

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

UNITED STATES OF AMERICA	:	
	:	
v.	:	CASE NO. 21-cr-593 (ABJ)
	:	
MATTHEW LOGANBILL,	:	
	:	
Defendant.	:	

JOINT PRETRIAL STATEMENT

Pursuant to the Court’s Pretrial Order, filed July 14, 2023 (ECF No. 53), the parties hereby jointly submit this pretrial statement.

I. Joint Statement of the Case

The government alleges that Matthew Loganbill unlawfully entered the restricted grounds of the United States Capitol and the Capitol building on January 6, 2021. While on restricted grounds he engaged in disorderly or disruptive conduct and illegally paraded, demonstrated, or picketed. Additionally, the government alleges that Mr. Loganbill obstructed, influenced, or impeded Congress’s certification of the Electoral College vote. Mr. Loganbill has pleaded not guilty to all charges.

II. Estimate of the Number of Days the Trial is Anticipated to Last

The parties anticipate the trial will take three days, possibly four with argument and ancillary issues that may arise.

III. Outstanding Motions in Limine

There are no outstanding motions in limine.

IV. Written Waiver of Trial by Jury

The written waiver of trial by jury is attached and was filed with the Court (ECF 55).

V. Parties Position on the Law

Attached are jury instructions for the five charges the parties agree to with objections noted in the footnotes. The Standardized Criminal Jury Instruction for the District of Columbia are also cited to by number only.

VI. List of Potential Witnesses

The witness lists for both parties are attached.

VII. List of Expert Witnesses

Neither side anticipates calling an expert witness in this case.

VIII. List of Prior Convictions

Mr. Loganbill has no prior convictions.

IX. List of Exhibits

The government and defense exhibit lists are attached. Objections, if any, are notated on the exhibit lists.

X. Stipulations

The agreed upon stipulations are attached.

XI. Judicial Notice

There are no items to be judicially noticed at this time.

XII. Proposed Verdict Form

The proposed verdict form is attached.

Respectfully submitted,

FOR THE DEFENDANT

/s/ Elizabeth Mullin
Elizabeth Mullin
Assistant Federal Public Defender
625 Indiana Avenue, N.W., Suite 550
Washington, D.C. 20004
(202) 208-7500

FOR THE UNITED STATES
MATTHEW M. GRAVES
United States Attorney
D.C. Bar No. 481052

By:

/s/ Brian D. Brady
Brian D. Brady
Trial Attorney, Department of Justice
DC Bar No. 1674360
601 D Street, N.W.
Washington, D.C. 20530
(202) 834-1916
Brian.Brady@usdoj.gov

/s/ Alexander Diamond
Alexander Diamond
Assistant United States Attorney
U.S. Attorney's Office for the D.C.
601 D Street, N.W.
Washington, D.C. 20530
(202) 506-0427
ADiamond@usa.doj.gov

CERTIFICATE OF SERVICE

I hereby certify that on August 11, 2023, we caused a copy of the foregoing motion to be served on counsel of record via electronic filing.

/s/ Elizabeth Mullin
Elizabeth Mullin
Assistant Federal Public Defender

/s/ Brian D. Brady
Brian D. Brady
Trial Attorney

/s/ Alexander Diamond
Alexander Diamond
Assistant United States Attorney