IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA						
UNITED STATES OF AMERICA,)					
Plaintiff,)) CR No. 21-28-6					
vs.) Washington, D.C.) June 23, 2021					
GRAYDON YOUNG,) 2:00 p.m.) REDACTED					
Defendant.))					
BEFORE THE HONOR	EEMENT HEARING PROCEEDINGS RABLE AMIT P. MEHTA S DISTRICT JUDGE					
APPEARANCES:						
For the Government:	Jeffrey S. Nestler U.S. ATTORNEY'S OFFICE 555 Fourth Street, NW Washington, D.C. 20530 (202) 252-7277 Email: jeffrey.nestler@usdoj.gov					

APPEARANCES CONTINUED:

For the Defendant: Desiree Wilson

DESIREE WILSON, ESQ.

1030 SE 9th Ave. #152412

Cape Coral, FL 33990

(239) 286-2905 Email: dwilson@

federalattorneyflorida.com

Robert Denis Foley ROBERT FOLEY LAW PA 2259 Cleveland Avenue Fort Myers, FL 33901

239-690-6080

Email: bob@robertfoleylaw.com

Court Reporter: William P. Zaremba

Registered Merit Reporter Certified Realtime Reporter Official Court Reporter E. Barrett Prettyman CH 333 Constitution Avenue, NW

Washington, D.C. 20001

(202) 354-3249

Proceedings recorded by mechanical stenography; transcript produced by computer-aided transcription

1	PROCEEDINGS
2	COURTROOM DEPUTY: All rise.
3	THE COURT: Good afternoon, everyone. Please be
4	seated.
5	COURTROOM DEPUTY: Your Honor, this is Criminal
6	Case No. 21-28-6, the United States of America versus
7	Graydon Young.
8	Jeffrey Nestler for the government.
9	Desiree Wilson and Robert Foley for the defense.
10	THE COURT: All right, Counsel. Good afternoon.
11	Mr. Young, good afternoon to you, sir.
12	Okay. So I understand that well, before we
13	begin, I'm going to just ask both sides if you would just
14	pick up the phone and turn this to, I guess it's channel A.
15	And this portion of the hearing will be under seal, so I'll
16	just if the public line is open, can we just shut it off for
17	a moment?
18	(Sealed bench conference)
19	
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 9
               (Open court)
10
               THE COURT: Okay.
11
               So with that clarification or confirmation, let's
12
     go ahead and we'll be back on the public record and
13
     reconnect the public line.
14
               All right. We're all set to go.
15
               Okay. So do I understand correctly that Mr. Young
16
     is prepared to enter a plea this afternoon?
17
               MR. FOLEY: Yes, Your Honor, that's correct.
18
               THE COURT: Okay.
19
               So, Counsel, before we get to the colloquy,
20
    Mr. Foley, let me just confirm a couple of things, and these
21
     are just to confirm that the defendant agrees that the
22
     Statement of Facts supports some of the -- particularly the
23
     elements -- or he's not challenging the underlying legal --
24
     that the legal elements have been satisfied about just a
25
     couple of elements here and then we'll get into this, but
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I just want to confirm that there's no legal objection or
 1
 2
     there's not any contest that the certification of the
 3
     Electoral College vote constitutes an official proceeding
 4
     for purposes of the obstruction statute?
 5
               MR. FOLEY: That is correct, Your Honor, there is
 6
     no objection.
 7
               THE COURT: Okay.
               And that you also agree that the offense in this
 8
 9
     case did involve causing or threatening to cause physical
10
     injury to a person or property damage in order to obstruct
11
     the administration of justice?
12
               MR. FOLEY: That is correct, Your Honor.
13
               THE COURT: And that's for purposes of the
14
     Sentencing Guidelines.
15
               And then finally, I want to just confirm that
16
     everybody's in agreement that for purposes of the
17
     substantial interference with administration of justice,
18
     two-level increase, that we're all in agreement that the
19
     applicable provision there is that this offense caused
20
     unnecessary expenditure of substantial government resources?
21
               MR. FOLEY: The defense is in agreement,
22
     Your Honor.
23
               THE COURT: Okay.
24
               MR. NESTLER: Yes, Your Honor.
               And I believe Your Honor said a two-level
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increase. That's a three-level increase.
 1
 2
               THE COURT: If I misspoke, yes, then the
 3
     three-level increase is what I meant.
 4
               Terrific. I just wanted to get that out of the
 5
     way and confirm that for the record.
 6
               So unless -- is there anything anybody wants to
     raise before I proceed to the colloquy with Mr. Young?
 7
               MR. FOLEY: Nothing from the defense, Your Honor.
 8
 9
               THE COURT: All right.
               So I'll just ask counsel and Mr. Young, if you'll
10
     just stand up and approach the lectern over here in front of
11
12
     the defense table. Yes, right there is perfect, Mr. Young.
13
               All right. So, Mr. Young, I understand that you
14
     wish to enter a plea of quilty; is that correct, sir?
15
               THE DEFENDANT: Yes, sir, that's correct.
16
               THE COURT: All right.
17
               Now, in order for me to accept your guilty plea,
18
    Mr. Young, I need to ask you a series of questions. Those
19
     questions are designed to satisfy me that you understand
20
     what the basic terms are of your plea agreement and that you
21
     know what rights you're giving up by entering the plea,
22
     okay?
23
               THE DEFENDANT: Yes, sir.
24
               THE COURT: Now, if at any point in time,
25
    Mr. Young, you don't understand a question that I've asked
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you, feel free to ask me to repeat myself; is that
 1
 2.
     understood?
 3
               THE DEFENDANT:
                               Yes, sir.
 4
               THE COURT: And if you need to consult with your
 5
     counsel before you answer a question, you are welcome to do
 6
     that as well.
 7
               THE DEFENDANT: Yes, sir.
 8
               THE COURT: All right.
 9
               Now, Mr. Young, I'm required to place you under
10
     oath before I start asking you these questions. So
11
     I'm going to ask you to raise your right hand and the
12
     Courtroom Deputy will swear you in.
13
               COURTROOM DEPUTY: Raise your right hand.
14
               (Defendant is placed under oath.)
15
               COURTROOM DEPUTY: Thank you.
16
               THE COURT: Now, Mr. Young, you are now placed
17
     under oath, and what that means, sir, is that if you testify
18
     falsely, you could be prosecuted for perjury or making false
19
     statements. Do you understand that?
               THE DEFENDANT: Yes, sir.
20
21
               THE COURT: And what is your date of birth,
22
    Mr. Young?
23
               THE DEFENDANT: April 5th, 1966.
24
               THE COURT: And how far did you go in school, sir?
25
               THE DEFENDANT:
                               I attained a master's degree, an
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MBA.
 1
 2
               THE COURT: And have you taken any drugs or
 3
     medications or anything else in the last two days that might
 4
     make it difficult for you to follow these court proceedings?
 5
               THE DEFENDANT: No, sir.
 6
               THE COURT: And is there any other reason that you
 7
     can think of that might make it difficult for you to follow
 8
     these proceedings?
 9
               THE DEFENDANT: None, sir.
10
               THE COURT: All right.
11
               Does counsel for either side have any reason to
12
     question Mr. Young's competence to enter a plea at this
13
     time?
14
               MR. NESTLER: No, Your Honor.
15
               MR. FOLEY: None from the defense, Your Honor.
16
               THE COURT: All right.
17
               Then based upon the inquiries that I've made, as
18
     well as the representations of counsel, I find that
19
     Mr. Young is fully competent and capable of entering an
20
     informed plea.
21
               Were you born in the United States, Mr. Young?
22
               THE DEFENDANT: I was born in San Bernardino,
23
     California, sir.
24
               THE COURT: Okay.
25
               Now, have you had enough time to talk with your
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lawyer, Mr. Young, about the plea that you intend to enter
 1
 2
     this afternoon?
 3
               THE DEFENDANT: Yes, sir, I have.
 4
               THE COURT: And are you satisfied with the
 5
     services that your lawyer has provided you?
 6
               THE DEFENDANT: Absolutely.
 7
               THE COURT: All right.
               Now, I understand from your counsel that instead
 8
     of going to trial, you wish to plead guilty to two counts of
 9
10
     the fourth superseding indictment; that is, Count 1, which
11
     charges you with conspiracy, in violation of 18 U.S.C. 371;
12
     and Count 2, which charges you with obstruction of an
13
     official proceeding, in violation of 18 United States Code
14
     1512(c)(2). Is that correct, sir?
15
               THE DEFENDANT: Yes, sir, it's correct.
16
               THE COURT: Now, Mr. Young, do you have your plea
     agreement in front of you, sir?
17
18
               THE DEFENDANT: Yes, sir, I do.
19
               THE COURT: I'm going to ask you to just take a
20
     look at that document; it's a 13-page document, Mr. Young.
21
     Is that the plea agreement into which you have entered,
22
    Mr. Young?
23
               THE DEFENDANT: Yes, sir, it is.
               THE COURT: And, Mr. Young, if you would turn to
24
25
     page 13 of that document, is that your signature that
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appears on this document?
 1
 2
               THE DEFENDANT: Yes, sir, that's my signature.
               THE COURT: Okay.
 3
 4
               Now, Mr. Young, have you had an opportunity to
 5
     read this document or have you it read to you, sir?
 6
               THE DEFENDANT: I've read it several times, sir.
 7
               THE COURT: And any questions that you may have
     about this document, have you had those questions answered
 8
 9
     to your satisfaction?
10
               THE DEFENDANT: Yes, sir. My attorney has
11
     answered all of my questions.
12
               THE COURT: All right.
13
               Now, Mr. Young, I'm going to go over this
14
     agreement with you. I'm not planning to go over every
15
     single paragraph and every sentence of the agreement, okay?
16
     What I'm going to do is I'm going to go over those portions
17
     of the agreement that I'm required to by rule. Understood?
18
               THE DEFENDANT: Yes, sir.
19
               THE COURT: Now, just because I don't go over a
20
    particular part of this agreement, Mr. Young, that does not
21
     mean that you are not bound by each and every promise that
22
     you've made in this agreement. Is that understood?
23
               THE DEFENDANT: Yes, sir, I understand.
24
               THE COURT: All right.
25
               Now, Mr. Young, the first thing I'm going to go
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over is what I just generically call the non-sentencing terms of the plea; that is, what you're agreeing to plead quilty to and what the government is agreeing to do in exchange. We'll then turn to the sentencing terms of the plea agreement, okay? THE DEFENDANT: Okay. THE COURT: All right. You've agreed, as part of this plea agreement, Mr. Young, to plead guilty to Count 1 of the indictment, which charges you with conspiracy, in violation of 18 U.S.C. 371; and Count 2, which charges you with obstruction of an official proceeding, in violation of 18 U.S.C. 1512(c)(2). Additionally, you have agreed that the separate document, which is titled statement of offense, which we will talk about momentarily, fairly and accurately describes your actions. In exchange, the government has agreed that it will not bring any other charges for the conduct described in the statement of offense; it will move to dismiss the remaining counts of the indictment. And that finally it will not bring any other charges against you for any non-violent criminal offense that you may have committed, in violation of federal or D.C. law within the District of Columbia, before executing the agreement and about which the U.S. Attorney's Office was made aware by you

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prior to the execution of the agreement.
 1
 2
               However, the U.S. Attorney's Office is reserving
 3
     the right to prosecute you for any crimes of violence that
 4
     you may have committed either now or in the future. Is that
 5
     understood, sir?
 6
               THE DEFENDANT: Yes, sir, I understand.
 7
               THE COURT: All right.
               Now, Mr. Young, let's talk about another
 8
 9
     importance aspect of this agreement before we talk about the
10
     sentencing terms.
11
               You have promised to provide cooperation, you've
12
    promised to cooperate with the United States in this case.
1.3
     Do you understand that?
14
               THE DEFENDANT: Yes, sir, I understand.
15
               THE COURT: And that entails a number of promises,
16
    Mr. Young. Among them -- and I'm not going to detail them
17
     all, but among them are, you've agreed to provide testimony
18
    before the Grand Jury and at trial. Do you understand that?
19
               THE DEFENDANT: Yes, sir, I understand.
20
               THE COURT: You've agreed to sit for interviews
21
     with law enforcement.
22
               THE DEFENDANT: Yes, sir, I agree.
23
               THE COURT: You also agreed that for any
24
     interviews with law enforcement, you've waived your right to
25
     counsel but you can request to have counsel present.
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that understood?
 1
 2
               THE DEFENDANT: Yes, sir, I understand that.
 3
               THE COURT: You also understand that any
 4
     statements that you make to the government can be used
 5
     against you at sentencing. Is that understood?
 6
               THE DEFENDANT: Yes, sir, I understand.
 7
               THE COURT: And you also have agreed that you will
 8
     turn over evidence of any crimes, contraband, and proceeds
     of crimes, and that you will also identify any assets that
 9
10
     are traceable to the offense.
11
               THE DEFENDANT: Yes, sir.
12
               THE COURT: And then finally, you've agreed to
13
    provide a full and complete accounting of your financial
14
     assets.
15
               THE DEFENDANT: Yes, sir.
16
               THE COURT: Okay.
17
               Now, let's talk, Mr. Young, about the sentencing
18
     terms.
19
               The first thing I'm going to do, Mr. Young, is
20
     talk about the maximum penalties for the two counts to which
21
     you're pleading guilty and then we'll talk about the
2.2.
     Sentencing Guidelines, okay?
23
               Let's talk about Count 1 for conspiracy.
24
     Do you understand, Mr. Young, that the maximum penalty for
25
     the charge of conspiracy is a maximum of five years in
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prison?
 1
 2.
               THE DEFENDANT: I understand, sir.
 3
               THE COURT: And a fine of $250,000?
               THE DEFENDANT: Yes, sir.
 4
 5
               THE COURT: A term of supervised release of not
 6
    more than three years?
 7
               THE DEFENDANT: I understand.
 8
               THE COURT: An obligation to pay orders of
    restitution?
 9
10
               THE DEFENDANT: Yes, I understand.
11
               THE COURT: And you would be obligated to pay any
12
     interest or penalties on any fine that's not been timely
13
    paid?
14
               THE DEFENDANT: I understand, sir.
15
               THE COURT: You also would be obligated to pay a
     $100 Special Assessment to the Court?
16
17
               THE DEFENDANT: Yes.
18
               THE COURT: With respect to the second count of
19
     obstruction of an official proceeding, do you understand
20
     that the maximum term is 20 years in prison?
21
               THE DEFENDANT: Yes, sir, I understand.
22
               THE COURT: A maximum fine of $250,000?
23
               THE DEFENDANT: Yes, I understand.
24
               THE COURT: Supervised release of not more than
25
     three years?
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THE DEFENDANT: I understand, sir.
 1
 2
               THE COURT: An obligation to pay orders of
 3
     restitution?
 4
               THE DEFENDANT: I understand.
 5
               THE COURT: And an obligation to pay interest or
 6
    penalties on any fine that's not timely paid?
 7
               THE DEFENDANT: Yes, sir, I understand that.
 8
               THE COURT: And then finally, you also will owe a
 9
     second $100 special assessment to the Court, for a total of
10
     $200. Is that understood?
11
               THE DEFENDANT: Yes, sir, I understand.
12
               THE COURT: All right.
13
               Now, Mr. Young, those are the maximum penalties
14
     associated with the two offenses.
15
               I also am required by law to consider what are
16
     called the Sentencing Guidelines. Now, have you had a
17
     chance to talk with your lawyer and discuss with your lawyer
18
     the Guidelines?
19
               THE DEFENDANT: Yes, sir.
20
               THE COURT: All right.
21
               So the Guidelines in this case, Mr. Young, are, as
22
     in every case, they depend on three factors: Your criminal
23
    history, the offenses to which you're pleading, and the
24
     facts and circumstances of the offense. Now, I'm going to
25
     go over each of those factors now.
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First, let's start with your criminal history.
It's estimated that -- or it's been determined, or
estimated, I should say, that you have no prior criminal
history, and as a consequence of that, you would have zero
criminal history points and be in Criminal History
Category I. Is that understood?
          THE DEFENDANT: Yes, sir, I understand.
          THE COURT: Now, Mr. Young, prior to your being
sentenced, there will be a probation officer that does
what's called a Presentence Report. Among the things that
will be in that Presentence Report is a complete history of
any criminal conduct in which you may have engaged. If it
turns out, after I receive that report, Mr. Young, that you,
in fact, have more than zero criminal history points and
that you're higher than Criminal History Category I, do you
understand that that would not be a basis for you to
withdraw your plea, sir?
          THE DEFENDANT: Yes, sir, I understand.
          THE COURT: All right.
          Let's talk now about the offense level that
applies to this -- to these offenses. The particular
Guidelines provision or the main Guidelines provision that
controls here is under the U.S. Sentencing Guidelines at
2J1.2.
          The Base Offense Level is a 14.
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Do you understand, Mr. Young, to that Base Offense Level,
you are agreeing that eight levels would apply because this
offense involved causing or threatening to cause physical
injury to a person or property damage in order to obstruct
the administration of justice?
          THE DEFENDANT: Yes, sir, I understand that.
          THE COURT: You also are agreeing that three
additional levels would apply because the offense involved a
substantial interference with the administration of justice?
          THE DEFENDANT: Yes, sir, I understand.
          THE COURT: An additional two levels would apply
because the offense involved extensive -- planning, excuse
me, that was extensive in scope and preparation?
          THE DEFENDANT: I understand that, sir.
          THE COURT: In addition, sir, there would be an
additional two levels that you've agreed to apply because --
for obstructive conduct, and that is specific to deleting of
your Facebook account following the events of January the
6th?
          THE DEFENDANT:
                         I understand, sir.
          THE COURT: All right.
          So now that provides, Mr. Young, a total adjusted
offense level of a 29. You would receive, for accepting
responsibility, a reduction of three levels, for a total
offense level of 26. Do you understand that?
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THE DEFENDANT: I understand that, sir.
 1
 2
               THE COURT: Now, Mr. Young, at this point, the 26
 3
     is just an estimate, and, as I said, one of the things that
 4
     happens prior to sentencing is a Presentence Report will be
 5
     prepared. Part of that Presentence Report is the
 6
     recommendation will be made to me as to what the offense
 7
     level should be. If it turns out that the offense level is
 8
     greater than 26 that's been recommended and I accept that as
 9
     greater than 26, do you understand that would not be a basis
10
     to withdraw your plea, sir?
11
               THE DEFENDANT: Yes, sir, I understand.
12
               THE COURT: All right.
13
               Then based upon a Criminal History Category of I
14
     and a total offense level of 26, sir, do you understand that
15
     the estimated Guidelines Range in this case is 63 months to
16
     78 months of incarceration?
17
               THE DEFENDANT: Yes, sir, I understand.
18
               THE COURT: And that the estimated fine range is
19
     25,000 to $250,000?
20
               THE DEFENDANT: I understand, sir.
21
               THE COURT: Now, Mr. Young, again, these
22
     Guidelines Ranges that I've just discussed with you, those
23
     are just estimates. Do you understand that?
24
               THE DEFENDANT: Yes, sir.
25
               THE COURT: And, again, as I said, before
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sentencing, a probation officer will prepare a report for
me, and if it turns out and I accept that the Guidelines
Range are higher than 63 to 78 months and greater than
25,000 to $250,000, if it turns out to be higher, that would
not be a basis for you to withdraw your plea?
          THE DEFENDANT: Yes, sir, I understand that.
          THE COURT: All right.
          Now, as part of this plea agreement, Mr. Young,
both parties have agreed, with one exception, to not ask for
any upward -- that is, the government has not asked for --
has agreed that it will not ask for an upward departure from
the Guidelines Range; that is, assuming that the Guidelines
are 63 to 78 months, they won't ask for an increase of that
Guidelines Range. Do you understand that?
          THE DEFENDANT: Yes, sir.
          THE COURT: Likewise, Mr. Young, you've agreed not
to ask for a downward departure; that is, a reduction in
that Guidelines Range. Is that understood?
          THE DEFENDANT: Yes, I understand, sir.
          THE COURT: All right.
          Now, there is one important exception to that,
Mr. Young, and that is what's called a 5K1.1 motion, and
that is the result of your agreement to cooperate. Because
of your agreement to cooperate, the government has the
ability to file this motion, and if I accept that motion,
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that would allow the government to ask me to ask for a lower
 1
 2
     Guidelines Range than the one I determined. Is that
 3
     understood?
 4
               THE DEFENDANT: Yes, I understand that, sir.
 5
               THE COURT: All right.
 6
               Now, Mr. Young, in terms of filing that 5K1.1
 7
    motion, I want you to understand that the decision whether
 8
     to file that motion rests exclusively with the government.
 9
     Is that understood?
10
               THE DEFENDANT: Yes, sir, I understand.
11
               THE COURT: And so ultimately, for example, if you
12
     think you've cooperated and you've done what you're supposed
13
     to do, but they disagree and they say we're not filing one,
14
    my hands are tied, there's nothing I can do about that.
15
     Is that understood?
16
               THE DEFENDANT: I understand, sir.
17
               THE COURT: And you also understand, Mr. Young,
18
     that if the government does file the motion, the ultimate
19
     decision about whether to grant the motion, that's my
20
     decision?
21
               THE DEFENDANT: Yes, sir, I understand.
22
               THE COURT: And if for whatever reason I were not
23
     to grant the motion, Mr. Young, that would not be a basis
24
     for you to withdraw your plea. Is that understood?
25
                               Yes, sir, I understand.
               THE DEFENDANT:
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THE COURT: Okay. 1 2 Now, you've also agreed, Mr. Young, not to ask for 3 a different offense level in this case. So what that means 4 is that you've agreed that the appropriate offense level in 5 this case, it will be at least a 26. Is that understood? 6 THE DEFENDANT: Yes, sir, I understand. 7 THE COURT: Now, you have, however, reserved the 8 right to argue for a different Criminal History score, 9 although for you since your Criminal History score is 10 Category I, that's unlikely to happen? 11 THE DEFENDANT: Yes, sir, correct. 12 THE COURT: Okay. 13 Now, let me just make sure you understand, 14 Mr. Young, that with respect to this Guidelines Range, has 15 anybody -- do you understand, Mr. Young, that the Guidelines 16 Range that's recommended to me by the parties is not binding 17 upon me? THE DEFENDANT: 18 I understand that, sir. 19 THE COURT: And that ultimately, the decision as 20 to what the Guidelines Range will be, that's my decision and 21 my decision alone? 22 THE DEFENDANT: Yes, sir, I understand. 23 THE COURT: All right. 24 Now, do you understand, Mr. Young, that as part of 25 this plea agreement, the government has not made any promise

to you about what sentence it will seek? 1 2 THE DEFENDANT: Yes, sir, I understand that. 3 THE COURT: And so what that means is the 4 government has reserved the right in this case to ask for a 5 sentence that's either within the Guidelines, below the 6 Guidelines, and also above the Guidelines. Is that 7 understood? 8 THE DEFENDANT: Yes, sir, I understand. 9 THE COURT: And so the government in this case can 10 ask for a sentence that's up to the statutory maximum 11 penalty? 12 THE DEFENDANT: I understand, sir. 13 THE COURT: Now, you, Mr. Young, have reserved the 14 right to ask for a sentence that is below the Guidelines. 15 And what that means, Mr. Young, is that in addition to the 16 Guidelines, I need to consider a whole host of statutory 17 factors in deciding what the sentence is in this case. 18 Among the factors I can consider are your education, your 19 family, your occupational history, any prior criminal 20 conduct, and, of course, the conduct that's at issue here, 21 and any number of other factors that might be relevant. 22 Do you understand that, sir? 23 THE DEFENDANT: I understand, sir. 24 THE COURT: And I would consider all of those 25 factors, along with the Sentencing Guidelines, in making a

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1
     final determination as to what the appropriate sentence is
 2
     in this case?
 3
               THE DEFENDANT: Yes, sir.
               THE COURT: And you can ultimately ask, as I've
 5
     said, in light of those factors, for a sentence below the
 6
     Guidelines Range. Is that understood?
 7
               THE DEFENDANT: I understand, sir.
 8
               THE COURT: Now, do you understand, Mr. Young,
 9
     that I'm able to -- I'm not constrained in any way in terms
10
     of the sentence here other than I cannot sentence you to
11
    more than the statutory maximum?
12
               THE DEFENDANT: I understand, sir.
13
               THE COURT: And what that means is I can sentence
14
     you to within the Guidelines, below the Guidelines, or even
     above the Guidelines?
15
16
               THE DEFENDANT: Yes, sir, I understand.
17
               THE COURT: And has anybody promised you,
18
    Mr. Young, what sentence I will impose upon you in this
19
     case?
20
               THE DEFENDANT: No, sir, no promises.
21
               THE COURT: Okay.
22
               And then ultimately what that means, Mr. Young, is
23
     if you're not happy with the sentence I give you, that would
24
     not be a basis for you to withdraw your plea. Is that
25
     understood?
```

```
THE DEFENDANT: Yes, sir, I understand.
 1
 2
               THE COURT: All right.
 3
               Now, Mr. Young, an additional part of this
 4
     plea agreement is that you've agreed to pay restitution.
 5
     Restitution is an amount that you'll pay essentially to pay
 6
    back the victim for any injury that's been incurred by the
 7
     offense.
               You've acknowledged, as part of this
 8
 9
     plea agreement, that the riot caused nearly $1.5 million in
10
     damages to the U.S. Capitol building. Do you understand
11
     that?
12
               THE DEFENDANT: Yes, sir, I understand.
13
               THE COURT: And you've agreed to a pay, as part of
14
     this plea agreement, $2,000 in restitution. Is that
15
     understood?
16
               THE DEFENDANT:
                               I agree, sir.
17
               THE COURT: All right.
18
               Now, Mr. Young, it is my job ultimately and my
19
     responsibility to determine what that restitution amount is.
20
     And if it turns out I determine that the restitution amount
21
     is more than $2,000, that's not a basis to withdraw your
22
    plea?
23
               THE DEFENDANT: Okay. Yes, sir.
24
               THE COURT: All right.
25
               Now, Mr. Young, let's talk about another document
```

```
that should be in front of you, it's called the Statement of
 1
 2
     Offense. Do you have that in front of you, sir?
 3
               THE DEFENDANT: Yes, sir, I have it.
               THE COURT: All right.
 4
 5
               Now, this is a six-page document -- excuse me, it
 6
     is a six-page document. I want to make sure that this is
 7
     the Statement of Offense that is associated with your
 8
    plea agreement?
 9
               THE DEFENDANT: Yes, sir, it is.
10
               THE COURT: And is that your -- on page 6, is that
11
     your signature, Mr. Young?
12
               THE DEFENDANT: Yes, sir, that's my signature.
13
               THE COURT: Have you had an opportunity to read
14
     this Statement of Offense or have you had it read to you,
15
     sir?
16
               THE DEFENDANT:
                               Several times, sir.
17
               THE COURT: And any questions that you have about
18
     this Statement of Offense or have had about this Statement
19
     of Offense, have they been answered to your satisfaction?
20
               THE DEFENDANT: All questions have been answered,
21
    yes, sir.
22
               THE COURT: Okay.
23
               Before we turn to the Statement of Offense,
24
     I'm going to ask the government to state what the elements
25
     are of each offense. So, Mr. Young, I'll ask you to listen
```

```
to that presentation and then I'll ask you whether you
 1
 2
     understand what those elements are.
 3
               MR. NESTLER: Yes, Your Honor.
 4
               For Count 1, conspiracy, in violation of 18 U.S.
 5
     Code 371, there are three elements:
 6
               First, the defendant entered into an agreement
 7
     with at least one other person to commit an offense, in this
     case, that offense is obstruction of an official proceeding;
 8
 9
               Two, the defendant knowingly participated in the
10
     conspiracy with the intent to commit the offense;
11
               And, three, at least one overt act was committed
12
     in furtherance of the conspiracy.
13
               For Count 2, which is obstruction of an official
14
    proceeding, in violation of 18 U.S. Code 1512(c)(2), there
15
     are two elements:
16
               One, the defendant obstructed, influenced, or
17
     impeded any official proceeding; and, two, the defendant
18
     acted corruptly.
19
               THE COURT: All right. Thank you, Counsel.
20
               All right. Mr. Young, do you understand those
21
     elements of each of the offenses to which you're agreeing to
22
    plead guilty?
23
               THE DEFENDANT: Yes, sir, I understand.
               THE COURT: All right.
24
25
               Now, turning back to the Statement of Offense
```

you can have a seat, Counsel. 1 2 Turning back to the Statement of Offense, this 3 Statement of Offense describes the conduct to which you're 4 admitting; is that correct, Mr. Young? 5 THE DEFENDANT: Yes, sir. 6 THE COURT: And does this document fairly and 7 accurately contain your conduct that is the basis of your 8 quilty pleas this afternoon, sir? 9 THE DEFENDANT: Yes, sir, it does. 10 THE COURT: And specifically, Mr. Young, let me 11 just make sure -- I'm going to confirm for you paragraph 16 12 of the plea agreement in which you have agreed that at the 13 time you forcibly entered the Capitol building, you believe 14 that you and co-conspirators were trying to obstruct, 15 influence, and impede any official -- an official 16 proceeding, and specifically that is a proceeding before 17 Congress; that is, the certification of the Electoral 18 College vote. 19 THE DEFENDANT: Yes, sir, that is correct. 20 THE COURT: All right. 21 Now, Mr. Young -- all right. 22 Let me just make sure, I think I asked, but let me 23 ask again, which is that: The Statement of Offense 24 document, does this document fairly and accurately describe 25 your conduct that is the basis for your plea this afternoon?

```
THE DEFENDANT: Yes, sir, it does.
 1
 2
               THE COURT: Okay.
 3
               Now, one more thing before we turn to the rights
 4
     that you are waiving, Mr. Young, that is, the conditions of
 5
               The government has agreed -- or I should say not
 6
     agreed that they will ask for any change in conditions
 7
     pending your release -- excuse me, pending your sentencing.
 8
     Is that understood?
 9
               THE DEFENDANT: Can you repeat that?
10
               THE COURT: Let me repeat that. That was
11
     inartfully worded.
12
               The government has not said it will ask for any
13
     change of conditions?
14
               THE DEFENDANT: Okay. Yes, sir, I understand
15
     that.
16
               THE COURT: Okay.
17
               Now, Mr. Young, other than the promises that you
18
     and I have just discussed, as well as those that have been
19
     made in this plea agreement, has anyone made any other
20
    promises to you to get you to plead guilty this afternoon?
21
               THE DEFENDANT: No, sir.
22
               THE COURT: Okay.
23
               Now, let's talk, Mr. Young, about the rights that
24
     you are waiving by agreeing to plead guilty.
25
               Fist and foremost, Mr. Young, do you understand
```

that you are not required to plead guilty and that you have 1 2 a right to go to trial on the charges if you wish? 3 THE DEFENDANT: Yes, sir. 4 THE COURT: If you went to trial, Mr. Young, you 5 would be presumed innocent and the government would bear the 6 burden of proving your guilt beyond a reasonable doubt, and 7 the government would bear that burden and it would be 8 required to convince 12 jurors to convict you unanimously. 9 Is that understood? 10 THE DEFENDANT: Yes, sir, I understand. 11 THE COURT: However, by entering this plea this 12 afternoon, Mr. Young, you are giving up your right to be 13 presumed innocent? 14 THE DEFENDANT: Yes, sir. 15 THE COURT: And you're giving up your right to 16 have the government bear the burden of proving your guilt 17 beyond a reasonable doubt and convincing 12 jurors to 18 convict you unanimously. Is that understood? 19 THE DEFENDANT: I understand, sir. 20 THE COURT: You also at trial, Mr. Young, would 21 have the right to have a lawyer; your counsel would 22 represent you at trial. His job would be to, among other 23 things, question the government's witnesses, make motions, 24 and help you present a defense. Is that understood? 25 Yes, sir, I understand. THE DEFENDANT:

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THE COURT: By entering a plea, however, Mr. Young, there won't be a trial, and, therefore, you're giving up your right to have a lawyer with you at trial. Is that understood? THE DEFENDANT: Yes, sir. THE COURT: You also would have the right to present a defense and you could put on evidence on your behalf if you wished, Mr. Young, but you would not be required to do so, because you are presumed innocent. Is that understood? THE DEFENDANT: Yes, sir. THE COURT: However, by entering a plea today, Mr. Young, you're giving up your right to present a defense and put on evidence on your own behalf. Is that understood? THE DEFENDANT: Yes, sir, I understand. THE COURT: In addition, Mr. Young, you would have the right to testify at trial. You could get up on the witness stand and testify and explain to the ladies and gentlemen of the jury why you are not quilty of what you've been charged with. Is that understood? THE DEFENDANT: Yes, sir. THE COURT: You also would have the right not to testify, Mr. Young, and if you decided not to testify, I would instruct the jury that that decision could not be used against you.

```
THE DEFENDANT: Yes, sir, I understand.
 1
 2
               THE COURT: By entering this plea, however, today,
 3
    Mr. Young, you're giving up your right to testify at trial.
 4
     Do you understand that?
 5
               THE DEFENDANT: Yes, sir.
 6
               THE COURT: And you're also giving up your right
 7
     not to testify at trial and have me instruct the jury that
     that decision could not be used against you.
 8
 9
               THE DEFENDANT: I understand, stir.
10
               THE COURT: Now, Mr. Young, if you were found
11
     guilty following a trial, you would have a right to an
12
     appeal. There is a higher court called the D.C. Circuit.
13
     The D.C. Circuit, you could appeal to them if you were found
14
     quilty following a trial, and what that they would do is
15
     they would review all of the evidence, they would review the
16
     proceedings and make a determination if any legal errors
17
     were made. Do you understand that?
18
               THE DEFENDANT: Yes, sir.
19
               THE COURT: And if you could not afford a lawyer
20
     for purposes of appeal, the Court of Appeals would appoint
21
     one for you. Do you understand that, sir?
22
               THE DEFENDANT: Yes, sir.
23
               THE COURT: However, Mr. Young, by entering this
    plea today, you're giving up your right to an appeal.
24
25
     Is that understood?
```

I understand, sir. 1 THE DEFENDANT: 2 THE COURT: And you're also giving up your right 3 to have the Court appoint a lawyer for you for purposes of 4 an appeal following a trial. Is that understood? 5 THE DEFENDANT: Yes, sir, I understand. 6 THE COURT: You also, Mr. Young, are giving up 7 your right to appeal your sentence in this case with a 8 couple of exceptions. 9 Following a sentence, you would have the right to 10 appeal any number of things: The sentence itself, any 11 objections that I overruled, any legal decisions I made. 12 Any number of things that could come up at sentencing, you 13 would have the right to appeal that if I ruled against you. 14 Do you understand that? 15 THE DEFENDANT: Yes, sir, I understand. 16 THE COURT: And, again, if you appealed from your 17 sentence and couldn't afford a lawyer, the Court of Appeals 18 would appoint a lawyer for you. Do you understand that, 19 sir? 20 THE DEFENDANT: Yes, sir. 21 THE COURT: However, Mr. Young, by virtue of your 22 plea today, you're giving up your right to appeal your 23 sentence with a couple of exceptions: You're still 24 reserving your right to appeal any sentence that's above the 25 statutory maximum penalty and any sentence that might be

above the Guidelines Range. Do you understand that? 1 THE DEFENDANT: Yes, sir. 2 3 THE COURT: Finally, Mr. Young, you are preserving 4 your right to raise on appeal that you've not received 5 effective assistance from your lawyer. Do you understand 6 that, sir? 7 THE DEFENDANT: Yes, sir. 8 THE COURT: Okay. 9 Now, as part of this plea, Mr. Young, you're also 10 giving up your right to file what's called a collateral 11 attack on your conviction and sentence. That's a motion you 12 could file after you've been sentenced in which you argue 13 for some reason that there was a mistake made, there was 14 some misconduct, whatever the case may be, that your 15 conviction and sentence should be vacated. Do you 16 understand that? 17 THE DEFENDANT: Yes, sir. 18 THE COURT: You are giving up your right to file a 19 collateral attack with a couple of exceptions, Mr. Young, by 20 virtue of this plea. The two exceptions are that: You can 21 still file a collateral attack motion based on newly 22 discovered evidence or if you believe you've not received 23 ineffective -- excuse me, if you believe you have received 24 ineffective assistance of counsel. 25 THE DEFENDANT: I understand, sir.

THE COURT: Okay. 1 2 Now, Mr. Young, if I accept your plea, those are 3 your trial rights and your legal rights, Mr. Young, 4 associated with this case. 5 In addition, if I accept your plea, 6 do you understand that you may be deprived of valuable civil 7 right, such as the right to vote, the right to hold certain 8 jobs, the right to serve on a jury, and the right to possess 9 a firearm? Do you understand that? 10 THE DEFENDANT: Yes, sir, I understand. 11 THE COURT: All right. Understanding all the rights that you're giving up 12 13 by pleading guilty, Mr. Young, that is, your trial rights, 14 your appeal rights, collateral-attack rights, and any civil 15 right that might be impaired, do you still wish to plead 16 quilty? 17 THE DEFENDANT: Yes, sir, I do. 18 THE COURT: Do you have any questions, Mr. Young, 19 about what rights you're giving up or anything else in 20 connection with this guilty plea? 21 THE DEFENDANT: No, sir, I have no questions. 22 THE COURT: And, Mr. Young, are you pleading 23 guilty because you are, in fact, guilty, sir? 24 THE DEFENDANT: Yes, sir, I am. 25 THE COURT: Has anybody forced you or threatened

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you or coerced you in any away to get you to plead guilty?
 1
 2
               THE DEFENDANT: No, sir, no one has.
 3
               THE COURT: All right.
 4
               Then on Count 1 of conspiracy, in violation of
 5
     18 U.S.C. 371, how do you plead?
 6
               THE DEFENDANT: I plead guilty, sir.
 7
               THE COURT: And on Count 2, obstruction of an
 8
     official proceeding, in violation of 18 United States Code
 9
     1512(c)(2), how do you plead?
10
               THE DEFENDANT: I plead quilty.
11
               THE COURT: All right.
12
               Are there any questions I didn't ask of Mr. Young
13
     that I should have?
14
               MR. NESTLER: No, Your Honor.
15
               MR. FOLEY: None, Your Honor.
16
               THE COURT:
                           Okay.
17
               I do find then -- I'm satisfied that Mr. Young
18
     understands his rights and what he is waiving and agreeing
19
     to plead guilty, I find that he's entering his plea
20
     voluntarily, I also find that there's a factual basis for
21
     the plea, and, therefore, I accept Mr. Young's plea and find
22
    him guilty of one count of conspiracy, in violation of
23
     18 U.S.C. 371, and one count of obstruction of an official
24
    proceeding, in violation of 18 U.S.C. 1512(c)(2).
25
               Now, Mr. Young, prior to your sentencing, a couple
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things will happen. As I said earlier, there will be a
 1
 2
     Presentence Report prepared. A probation officer will seek
 3
     to interview you, you can have your lawyer present for that
 4
     interview, and gather information about your past and your
 5
     history that will be provided to me. As I said, you can
 6
    have your lawyer with you at that interview, you will have
 7
     the right to review that report before it is finalized.
 8
               And then finally, Mr. Young, prior to your
 9
     sentencing, through your counsel, you can provide me with
10
     any information you wish for me to consider at sentencing.
11
     Is that understood?
12
               THE DEFENDANT: Yes, sir, I understand.
13
               THE COURT: And then, Mr. Young, you also will
14
    have the opportunity, if you wish, to address me at
15
     sentencing.
16
               THE DEFENDANT: Yes, sir, I understand.
17
               THE COURT: Okay.
18
               Why don't you have a seat, Mr. Young, and let's
19
     talk about next steps and scheduling.
20
               Does the government want to defer sentencing at
21
    this point?
2.2.
               MR. NESTLER: Yes, Your Honor.
23
               THE COURT: Okay.
24
               So I think -- why don't we -- do you all want to
25
     just submit something in 60 days?
```

```
MR. NESTLER: That would be great, Your Honor.
 1
 2
               THE COURT: Just file a Joint Status Report in
 3
     60 days that tells me what you'd like to do and we'll take
 4
     it from there.
 5
               MR. NESTLER: Can we respectfully ask the Court
 6
    not to order a Presentence Report at this time?
 7
               THE COURT: I haven't ordered one, so we'll hold
     off on doing that.
 8
 9
               MR. NESTLER: Thank you, Your Honor.
10
               THE COURT: All right.
11
               Anything else? Anything from defense counsel?
12
               MR. FOLEY: No, Your Honor.
13
               THE COURT: All right. Very good.
14
               So Mr. Young will continue to be on release,
15
     subject to the conditions that he is presently on.
16
               Any requests for modifying those conditions?
17
               MR. NESTLER: Not at this time, Your Honor.
18
               MR. FOLEY: Not at this time, Your Honor.
19
               THE COURT: Okay. Very good.
20
               All right. Thank you all very much.
21
               MR. NESTLER: Thank you.
22
               COURTROOM DEPUTY: All rise.
23
               This court is adjourned until the return of court.
24
               (Proceedings concluded at 2:36 p.m.)
25
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I, William P. Zaremba, RMR, CRR, certify that the foregoing is a correct transcript from the record of proceedings in the above-titled matter.

Date:__June 25, 2021______/S/_William P. Zaremba_____
William P. Zaremba, RMR, CRR

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Case 1:21-ci	- 3 0028-APM Docu	mento37391 F3/123/108	30/21 Page 39 of	453 sic [1] 6/20
		3/11 4/16 9/2 27/8	APPEARANCES [2]	basis [9] 16/16 18/9
COURTROOM	3249 [1] 2/13	27/25 28/20 29/12	1/12 1/16	19/5 20/23 23/24 24/21
DEPUTY: [5] 3/2 3/5	333 [1] 2/12	again [4] 18/21 18/25	appears [1] 10/1	27/7 27/25 35/20
7/13 7/15 37/22	33901 [1] 2/7			
MR. FOLEY: [11] 4/3	33990 [1] 2/3	27/23 32/16	applicable [1] 5/19	be [41]
4/5 4/17 5/5 5/12 5/21	354-3249 [1] 2/13	against [5] 11/21 13/5	applies [1] 16/21	bear [3] 29/5 29/7
6/8 8/15 35/15 37/12	371 [5] 9/11 11/11 26/5	30/25 31/8 32/13	apply [4] 17/2 17/8	29/16
37/18	35/5 35/23	agree [3] 5/8 12/22	17/11 17/16	because [8] 10/19 17/2
MR. NESTLER: [10]		24/16	appoint [3] 31/20 32/3	17/8 17/12 17/16 19/23
5/24 8/14 26/3 35/14	5	agreed [19] 11/8 11/13	32/18	30/9 34/23
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36/22 37/1 37/5 37/9		12/23 13/7 13/12 17/16		16/2 18/8 24/6 25/19
37/17 37/21	5K1.1 [2] 19/22 20/6	19/9 19/11 19/16 21/2	23/1	25/20 28/18 30/20
THE COURT: [144]	5th [1] 7/23	21/4 24/4 24/13 27/12	April [1] 7/23	33/12
THE DEFENDANT:	6	28/5 28/6	are [37] 4/21 6/19 6/20	before [14] 1/10 3/12
[122]		agreeing [7] 11/2 11/3	7/5 7/16 9/4 10/21	4/19 6/7 7/5 7/10 11/24
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14/22 18/19 19/4	78 [3] 18/16 19/3 19/13	19/8 19/23 19/24 21/25	34/22 34/23 35/12	below [4] 22/5 22/14
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1030 [1] 2/3	ability [1] 19/25	all [49]	24/8 24/13 28/18 28/18	birth [1] 7/21
12 [2] 29/8 29/17	able [1] 23/9	All right [17] 7/8 8/10	33/9 34/7 36/1 36/5	bob [1] 2/8
13 [1] 9/25	about [22] 4/24 9/1	8/16 9/7 10/12 15/12	ask [25] 3/13 6/10 6/18	born [2] 8/21 8/22
13-page [1] 9/20	10/8 11/15 11/25 12/8	16/19 17/21 18/12 19/7	7/1 7/11 9/19 19/9	both [2] 3/13 19/9
14 [1] 16/25	12/9 13/17 13/20 13/21	24/17 24/24 25/4 26/24	19/11 19/13 19/17 20/1	bound [1] 10/21
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18 [2] 9/13 35/8	above [5] 22/6 23/15	also [21] 5/8 12/23	asked [3] 6/25 19/10	29/16
18 U.S [2] 26/4 26/14	32/24 33/1 38/4	13/3 13/7 13/9 14/15	27/22	
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20 [1] 14/20	accepting [1] 17/23	am [2] 15/15 34/24	assistance [2] 33/5	
20001 [1] 2/12	account [1] 17/18	AMERICA [2] 1/3 3/6	33/24	13/4 20/14 22/9 22/18
202 [2] 1/15 2/13	accounting [1] 13/13	AMIT [1] 1/10	associated [3] 15/14	23/4 23/13 27/1 28/9
2021 [2] 1/5 38/7	accurately [3] 11/15	among [5] 12/16 12/17	25/7 34/4	33/20 36/3 36/5 36/9
20530 [1] 1/14	27/7 27/24	16/10 22/18 29/22	assuming [1] 19/12	37/5
21-28-6 [2] 1/4 3/6	acknowledged [1]	amount [3] 24/5 24/19	attack [4] 33/11 33/19	cannot [1] 23/10
2259 [1] 2/7	24/8	24/20	33/21 34/14	capable [1] 8/19
23 [1] 1/5	act [1] 26/11	another [2] 12/8 24/25	attained [1] 7/25	Cape [1] 2/3
239 [1] 2/4	acted [1] 26/18	answer [1] 7/5	attorney [1] 10/10	Capitol [2] 24/10 27/13
239-690-6080 [1] 2/8	actions [1] 11/16	answered [4] 10/8	ATTORNEY'S [3] 1/13	case [17] 3/6 5/9 12/12
25 [1] 38/7	addition [4] 17/15	10/11 25/19 25/20	11/25 12/2	15/21 15/22 18/15 21/3
25,000 [2] 18/19 19/4	22/15 30/16 34/5	any [43]	Ave [1] 2/3	21/5 22/4 22/9 22/17
252-7277 [1] 1/15	additional [4] 17/8	anybody [4] 6/6 21/15	Avenue [2] 2/7 2/12	23/2 23/19 26/8 32/7
26 [6] 17/25 18/2 18/8	17/11 17/16 24/3	23/17 34/25	aware [1] 11/25	33/14 34/4
	Additionally [1] 11/13	anyone [1] 28/19	away [1] 35/1	Category [4] 16/6
18/9 18/14 21/5		anything [5] 6/6 8/3		16/15 18/13 21/10
286-2905 [1] 2/4	address [1] 36/14	34/19 37/11 37/11	В	Category I [2] 16/6
29 [1] 17/23	adjourned [1] 37/23		back [4] 4/12 24/6	16/15
2905 [1] 2/4	adjusted [1] 17/22	appeal [12] 31/12	26/25 27/2	cause [2] 5/9 17/3
2:00 [1] 1/6	administration [4]	31/13 31/20 31/24 32/4		
2:36 [1] 37/24	5/11 5/17 17/5 17/9	32/7 32/10 32/13 32/22	Barrett [1] 2/11 Base [2] 16/25 17/1	caused [2] 5/19 24/9
2J1.2 [1] 16/24	Lodmitting [1] 97//	32/24 33/4 34/14	ID358 IZI 10/Z3 1//1	causing [2] 5/9 17/3
	admitting [1] 27/4			
	afford [2] 31/19 32/17	appealed [1] 32/16	based [3] 8/17 18/13	certain [1] 34/7

c Case 1:21-cr	CONSTRAINAR MI 23/9 CL	1000 1000 1000 1000 1000 1000 1000 100	/36/128136/P4age 40 of	43
	consult [1] 7/4	decided [1] 30/23	done [1] 20/12	<u>-</u>
certification [1]	contain [1] 27/7	deciding [1] 22/17	doubt [2] 29/6 29/17	Facebook [1] 17/18
27/17	contest [1] 5/2	decision [8] 20/7 20/19		fact [2] 16/14 34/23
Certified [1] 2/10	continue [1] 37/14	20/20 21/19 21/20	drugs [1] 8/2	factors [7] 15/22 15/25
certify [1] 38/2	CONTINUED [1] 2/1	21/21 30/24 31/8	dwilson [1] 2/4	22/17 22/18 22/21
CH [1] 2/11 challenging [1] 4/23	contraband [1] 13/8	decisions [1] 32/11		22/25 23/5 facts [2] 4/22 15/24
chance [1] 15/17	controls [1] 16/23	defendant [8] 1/7 2/2	<u>E</u>	factual [1] 35/20
change [2] 28/6 28/13	convict [2] 29/8 29/18	4/21 7/14 26/6 26/9	each [4] 10/21 15/25	fairly [3] 11/15 27/6
channel [1] 3/14	conviction [2] 33/11	26/16 26/17	25/25 26/21	27/24
charge [1] 13/25	33/15	defense [9] 3/9 5/21	earlier [1] 36/1	false [1] 7/18
charged [1] 30/20	convince [1] 29/8	6/8 6/12 8/15 29/24	education [1] 22/18	falsely [1] 7/18
charges [7] 9/11 9/12	convincing [1] 29/17	30/7 30/13 37/11	effective [1] 33/5	family [1] 22/19
11/10 11/11 11/18	cooperate [3] 12/12	defer [1] 36/20	eight [1] 17/2	far [1] 7/24
11/21 29/2	19/23 19/24	degree [1] 7/25	either [3] 8/11 12/4 22/5	federal [1] 11/23
Circuit [2] 31/12 31/13	cooperated [1] 20/12 cooperation [1] 12/11	deleting [1] 17/17 Denis [1] 2/6	Electoral [2] 5/3 27/17	federalattorneyflorida.
circumstances [1]	Coral [1] 2/3	departure [2] 19/11	elements [8] 4/23 4/24	com [1] 2/5
15/24	correct [11] 4/17 5/5	19/17	4/25 25/24 26/2 26/5	feel [1] 7/1
civil [2] 34/6 34/14	5/12 6/14 6/15 9/14	depend [1] 15/22	26/15 26/21	file [8] 19/25 20/8
clarification [1] 4/11	9/15 21/11 27/4 27/19	deprived [1] 34/6	else [3] 8/3 34/19	20/18 33/10 33/12
Cleveland [1] 2/7	38/3	Deputy [1] 7/12	37/11	33/18 33/21 37/2
co [1] 27/14	correctly [1] 4/15	describe [1] 27/24	Email [3] 1/15 2/4 2/8	filing [2] 20/6 20/13
co-conspirators [1] 27/14	corruptly [1] 26/18	described [1] 11/18	enforcement [2] 12/21	final [1] 23/1 finalized [1] 36/7
Code [4] 9/13 26/5	could [9] 7/18 30/7	describes [2] 11/16	12/24	finally [6] 5/15 11/20
26/14 35/8	30/17 30/24 31/8 31/13	27/3	engaged [1] 16/12	13/12 15/8 33/3 36/8
coerced [1] 35/1	31/19 32/12 33/12	designed [1] 6/19	enough [1] 8/25	financial [1] 13/13
collateral [4] 33/10	couldn't [1] 32/17	Desiree [3] 2/2 2/2 3/9	entails [1] 12/15	find [5] 8/18 35/17
33/19 33/21 34/14	counsel [15] 3/10 4/19	detail [1] 12/16	enter [4] 4/16 6/14 8/12	35/19 35/20 35/21
collateral-attack [1]	6/10 7/5 8/11 8/18 9/8	determination [2] 23/1	9/1	fine [5] 14/3 14/12
34/14	12/25 12/25 26/19 27/1	31/16	entered [3] 9/21 26/6 27/13	14/22 15/6 18/18
College [2] 5/3 27/18	29/21 33/24 36/9 37/11	determine [2] 24/19	entering [8] 6/21 8/19	firearm [1] 34/9
colloquy [2] 4/19 6/7	count [12] 9/10 9/12 11/9 11/11 13/23 14/18	24/20 determined [2] 16/2	29/11 30/1 30/12 31/2	first [4] 10/25 13/19
COLUMBIA [2] 1/1	26/4 26/13 35/4 35/7	20/2	31/23 35/19	16/1 26/6
11/24	35/22 35/23	did [2] 5/9 7/24	errors [1] 31/16	Fist [1] 28/25
come [1] 32/12	Count 1 [5] 9/10 11/9	didn't [1] 35/12	ESQ [1] 2/2	five [1] 13/25
commit [2] 26/7 26/10	13/23 26/4 35/4	different [2] 21/3 21/8	essentially [1] 24/5	FL [2] 2/3 2/7
committed [3] 11/22	Count 2 [4] 9/12 11/11	difficult [2] 8/4 8/7	estimate [1] 18/3	Foley [4] 2/6 2/6 3/9
12/4 26/11	26/13 35/7	disagree [1] 20/13	estimated [4] 16/2 16/3	4/20
competence [1] 8/12 competent [1] 8/19	counts [3] 9/9 11/20	discovered [1] 33/22	18/15 18/18	follow [2] 8/4 8/7 following [5] 17/18
complete [2] 13/13	13/20	discuss [1] 15/17	estimates [1] 18/23	31/11 31/14 32/4 32/9
16/11	couple [6] 4/20 4/25	discussed [2] 18/22	even [1] 23/14	forced [1] 34/25
computer [1] 2/14	32/8 32/23 33/19 35/25	28/18	events [1] 17/18	forcibly [1] 27/13
computer-aided [1]	course [1] 22/20	dismiss [1] 11/19	every [4] 10/14 10/15	foregoing [1] 38/3
2/14	court [14] 1/1 2/9 2/11	DISTRICT [4] 1/1 1/1	10/21 15/22	foremost [1] 28/25
concluded [1] 37/24	4/9 8/4 14/16 15/9	1/10 11/24	everybody's [1] 5/16	Fort [1] 2/7
conditions [5] 28/4	31/12 31/20 32/3 32/17	do [49]	everyone [1] 3/3 evidence [5] 13/8 30/7	found [2] 31/10 31/13
28/6 28/13 37/15 37/16	37/5 37/23 37/23	do you [15] 12/13	30/14 31/15 33/22	fourth [2] 1/14 9/10
conduct [8] 11/18	Courtroom [1] 7/12	14/19 17/25 18/14 22/22 31/4 31/17 31/21	example [1] 20/11	free [1] 7/1
16/12 17/17 22/20	CR [1] 1/4 crimes [3] 12/3 13/8	32/18 33/5 34/9 34/15	exception [2] 19/9	front [4] 6/11 9/17 25/1
22/20 27/3 27/7 27/25	13/9	35/5 35/9 36/24	19/21	25/2
conference [1] 3/18	criminal [14] 3/5 11/22		exceptions [4] 32/8	full [1] 13/13
confirm [6] 4/20 4/21	15/22 16/1 16/3 16/5	34/18	32/23 33/19 33/20	fully [1] 8/19
5/1 5/15 6/5 27/11	16/5 16/12 16/14 16/15	do you understand	exchange [2] 11/4	furtherance [1] 26/12
confirmation [1] 4/11	18/13 21/8 21/9 22/19	[10] 12/18 13/24 17/1	11/17	future [1] 12/4
Congress [1] 27/17	CRR [2] 38/2 38/8	21/15 21/24 23/8 24/10	exclusively [1] 20/8	G
connection [1] 34/20 consequence [1] 16/4		26/20 28/25 34/6	excuse [4] 17/12 25/5	gather [1] 36/4
consider [5] 15/15	D	document [13] 9/20	28/7 33/23	generically [1] 11/1
22/16 22/18 22/24	D.C [4] 1/5 1/14 2/12	9/20 9/25 10/1 10/5	executing [1] 11/24	gentlemen [1] 30/19
36/10	11/23	10/8 11/14 24/25 25/5	execution [1] 12/1	get [6] 4/19 4/25 6/4
conspiracy [9] 9/11	D.C. [2] 31/12 31/13	25/6 27/6 27/24 27/24	expenditure [1] 5/20	28/20 30/17 35/1
11/10 13/23 13/25 26/4	D.C. Circuit [2] 31/12	does [9] 8/11 10/20	explain [1] 30/18	give [1] 23/23
26/10 26/12 35/4 35/22	31/13	16/9 20/18 27/6 27/9	extensive [2] 17/12	giving [15] 6/21 29/12
conspirators [1] 27/14	damage [2] 5/10 17/4 damages [1] 24/10	27/24 28/1 36/20	17/13	29/15 30/3 30/13 31/3
constitutes [1] 5/3	date [2] 7/21 38/7	doing [1] 37/8 don't [4] 6/25 10/19		31/6 31/24 32/2 32/6
Constitution [1] 2/12	uuto [2] //2 00//	uon ([4]		32/22 33/10 33/18

G giving... [2] 34/12 34/19 go [10] 4/12 4/14 7/24 10/13 10/14 10/16 10/19 10/25 15/25 29/2 go ahead [1] 4/12 going [13] 3/13 7/11 9/9 9/19 10/13 10/16 10/16 10/25 12/16 13/19 15/24 25/24 good [5] 3/3 3/10 3/11 37/13 37/19 Good afternoon [1] government [21] 1/13 3/8 5/20 11/3 11/17 13/4 19/10 19/24 20/1 20/8 20/18 21/25 22/4 22/9 25/24 28/5 28/12 29/5 29/7 29/16 36/20 government's [1] 29/23 Grand [1] 12/18 Grand Jury [1] 12/18 grant [2] 20/19 20/23 **GRAYDON [2]** 1/6 3/7 great [1] 37/1 greater [3] 18/8 18/9 19/3 guess [1] 3/14 **Guidelines [30]** 5/14 13/22 15/16 15/18 15/21 16/22 16/22 16/23 18/15 18/22 19/2 19/12 19/12 19/14 19/18 20/2 21/14 21/15 21/20 22/5 22/6 22/6 22/14 22/16 22/25 23/6 23/14 23/14 23/15 33/1 Guidelines Range [7] 18/15 19/12 19/14 19/18 20/2 21/14 33/1 Guidelines Ranges [1] 18/22 guilt [2] 29/6 29/16 guilty [24] 6/14 6/17 9/9 11/3 11/9 13/21 26/22 27/8 28/20 28/24 29/1 30/19 31/11 31/14 34/13 34/16 34/20 34/23 34/23 35/1 35/6 35/10 35/19 35/22

had [7] 8/25 10/4 10/8 15/16 25/13 25/14 25/18 hand [2] 7/11 7/13 hands [1] 20/14 happen [2] 21/10 36/1 happens [1] 18/4 happy [1] 23/23 has [15] 9/5 10/10 11/17 19/10 19/11 19/24 21/14 21/25 22/4 23/17 28/5 28/12 28/19

Case 1:21-cr-64026285/APM have [59] haven't [1] 37/7 **he [2]** 35/18 37/15 he's [2] 4/23 35/19 hearing [2] 1/9 3/15 help [1] 29/24 here [5] 4/25 6/11 16/23 22/20 23/10 higher [4] 16/15 19/3 19/4 31/12 him [1] 35/22 his [3] 29/22 35/18 35/19 history [13] 15/23 16/1 16/4 16/5 16/5 16/11 16/14 16/15 18/13 21/8 21/9 22/19 36/5 hold [2] 34/7 37/7 Honor [19] 3/5 4/17 5/5 5/12 5/22 5/24 5/25 6/8 8/14 8/15 26/3 35/14 35/15 36/22 37/1 37/9 37/12 37/17 37/18 **HONORABLE [1]** 1/10 host [1] 22/16 how [3] 7/24 35/5 35/9 however [8] 12/2 21/7 29/11 30/1 30/12 31/2 31/23 32/21

> I also [2] 15/15 35/20 I believe [1] 5/25 I can [3] 20/14 22/18 23/13 I cannot [1] 23/10 I didn't [1] 35/12 I guess [1] 3/14 I have [2] 25/3 34/21 I haven't [1] 37/7 I just [2] 5/1 11/1 I misspoke [1] 6/2 I should [2] 16/3 28/5 I think [1] 27/22 I understand [31] 3/12 4/15 6/13 12/6 12/14 12/19 13/6 14/2 14/7 14/14 15/1 15/4 15/7 17/6 17/14 17/20 18/1 18/11 18/20 19/6 21/18 21/22 22/12 22/23 23/12 26/23 28/14 29/19 31/9 32/1 33/25 I want [1] 25/6 I was [1] 8/22 I will [1] 23/18 I'II [4] 3/15 6/10 25/25 **I'm [18]** 3/13 7/9 7/11 9/19 10/13 10/14 10/16

10/16 10/17 10/25

10/13 10/16 10/16

10/25 13/19 25/24

27/11

12/16 13/19 15/24 23/9

23/9 25/24 27/11 35/17

I'm going [9] 7/11 9/19

I've [5] 6/25 8/17 10/6 18/22 23/4 identify [1] 13/9 impaired [1] 34/15 impede [1] 27/15 impeded [1] 26/17 importance [1] 12/9 important [1] 19/21 **impose** [1] 23/18 inartfully [1] 28/11 incarceration [1] 18/16 increase [5] 5/18 6/1 6/1 6/3 19/13 incurred [1] 24/6 indictment [3] 9/10 11/9 11/20 ineffective [2] 33/23 33/24 influence [1] 27/15 **influenced** [1] 26/16 information [2] 36/4 36/10 informed [1] 8/20 injury [3] 5/10 17/4 24/6 innocent [3] 29/5 29/13 30/9 inquiries [1] 8/17 instead [1] 9/8 instruct [2] 30/24 31/7 intend [1] 9/1 intent [1] 26/10 interest [2] 14/12 15/5 interference [2] 5/17 17/9 interview [3] 36/3 36/4 36/6 interviews [2] 12/20 12/24 involve [1] 5/9 involved [3] 17/3 17/8 17/12 is [115] Is that [4] 20/15 30/4 like [1] 37/3 30/10 31/25 is that correct [3] 6/14 | Likewise [1] 19/16 9/14 27/4 is there [2] 6/6 8/6 issue [1] 22/20 it [28] 3/16 8/4 8/7 9/23 10/5 10/6 11/17 11/19 11/20 16/12 18/7 19/2 19/4 19/11 21/5 22/1 24/18 24/20 25/3 25/5 25/9 25/14 27/9 28/1 28/12 29/7 36/7 37/4 it would be [1] 29/7 it's [6] 3/14 9/15 9/20 16/2 16/2 25/1

January [1] 17/18 **Jeffrey [2]** 1/13 3/8 jeffrey.nestler [1] 1/16 job [2] 24/18 29/22

itself [1] 32/10

Joint [1] 37/2 **JUDGE [1]** 1/10 June [2] 1/5 38/7 jurors [2] 29/8 29/17 jury [5] 12/18 30/19 30/24 31/7 34/8 just [24] 3/13 3/13 3/16 3/16 4/20 4/21 4/24 5/1 5/15 6/4 6/10 6/11 9/19 10/19 11/1 18/3 18/22 18/23 21/13 27/11 27/22 28/18 36/25 37/2 justice [4] 5/11 5/17 17/5 17/9 know [1] 6/21 knowingly [1] 26/9 ladies [1] 30/18 last [1] 8/3 law [5] 2/6 11/23 12/21 12/24 15/15 lawyer [13] 9/1 9/5 15/17 15/17 29/21 30/3 31/19 32/3 32/17 32/18 33/5 36/3 36/6 least [3] 21/5 26/7 26/11 lectern [1] 6/11 legal [6] 4/23 4/24 5/1 31/16 32/11 34/3 let [6] 4/20 21/13 27/10 27/22 27/22 28/10 let's [9] 4/11 12/8 13/17 13/23 16/1 16/20 24/25 28/23 36/18 level [14] 5/18 5/25 6/1 6/3 16/20 16/25 17/1 17/23 17/25 18/7 18/7 18/14 21/3 21/4 levels [5] 17/2 17/8 17/11 17/16 17/24 light [1] 23/5

line [2] 3/16 4/13 listen [1] 25/25 look [1] 9/20 lower [1] 20/1 М made [10] 8/17 10/22 11/25 18/6 21/25 28/19 28/19 31/17 32/11

33/13 main [1] 16/22 make [9] 8/4 8/7 13/4 21/13 25/6 27/11 27/22 29/23 31/16 making [2] 7/18 22/25 master's [1] 7/25 matter [1] 38/4 maximum [9] 13/20 13/24 13/25 14/20 14/22 15/13 22/10

Document: 33/310 File 12/08 / 36/6/21 34/89 41 of 423/11 32/25 may [6] 10/7 11/22 12/4 16/12 33/14 34/6 **MBA [1]** 8/1 me [24] 4/20 6/17 6/19 7/1 17/13 18/6 19/2 20/1 21/13 21/16 21/17 25/5 27/10 27/22 27/22 28/7 28/10 31/7 33/23 36/5 36/9 36/10 36/14 37/3 mean [1] 10/21 means [6] 7/17 21/3 22/3 22/15 23/13 23/22 meant [1] 6/3 mechanical [1] 2/14 medications [1] 8/3 **MEHTA [1]** 1/10 Merit [1] 2/10 might [5] 8/3 8/7 22/21 32/25 34/15 million [1] 24/9 misconduct [1] 33/14 misspoke [1] 6/2 mistake [1] 33/13 **modifying [1]** 37/16

moment [1] 3/17 momentarily [1] 11/15 months [4] 18/15 18/16 19/3 19/13 more [6] 14/6 14/24 16/14 23/11 24/21 28/3 motion [10] 19/22 19/25 19/25 20/7 20/8 20/18 20/19 20/23 33/11 33/21 motions [1] 29/23 **move [1]** 11/19 Mr [2] 9/24 20/17 Mr. [93] Mr. Foley [1] 4/20 Mr. Young [90] Mr. Young's [2] 8/12 35/21 much [1] 37/20 my [10] 10/2 10/10 10/11 20/14 20/19 21/20 21/21 24/18 24/18 25/12 Myers [1] 2/7 myself [1] 7/1

nearly [1] 24/9

newly [1] 33/21

next [1] 36/19

37/12

need [3] 6/18 7/4 22/16

no [16] 1/4 3/6 5/1 5/6

34/21 35/2 35/2 35/14

8/5 8/14 16/3 23/20

23/20 28/21 34/21

non [2] 11/1 11/22

non-sentencing [1]

None [3] 8/9 8/15

non-violent [1] 11/22

Nestler [2] 1/13 3/8

Case 1:21-c1-000-000188/AP6/13 120/7c4 prepatred (3) #/iled 8/02/186/180/180-180/190-0143 19/2 19/4 24/20 36/2reason [4] 8/6 8/11 None... [1] 35/15 said [7] 5/25 18/3 over [8] 6/11 10/13 present [5] 12/25 20/22 33/13 18/25 23/5 28/12 36/1 not [45] 10/14 10/16 10/19 11/1 29/24 30/7 30/13 36/3 reasonable [2] 29/6 nothing [2] 6/8 20/14 36/5 13/8 15/25 presentation [1] 26/1 29/17 now [46] San [1] 8/22 receive [2] 16/13 17/23 overruled [1] 32/11 **Presentence [6]** 16/10 number [4] 12/15 satisfaction [2] 10/9 overt [1] 26/11 16/11 18/4 18/5 36/2 received [3] 33/4 33/22 22/21 32/10 32/12 25/19 owe [1] 15/8 37/6 33/23 **NW [2]** 1/14 2/12 satisfied [3] 4/24 9/4 own [1] 30/14 presently [1] 37/15 recommendation [1] 35/17 preserving [1] 33/3 18/6 satisfy [1] 6/19 recommended [2] 18/8 presumed [3] 29/5 oath [3] 7/10 7/14 7/17 say [3] 16/3 20/13 28/5 **p.m [2]** 1/6 37/24 29/13 30/9 21/16 objection [2] 5/1 5/6 **scheduling [1]** 36/19 **PA[1]** 2/6 **Prettyman [1]** 2/11 reconnect [1] 4/13 objections [1] 32/11 school [1] 7/24 page [5] 9/20 9/25 25/5 prior [7] 12/1 16/3 16/8 record [3] 4/12 6/5 **obligated [2]** 14/11 **scope** [1] 17/13 25/6 25/10 18/4 22/19 35/25 36/8 38/3 14/15 score [2] 21/8 21/9 paid [2] 14/13 15/6 prison [2] 14/1 14/20 recorded [1] 2/14 obligation [3] 14/8 **SE [1]** 2/3 paragraph [2] 10/15 probation [3] 16/9 19/1 REDACTED [1] 1/7 15/2 15/5 seal [1] 3/15 27/11 reduction [2] 17/24 obstruct [3] 5/10 17/4 **Sealed [1]** 3/18 part [9] 10/20 11/8 18/5 proceed [1] 6/7 19/17 27/14 seat [2] 27/1 36/18 19/8 21/24 24/3 24/8 Registered [1] 2/10 proceeding [11] 5/3 obstructed [1] 26/16 seated [1] 3/4 24/13 33/9 9/13 11/12 14/19 26/8 release [5] 14/5 14/24 obstruction [8] 5/4 second [2] 14/18 15/9 participated [1] 26/9 26/14 26/17 27/16 28/5 28/7 37/14 9/12 11/11 14/19 26/8 seek [2] 22/1 36/2 particular [2] 10/20 27/16 35/8 35/24 relevant [1] 22/21 26/13 35/7 35/23 **sentence [22]** 10/15 16/21 proceedings [7] 1/9 remaining [1] 11/20 obstructive [1] 17/17 22/1 22/5 22/10 22/14 particularly [1] 4/22 2/14 8/4 8/8 31/16 repeat [3] 7/1 28/9 occupational [1] 22/19 22/17 23/1 23/5 23/10 parties [2] 19/9 21/16 37/24 38/4 28/10 off [2] 3/16 37/8 23/10 23/13 23/18 past [1] 36/4 proceeds [1] 13/8 report [10] 16/10 16/11 offense [35] 5/8 5/19 23/23 32/7 32/9 32/10 pay [9] 14/8 14/11 produced [1] 2/14 16/13 18/4 18/5 19/1 11/14 11/19 11/22 32/17 32/23 32/24 14/15 15/2 15/5 24/4 promise [2] 10/21 36/2 36/7 37/2 37/6 13/10 15/24 16/20 32/25 33/11 33/15 24/5 24/5 24/13 21/25 Reporter [4] 2/9 2/10 16/25 17/1 17/3 17/8 **sentenced** [2] 16/9 penalties [4] 13/20 2/10 2/11 promised [3] 12/11 17/12 17/23 17/25 18/6 33/12 14/12 15/6 15/13 12/12 23/17 represent [1] 29/22 18/7 18/14 21/3 21/4 sentencing [19] 5/14 penalty [3] 13/24 22/11 promises [4] 12/15 representations [1] 24/7 25/2 25/7 25/14 11/1 11/4 12/10 13/5 32/25 23/20 28/17 28/20 25/18 25/19 25/23 13/17 13/22 15/16 pending [2] 28/7 28/7 property [2] 5/10 17/4 request [1] 12/25 25/25 26/7 26/8 26/10 16/23 18/4 19/1 22/25 perfect [1] 6/12 prosecute [1] 12/3 requests [1] 37/16 26/25 27/2 27/3 27/23 28/7 32/12 35/25 36/9 perjury [1] 7/18 prosecuted [1] 7/18 required [6] 7/9 10/17 offenses [4] 15/14 36/10 36/15 36/20 person [3] 5/10 17/4 15/15 29/1 29/8 30/9 provide [4] 12/11 15/23 16/21 26/21 separate [1] 11/13 reserved [3] 21/7 22/4 26/7 12/17 13/13 36/9 **OFFICE [3]** 1/13 11/25 series [1] 6/18 **phone [1]** 3/14 provided [2] 9/5 36/5 22/13 12/2 **serve [1]** 34/8 physical [2] 5/9 17/3 provides [1] 17/22 reserving [2] 12/2 officer [3] 16/9 19/1 **services** [1] 9/5 **pick [1]** 3/14 proving [2] 29/6 29/16 32/24 36/2 set [1] 4/14 place [1] 7/9 **provision [3]** 5/19 resources [1] 5/20 official [12] 2/11 5/3 several [2] 10/6 25/16 placed [2] 7/14 7/16 16/22 16/22 respect [2] 14/18 21/14 9/13 11/12 14/19 26/8 **should [6]** 16/3 18/7 Plaintiff [1] 1/4 **public [3]** 3/16 4/12 respectfully [1] 37/5 26/13 26/17 27/15 25/1 28/5 33/15 35/13 planning [2] 10/14 4/13 responsibility [2] 27/15 35/8 35/23 shut [1] 3/16 17/12 purposes [5] 5/4 5/13 17/24 24/19 okay [29] 3/12 4/10 side [1] 8/11 plea [43] restitution [7] 14/9 5/16 31/20 32/3 4/15 4/18 5/7 5/23 6/22 sides [1] 3/13 plea agreement [10] put [2] 30/7 30/14 15/3 24/4 24/5 24/14 8/24 10/3 10/15 11/5 signature [4] 9/25 10/2 6/20 9/21 11/5 11/8 24/19 24/20 11/6 13/16 13/22 21/1 25/11 25/12 21/25 24/4 24/9 25/8 rests [1] 20/8 21/12 23/21 24/23 since [1] 21/9 27/12 28/19 question [4] 6/25 7/5 result [1] 19/23 25/22 28/2 28/14 28/16 single [1] 10/15 plead [14] 9/9 11/2 8/12 29/23 return [1] 37/23 28/22 33/8 34/1 35/16 sir [130] 11/9 26/22 28/20 28/24 questions [11] 6/18 review [3] 31/15 31/15 36/17 36/23 37/19 sit [1] 12/20 29/1 34/15 35/1 35/5 6/19 7/10 10/7 10/8 36/7 one [14] 18/3 19/9 six [2] 25/5 25/6 10/11 25/17 25/20 35/6 35/9 35/10 35/19 right [74] 19/21 20/2 20/13 26/7 six-page [2] 25/5 25/6 pleading [4] 13/21 34/18 34/21 35/12 rights [11] 6/21 28/3 26/11 26/16 28/3 31/21 so [20] 3/12 3/15 4/11 15/23 34/13 34/22 28/23 34/3 34/3 34/12 35/2 35/22 35/23 37/7 4/15 4/19 6/6 6/10 6/13 R pleas [1] 27/8 34/13 34/14 34/14 open [2] 3/16 4/9 7/10 15/21 17/22 20/11 raise [4] 6/7 7/11 7/13 **Please [1]** 3/3 34/19 35/18 opportunity [3] 10/4 21/3 22/3 22/9 25/25 point [3] 6/24 18/2 33/4 riot [1] 24/9 30/9 36/24 37/7 37/14 25/13 36/14 range [12] 18/15 18/18 36/21 rise [2] 3/2 37/22 order [4] 5/10 6/17 **So I think [1]** 36/24 19/3 19/12 19/14 19/18 points [2] 16/5 16/14 **RMR [2]** 38/2 38/8 17/4 37/6 some [3] 4/22 33/13 20/2 21/14 21/16 21/20 portion [1] 3/15 **Robert [3]** 2/6 2/6 3/9 ordered [1] 37/7 33/14 23/6 33/1 portions [1] 10/16 robertfoleylaw.com [1] orders [2] 14/8 15/2 something [1] 36/25 Ranges [1] 18/22 possess [1] 34/8 2/8 other [9] 8/6 11/18 **special [2]** 14/16 15/9 read [5] 10/5 10/5 10/6 preparation [1] 17/13 **rule [1]** 10/17 11/21 22/21 23/10 26/7 **specific [1]** 17/17 prepare [1] 19/1 25/13 25/14

28/17 28/19 29/22

ruled [1] 32/13

specifically [2] 27/10

Case 1:21-cr-6/0/6/2/8-A)P2M4/1/20cu specifically... [1] 27/16 stand [2] 6/11 30/18 start [2] 7/10 16/1 32/24 33/11 state [1] 25/24 statement [13] 4/22 12/17 31/13 11/14 11/19 25/1 25/7 25/14 25/18 25/18 25/23 26/25 27/2 27/3 27/23 **statements** [2] 7/19 13/4 **STATES [8]** 1/1 1/3 1/10 3/6 8/21 9/13 12/12 35/8 Status [1] 37/2 **statute** [1] 5/4 20/14 35/20 statutory [4] 22/10 22/16 23/11 32/25 35/21 stenography [1] 2/14 steps [1] 36/19 still [3] 32/23 33/21 34/15 **stir [1]** 31/9 Street [1] 1/14 subject [1] 37/15 28/3 **submit [1]** 36/25 substantial [3] 5/17 5/20 17/9 36/1 such [1] 34/7 superseding [1] 9/10 27/22 36/24 supervised [2] 14/5 this [64] 14/24 supports [1] 4/22 supposed [1] 20/12 sure [4] 21/13 25/6 27/11 27/22 swear [1] 7/12 17/3 26/5 26/11

table [1] 6/12 take [2] 9/19 37/3 taken [1] 8/2 talk [13] 8/25 11/15 12/8 12/9 13/17 13/20 13/21 13/23 15/17 16/20 24/25 28/23 36/19 tells [1] 37/3 term [2] 14/5 14/20 terms [7] 6/20 11/2 11/4 12/10 13/18 20/6 23/9 Terrific [1] 6/4 testify [7] 7/17 30/17 30/18 30/23 30/23 31/3 31/7 testimony [1] 12/17 than [13] 14/6 14/24 16/14 16/15 18/8 18/9 19/3 19/3 20/2 23/10 23/11 24/21 28/17 Thank [5] 7/15 26/19 37/9 37/20 37/21 **Thank you [3]** 7/15 37/9 37/20 that [246] that's [20] 4/17 5/13

15/6 18/8 20/19 21/10 21/16 21/20 22/5 22/10 22/20 24/6 24/21 25/12 them [4] 12/16 12/16 then [15] 4/25 5/15 6/2 8/17 11/4 13/12 13/21 15/8 18/13 23/22 26/1 35/4 35/17 36/8 36/13 there [17] 5/5 5/19 6/6 6/12 8/6 16/9 17/15 19/21 26/5 26/14 30/2 31/12 33/13 33/13 35/12 36/1 37/4 there's [4] 5/1 5/2 therefore [2] 30/2 these [6] 4/20 7/10 8/4 8/8 16/21 18/21 they [9] 15/22 19/13 20/13 20/13 25/19 28/6 31/14 31/15 31/15 thing [3] 10/25 13/19 things [7] 4/20 16/10 18/3 29/23 32/10 32/12 think [4] 8/7 20/12 those [13] 6/18 10/8 10/16 15/13 15/25 18/22 22/24 23/5 26/2 26/20 28/18 34/2 37/16 threatened [1] 34/25 threatening [2] 5/9 three [9] 6/1 6/3 14/6 14/25 15/22 17/7 17/24 three-level [2] 6/1 6/3 through [1] 36/9 tied [1] 20/14 time [7] 6/24 8/13 8/25 27/13 37/6 37/17 37/18 timely [2] 14/12 15/6 times [2] 10/6 25/16 titled [2] 11/14 38/4 today [4] 30/12 31/2 31/24 32/22 total [4] 15/9 17/22 17/24 18/14 traceable [1] 13/10 transcript [3] 1/9 2/14 38/3 transcription [1] 2/14 trial [16] 9/9 12/18 29/2 29/4 29/20 29/22 30/2 30/3 30/17 31/3 31/7 31/11 31/14 32/4 34/3 34/13 trying [1] 27/14 turn [6] 3/14 9/24 11/4

13/8 25/23 28/3

turning [2] 26/25 27/2

| rucest[5]736/15iled 08|/26/24135/Pasje3522f |436/636/1337/14 19/2 19/4 24/20 two [12] 5/18 5/25 8/3 9/9 13/20 15/14 17/11 17/16 26/9 26/15 26/17 two-level [2] 5/18 5/25 **U.S [5]** 1/13 16/23 24/10 26/4 26/14 **U.S. [2]** 11/25 12/2 U.S. Attorney's Office [2] 11/25 12/2 **U.S.C** [6] 9/11 11/10 11/12 35/5 35/23 35/24 ultimate [1] 20/18 ultimately [5] 20/11 21/19 23/4 23/22 24/18 unanimously [2] 29/8 29/18 under [5] 3/15 7/9 7/14 7/17 16/23 underlying [1] 4/23 understand [100] Understanding [1] 34/12

understands [1] 35/18 understood [29] 7/2 10/17 10/22 12/5 13/1 13/5 15/10 16/6 19/18 20/3 20/9 20/15 20/24 21/5 22/7 23/6 23/25 24/15 28/8 29/9 29/18 29/24 30/4 30/10 30/14 30/20 31/25 32/4 36/11 **UNITED [8]** 1/1 1/3 1/10 3/6 8/21 9/13 12/12 35/8 United States [4] 8/21

9/13 12/12 35/8 unless [1] 6/6 unlikely [1] 21/10 unnecessary [1] 5/20 until [1] 37/23 up [20] 3/14 6/11 6/21 22/10 29/12 29/15 30/3 30/13 30/17 31/3 31/6 31/24 32/2 32/6 32/12 32/22 33/10 33/18 34/12 34/19 upon [4] 8/17 18/13

21/17 23/18 **upward [2]** 19/10 19/11

usdoj.gov [1] 1/16 used [3] 13/4 30/24 31/8

vacated [1] 33/15 valuable [1] 34/6 versus [1] 3/6 very [3] 37/13 37/19 37/20 victim [1] 24/6 violation [11] 9/11 9/13 11/10 11/12 11/23 26/4

35/24 violence [1] 12/3 violent [1] 11/22 virtue [2] 32/21 33/20 voluntarily [1] 35/20 vote [3] 5/3 27/18 34/7 **vs [1]** 1/5

W

waived [1] 12/24 waiving [3] 28/4 28/24 35/18 want [6] 5/1 5/15 20/7 25/6 36/20 36/24 wanted [1] 6/4 wants [1] 6/6 was [7] 8/22 11/25 17/13 26/11 28/10 33/13 33/13 Washington [3] 1/5 1/14 2/12 way [2] 6/5 23/9 we [9] 3/12 3/16 4/19 11/15 12/9 25/23 28/3 36/24 37/5 we will [1] 11/15 we'll [6] 4/12 4/25 11/4 13/21 37/3 37/7 we're [3] 4/14 5/18 20/13 welcome [1] 7/5 well [4] 3/12 7/6 8/18

went [1] 29/4 were [6] 8/21 20/22 27/14 31/10 31/13 31/17 what [30] 6/3 6/20 6/21 7/17 7/21 10/16 11/1 11/2 11/3 15/15 18/6 20/12 21/3 21/20 22/1 22/3 22/15 22/17 23/1 23/13 23/18 23/22 24/19 25/24 26/2 30/19

28/18

31/14 34/19 35/18 37/3 what's [3] 16/10 19/22 33/10

whatever [2] 20/22 33/14

whether [3] 20/7 20/19 Young's [2] 8/12 35/21 26/1

which [17] 9/10 9/12 9/21 11/10 11/11 11/14 11/14 11/25 13/20 15/23 16/12 26/13 26/21 27/3 27/12 27/23 33/12

whole [1] 22/16 **why [3]** 30/19 36/18 36/24

will [28] 3/15 7/12 11/15 11/18 11/19 11/21 13/7 13/9 15/8 16/9 16/11 18/4 18/6 19/1 19/11 21/5 21/20 22/1 23/18 28/6 28/12 36/1 36/1 36/2 36/5

William [4] 2/9 38/2 38/7 38/8 Wilson [3] 2/2 2/2 3/9 wish [6] 6/14 9/9 29/2 34/15 36/10 36/14 wished [1] 30/8 withdraw [6] 16/17 18/10 19/5 20/24 23/24 24/21 within [3] 11/23 22/5 23/14 witness [1] 30/18 witnesses [1] 29/23 won't [2] 19/13 30/2 worded [1] 28/11

would [38] 3/13 9/24 14/11 14/15 16/4 16/16 17/2 17/8 17/11 17/15 17/23 18/9 19/4 20/1 20/23 22/24 23/23 29/5 29/5 29/7 29/7 29/20 29/21 29/22 30/6 30/8 30/16 30/22 30/24 31/11 31/14 31/15 31/15 31/20 32/9 32/13 32/18 37/1

years [4] 13/25 14/6

14/20 14/25

yes [92]

you [214] you understand [1] 21/13 you'd [1] 37/3 you'll [2] 6/10 24/5 you're [21] 6/21 11/2 13/21 15/23 16/15 20/12 23/23 26/21 27/3 29/15 30/2 30/13 31/3 31/6 31/24 32/2 32/22 32/23 33/9 34/12 34/19 you've [20] 10/22 11/8 12/11 12/17 12/20 12/24 13/12 17/16 19/16 20/12 20/12 21/2 21/4 24/4 24/8 24/13 30/19 33/4 33/12 33/22 YOUNG [94]

your [101] **Your Honor [19]** 3/5 4/17 5/5 5/12 5/22 5/24 5/25 6/8 8/14 8/15 26/3 35/14 35/15 36/22 37/1 37/9 37/12 37/17 37/18

Zaremba [4] 2/9 38/2 38/7 38/8 zero [2] 16/4 16/14