are sealed until the arrest warrant is executed.

2. IT IS FURTHER ORDERED that the Clerk's office shall delay any entry on the public docket of the arrest warrant until it is executed.

3. IT IS FURTHER ORDERED that notwithstanding the other provisions of this ORDER, the government shall be permitted to disclose the above materials in furtherance of its law enforcement needs and discovery obligations.

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ZIA M. FARUQUI  
UNITED STATES MAGISTRATE JUDGE