STATEMENT OF FACTS Description: Complaint w/ Arrest Warrant

On January 6, 2021, your affiant, **Sector 1**, was on duty and performing my official duties as a Special Agent with the Federal Bureau of Investigation ("FBI"). Specifically, I am assigned to the Washington Field Office. In additional to my regular duties, I am currently tasked with investigating criminal activity in and around the Capitol grounds. As a Special Agent I am authorized by law or by a Government agency to engage in or supervise the prevention, detention, investigation, or prosecution of a violation of Federal criminal laws.

The U.S. Capitol is secured 24 hours a day by U.S. Capitol Police. Restrictions around the U.S. Capitol include permanent and temporary security barriers and posts manned by U.S. Capitol Police. Only authorized people with appropriate identification are allowed access inside the U.S. Capitol. On January 6, 2021, the exterior plaza of the U.S. Capitol was also closed to members of the public.

On January 6, 2021, a joint session of the United States Congress convened at the United States Capitol, which is located at First Street, SE, in Washington, D.C. During the joint session, elected members of the United States House of Representatives and the United States Senate were meeting in separate chambers of the United States Capitol to certify the vote count of the Electoral College of the 2020 Presidential Election, which had taken place on November 3, 2020. The joint session began at approximately 1:00 p.m. Shortly thereafter, by approximately 1:30 p.m., the House and Senate adjourned to separate chambers to resolve a particular objection. Vice President Mike Pence was present and presiding, first in the joint session, and then in the Senate chamber.

As the proceedings continued in both the House and the Senate, and with Vice President Mike Pence present and presiding over the Senate, a large crowd gathered outside the U.S. Capitol. As noted above, temporary and permanent barricades were in place around the exterior of the U.S. Capitol building, and U.S. Capitol Police were present and attempting to keep the crowd away from the Capitol building and the proceedings underway inside.

At such time, the certification proceedings were still underway and the exterior doors and windows of the U.S. Capitol were locked or otherwise secured. Members of the U.S. Capitol Police attempted to maintain order and keep the crowd from entering the Capitol; however, shortly after 2:00 p.m., individuals in the crowd forced entry into the U.S. Capitol, including by breaking windows and by assaulting members of the U.S. Capitol Police, as others in the crowd encouraged and assisted those acts.

Shortly thereafter, at approximately 2:20 p.m. members of the United States House of Representatives and United States Senate, including the President of the Senate, Vice President Mike Pence, were instructed to—and did—evacuate the chambers. Accordingly, the joint session of the United States Congress was effectively suspended until shortly after 8:00 p.m. Vice President Pence remained in the United States Capitol from the time he was evacuated from the Senate Chamber until the sessions resumed.

During national news coverage of the aforementioned events, video footage which appeared to be captured on mobile devices of persons present on the scene depicted evidence of

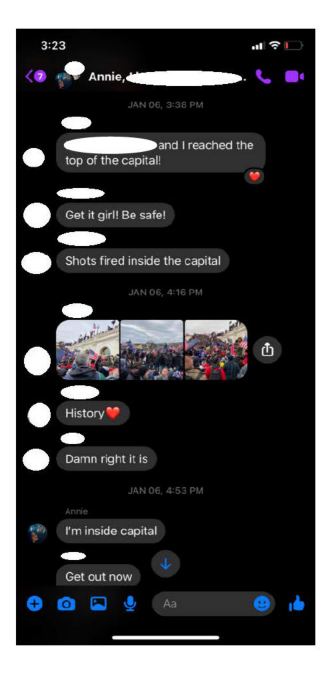
violations of local and federal law, including scores of individuals inside the U.S. Capitol building without authority to be there.

On or about January 7, 2021, Witness 1 ("W1") provided information to the FBI's online tip-line informing the FBI that Annie HOWELL of Swoyersville, PA had entered the U.S. Capitol building during the rioting on January 6, 2021. W1 informed the FBI that HOWELL had filmed inside the Capitol building and shared this video via social media to include on Facebook. W1 also told the FBI that in other unidentified videos posted to social media, HOWELL appeared to be "inciting the crowd in order to storm the building." W1 identified HOWELL's voice as the individual on the video he/she submitted to the FBI leading the chants "Who's (sic) house, our house!!" and "fight for trump (sic)."

On or about January 8, 2021, Witness 2 ("W2") called the FBI's National Threat Operations Center and informed the FBI that he/she had footage of the events at the Capitol and wanted to turn it over to the FBI. In a subsequent interview with an FBI Agent on or about January 9, 2021, W2 explained that W2 had personal knowledge that HOWELL had traveled to Washington D.C. on January 5, 2021 to attend the President's rally planned for January 6, 2021. W2 stated that after the events at the Capitol building, HOWELL provided him/her with a video that HOWELL took while inside the Capitol building. This video was provided to the FBI by W2 after a second interview that occurred on or about January 12, 2021 and depicts the same video provided by W1. The 27 second video depicts a ransacked conference room inside the Capitol with broken furniture strewn about and televisions ripped off the wall. In the video, approximately 20 individuals are visible in the conference room chanting "Whose house? Our House" and "Fight for Trump" while being led by a female voice. W2 confirmed to the interviewing Agent that HOWELL had filmed the video and shared it with him/her via Facebook. Two screenshots from that video are below.

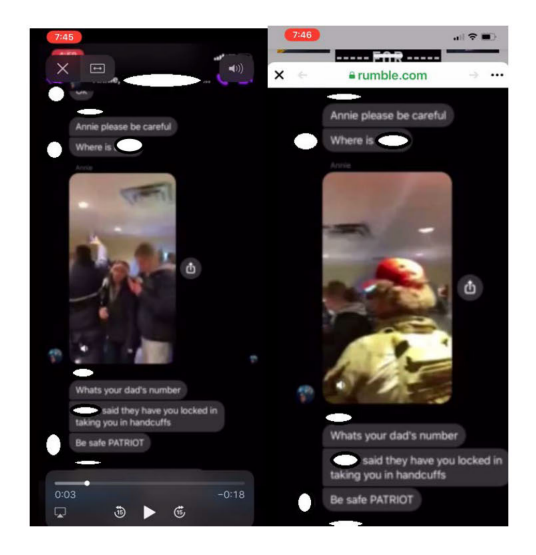


In W2's second interview on or about January 12, 2021, W2 also provided the FBI with a screenshot he/she had from a Facebook Messenger chat. In the chat, "Annie", known to W2 and your affiant as HOWELL, tells the group she is inside the Capitol at approximately 4:53 pm on January 6, 2021. That screenshot is depicted below.



Case 1:21-mj-00272-GMH Document 1-1 Filed 03/02/21 Page 4 of 11

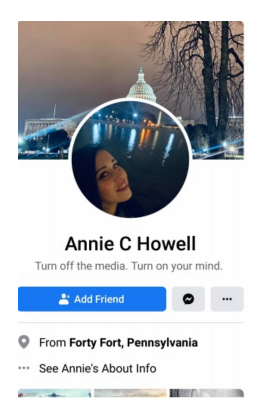
In an interview with an FBI Agent on or around January 12, 2021, W1 stated that they had submitted a video to the FBI tip website that they had observed on the streaming platform Rumble. The video submitted depicts a mobile device screen capture of a Facebook Messenger chat. Within this chat, "Annie" known to your affiant as HOWELL, sends the group a video from inside the Capitol. Two screenshots of that video are depicted below.



The photo used in the profile picture for "Annie" on Facebook Messenger is the same photo that is used in a WhatsApp profile picture (depicted below) for the account associated with HOWELL's telephone phone number which ends in *9229. Your affiant has viewed HOWELL's Pennsylvania driver's license and believes it to match the woman in the below photo.



Additionally, the profile picture for "Annie C Howell" on Facebook also matches the photo above, as well as a photo of the U.S. Capitol.

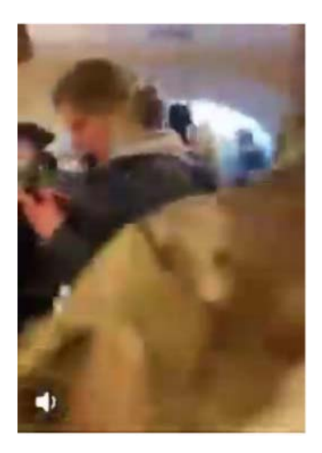


Case 1:21-mj-00272-GMH Document 1-1 Filed 03/02/21 Page 6 of 11

The FBI received additional information on HOWELL from a third Witness ("W3") on or about January 11, 2021. W3 provided links and screenshots to HOWELL's Facebook account to the FBI and stated:

"Screenshots of Facebook pages and comments from Annie C Howell, who was inside the Capitol. She has many many videos on her page where is she right in front of violence going on..."

The FBI also received an anonymous tip from an individual who uploaded a screenshot of HOWELL's video from inside the Capitol as seen below. The tipster provided HOWELL's Facebook account, <u>www.facebook.com/anniechowell</u>, along with the comment "Uploaded streamed video of inside the Capitol."



As referenced above, on or about January 6, 2021, the Facebook account, www.facebook.com/anniechowell, made a number of posts. In these posts HOWELL appears to reference clashes with law enforcement inside the U.S. Capitol. Screenshots of those posts are depicted below.

АА	facebook.com
Back	Annie's Post
	Annie C Howell 23 hours ago 🕐

The news is lying to you. Some of these people, were antifa. I watched a woman get shot and another's head was beaten. One died the other is in ICU. I was personally tear gassed 8 times. I was hit in the head with metal rods. People were shot at with rubber bullets. We were gassed 5 times in the matter of 2 minutes and thousands fell to their feet and we couldn't see or breathe. They wouldn't stop and beat us relentlessly.

10 😧 😒 76	27 Comments 102 Shares
Like	℅ Share
102 Shares	

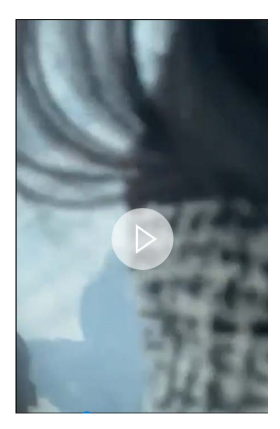




Case 1:21-mj-00272-GMH Document 1-1 Filed 03/02/21 Page 9 of 11

On January 29, 2021, pursuant to a search warrant, Facebook provided information associated with HOWELL'S account. A review of that information shows that HOWELL stated "I'm inside capital (sic)" to a group of individuals via Facebook at 21:53 UTC, that is, 4:53 PM EST. Additional review of Facebook returns corroborates W2's earlier referenced statement indicating that HOWELL sent the video depicting the inside of the Capitol building to the same group via Facebook three minutes later at 4:56 PM EST. When HOWELL was instructed by a member of this Facebook chat to exit the Capitol building immediately, HOWELL responded "No… No… They just killex (sic) two fucking women… American women… No… I WATCHED THEM DIE… NO FUCKING WAY".

Facebook returns also show that HOWELL shared the same video from inside the Capitol building with at least three other Facebook users in response to their queries as to her status at the Capitol on January 6, 2021. In one instance, a Facebook user asked HOWELL if she had any pictures or videos from inside the Capitol that she would be willing to share. In response, HOWELL sent the Facebook user a series of videos that depict violent events at the Capitol building on January 6, 2021 including the video from inside the Capitol building. One of these videos HOWELL sent depicts Law Enforcement employing a respiratory irritant against the crowd in an attempt to push protestors back from the breached entrance to the building. The individual behind the camera briefly films a piece of their coat while reacting to the irritant. This clothing resembles the coat HOWELL was wearing earlier in the day which can be seen in the photo below. The photo of HOWELL in the coat was posted to HOWELL'S Facebook account on January 6, 2021.





The unique pattern of the clothing captured in the video HOWELL sent, the dark long hair of the individual filming which appears similar to HOWELL's, and the insinuation that HOWELL filmed these videos by sending them to the inquiring Facebook friend leads your affiant be believe HOWELL did in fact film the videos HOWELL sent via Facebook.

Additional review of the Facebook search warrant returns identified that on January 26, 2021, HOWELL was unable to answer a Facebook call from her father because she was conducting a factory reset of her cell phone and was accessing Facebook from a computer. In this conversation HOWELL told her father that she acquired a 64GB phone similar to his, indicating that she also recently acquired a new cell phone. Facebook returns show HOWELL synched a new iPhone, an iPhone12.1 with operating system 14.3, to the Facebook account on January 26, 2021. HOWELL also tells her father that she is not going to restore her new phone with her iCloud backup. HOWELL's father then warns HOWELL to "Stay off the clouds! They are how they are screwing with us." Based on the context, your affiant believes that HOWELL's father provided this guidance to HOWELL in order to ensure incriminating material was not be uncovered on HOWELL's device if law enforcement seized HOWELL's phone.

Based on the foregoing, your affiant submits that there is probable cause to believe that HOWELL violated 18 U.S.C. § 1752(a)(1) and (2), which makes it a crime to (1) knowingly enter or remain in any restricted building or grounds without lawful authority to do; and (2) knowingly, and with intent to impede or disrupt the orderly conduct of Government business or official functions, engage in disorderly or disruptive conduct in, or within such proximity to, any restricted building or grounds when, or so that, such conduct, in fact, impedes or disrupts the orderly conduct of Government business or official functions; or attempts or conspires to do so. For purposes of Section 1752 of Title 18, a "restricted building" includes a posted, cordoned off, or otherwise restricted area of a building or grounds where the President or other person protected by the Secret Service, including the Vice President, is or will be temporarily visiting; or any building or grounds so restricted in conjunction with an event designated as a special event of national significance.

Your affiant submits there is also probable cause to believe that HOWELL violated 40 U.S.C. § 5104(e)(2)(D) and (G), which makes it a crime to (D) utter loud, threatening, or abusive language, or engage in disorderly or disruptive conduct, at any place in the Grounds or in any of the Capitol Buildings with the intent to impede, disrupt, or disturb the orderly conduct of a session of Congress or either House of Congress, or the orderly conduct in that building of a hearing before, or any deliberations of, a committee of Congress or either House of Congress; and (G) parade, demonstrate, or picket in any of the Capitol Buildings.

Finally, your affiant submits there is probable cause to believe that HOWELL violated 18 U.S.C. § 1512(c)(2), which makes it a crime to obstruct, influence, or impede any official proceeding, or attempt to do so. Under 18 U.S.C. § 1515, congressional proceedings are official proceedings.



Federal Bureau of Investigation

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone, this 2nd day of March 2021.

Digitally signed by G. Michael Harvey Date: 2021.03.02 13:45:19 -05'00'

G. MICHAEL HARVEY U.S. MAGISTRATE JUDGE