## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

| UNITED STATES OF AMERICA | : | Case No:                              |
|--------------------------|---|---------------------------------------|
| v.                       | • | VIOLATIONS:                           |
|                          | : | VIOLATIONS;                           |
| ADAM MARK WEIBLING,      | : | 18 U.S.C. § 1752(a)(1) and (2)        |
| Defendant.               | : | (Restricted Building or Grounds)      |
|                          | : | 40 U.S.C. § 5104(e)(2)(D) and (G)     |
|                          | : | (Violent Entry or Disorderly Conduct) |

## AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT AND ARREST WARRANT

I, Clay Zotz, Task Force Officer assigned to work with the Federal Bureau of Investigation ("FBI"), being first duly sworn, hereby depose and state as follows:

## **PURPOSE OF AFFIDAVIT**

1. This Affidavit is submitted in support of a Criminal Complaint charging ADAM MARK WEIBLING (hereinafter "WEIBLING") with violations of 18 U.S.C. § 1752(a) and 40 U.S.C. § 5104(e)(2). I respectfully submit that this Affidavit establishes probable cause to believe that WEIBLING (1) did knowingly enter or remain in any restricted building or grounds without lawful authority, or did knowingly, and with intent to impede or disrupt the orderly conduct of Government business or official functions, engage in disorderly or disruptive conduct, and (2) did willfully and knowingly 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 any deliberations of either House of Congress. Specifically, on or about January 6, 2021, WEIBLING traveled to Washington, D.C., and knowingly and willfully joined and encouraged a crowd of individuals who forcibly entered the U.S. Capitol and impeded, disrupted, and disturbed the orderly

conduct of business by the United States House of Representatives and the United States Senate.

### **BACKGROUND OF AFFIANT**

1. I am a commissioned peace officer with the Texas Department of Public Safety and have been since March 27, 2009. For six years and five months, I have been assigned to the Texas Department of Public Safety Criminal Investigations Division as a Special Agent. Prior to that, I was assigned to the Texas Highway Patrol Division and carried the title of State Trooper for five years and seven months. I am currently assigned to the FBI Joint Terrorism Task Force (JTTF) and have been assigned to JTTF for approximately seven months. In my current position, I am charged with investigating violations of Federal law and the laws of the State of Texas, concentrating on violations of criminal law. Over the course of my law enforcement career, I have conducted long term investigations that have resulted in the arrest and conviction of persons, the seizure of narcotics and other evidence, as well as the seizure of currency determined to be contraband. I have performed in an undercover capacity and utilized cooperating individuals to further these investigations. I have drafted and executed numerous search and arrest warrants, including numerous cellular telephone search warrants, that resulted in the seizure of contraband and the prosecution of defendants. In addition to my regular duties, I am currently tasked with investigating criminal activity concerning Adam Mark Weibling in and around the Capitol grounds on January 6, 2021.

2. Unless otherwise stated, the information in this Affidavit is either personally known to me, has been provided to me by other individuals, or is based on a review of various documents, records, and reports. Because this Affidavit is submitted for the limited purpose of establishing probable cause to support an application for an arrest warrant, it does not contain every fact known by me or the United States. The dates listed in this Affidavit should be read as "on or about" dates.

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#### PROBABLE CAUSE

3. The U.S. Capitol, which is located at First Street, SE, in Washington, D.C., 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.

4. On January 6, 2021, the exterior plaza of the U.S. Capitol was closed to members of the public.

5. 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.

6. 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.

7. At approximately 2:00 p.m., certain individuals in the crowd forced their way through, up, and over the barricades, and officers of the U.S. Capitol Police, and the crowd

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advanced to the exterior façade of the building. The crowd was not lawfully authorized to enter or remain in the building and, prior to entering the building, no members of the crowd submitted to security screenings or weapons checks by U.S. Capitol Police Officers or other authorized security officials.

8. At such time, the certification proceedings 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.

9. 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, all proceedings of the United States Congress, including the joint session, were effectively suspended until shortly after 8:00 p.m. the same day. In light of the dangerous circumstances caused by the unlawful entry to the U.S. Capitol, including the danger posed by individuals who had entered the U.S. Capitol without any security screening or weapons check, Congressional proceedings could not resume until after every unauthorized occupant had left the U.S. Capitol, and the building had been confirmed secured. The proceedings resumed at approximately 8:00 pm after the building had been secured. Vice President Pence remained in the United States Capitol from the time he was evacuated from the Senate Chamber until the session resumed.

10. 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

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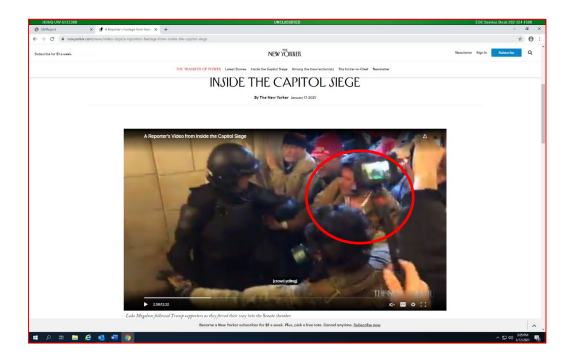
violations of local and federal law, including scores of individuals inside the U.S. Capitol building without authority to be there.

#### FACTS SPECIFIC TO ADAM MARK WEIBLING

11. On January 19, 2021, an individual (hereinafter TIPSTER 1) called the FBI National Threat Operations Center reporting that an individual, identified as ADAM MARK WEIBLING ("WEIBLING"), was at the Capitol riots on January 6, 2021, in Washington, D.C. TIPSTER 1 provided still shots of WEIBLING's Facebook and Twitter social media accounts and provided videos uploaded to YouTube by The New Yorker, which according to TIPSTER 1, show WEIBLING pushing past the Capitol Police and entering the U.S. Capitol on January 6, 2021.

12. Also on January 19, 2021, another individual (hereafter TIPSTER 2) called the FBI reporting that WEIBLING, was at the Capitol riots on January 6, 2021. TIPSTER 2 identified WEIBLING's address and stated WEIBLING traveled to Washington, DC with his wife, Brittany. TIPSTER 2 also identified WEIBLING in a video on the New Yorker, which was the same video provided by TIPSTER 1.

13. Your affiant has viewed the mentioned New Yorker video and compared a known image of WIEBLING to the individual identified as WIEBLING by both TIPSTER 1 and TIPSTER 2. Your affiant observed that the subject identified as WEIBLING appeared in the video from roughly the 2 min and 58 second mark through the 3 minute and 10 second mark. The subject wore a white collared shirt with a brown suede jacket. The subject was approximately 5'7" and 170 pounds. Your affiant observed that the subject believed to be WEIBLING bore a striking similarity to the known image of WEIBLING. The video from The New Yorker can be viewed at URL newyorker.com/news/video-dept/a-reporters-footage-from-inside-the-capitol-siege. An image from this video is below. The subject identified as WEIBLING is circled in red.



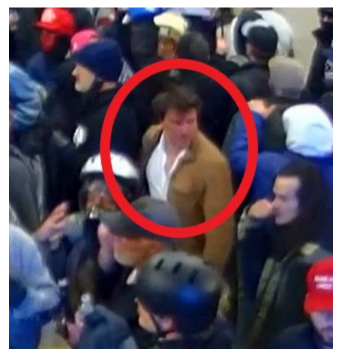
14. In the video, WEIBLING enters the Capitol building and engages with what is presumed to be a U.S. Capitol Police (USCP) Officer. During the encounter, the officer, clad in riot gear, attempts to hold back the subject and others from entering any further into the building. The subject holds his hands up and continues to engage verbally with the officer. Photography of the event depicts the subject on the steps of the U.S. Capitol as well as inside the U.S. Capitol building itself.

15. Footage of U.S. Capitol building surveillance cameras from January 6, 2021, viewed by your affiant shows that at approximately 2:39 pm EST, the subject identified as WEIBLING engaged with an USCP officer to force entry into the building. Once WEIBLING breached the Capitol, he struggled with the officer for approximately 90 seconds before wandering into the Rotunda at around 2:42 p.m. EST. The subject, WEIBLING, appeared disheveled from the encounter throughout the rest of the footage, often placing his hand on head as if checking for a

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wound. In the rotunda, WEIBLING interacts with several protestors before leaving the momentarily and then returning. At approximately 2:49 p.m., the subject left the rotunda, leaving toward the North Exit and moving into the Old Senate Chamber hallway area. See below images with subject identified as WEIBLING circled in red.



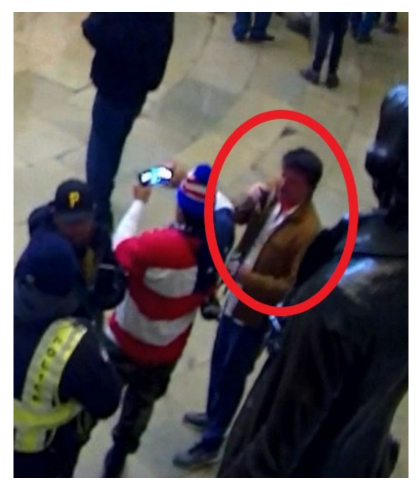




16. WEIBLING later returns to the Rotunda, where he stayed for approximately fifteen minutes. During that time, the subject used a cellphone – clearly visible on video – while interacting with other protestors. As the Police Officers took control of the crowd, WEIBLING exits the rotunda toward the main Rotunda entrance, and leaves the U.S. Capitol Building. Images below show WEIBLING, circled in red, in the Rotunda of the U.S. Capitol.

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17. Flight records obtained on January 29, 2021 from America Airlines confirm WEIBLING was in the Washington D.C. area on January 6, 2021. WEIBLING traveled on an outbound flight from Dulles International Airport, Virginia, on January 7, 2021 with a layover in Charlotte, North Carolina, in route to Houston International Airport. In addition, your affiant reviewed social media posts made between December 22, 2020 and January 15, 2021 on the social media website Twitter. WEIBLING was an active participant on the site, generally replying to other users or retweeting – otherwise described as sharing other users posts on their page that can be viewed by the sharing party's followers – on a frequent basis. WEIBLING used the Twitter account handle @AdamWeibling. Analysis of WEIBLING's tweets between the aforementioned periods indicated WEIBLING's skepticism in the results of the election, discontent with Congress, and intention to travel to Washington D.C. to participate in the January 6, 2021 pro-Trump protest. For example, in replying to a tweet posted on December 23, 2020 by Twitter user @Cernovich -@Cernovich asked who would be present on the January 6 protest - WEIBLING replied, "Count my wife and I in." WEIBLING's wife is Brittney Weibling and has been identified by name by TIPSTER 2 as having accompanied WEIBLING to Washington DC on January 6, 2021.

18. Your affiant has reviewed Brittney Weibling's Facebook account and identified WEIBLING in several photographs. In the photographs, the individual, WEIBLING, who appears with Brittney Weibling, bears a striking resemblance to the individual observed in the footage of U.S. Capitol Building surveillance cameras from January 6, 2021 as discussed above. It is your affiant's belief that WEIBLING is the person inside the U.S. Capitol on January 6, 2021.

19. Based upon a search warrant of WEIBLING's Twitter account, identified by TIPSTER 1, your affiant learned that the telephone number associated with the Twitter account is A check through law enforcement databases confirms that the cellular telephone

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number is associated with WEIBLING and is serviced by the cellular telephone carrier AT&T. Based upon legal process, a search warrant, to AT&T, this cellular telephone's user information lists ADAM M. WEIBLING at Rendon, Washington 98056, and this cellular telephone is known, based upon location information, to have been at or near the U.S. Capitol on January 6, 2021 during the above described riot.

20. WEIBLING possesses a current and valid Washington Driver's License, but per TIPSTER 2, WEIBLING lives at the set of the set of property Katy, Texas 77493. A review of property records for this address, lists Adam and Brittney Weibling as the property owners. On April 28, 2021, FBI Agents surveilled the residence at the set of the set o

#### **CONCLUSIONS OF AFFIANT**

21. Based on the foregoing, your affiant submits that there is probable cause to believe that WEIBLING violated:

a. 18 U.S.C. § 1752(a), which makes it a crime to (1) knowingly enter or remain in any restricted building or grounds without lawful authority to do; or (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. 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 is or will be temporarily visiting; or any building or grounds so restricted in conjunction with an event designated as a special event of

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national significance; and

b. 40 U.S.C. § 5104(e)(2), which makes it a crime for an individual or group of individuals to willfully and knowingly (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; or (G) parade, demonstrate, or picket in any of the Capitol Buildings.

22. As such, I respectfully request that the court issue an arrest warrant for Adam Mark Weibling.

The statements above are true and accurate to the best of my knowledge and belief.

Clay Zotz

Task Force Officer Federal Bureau of Investigation

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone, this 19th day of May 2021.

G. MICHAEL HARVEY MAGISTRATE JUDGE FOR THE DISTRICT OF COLUMBIA