

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA

Holding a Criminal Term

Grand Jury Sworn in on February 14, 2022

UNITED STATES OF AMERICA	:	CRIMINAL NO. 21-cr-175 (TJK)
	:	
v.	:	VIOLATIONS:
	:	
ETHAN NORDEAN,	:	COUNT 1:
also known as "Rufio Panman,"	:	18 U.S.C. § 1512(k)
(Counts 1, 2, 3, 4, 5, 6, 7)	:	(Conspiracy to Obstruct Official
	:	Proceeding)
JOSEPH BIGGS,	:	
(Counts 1, 2, 3, 4, 5, 6, 7)	:	COUNT 2:
	:	18 U.S.C. §§ 1512(c)(2), 2
ZACHARY REHL,	:	(Obstruction of an Official Proceeding and
(Counts 1, 2, 3, 4, 5, 6, 7)	:	Aiding and Abetting)
	:	
CHARLES DONOHOE,	:	COUNT 3:
(Counts 1, 2, 3, 4, 5, 6, 7)	:	18 U.S.C. §§ 231(a)(3), 2
	:	(Obstruction of Law Enforcement During
ENRIQUE TARRIO,	:	Civil Disorder and Aiding and Abetting)
also known as "Henry Tarrío"	:	
(Counts 1, 2, 3, 4, 5, 6, 7)	:	COUNTS 4, 5:
	:	18 U.S.C. §§ 1361, 2
DOMINIC PEZZOLA,	:	(Destruction of Government Property and
also known as "Spaz,"	:	Aiding and Abetting)
also known as "Spazzo,"	:	
also known as "Spazzolini,"	:	COUNTS 6, 7:
(Counts 1, 2, 3, 4, 5, 6, 7, 8)	:	18 U.S.C. § 111(a)(1)
	:	(Assaulting, Resisting, or Impeding
Defendants.	:	Certain Officers)
	:	
	:	COUNT 8:
	:	18 U.S.C. § 2112
	:	(Robbery of Personal Property of the
	:	United States)

**SECOND SUPERSEDING INDICTMENT**

The Grand Jury charges that, at all times material to this Indictment, on or about the dates  
and at or about the times stated below:

Case: 1:21-cr-00175  
Assigned To : Kelly, Timothy J.  
Assign. Date : 3/7/2022  
Description: Superseding Indictment (B)  
Related Case: 21-cr-175 (TJK)

## Introduction

### **The Transfer of Presidential Power in the United States**

1. The 2020 United States Presidential Election occurred on November 3, 2020. As of November 7, 2020, the incumbent President Donald J. Trump was projected to have lost the Presidential Election.

2. The United States Constitution and federal statutes codify the procedures and dates governing the transfer of presidential power in the United States. The Twelfth Amendment requires presidential electors to meet in their respective states and certify “distinct lists of all persons voted for as President, and of all persons voted for as Vice-President, and of the number of votes for each.”

3. On December 14, 2020, the presidential electors of the Electoral College met in the state capital of each state and in the District of Columbia and formalized the result of the 2020 U.S. Presidential Election: Joseph R. Biden Jr. and Kamala D. Harris were declared to have won sufficient votes to be elected the next President and Vice President of the United States.

4. The Twelfth Amendment also requires that the Vice President “shall, in the presence of the Senate and House of Representatives, open all the certificates and the votes shall then be counted.” Title 3, Section 15 of the United States Code provides that the United States Congress must convene during a joint session proceeding (“the Joint Session”) at 1:00 p.m. “on the sixth day of January succeeding every meeting of the electors,” with the Vice President presiding, to count the electoral votes, resolve any objections, certify their validity, and announce the result (“Certification of the Electoral College vote”). The Twentieth Amendment provides that the terms of the President and Vice President shall accordingly end at noon on the 20th day of January, “and the terms of their successors shall then begin.”

## **Background**

5. ENRIQUE TARRIO, ETHAN NORDEAN, JOSEPH BIGGS, ZACHARY REHL, CHARLES DONOHOE, DOMINIC PEZZOLA, and other individuals known and unknown to the grand jury, are affiliated through their membership in the Proud Boys organization. The Proud Boys describes itself as a “pro-Western fraternal organization for men who refuse to apologize for creating the modern world; aka Western Chauvinists.” Proud Boys members routinely attend rallies, protests, and other events, some of which have resulted in violence involving members of the group. There is an initiation process for new members of the Proud Boys, and members often wear black and yellow polo shirts or other apparel adorned with Proud Boys logos and slogans to public events.

6. Through at least January 6, 2021, ENRIQUE TARRIO was the national chairman of the Proud Boys organization. Throughout the United States, there are local Proud Boys chapters, which are typically led by chapter “presidents.” Each chapter has a degree of autonomy insofar as the president of a local chapter governs that chapter in its geographic location.

7. **ETHAN NORDEAN**, also known as “Rufio Panman,” is a 31-year-old resident of Auburn, Washington. On January 6, 2021, NORDEAN was a member of the Proud Boys Elders chapter and president of his local chapter.

8. **JOSEPH BIGGS**, also known as “Sergeant Biggs,” is a 38-year-old resident of Ormond Beach, Florida. On January 6, 2021, BIGGS was a member of the Proud Boys and a self-described organizer of certain Proud Boys events.

9. **ZACHARY REHL** is a 36-year-old resident of Philadelphia, Pennsylvania. On January 6, 2021, REHL was the president of his local chapter of the Proud Boys.

10. **CHARLES DONOHOE** is a 34-year-old resident of Kenersville, North Carolina. On January 6, 2021, DONOHOE was the president of his local chapter of the Proud Boys.

11. **ENRIQUE TARRIO** is a 38-year-old resident of Miami, Florida. On January 6, 2021, TARRIO was the national chairman of the Proud Boys.

12. **DOMINIC PEZZOLA**, also known as “Spaz,” also known as “Spazzo,” also known as “Spazzolini,” is a 44-year-old resident of Rochester, New York, and a member of his local chapter of the Proud Boys.

13. From at least in or around November 2020, TARRIO used his platform as the leader of the Proud Boys to publicly post statements in response to the projected results of the 2020 Presidential Election, e.g.:

- a. On November 6, 2020, TARRIO posted a message that read, “The media constantly accuses us of wanting to start a civil war. Careful what the fuck you ask for we don’t want to start one...but we will sure as fuck finish one.”
- b. On November 12, 2020, TARRIO posted a message that read, “Fuck Unity. No quarter. Raise the black flag.”
- c. On November 16, 2020, TARRIO posted a message that read, “If Biden steals this election, [the Proud Boys] will be political prisoners. We won’t go quietly...I promise.”
- d. On November 25, 2020, TARRIO reposted a social media post by Joe Biden that stated, “We need to remember: We’re at war with a virus – not with each other.” TARRIO then posted, “No, YOU need to remember the American people are at war with YOU. No Trump...No peace. No quarter.”

14. From at least in or around November 2020, NORDEAN, BIGGS, and REHL used their platform as regional leaders of the Proud Boys to publicly post statements in response to the projected results of the 2020 Presidential Election, e.g.:

- a. On November 5, 2020, BIGGS posted on social media, “It’s time for fucking War if they steal this shit,” referring to the Presidential election.
- b. On November 24, 2020, BIGGS, in response to a social media post calling for unity in response to the results of the presidential election, posted “No bitch. This is war.”
- c. On November 27, 2020, NORDEAN posted on social media “We tried playing nice and by the rules, now you will deal with the monster you created. The spirit of 1776 has resurfaced and has created groups like the Proudboys and we will not be extinguished. We will grow like the flame that fuels us and spread like love that guides us. We are unstoppable, unrelenting and now . . . unforgiving. Good luck to all you traitors of this country we so deeply love . . . you’re going to need it.”
- d. On November 27, 2020, REHL posted on social media “Hopefully the firing squads are for the traitors that are trying to steal the election from the American people.”

15. On December 12, 2020, TARRIO and other members of the Proud Boys attended an election-related rally, sometimes referred to as a “Million MAGA” rally, in Washington, D.C. The December 12 rally was organized as a protest of the presidential election, and the date of the protest coincided with the certification of the Electoral College results in each of the fifty states.

16. While in Washington, D.C. on December 12, 2020, several Proud Boys were involved in an altercation in which Proud Boys members were injured, including a knife wound suffered by PERSON-1.

17. While in the District of Columbia on December 12, 2020, TARRIO participated with a group that included members of the Proud Boys in the theft and destruction of a banner that read, “#BLACKLIVESMATTER,” which was property of Asbury United Methodist Church in Washington, D.C.

18. On December 17, 2020, TARRIO posted a message on social media in which he admitted that he was the “person responsible for the burning” of the banner. TARRIO claimed that he took action because he would not “standby and watch them burn another city.” TARRIO ended his message by stating, “Come get me if you feel like what I did was wrong. We’ll let the public decide.”

19. On December 19, 2020, plans were announced for a Stop the Steal protest event in Washington, D.C., on January 6, 2021, to coincide with Congress’s Certification of the Electoral College vote.

20. Beginning in late December 2020, TARRIO and a handful of other members of the Proud Boys created a new chapter for the Proud Boys that would consist of members from across the country. The new chapter was referred to as the Ministry of Self Defense or MOSD (“MOSD”). TARRIO described the MOSD as a “national rally planning” chapter that would include only “hand selected members.”

21. The small group of leadership of the MOSD included TARRIO, NORDEAN, BIGGS, REHL, and DONOHOE. Immediately after forming the MOSD, TARRIO and the leadership of the MOSD began preparations for January 6, 2021. TARRIO also created an encrypted messaging group for MOSD leaders (the “MOSD Leaders Group”) where MOSD leaders could communicate.

22. On January 4, 2021, TARRIO was arrested in Washington, D.C., and charged with destruction of property and possession of two large capacity magazines in D.C. Superior Court. He was briefly detained after his arrest. TARRIO was released at approximately 5 p.m. on January 5, after having been ordered to leave the District of Columbia.

23. TARRIO did not immediately comply with the order to leave the District of Columbia. After being turned away from the Phoenix Park Hotel, TARRIO travelled to a nearby underground parking garage, where he met with Elmer Stewart Rhodes III, the founder and leader of the Oath Keepers, and other individuals known and unknown to the grand jury, for approximately 30 minutes. During this encounter, a participant referenced the Capitol.

24. Thereafter, TARRIO left the District of Columbia and travelled to Baltimore, Maryland. Subsequently, TARRIO's designated MOSD leaders, and other individuals whose identities are known to the grand jury, carried out the MOSD leadership's objective.

**COUNT ONE**  
**(18 U.S.C. S 1512(k))**  
**(Conspiracy to Obstruct Official Proceeding)**

25. The introductory allegations set forth in paragraphs 1 through 24 are re-alleged and incorporated by reference as though set forth herein.

**The Conspiracy**

26. From in and around December 2020, through in and around January 2021, in the District of Columbia and elsewhere, the defendants,

**ETHAN NORDEAN,  
JOSEPH BIGGS,  
ZACHARY REHL,  
CHARLES DONOHOE,  
ENRIQUE TARRIO,  
and  
DOMINIC PEZZOLA,**

did knowingly combine, conspire, confederate, and agree with each other and other persons known and unknown to the Grand Jury, to corruptly obstruct, influence, and impede an official proceeding, that is, the Certification of the Electoral College vote, in violation of Title 18, United States Code, Section 1512(c)(2).

**Purpose of the Conspiracy**

27. The purpose of the conspiracy was to stop, delay, and hinder the Certification of the Electoral College vote.

**Manner and Means**

28. TARRIO, NORDEAN, BIGGS, REHL, DONOHOE, and PEZZOLA, with others whose identities are known and unknown to the grand jury, carried out the conspiracy through the following manner and means, among others, by:



- a. Encouraging members of the Proud Boys and others to attend the Stop the Steal protest in Washington, D.C., on January 6;
- b. Using websites, social media, and other electronic communications to raise funds to support travel and equipment purchases for the trip to Washington, D.C.;
- c. Obtaining paramilitary gear and supplies—including concealed tactical vests, protective equipment, and radio equipment—for the January 6 attack;
- d. Dressing “incognito” on January 6, rather than wearing Proud Boys colors that had been prominently displayed at previous events;
- e. Traveling to Washington, D.C., prior to the January 6 attack;
- f. Engaging in meetings and encrypted communications in Washington, D.C., in the days leading up to January 6, and on the morning of January 6, to plan for the January 6 attack;
- g. Using programmable handheld radios, encrypted messaging applications, and other communications equipment to communicate and coordinate the January 6 attack;
- h. Directing, mobilizing, and leading members of the crowd onto Capitol grounds and into the Capitol;
- i. Dismantling metal barricades that had been deployed to demarcate a restricted area to protect law enforcement and occupants of the Capitol;
- j. Storming past barricades, Capitol Police, and other law enforcement officers in efforts to disrupt the proceedings at the Capitol;
- k. Destroying property, including a metal fence and a window; and
- l. Assaulting law enforcement officers.

### Acts in Furtherance of the Conspiracy

29. On December 19, 2020, shortly after plans for the rally on January 6 were publicly announced, BIGGS sent a private message to TARRIO in which he stated that the Proud Boys “recruit losers who wanna drink.” BIGGS suggested, “Let’s get radical and get real men.”

30. The next day, on December 20, 2020, TARRIO created an encrypted message group called MOSD, which included NORDEAN, BIGGS, REHL, DONOHOE, PERSON-2, and PERSON-3. PERSON-1 was subsequently added to the message group for MOSD leaders (the “MOSD Leaders Group”). TARRIO explained that the MOSD was a “national rally planning committee” of the Proud Boys that would include “hand selected members.”

31. On December 20, 2020, PERSON-3 posted a message to the MOSD Leaders Group that stated, “I am assuming most of the protest will be at the capital building given what’s going on inside.” In response, TARRIO proposed a video chat, which would take place on December 21, to discuss the MOSD and January 6.

32. On December 26, 2020, TARRIO announced that the leadership of the MOSD would reside in two 3-man councils that would work together. The Marketing Council consisted of TARRIO, BIGGS, and NORDEAN. The Operations Council included REHL and PERSON-3. Other members of MOSD leadership, such as DONOHOE, PERSON-1, and PERSON-2, were designated regional leaders.

33. On December 27, 2020, TARRIO created another encrypted messaging group to recruit potential members of the MOSD (the “MOSD Prospect Group”). TARRIO stressed that members of the chapter were expected to follow directions of MOSD leadership, which TARRIO and others emphasized by telling members, among other things, to “Fit in [] or fuck off.”

34. On December 27, 2020, DONOHOE reposted a message to prospective members in the MOSD Prospect Group in which he stated that the D.C. government was expected to limit

access to Washington, D.C., on January 6. DONOHOE's message stated "They want to limit the presence so that they can deny Trump has the People's support. We can't let them succeed. This government is run FOR the People, BY the People....Congress needs a reintroduction to that fact."

35. On December 27, 2020, NORDEAN created an online crowdfunding campaign that solicited donations for "Protective gear and communications" to be used by the Proud Boys on January 6, 2021. NORDEAN shared a link to this crowdsourcing campaign on his social media page and encouraged others to share it on their social media pages.

36. On December 28, 2020, TARRIO posted a message in the MOSD Prospect Group in which he stated that the "DC trip" would consist of "two groups"—the MOSD and everyone else—and that no one should be in colors.

37. On December 29, 2020, TARRIO posted a message on social media that the Proud Boys planned to "turn out in record numbers on Jan 6th but this time with a twist . . . . We will not be wearing our traditional Black and Yellow. We will be incognito and we will be spread across downtown DC in smaller teams. And who knows . . . we might dress in all BLACK for the occasion." At different times, NORDEAN, BIGGS, REHL, and DONOHOE reiterated that Proud Boys members should avoid wearing Proud Boys colors on January 6, 2021.

38. On December 29, 2020, TARRIO posted a message to the MOSD Prospect Group to notify prospective members of a virtual meeting on December 30 to explain "how this all works." TARRIO advised the group that the MOSD "will have a top down structure" and advised prospects that, "if that's something you're not comfortable with" they should not bother attending the live session. TARRIO advised that "upper tier leadership" would consist of a three-person "Operations" section led by REHL, PERSON-3 and one other person. TARRIO advised that the

“Marketing” section would be led by TARRIO, BIGGS, and NORDEAN. TARRIO advised that the “second tier” leadership would consist of eight regional members.

39. On December 29, 2020, PEZZOLA sent a direct message to TARRIO on an encrypted messaging system: “Hey boss, [I’m] one of the guys bringing the [decorative] shield down ... I’ll be in dc w a few other brothers from NY.”

40. On December 30-31, 2020, PEZZOLA traveled to North and South Carolina, to visit PERSON-1. PEZZOLA brought with him a decorative shield to present to PERSON-1.

41. Between December 30 and December 31, 2020, TARRIO communicated multiple times with an individual whose identity is known to the grand jury. On December 30, 2020, this individual sent TARRIO a nine-page document titled, “1776 Returns.” The document set forth a plan to occupy a few “crucial buildings” in Washington, D.C., on January 6, including House and Senate office buildings around the Capitol, with as “many people as possible” to “show our politicians We the People are in charge.” After sending the document, the individual stated, “The revolution is important than anything.” TARRIO responded, “That’s what every waking moment consists of . . . I’m not playing games.”

42. On December 30, 2020, TARRIO convened a video call for prospective members of the MOSD. TARRIO, DONOHOE, and others in MOSD leadership emphasized that members of the MOSD were to follow the commands of leadership. Once again, TARRIO and others in MOSD leadership advised prospective members that they could “fit in or fuck off.” REHL warned prospective members that January 6 was going to be a “completely different operation” and that the Proud Boys would not be conducting a “night march and flexing our [arms] and shit.”

43. On December 30, 2020, REHL posted a link to an online fundraiser with the campaign name of “Travel Expenses for upcoming Patriot Events.” The campaign generated over \$5,500 in donations between December 30, 2020, and January 4, 2021.

44. On December 31, 2020, TARRIO posted a picture of PEZZOLA from the December 12 event in Washington, D.C. Along with the picture, TARRIO posted the message: “Lords of War. #J6 #J20,” which hashtags were an apparent reference to January 6, 2021, the date of the Certification of the Electoral College vote, and January 20, 2021, the date of the Presidential Inauguration

45. On January 1, 2021, TARRIO posted separate messages on social media that read, “Let’s bring this new year with one word in mind...Revolt” and later, “New Years Revolution.”

46. On January 2, 2021, TARRIO created an encrypted message group for recruits who had been accepted to become members of the MOSD (“MOSD Members Group”). TARRIO posted a message that read, “Open for business.” The group included at least 65 members, including TARRIO, NORDEAN, BIGGS, REHL, DONOHOE, and PERSONS 1 – 3, PEZZOLA was subsequently added to the MOSD Members Group by PERSON-1.

47. On January 2, 2021, TARRIO provided NORDEAN with photographs of a family member’s debit card so that NORDEAN could book his flight to Washington, D.C. NORDEAN used the debit card to book his flight.

48. On January 3, 2021, members of the MOSD exchanged messages in the MOSD Members Group various statements about attacking the Capitol. In response to the question, “what would they do [if] 1 million patriots stormed and took the capital building. Shoot into the crowd? I think not,” PERSON-3 stated, “They would do nothing because they can do nothing.”

49. On January 3, as efforts to plan for January 6 intensified in the MOSD leadership chat, TARRIO stated in the MOSD Leaders Group that he wanted to wait until January 4 to make final plans. In response, at 7:10 p.m., PERSON-3 posted a voice note to the MOSD Leaders Group in which he stated:

I mean the main operating theater should be out in front of the house of representatives. It should be out in front of the Capitol building. That's where the vote is taking place and all of the objections. So, we can ignore the rest of these stages and all that shit and plan the operations based around the front entrance to the Capitol building. I strongly recommend you use the national mall and not Pennsylvania avenue though. It's wide-open space, you can see everything coming from all angles.

REHL responded that the Capitol was a "good start."

50. On January 4, 2021, TARRIO posted a voice note to the MOSD Leaders Group at 7:36 a.m. in which he stated, "I didn't hear this voice note until now, you want to storm the Capitol."

51. On January 4, 2021, within one hour of TARRIO's arrest pursuant to a warrant issued by D.C. Superior Court, DONOHOE created a new group on the encrypted messaging application for MOSD leadership ("New MOSD Leaders Group") that did not initially include TARRIO. DONOHOE then advised the other leaders, "Each one of us should personally clear our history of that MOSD chat." REHL responded, "you gotta manually delete each message from each chat" and then added, "since [TARRIO] knew the cops were for him, hopefully he logged outta" the encrypted messaging service. DONOHOE responded, "Well at least they won't get our boots on ground plans because we are one step ahead of them."

52. DONOHOE then created a new group on the encrypted messaging application for the MOSD members and advised the group to leave the earlier group because "we are nuking that one." PERSON-3 subsequently advised that he had "removed everyone from the other group" and

that it had been “nuked.” After its creation, the new MOSD members group (“New MOSD Members Group”) included approximately 90 participants in total, including NORDEAN, BIGGS, REHL, DONOHOE, PEZZOLA, PERSONS 1 – 3.

53. At 7:15 p.m. on January 4, DONOHOE posted a message on New MOSD Members Group that read, “Hey have been instructed and listen to me real good! There is no planning of any sorts. I need to be put into whatever new thing is created. Everything is compromised and we can be looking at Gang charges.” DONOHOE then wrote, “Stop everything immediately” and then “This comes from the top.” DONOHOE’s messages in the New MOSD Members Group repeated those posted by a participant in the MOSD Members Group.

54. On January 4, 2021, at 8:20 p.m., PERSON-2 posted a message in the New MOSD Leaders Group: “We had originally planned on breaking the guys into teams. Let's start divying them up and getting baofeng channels picked out.” Baofeng is a manufacturer of handheld radios and other communications equipment.

55. On January 5, 2021, at 1:23 p.m., PERSON-1 created a new encrypted messaging group entitled “Boots on Ground” to be used by Proud Boys members in Washington, D.C. In total, over sixty users participated in the Boots on Ground group, including NORDEAN, BIGGS, REHL, DONOHOE, PEZZOLA, and PERSONS 1 - 3.

56. On January 5, 2021, at 5:25 p.m., BIGGS posted a message to the Boots on Ground group that read, “Just trying to get our numbers. So we can plan accordingly for tonight and go over tomorrow’s plan.”

57. On January 5, 2021, at 5:52 p.m., BIGGS posted a message to the Boots on Ground group that read: “We are trying to avoid getting into any shit tonight. Tomorrow's the day” and then “I’m here with rufio and a good group[.]”

58. In response to a question from a participant in the New MOSD Leaders Group, REHL, who travelled to Washington, D.C., on January 5, 2021, stated that he was bringing multiple radios with him, and that there was a person who was planning to program the radios later that evening.

59. At 8:00 p.m., PEZZOLA posted a message on Boots on Ground that stated, “Anybody need coms programmed hit me up.”

60. On January 5, 2021, at 8:27 p.m., an MOSD member who was in Washington, D.C. with NORDEAN and BIGGS posted a message to New MOSD Members Group that read: “Everyone needs to meet at the Washington Monument at 10am tomorrow morning! Do not be late! Do not wear colors! Details will be laid out at the pre meeting! Come out at as patriot!” The same message was posted by PERSON-1 in the Boots on Ground group at 8:28 p.m.

61. At 9:03 p.m., REHL notified NORDEAN, BIGGS, DONOHOE and others that he had arrived in Washington, D.C. DONOHOE responded by requesting one of the radios that REHL had brought.

62. At 9:09 p.m., PERSON-2 broadcast a message to New MOSD Leaders Group that read: “Stand by for the shared baofeng channel and shared zello channel, no Colors, be decentralized and use good judgement until further orders.” PERSON-2 then stated, “Rufio [NORDEAN] is in charge, cops are the primary threat, don't get caught by them or BLM, don't get drunk until off the street.” PERSON-2 then provided a specific radio frequency of 477.985. DONOHOE reposted the same three messages on the New MOSD Members Group at 9:11 p.m.

63. At 9:17 p.m., BIGGS posted a message on the New MOSD Leaders Group that read, “We just had a meeting with a lot of guys. Info should be coming out” and then posted “Just spoke with Enrique.”



64. At 9:20 p.m., PERSON-1 added TARRIO to the New MOSD Leaders Group.

65. At approximately 9:20 p.m., BIGGS posted a message on the New MOSD Leaders Group that read, "We have a plan. I'm with rufio [NORDEAN]." DONOHOE responded, "What's the plan so I can pass it to the MOSD guys." BIGGS responded, "I gave Enrique a plan. The one I told the guys and he said he had one."

66. At 9:36 p.m., DONOHOE added TARRIO to the New MOSD Members Group.

67. At 12:01 a.m. on January 6, 2021, TARRIO posted a message on the New MOSD Leaders Group. At 12:03 a.m., DONOHOE posted, "Standby" and then reposted the instructions that had been issued in the Boots on Ground group and the New MOSD Members Group regarding the plan to meet at the Washington Monument at 10 a.m.

68. At 6:37 a.m. on January 6, 2021, DONOHOE posted a message to the New MOSD Leaders Group that asked, "Are we gonna do a commanders briefing before the 10 a.m.?"

69. Subsequently, DONOHOE posted a message to the New MOSD Members Group and Boots on Ground group that he was on his way to the Washington Monument. DONOHOE added, "I have the keys until Rufio [NORDEAN] and Zach [REHL] show up."

70. On January 6, 2021, at 10:00 a.m., a group of approximately 100 Proud Boys members gathered near the Washington Monument, including NORDEAN, BIGGS, REHL, DONOHOE, and PEZZOLA.

71. Consistent with the directive issued by TARRIO, NORDEAN, BIGGS, REHL, DONOHOE, and others, the group of men standing with NORDEAN, BIGGS, REHL, DONOHOE, and PEZZOLA were not wearing Proud Boys colors of black and yellow. Several of the men in the group, including BIGGS and REHL, were holding walkie-talkie style

communication devices that members of the MOSD had helped secure. At different times, NORDEAN and BIGGS carried and used a bullhorn to direct the group.

72. Shortly after 10 a.m., NORDEAN and BIGGS led the group away from the rally that was taking place near the Washington Monument and to the west side of the Capitol. On arriving at the west side of the Capitol, NORDEAN and BIGGS marched the group along First Street, Northwest. NORDEAN and BIGGS marched the group past the pedestrian entrance to Capitol grounds, near the Peace Monument. The First Street pedestrian entrance was guarded by a handful of Capitol Police officers. Prominent signs posted on metal barriers at the pedestrian entrance and other locations stated, "AREA CLOSED By order of the United States Capitol Police Board."

73. NORDEAN and BIGGS marched the group, which included DONOHOE and REHL, to the east side of the Capitol, and then back to the west side of the Capitol.

74. Around 12:00 p.m., DONOHOE posted a message on a separate encrypted group chat with Proud Boys in which he reported that the group was at the Capitol and then later, "WE ARE WITH 200-300 PBS."

75. Shortly before 12:53 p.m., NORDEAN, BIGGS, and REHL led the group back to the First Street pedestrian entrance near the Peace Monument. The entrance was secured by a small number of Capitol Police officers who were standing behind waist height metal barriers. BIGGS led the assembled crowd in a series of chants using a megaphone. NORDEAN, REHL, DONOHOE, and PEZZOLA stood nearby.

76. Seconds before 12:53 p.m., BIGGS was approached by an individual whose identity is known to the grand jury. The individual put one arm around BIGGS's shoulder and spoke to him. Approximately one minute later, this individual crossed the barrier that restricted

access to the Capitol grounds. This was the first barrier protecting the Capitol grounds to be breached on January 6, 2021, and the point of entry for NORDEAN, BIGGS, REHL, DONOHOE, and PEZZOLA.

77. Immediately after the breach, NORDEAN, BIGGS, REHL, DONOHOE, and PEZZOLA, together with assembled members of the crowd, charged toward the Capitol by crossing over the barriers meant to restrict access to the Capitol grounds.

78. NORDEAN, BIGGS, REHL, DONOHOE, PEZZOLA, and other members of the crowd, advanced toward the west plaza of the Capitol where additional metal barricades and law enforcement were deployed to protect the Capitol and its occupants from the advancing crowd.

79. As BIGGS unlawfully advanced toward the Capitol he recorded himself stating, “Dude, we’re right in front of the Capitol right now. American citizens are storming the Capitol—taking it back right now. There’s millions of people out here; this is fucking crazy. Oh my God! This is such history! This is insane. We’ve gone through every barricade thus far. Fuck you!”

80. Within minutes of unlawfully crossing onto Capitol grounds, NORDEAN, BIGGS, REHL, DONOHOE, PEZZOLA, and other Proud Boys members moved to the front of the crowd.

81. NORDEAN and BIGGS, together with other members of the crowd, tore down a black metal fence that separated the crowd from law enforcement.

82. After tearing down the fence, NORDEAN, BIGGS, REHL, DONOHOE, and PEZZOLA, and many others who had been led by NORDEAN and BIGGS to the Capitol advanced past the trampled barrier into the west plaza of the Capitol grounds.

83. Upon arriving at the west plaza, NORDEAN, BIGGS, REHL, DONOHOE, and PEZZOLA positioned themselves at or near the front of the crowd in the west plaza. While

standing at the front of the crowd opposite law enforcement in riot gear, NORDEAN and BIGGS exchanged a hug and handshake.

84. While standing in the west plaza of the Capitol, BIGGS took another video in which he announced, “we’ve just taken the Capitol.”

85. Shortly after 1:00 p.m., messages were posted by PERSON-1 and PERSON-2 in the New MOSD Leaders Group that stated, “Push inside! Find some eggs and rotten tomatoes!” and “They deploy the mace yet.” DONOHOE posted, “We are trying.”

86. PEZZOLA moved toward the front of the police line and ripped away a Capitol Police officer’s riot shield, while the officer was physically engaging with individuals who had gathered unlawfully into the west plaza of the Capitol.

87. DONOHOE threw two water bottles at a line of law enforcement officers engaged in the lawful performance of their official duties who were attempting to prevent the mob’s advance in the west plaza at the Capitol.

88. Shortly thereafter, DONOHOE and PEZZOLA combined to carry the riot shield through the west plaza. After reaching the rear of the concrete area of the west plaza, DONOHOE posted a message at 1:37 p.m. that read, “Got a riot shield.” While standing at the rear of the plaza, DONOHOE took a picture of PEZZOLA holding the riot shield and making a hand gesture associated with the Proud Boys.

89. Around the same time, NORDEAN, BIGGS, and REHL moved to the rear of the west plaza as well. NORDEAN, BIGGS, and others then moved further away onto the lawn of the Capitol, where, at 1:27 p.m., BIGGS filmed a selfie-style video with NORDEAN and others who had marched with them to the Capitol in which BIGGS declared, “So we just stormed the fucking

Capitol. Took the motherfucking place back. That was so much fun.” BIGGS then added, “January 6 will be a day in infamy.”

90. Shortly before 2:00 p.m., NORDEAN and BIGGS had moved back toward the Capitol and were near a set of concrete stairs that led to the Upper West Terrace of the Capitol. DONOHOE and PEZZOLA had also moved to the same area at the base of the stairs.

91. DONOHOE pushed forward to assist the crowd’s effort to advance up the concrete stairs toward the Capitol. The crowd overwhelmed law enforcement who were attempting to stop the crowd from advancing. BIGGS and PEZZOLA traveled up the stairway with the crowd.

92. At the top of the flight of stairs leading from the west plaza to the Capitol, PEZZOLA shouted at Capitol Police officers attempting to prevent the crowd from advancing further, words to the effect of, “We ain’t stopping! We ain’t fucking stopping! Fuck you! . . . You think Antifa’s fucking bad, just you wait!,” among other things.

93. At approximately 2:13 p.m., PEZZOLA used the riot shield he had taken from a Capitol Police officer to break a window of the Capitol. The first members of the mob entered the Capitol through this broken window.

94. Seconds later, PEZZOLA entered the Capitol through the window he had broken. Other members of the mob entered the building and forced open an adjacent door from the inside.

95. At 2:14 p.m., BIGGS entered the Capitol through the adjacent door with other MOSD members. Within minutes, the Senate suspended the Certification of the Electoral College Vote.

96. BIGGS subsequently exited the Capitol on the east side of the building, and BIGGS and several other Proud Boys members posed for a picture at the top of the steps on the east side

of the Capitol. BIGGS also took a video in which he surveyed the crowd and then stated, “We’ve taken the Capitol.”

97. At 2:36 p.m., TARRIO made a public post on social media that read, “After I finish watching this I’ll make a statement about my arrest...But for now I’m enjoying the show...Do what must be done. #WeThePeople.”

98. NORDEAN entered the Capitol at 2:37 p.m. where he reunited with other Proud Boys members, who had entered the building with BIGGS.

99. At 2:38 p.m., TARRIO made a public post on social media that read, “Don’t fucking leave.”

100. At approximately 2:39 p.m., TARRIO responded to a question posed by a Proud Boys member—“Are we a militia yet?”—with a one word voice note in which TARRIO stated, “Yep.” TARRIO then posted two additional messages that stated, “Make no mistake...” and then “We did this...”

101. At 2:40 p.m., thirty minutes after first entering the Capitol on the west side, BIGGS and others forcibly re-entered the Capitol through the Columbus Doors on the east side of the Capitol, pushing past at least one law enforcement officer and entering the Capitol.

102. After re-entering the Capitol by force, BIGGS and other Proud Boys he had entered with traveled to the Senate chamber where the Certification of the Electoral College Vote would have been occurring, had it not been suspended due to the ongoing attack.

103. At 2:41 p.m., TARRIO made a public post on social media that read, “Proud Of My Boys and my country.”

104. REHL entered the Capitol at approximately 2:53 p.m. through the same door first entered by BIGGS on the west side of the building.

105. While NORDEAN and BIGGS were moving in and out of the Capitol, TARRIO attempted to communicate with them by phone. TARRIO placed a phone call to NORDEAN at 2:53 p.m. and to BIGGS at 2:54 p.m. BIGGS had a 42 second call with TARRIO at 2:54 p.m.

106. At 2:57 p.m., TARRIO posted a message on social media that read, “1776” and then “Revolutionaries are now at the Rayburn building,” which referred to a House of Representatives office building that had been referenced in the “1776 Returns” plan received by TARRIO on December 30, 2020.

107. At 11:16 p.m., TARRIO posted a message on social media that featured a video of a masked man resembling TARRIO, wearing a flowing black cape, standing in front of a deserted Capitol. The video was captioned, “Premonition.”

(In violation of Title 18, United States Code, Section 1512(k))

**COUNT TWO**  
**(18 U.S.C. §§ 1512(c)(2), 2)**  
**(Obstruction of an Official Proceeding and**  
**Aiding and Abetting)**

108. Paragraphs 1 through 107 of this Indictment are re-alleged and incorporated as though set forth herein.

109. On or about January 6, 2021, in the District of Columbia and elsewhere, the defendants,

**ENRIQUE TARRIO,**  
**ETHAN NORDEAN,**  
**JOSEPH BIGGS,**  
**ZACHARY REHL,**  
**CHARLES DONOHOE,**  
**and**  
**DOMINIC PEZZOLA,**

attempted to, and did, corruptly obstruct, influence, and impede an official proceeding, that is, the certification of the Electoral College vote, and did aid and abet others known and unknown to the grand jury to do the same.

(In violation of Title 18, United States Code, Sections 1512(c)(2), 2)



**COUNT THREE**  
**(18 U.S.C. § 231(a)(3), 2)**  
**(Civil Disorder and Aiding and Abetting)**

110. Paragraphs 1 through 107 of this Indictment are re-alleged and incorporated as though set forth herein.

111. As set forth in paragraphs 81, 82, and 91, on or about January 6, 2021, in the District of Columbia and elsewhere, the defendants,

**ETHAN NORDEAN,  
JOSEPH BIGGS,  
ZACHARY REHL,  
CHARLES DONOHOE,  
ENRIQUE TARRIO,  
and  
DOMINIC PEZZOLA,**

committed and attempted to commit an act to obstruct, impede, and interfere with law enforcement officers, lawfully engaged in the lawful performance of their official duties, incident to and during the commission of a civil disorder which in any way and degree obstructed, delayed, and adversely affected commerce and the movement of any article and commodity in commerce and the conduct and performance of any federally protected function.

(In violation of Title 18, United States Code, Section 231(a)(3), 2)

**COUNT FOUR**  
**(18 U.S.C. § 1361, 2)**  
**(Destruction of Government Property and Aiding and Abetting)**

112. Paragraphs 1 through 107 of this Indictment are re-alleged and incorporated as though set forth herein.

113. As set forth in paragraph 81, on or about January 6, 2021, in the District of Columbia and elsewhere, the defendants,

**ETHAN NORDEAN,  
JOSEPH BIGGS,  
ZACHARY REHL,  
CHARLES DONOHOE,  
ENRIQUE TARRIO,  
and  
DOMINIC PEZZOLA,**

did willfully injure and commit depredation against property of the United States, and of any department and agency thereof, and any property which has been and is being manufactured and constructed for the United States, and any department and agency thereof, that is a black metal fence, causing damage in an amount more than \$1000.

(In violation of Title 18, United States Code, Section 1361, 2)

**COUNT FIVE**  
**(18 U.S.C. § 1361, 2)**  
**(Destruction of Government Property and Aiding and Abetting)**

114. Paragraphs 1 through 107 of this Indictment are re-alleged and incorporated as though set forth herein.

115. As set for the in paragraphs 93 and 94, on or about January 6, 2021, in the District of Columbia and elsewhere, the defendants,

**ETHAN NORDEAN,**  
**JOSEPH BIGGS,**  
**ZACHARY REHL,**  
**CHARLES DONOHOE,**  
**ENRIQUE TARRIO,**  
**and**  
**DOMINIC PEZZOLA,**

did willfully injure and commit depredation against property of the United States, and of any department and agency thereof, and any property which has been and is being manufactured and constructed for the United States, and any department or agency thereof, that is a window adjacent to the Senate Wing Door of the U.S. Capitol, causing damage in an amount more than \$1000.

(In violation of Title 18, United States Code, Section 1361, 2)

**COUNT SIX**  
**(18 U.S.C. § 111(a)(1))**  
**(Assaulting, Resisting, or Impeding Certain Officers)**

116. Paragraphs 1 through 107 of this Indictment are re-alleged and incorporated as if fully set forth herein.

117. As set forth in paragraphs 87, on January 6, 2021, in the District of Columbia,

**ETHAN NORDEAN,**  
**JOSEPH BIGGS,**  
**ZACHARY REHL,**  
**CHARLES DONOHOE,**  
**ENRIQUE TARRIO,**  
**and**  
**DOMINIC PEZZOLA,**

with intent to commit a felony, that is, obstruction of an official proceeding, as charged in Count Two of this indictment, did forcibly assault, resist, oppose, impede, intimidate, and interfere with, an officer and employee of the United States, and of any branch of the United States Government (including any member of the uniformed services), by throwing a water bottle at law enforcement.

(In violation of Title 18, United States Code, Section 111(a)(1))

**COUNT SEVEN**  
**(18 U.S.C. § 111(a)(1))**  
**(Assaulting, Resisting, or Impeding Certain Officers)**

118. Paragraphs 1 through 107 of this Indictment are re-alleged and incorporated as if fully set forth herein.

119. As set forth in paragraph 86, on or about January 6, 2021, in the District of Columbia,

**ETHAN NORDEAN,**  
**JOSEPH BIGGS,**  
**ZACHARY REHL,**  
**CHARLES DONOHUE,**  
**ENRIQUE TARRIO,**  
**and**  
**DOMINIC PEZZOLA,**

with intent to commit a felony, that is obstruction of an official proceeding, as charged in Count Two of this Indictment, did forcibly assault, resist, oppose, impede, intimidate, and interfere with, an officer and employee of the United States, and of any branch of the United States Government (including any member of the uniformed services), and did make physical contact with that officer and employee, while such person was engaged in and on account of the performance of official duties.

(In violation of Title 18, United States Code, Section 111(a)(1))

**COUNT EIGHT**  
**(18 U.S.C. § 2112)**  
**(Robbery of Personal Property of the United States)**

120. Paragraphs 1 through 107 of this Indictment are re-alleged and incorporated as if fully set forth herein.

121. As set forth in paragraphs 86, on or about January 6, 2021, in the District of Columbia,

**DOMINIC PEZZOLA,**

by force and violence and by intimidation, did take and attempt to take, from the person and presence of a Capitol Police officer, personal property belonging to the United States, that is, a riot shield.

(In violation of Title 18, United States Code, Section 2112)

A TRUE BILL

FOREPERSON

*Matthew M. Graves / SB*

MATTHEW M. GRAVES  
U.S. ATTORNEY FOR THE UNITED STATES  
IN AND FOR THE DISTRICT OF COLUMBIA