

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

UNITED STATES OF AMERICA

v.

**ADAM MARK WEIBLING,
Defendant.**

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CASE NO. 21-CR-644-RDM

JOINT STATUS REPORT

The United States of America, through undersigned counsel, and Defendant, by and through his attorney, Bruce H. Searby, Esquire (collectively, “the Parties”), respectfully submit this status report, as directed by the Court, and state as follows:

1. On October 26, 2021, the defendant, Adam Mark Weibling was charged by way of information with (Count One) Entering and Remaining in a Restricted Building or Grounds in violation of Title 18 U.S.C. § 1752(a)(1); (Count Two) Disorderly and Disruptive Conduct in a Restricted Building or Grounds in violation of Title 18 U.S.C. § 1752(a)(2); (Count Three) Disorderly Conduct in Capitol Building in violation of Title 18 U.S.C. § 40(e)(2)(D); and (Count Four) Parading, Demonstrating, or Picketing in a Capitol Building in violation of Title 18 U.S.C. § 40(e)(2)(G). ECF 20.

2. The defendant has been out on bond since his May 25, 2021 arrest and remains compliant with conditions of release.

3. Since the Initial Appearance on June 3, 2021, the Court has ordered the exclusion of time from Speedy Trial calculations through March 7, 2022, collectively. The Court has also ordered parties to file a joint status report on or before March 7, 2022.

4. Since the last Joint Status Report, the parties have discussed and reviewed the facts of this case and the pending plea offer. The government agrees to extend the expiration date of the current through April 8th. Parties agree this additional time will allow for continued review and consideration of evidence and the pending plea offer.

5. On February 15, 2022, a Memorandum Regarding Status of Discovery as of February 9, 2022, was filed. ECF 28. This memorandum addresses the status of: (1) production of voluminous amounts of video to the FPD instance of evidence.com, and the multiple tools the government has provided to assist the defense in locating footage they may consider relevant; (2) the ability of inmates housed in the D.C. Department of Corrections (“DOC”) to access those same materials through a separate DOC instance of evidence.com; (3) voluminous documents produced since our last status memorandum dated November 5, 2021; (4) the ability of legal defense teams to obtain access to FPD’s Relativity workspace, and the current contents of that database; (5) manner of production of voluminous documents in view of defense counsel access to Relativity; (6) plans for an e-discovery room in the DOC; (7) access by inmates to laptops made available through the DOC’s e-discovery program; (8) access to voluminous discovery by *pro se* defendants; (9) challenges we are overcoming; and (10) our plan for certain trials that may proceed before our discovery plan is substantially executed.

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6. Parties are agreed to a 30-day continuance of this matter and to excluding the time within which the trial must commence under the Speedy Trial Act, 18 U.S.C. § 3161 et seq. Parties believe this time will allow for further production and review of discovery and facilitate resolution of this case short of trial.

Respectfully submitted,

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D.C. Bar No. 481052

/s/

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