1	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA			
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3	UNITED STATES OF AMERICA,	Gudada a 1 - 2 abd a a		
4	Plaintiff,	Criminal Action No. 1:21-cr-0606		
5	vs.	Washington, DC December 21, 2021		
6	GARY LAIRD WICKERSHAM,	12:11 p.m.		
7	Defendant.	F		
8				
9		F VIDEO SENTENCING		
10		ABLE ROYCE C. LAMBERTH ES DISTRICT JUDGE		
11				
12	APPEARANCES:			
13	For the Government: SEA	N MURPHY .S. Attorney's Office for the		
14	D T	istrict of Puerto Rico orre Chardon, Suite 1201		
15		50 Carlos Chardon Avenue an Juan, PR 00918		
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17		<b>HAEL NOONE</b> oone & Borger, LLC		
18		2 South Church Street est Chester, PA 19382		
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22	Court Reporter: JEF	F M. HOOK		
23		fficial Court Reporter .S. District & Bankruptcy Courts		
24	3	33 Constitution Avenue, NW		
25		ashington, DC 20001		

## PROCEEDINGS

DEPUTY CLERK: We're on the record in criminal case 21-606, United States of America v. Gary Wickersham. Counsel, please identify yourselves, starting with the Government.

MR. MURPHY: Good afternoon, Your Honor. Sean Murphy on behalf of the United States.

MR. NOONE: Good afternoon, Your Honor. Michael

Noone on behalf of Mr. Wickersham who is present with me in

my office.

THE COURT: Okay. I take it there's no further dispute over the presentence report, and both sides are prepared to go forward to sentencing today; am I correct?

MR. MURPHY: On behalf of the Government, yes, Your Honor.

MR. NOONE: Yes, Your Honor.

THE COURT: Okay. I'll allow the Government to allocute first, and then I'll hear from the defendant.

Mr. Murphy.

MR. MURPHY: Yes, Your Honor. This case has -well, first of all, the Government submitted a sentencing
memorandum at docket number 20, ECF number 20, and fully
incorporates the arguments made therein into the record
today. As we explained in the memorandum, this is a
difficult case. It's a very difficult case, and --

THE COURT: He's the first defendant I've had who's older than me in quite sometime, so it is an unusual case, that's for sure.

MR. MURPHY: Yes, Your Honor. And it's -- George Washington University identifies the average age of the Capitol riot defendants as 39 years old. Mr. Wickersham is obviously double that. However, this was not entirely a young man's game. Recently there was another defendant by the name of Howard Richardson who is out of King of Prussia, Pennsylvania which is only about 20 minutes away from Mr. Wickersham. He engaged in conduct that was much more severe than Mr. Wickersham. He attacked a police officer with a flagpole with the flag attached until it broke, and he was 71 years old. So it's far from being a young man's crime or a young man's attack on the Capitol.

But the real question, as Your Honor is aware, is how to balance all the various factors into crafting an appropriate sentence that will properly punish

Mr. Wickersham for the actions that he took, but also allow for deterrence for the general public. As Your Honor is aware -- or may or may not be aware actually, I shouldn't assume, Newsweek published an article yesterday, the title of which is Millions of Angry Armed Americans Stand Ready to Seize Power if Trump Loses in 2024. The very first example they give in the very first paragraph is a 73-year-old

Vietnam veteran from Georgia who says that the 2024 election may be the trigger to additional violence.

So bringing it back to -- and again, there's no indication in Mr. Wickersham's case that he possessed a gun, possessed any kind of weapon or engaged in any act of violence during his time on Capitol grounds or inside the Capitol. But I only bring up that article and that point to address the larger issue of deterrence, future deterrence.

Mr. Wickersham -- well, specifically the

Government is asking for four months of home detention as to

Mr. Wickersham, a three year term of probation, 60 hours of

community service and \$500 in restitution. The \$500 in

restitution is a point that was agreed to by the parties as

part of the plea agreement. As outlined in the Government's

sentencing memorandum, the most troubling aspects of

Mr. Wickersham's behavior are the fact that he was seconds

behind the breach of the police line at the northwest

scaffolding, the steps leading up to the northwest plaza of

the Capitol. He was less than a minute behind the initial

breach into the Capitol at the Senate wing door. And then

he was right there on the front line -- at least for a

period of time -- of the rioters as they confronted a line

of police officers in the Capitol crypt.

He's seen on surveillance, as the Government showed in screen shots and the video compilation, engaging

and gesturing towards at least three law enforcement officers on the front line of that breach -- a confrontation of the police line in that subsequent breach of that police line; which the breach of the police line in the crypt led to the infestation of the Capitol. That's the point where rioters were allowed to go down -- or after they breached the police line, they went down to the Capitol visitors center. They went up to Pelosi's suite of offices. Many of the main players in terms of breaching the east rotunda doors, the north doors and other points of breach in the Capitol were there in that initial breach of the police line in the crypt.

Mr. Wickersham, after breaching the police line, apparently by his own admission went down to Steny Hoyer's office, Congressman Steny Hoyer's office, although we don't have any video showing him in that area. But he did proceed down another office hallway of the Capitol and leave through the upper west terrace door seemingly of his own volition. But he did hold the door open for other rioters to come in after him.

So for all those reasons -- and the Government has, again, submitted screen shots of many of those events and a compilation video that allows Your Honor to see that en vivo. We believe the sentence of home detention is appropriate, especially -- and it seems that Mr. Wickersham

has subsequently come to be more remorseful and accepting of culpability in his actions. But in his initial interview with the FBI immediately after the -- and it was

January 15th I believe, he seemed to still believe at that time that this was Antifa's fault; and that because he was a taxpayer, he was allowed to do as he did, and expressed very little remorse at that point. I will say, again, that the passage of time seems to have changed his tune on that, but it is another point that we do ask Your Honor to consider.

In terms of avoiding discrepancy amongst the sentences, this is a difficult point, made only more difficult by the passage of time and the increasing number of sentences handed down by the honorable judges and senior judges of the District of Columbia. As Your Honor is well aware, Your Honor and the other honorable judges are individuals and will have your own opinions and styles and decisions ultimately as to the sentences that you hand down. But we do believe that this recommendation of home detention is in keeping with -- it would avoid any discrepancy between Mr. Wickersham and the other sentenced defendants from January 6th.

We did point to several cases for Your Honor to consider in the memo, but specifically the case of the Bustles, Joshua and Jessica Bustle; and the fact that they were sentenced to home detention when their conduct was by

many counts less culpable or less severe than

Mr. Wickersham. And then, again, to -- and I apologize,

Derek Jancart and Erik Rau, two individuals who were

sentenced to terms of incarceration but whose actions were

much more comparable to Mr. Wickersham's. They were never

in close proximity to a breach of a police line, whereas

Mr. Wickersham was in close proximity to three -- or I'm

sorry, two breaches of a police line and the breach of the

Capitol at the Senate wing doors. They did go into Nancy

Pelosi's office suite which Mr. Wickersham did not. They

stayed in for about 40 minutes. Mr. Wickersham with in the

Capitol for about 22 minutes.

So whereas each individual case is just that, very much an individual that requires individual consideration, we do believe that the recommended sentence of four months home detention, three years of probation and 60 hours of community service as well as the agreed upon \$500 in restitution protects the community, promotes respect for the law and deters future crime by imposing restrictions on the liberty of Mr. Wickersham because of his behavior, but at the same time recognizing his early acceptance of responsibility.

THE COURT: All right. Thank you very much,

Mr. Murphy. I did find your memo very helpful, and I

appreciate your effort to put together what's happened in

other cases, it's helpful to the Court.

Mr. Noone.

MR. NOONE: Good afternoon, Your Honor. I also filed a memorandum in aid of sentencing in this matter, and I just want to elaborate a little bit more upon some of those facts and features of Mr. Wickersham. And Mr. Wickersham is prepared to address the Court at the appropriate time as well.

Mr. Wickersham is now an 81-year-old man, and made a terrible decision to go inside the Capitol on January 6th of this year. It's a decision that he regrets sincerely and deeply, a decision that -- part of the sadness of how this applies to Mr. Wickersham as the individual, as Mr. Murphy indicated before, is that in many ways that decision and those 22 minutes is now going to define an 81-year-old man's life. It's something that he shouldn't have done, something that he realizes he was not authorized to do, and something that he is prepared to accept full and complete responsibility for.

We ask the Court to consider a full probationary sentence. And part of the reason for that, Judge, is I can appreciate the requirements Mr. Murphy has to go through in fashioning their recommendation to the Court. I certainly appreciate Your Honor's role in determining what is an appropriate sentence in this matter. I'd note that

Mr. Wickersham is an 81-year-old man who lives alone now here in West Chester. His wife of 51 years passed away in 2018 after a long battle with Parkinson's disease.

Mr. Wickersham's actually said to me that if she was alive, that she would hit him frankly, and that this would be something that would be very difficult for her. And I think that casts a large shadow on Mr. Wickersham's life now. He lives within a short drive of his two adult children and his grandchildren. He has another adult child who lives in North Carolina. But he does live within close proximity to his two adult children and his grandchildren, and he sees them on a regular basis.

I'd note that if the Court were to impose house arrest, obviously his children and grandchildren could visit him, but he wouldn't be able to visit them. I understand that there needs to be a punishment for his actions that day, and he understands that, Judge. I just bring that up, because I think when it's an 81-year-old man who frankly, before Your Honor came out this morning, was talking to me about how much joy he got from being able to see his two grandchildren participate in a musical presentation as part of a Christmas play that he just went to the other night, that limiting his ability to do that now in his golden years would actually have a very profound impact on

Mr. Wickersham; an impact that is perhaps disproportionate

to the impact that a sentence of house arrest would have on a younger man or a younger woman, as has been fashioned in these cases.

I'd also note, Judge, that Mr. Wickersham has for most of his life, for all but one day of his life, lived a life that we'd all look at as something that is consistent with the American ideals. He served in the U.S. military; he enrolled out of high school after graduating high school. He was in Germany and served honorably, was discharged honorably, and then had a blue collar job at a paper mill here in suburban Philadelphia. And then after retiring from that, he worked as a school bus driver here in suburban Philadelphia where he retired eventually to live the golden years with his wife. He raised a family. He raised grandchildren now, he's involved in their lives, and he has one great grandson. He's never had so much as a summary offense or a traffic ticket over the course of his life.

And it's shocking in many ways and very discouraging, and I think a reflection of just how bad the events -- obviously bad for the history of this country, terrible for the victims and the people who were in the Capitol, but also the long term consequences of the sadness and the events of January 6th that I'm now sitting in an office with Mr. Wickersham.

When the FBI came and interviewed Mr. Wickersham,

he did tell them that he was there, he accepted responsibility. Now, how he phrased it, I don't think he believed that he had the right to be inside because he was a taxpayer, but he made that comment. But he was accepting of responsibility. He didn't say that he wasn't there. He certainly didn't lie, thankfully. One of the things he did say to the FBI when they said you're probably going to need to get a lawyer is that, "I don't know any lawyers." It goes to show you that in 81 years, Mr. Wickersham has never had a need for a lawyer.

So I bring those things up, Judge, because I know when we are in court, we always talk about the defendant and the uniqueness of the defendant. And this is a situation where I've been doing mostly criminal work for over 20 years now, and I don't think I've ever had a criminal defendant, either as a prosecutor or as a defense attorney now, who's leading the kind of life that Mr. Wickersham has, and now at 81 finds himself in a federal criminal court prepared to accept responsibility for his criminal actions. And Judge, that's something that I know that is not lost on Mr. Wickersham. And I will stop momentarily to allow Mr. Wickersham to address the Court, because I recognize that's the most important thing.

But I do just want to touch briefly on his behavior that day: Completely inappropriate, unacceptable

and criminal. However, things that he did not do, as I indicated in my memorandum. He didn't organize any of these trips down there. I think frankly he went down there because he was bored and had nothing else to do, because he's living alone in a two-hour distance from Washington, D.C. He didn't bring a weapon, he didn't bring any instrumentalities of a crime with him. He did not post any inflammatory language or videos online before, during or after.

All of those things are things that distinguish him frankly from the majority of the people who were there. He did not engage in any physical violence when he was in there. He didn't engage in any property damage when he was in there. There's no indication that he's inciting that kind of violence or physical mayhem. Granted, he's there, he's part of a group of people, and I recognize that that by itself, the sheer number of people, is a reflection of that in what was a riot. But I bring up that he wasn't seen on the video saying go get them or do this, nothing like that by Mr. Wickersham.

And then he was in there for 22 minutes. That's actually five minutes less than the video that the United States Government provided to the Court as a summary of his behavior. Twenty-two minutes is how long he was in there. He made his way out on his own. Yes, he was one of the

first few in there, but he left on his own accord. I think frankly he kind of wandered around, and then found a door and then left and got out of there. And as he said to me, at one point he realized Wicky -- which is what he calls himself sometimes, Wicky, you've got to get out of here. And that's when he realized that he had to get out of there, and then he left.

Did he hold the door open to leave? Yes, he opened the door to leave. It's not like he was waving people through as he was walking out. But again, I recognize and appreciate all the factors that Mr. Murphy and all the factors that Your Honor have to come up with and weigh and balance in determining an appropriate sentence. But we ask the Court to really give -- and I know you will, really give a deep dive into the individual characteristics of Mr. Wickersham, because he is unique, as everyone is. But even in comparison to the other defendants who are charged with this behavior, he is vastly different than the overwhelming majority of those people.

And with that, Your Honor, we would just ask that the Court -- respectfully ask that the Court sentence

Mr. Wickersham accordingly to a period that does not include that house arrest factor so that he can still interact with his family and not be essentially locked up in his own home here. Mr. Wickersham is prepared to do any kind of

community service. I think frankly, in many ways, that would be good for him to engage in his community and pay the debt back to society that way. Get him out, to the extent that we can now with COVID, but get him engaged and serve people.

And Judge, with that, I will stop now. I appreciate your patience. I'll let Mr. Wickersham address the Court, if Your Honor is prepared for that at this time.

THE COURT: I know you would be nervous at a time like this, Mr. Wickersham, but anything you'd like to say I'm certainly interested in hearing.

THE DEFENDANT: Well, Your Honor, January 6th is -- Mr. Noone did say it right, I was there. The day before that, when you live at home like that, you get bored. There was a bus trip down to D.C., and I go down there in my car; I go down there just to ride through and go visit the museums about once every year. It's a wonderful city to experience. But as I -- I went down there and we got off the bus. As I was walking by the Capitol, that was the last place in the world where I thought I would be traipsing 22 minutes inside. It's not like me to do that.

For my whole 81 years, and that 22 minutes I spent in there, that was a dark blot on my life and I regret doing it. I think the remark that I made that it was public property, no, I don't know whether I said that or not, but

it's -- I still shouldn't have been there, I shouldn't been in there. It's not like me to do things like that. Usually I'm running around here and there and I'm hiking every day or something like that. But what I did that day, those 22 minutes, I don't think that is -- that is a dark blot in comparison to me serving my country for three years back in the '60s. It's something that I shouldn't have done. I'm remorseful for it.

I guess I throw everything -- I'd ask for mercy on me on my part. The only thing I can do right now is throw myself to the mercy of the Court and you, Your Honor.

That's about all I have to say.

THE COURT: Okay. Give me just one moment. (Brief pause in the proceedings)

THE COURT: Pursuant to the Sentencing Reform Act of 1984, and in consideration of the provisions of 18 U.S.C. section 3553, it's the judgment of the Court that you, Gary Laird Wickersham, are hereby sentenced to a term of 36 months probation on count four. In addition, you're ordered to pay a special assessment of \$10 in accordance with 18 U.S.C. section 3013. You're ordered to pay a fine in the amount of \$2,000. In addition, you're ordered to make restitution, as you've agreed to do, in the amount of \$500. The restitution shall be payable to the Architect of the Capitol.

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I will give you the mandatory conditions of supervision, but also as a special condition of supervision, you will have location monitoring. You'll be monitored by the form of location monitoring technology indicated herein for a period of 90 days, and you must follow the rules and regulations of the location monitoring program.

The cost of the program is waived. Location monitoring technology is at the discretion of the probation officer, including radio frequency monitoring, GPS monitoring, including hybrid GPS, SmartLINK through voice recognition. This form of location monitoring technology will be used to monitor the following restriction on your movement in the community: You're restricted to your residence at all times except for employment, education, religious services, medical or substance abuse or mental health treatment, attorney visits, court appearances, court-ordered obligations or other activities preapproved by the probation officer. So that's home detention. That's the standard order for home detention. And preapproved by the probation officer, those activities would allow you to leave home.

I find that home detention is appropriate as a condition of probation. I find probation is appropriate in this case. I have -- since that original case in which I gave probation, I have not been willing to do probation in

any other case. Because my assessment of the seriousness of the crime here is such that even for people who just were there for a short period and who walked through, the seriousness of what happened that day and the reaction of people and the public to what happened that day, and the effect on the country is such that the courts have to treat it as a serious offense. And the courts have to ensure that the deterrent value of our sentencing laws are such that we deter others in the future -- not just you, but others in the future from engaging in that type of conduct so that there have to be consequences.

At the same time, I agree with what you just said about mercy and trying to individualize what we're doing in these cases. I certainly appreciate that you have led a life that is to be emulated as a veteran; as an upstanding citizen and your willingness to admit your error in this case, your willingness to early plead guilty in this case and accept responsibility for the error you made in this case and say today what you did was wrong. And the Court has to encourage others to do as you have done in this case. And that's what I do want to do by this sentence today, is not discourage others from coming forward and doing what they can to set things straight with what happened that day, as you are doing today.

While on supervision, you shall abide by the

following mandatory conditions as well as the standard conditions of supervision, which are imposed to establish the basic expectations for your conduct while on supervision. Mandatory conditions include, one, you must not commit another federal, state or local crime; two, you must not unlawfully possess a controlled substance; three, the mandatory drug testing condition is suspended based on my determination that you pose a low risk of future substance abuse; and four, you must make restitution in accordance with 18 U.S.C. section 3663 and 3663(a) or any other statute authorizing the sentence of restitution.

The Court authorizes supervision in this case to be transferred to the United States District Court for the District of Pennsylvania. But I do not transfer jurisdiction, I retain jurisdiction.

Restitution payments shall be made to the Clerk of the Court for the United States District Court for disbursement to the victim, the Architect of the Capitol, Office of the Chief Financial Officer, Attention Kathy Sherrill, CPA, Ford House Office Building, Washington, D.C. 20515. Financial obligations are immediately payable to the Clerk of the Court, U.S. District Court, 333 Constitution Avenue, NW, Washington, D.C. 20001. Within 30 days of any change of address, you shall notify the Clerk of the Court of the change until such time as the financial obligation is

paid in full.

The probation office shall release the presentence investigation report to all appropriate agencies, which includes the probation office in the district of residence, in order to execute the sentence of the Court. The treatment agencies shall return the presentence report to the probation office upon the defendant's completion or termination from treatment.

Pursuant to 18 U.S.C. section 3742, you may have a right to appeal the sentence I've imposed. If you appeal, you must file any appeal within 14 days after I enter judgment. As defined in 28 U.S.C. section 2255, you have --you also have the right to challenge the conviction entered or sentence imposed if new or currently unavailable information becomes available to you or on a claim that you received ineffective assistance of counsel in entering a plea of guilty to the offense of conviction or in connection with sentencing. If you're unable to afford the cost of an appeal, you may request permission from the Court to file an appeal without cost to you.

Pursuant to the D.C. Circuit's opinion in U.S. v. Hunter, are there any objections by either counsel to the sentence imposed that are not already noted on the record, the Government?

MR. MURPHY: On behalf of the Government, no, Your

Honor. Thank you.

**THE COURT:** Defendant?

MR. NOONE: No, Your Honor. Thank you.

THE COURT: All right. With that, the Court will be in recess. Good luck to you.

MR. NOONE: Thank you, Your Honor.

THE COURT: Mr. Wickersham, I appreciate what you've done here. I think that you have led the way for others to recognize that the jig is up. You've done the right thing. I hope others will follow your lead. There are a lot of people out there right now that think that some magic is going to happen, and they want to go to trial and they -- I haven't seen anybody that -- I mean, when you see these tapes, I don't know what they're going to try.

I wish you hadn't stayed in there as long as you did. But, you know, when you saw what was going on you left, and I appreciate that fact. That's why I'm doing what I'm doing. You know you shouldn't have been there, you admit you shouldn't, you admit it was wrong and you left. And I appreciate that, and you get some credit for that.

The Court will be in recess.

MR. MURPHY: Your Honor, I'm sorry to interrupt, but I do ask that the Court dismiss at this time counts one through three from the information as to Mr. Wickersham, which are the remaining counts on the information.

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THE COURT: So ordered.
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                 MR. MURPHY: Thank you, Your Honor.
                 MR. NOONE: Thank you, Your Honor.
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                 THE COURT: Good luck and take care,
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       Mr. Wickersham.
            (Proceedings adjourned at 12:44 p.m.)
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## CERTIFICATE

I, Jeff Hook, Official Court Reporter, certify that the foregoing is a true and correct transcript of the remotely reported proceedings in the above-entitled matter.

PLEASE NOTE: This hearing occurred during the COVID-19 pandemic and is therefore subject to the technological limitations of court reporting remotely.

January 11, 2022

DATE Jeff M. Hook

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