

UNITED STATES DISTRICT COURT
for the
District of Columbia

United States of America v.
George Amos Tenney III
DOB: XXXXXX
and Darrell Alan Youngers
DOB: XXXXXX
Defendant(s)

Case No.

CRIMINAL COMPLAINT

I, the complainant in this case, state that the following is true to the best of my knowledge and belief.

On or about the date(s) of January 6, 2021 in the county of in the
in the District of Columbia, the defendant(s) violated:

Table with 3 columns: Code Section, Offense Description, Defendant(s). Rows include 18 U.S.C. § 231(a)(3), 18 U.S.C. § 1512(c)(2) and (2), 18 U.S.C. § 1752(a)(1), 18 U.S.C. § 1752(a)(2), 40 U.S.C. § 5104(e)(2)(D), and 40 U.S.C. § 5104(e)(2)(G).

This criminal complaint is based on these facts:

See attached statement of facts.

Continued on the attached sheet.

[Redacted signature area]
Complainant's signature

[Redacted name and title]
Task Force Officer
Printed name and title

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1
by telephone.

Date: 06/28/2021

Digitally signed
by G. Michael
Harvey
Judge's signature

City and state: Washington, D.C.

G. Michael Harvey, U.S. Magistrate Judge
Printed name and title

STATEMENT OF FACTS

Your affiant, Task Force Officer [REDACTED], is a Deputy of the Anderson County Sheriff assigned to the Joint Terrorism Task Force (JTTF) of the FBI. Currently, I am tasked with investigating criminal activity in and around the Capitol grounds on January 6, 2021. As a Task Force Officer for the FBI, I am authorized by law or by a Government agency to engage in or supervise the prevention, detention, investigation, or prosecution of a violation of Federal criminal laws.

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

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

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

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

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

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

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

This affidavit describes facts relating to two individuals, George Amos Tenney III (TENNEY) and Darrell Alan YOUNGERS (YOUNGERS) who entered and moved through the U.S. Capitol Building together on January 6.

Identification of TENNEY

On or about February 9, 2021, I interviewed TENNEY at his home in Anderson, South Carolina. During the interview, TENNEY admitted to entering the U.S. Capitol Building on January 6, 2021 and said he was wearing a black jacket with white logo on the left side of the chest that day. TENNEY further stated that the black jacket that he wore on January 6, 2021 when he entered the U.S. Capitol was the same jacket that he was wearing during our interview. A photograph of TENNEY that I took during my interview with him on February 9, 2021 is included below and shows him wearing the black jacket.



TENNEY said that he was only inside the Capitol Building for three or four minutes before he and the people he was with realized that something bad was happening, prompting them to leave. He indicated that he did not think he was doing anything wrong at the time, but, in hindsight,

wishes he had not gone inside the Capitol Building. TENNEY further stated that he did not engage in any violence inside or cause property damage. Instead, he said, he told people to stop damaging things and helped officers who had fallen to the ground to get back on their feet.

TENNEY informed me that he is an administrator for a Facebook page called “The PowerHouse Patriot,” together with another individual, Person-1. He said that he had attended the January 6 “Save America” rally with Person-1. The PowerHouse Patriot features political articles and videos of Person-1 typically commenting on politics. A video was posted on January 8, 2021 to The PowerHouse Patriot captioned “Headed Home.” The video features Person-1 talking about her observations and experiences at the U.S. Capitol.

During his February 9 interview, TENNEY also mentioned two other names: “Darnell,” (YOUNGERS’ first name is “Darrell”) and a person he identified as “Robbie” from Greenville, S.C., whom he said had already been interviewed by the FBI. TENNEY admitted to having met “Robbie” in the crowd at the January 6 rally, before he entered the Capitol.

Based on further investigation, your affiant believes “Robbie” is William Robert Norwood III, an individual residing in Boiling Springs, South Carolina (approximately 30 miles from Greenville), who has been charged with multiple crimes relating to the January 6, 2021 Capitol attack. *See United States v. William Robert Norwood III, a/k/a Robbie Norwood*, Case No. 21-cr-233-EGS, Dkt. 8 (D.D.C. filed March 19, 2021). The FBI interviewed Norwood at its Greenville Resident Agency on January 22, 2021. In a subsequent interview on February 26, 2021, Norwood mentioned sharing a hotel room the night of January 6 with an individual named “George,” which is TENNEY’s first name.

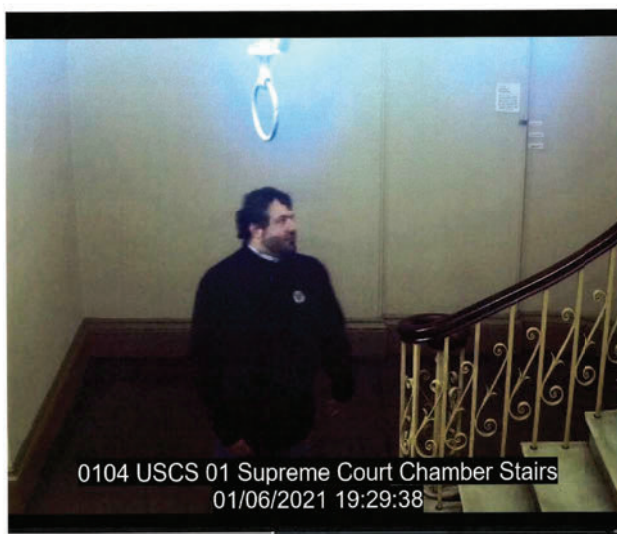
Person-2, an individual who knows Norwood well, also spoke with the FBI and identified the individual seen wearing the black jacket depicted in the image above (identified in this investigation as TENNEY) as an individual who was friends with Person-1 (whom she identified by her first name and as someone who hosts a talk show on social media). Person-2 further stated that Person-2 had shared a hotel room with Person-1, the individual I have identified as TENNEY, and others the night of January 6. According to Person-2, Person-1 had invited Person-2 and Norwood to stay in the hotel room. Person-2 was shown a screen capture of a video from The PowerHouse Patriot Facebook page and identified Person-1 in the video.

While in the hotel room in the evening of January 6, Person-2 reported that Person-2 observed, took photos, and filmed video as Person-1 interviewed the males, including TENNEY, about their activities at the U.S. Capitol. According to Person-2, all were wearing masks to conceal their identities. When not participating in the filmed interview, the individuals removed their masks.

Person-2 provided agents with a photo from the interview depicting three males sitting on a couch wearing masks. Person-2 identified Norwood as the man seated in the center, flanked by two other males. When shown a photo from U.S. Capitol surveillance which included TENNEY, Person-2 identified TENNEY as the person on the right, wearing the orange shirt. That photograph is depicted below:



When shown the following still image from Capitol security video capturing the Supreme Court Chamber Stairs inside the U.S. Capitol Building on January 6, 2021 at 19:29:38 UTC (2:29:38 p.m. EST), Person-2 agreed that the individual below was the male wearing the orange shirt in the photograph above.



TENNEY's Social Media Messages Described Plans for January 6

I have reviewed messages sent by TENNEY on Facebook describing his plans to travel to Washington, D.C. on January 6. For example, on December 12, 2020, TENNEY wrote to Person-1, "What's up in DC??? Rally?? Trump??? What's going on? I wanna be involved!!" Person-1 responded, "Yes!...Come with me! As of right now I'm going alone!...I booked the room this morning." Person-1 then sent TENNEY a picture of the Hampton Inn Washington-Downtown-Convention Center, located in Washington, D.C., showing check in on January 6 and check out on January 7. The messages also reveal that Person-1 and TENNEY discussed plans to drive to Washington, D.C., to arrive in time for the January 6 rally and splitting the cost of the hotel room. Person-1 proposed that they interview people "for the page" while in Washington, D.C. TENNEY later mentioned that he planned to drive with some people he knew "from Greenville" who had booked a room at the same hotel.

Even prior to the January 6 riot, TENNEY discussed "armed militia patriots" and stated that "we" may siege the U.S. Capitol Building. On December 14, 2020, TENNEY wrote to Person-1, "Where and how do I get involved or a part of one of these patriot revolution groups? Like proud boys, or any of the other American Patriot militias??" Person-1 responded that Person-1 would "ask around."

On December 27, 2020, TENNEY wrote, "I heard over 500k armed militia patriots will be in DC by the 4th. And will start early waiting for the rest of us on the 6th. They already predict over [a] million people will be in DC the 6th." The next day, he wrote, "We need to talk about the trip to D.C...It's starting to look like we may siege the capital building and congress if the electoral votes don't go right....we are forming plans for every scenario." On December 29, TENNEY wrote a message that included the following: "I've been watching these pod cast things from this guy. He says Pence is a traitor and will betray the US on the 6th."

In a message on January 4, TENNEY described his plans to travel to Washington, D.C. He indicated that he planned to leave South Carolina by midnight or 1:00 a.m. on January 6 and arrive in Washington D.C. by 9:00 a.m. and that he would stay at the Hampton Inn. At 8:01:45 a.m. EST on January 6, TENNEY sent a Facebook message stating, "Made it. Getting in hotel now."

Cell Phone Location Data Regarding TENNEY

During his February 9, 2021 interview, TENNEY also provided his cellular telephone number, a phone number ending in 6603. TENNEY said that he had his cell phone with him on January 6, 2021 and used it to take photographs while he was inside the U.S. Capitol. Records from Verizon for the phone number ending in 6603 indicate that it was registered to "G. Tenney," with an address matching TENNEY's home address.

According to records obtained through a search warrant which was served on Verizon, on January 6, 2021, in and around the time of the incident, the cellphone associated with the phone number ending in 6603 was not identified as having utilized a cell site consistent with providing

service to a geographic area that includes the interior of the United States Capitol Building. Verizon records do indicate, however, that the cell phone utilized a cell site consistent with providing service to a geographic area that includes the Washington D.C. area on January 6, 2021. TENNEY's phone records are consistent with travel from South Carolina to Washington D.C. before 8:42 a.m. on January 6. His phone records after approximately 4:07 a.m. on January 7 are consistent with travel from Washington D.C. back to South Carolina, where TENNEY lives.

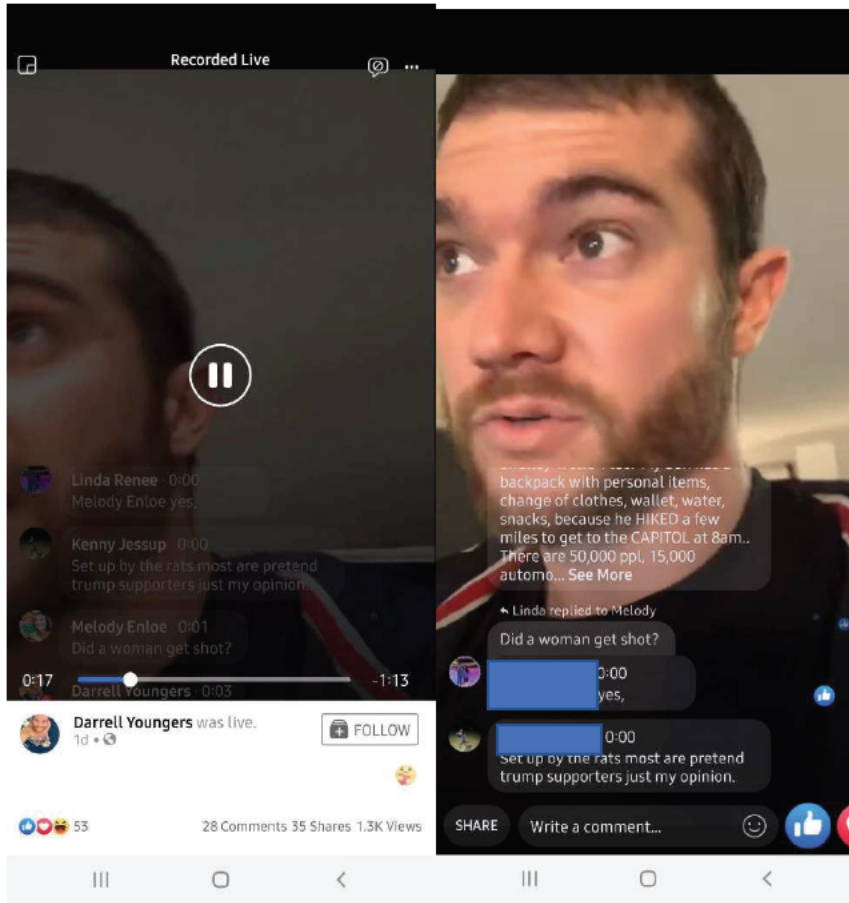
Identification of YOUNGERS

The FBI also received a tip from a witness, Person-3, who has taken leadership courses with YOUNGERS. Person-3 most recently saw YOUNGERS in a Zoom course in 2021. Person-3 reported that YOUNGERS had made comments on Facebook indicating he was inside the Capitol on January 6.

Records provided by Facebook indicate that the Facebook page associated with username Darrell Youngers belongs to YOUNGERS. As of June 6, 2021, YOUNGERS' public Facebook page did not include information suggesting that he had entered the Capitol. His Facebook page does include a video, posted on January 6, however, that appears to have been taken at the rally in Washington D.C. where then-President Trump spoke. In the comments to the video, another Facebook user asked YOUNGERS if he was there, and YOUNGERS replied that he was.

On January 6, YOUNGERS sent a Facebook message to Person-1 (the individual with whom TENNEY administers The PowerHouse Patriot Facebook page) stating "this is darrell. George and I went into the Capitol, headed to the hotel now."

The FBI also obtained a screen recording of a Facebook live feed from YOUNGERS (which is no longer visible on his public Facebook page). The screen recording, which is dated January 7, captures a post by YOUNGERS one day prior (i.e., January 6). The screen recording is a selfie video. In the selfie video, a man, who appears to be YOUNGERS, based on my review of the other images and video described in this affidavit, stated that he had just left the "Capitol Building" and returned to a hotel he was sharing with some friends he had met that day. He stated that "protestors were inside the Capitol Building." He said they were "not being violent," but "had forced their way in." He said they were "not being aggressive with the cops," but there had been some "small skirmishes...little fights between the protestors and the security" but "no shootouts." Below are screenshots from the Facebook screen recording:



Through a tip, the FBI also obtained a screenshot posted to YOUNGERS' Facebook account where an "area closed" sign is visible:



Person-3 also identified YOUNGERS in the following still frame from Capitol security footage, whose caption indicates that it depicts the intersection of First Street, NW and Constitution Avenue at 2:08:18 p.m. EST on January 6 (the timestamp on the image is in UTC time). In addition, I have compared the photograph below to YOUNGERS' driver's license photograph, and reasonably believe the individual in the photograph below is YOUNGERS.



The full image from CCTV is below:



The FBI identified YOUNGERS' cell phone number, which ends in [REDACTED]. Verizon records confirm that this number is registered to YOUNGERS. According to records obtained through a search warrant which was served on Verizon, on January 6, 2021, in and around the time of the incident, the cellphone associated with YOUNGERS' phone number (ending in [REDACTED]) was identified as having utilized a cell site consistent with providing service to a geographic area that includes the interior of the United States Capitol building.

The FBI also obtained license plate reader data for a license plate for a vehicle registered to YOUNGERS. The data shows the vehicle on Interstate 359, traveling northbound on January 2, 2021 at approximately 1:05:14 p.m. in Tuscaloosa, Alabama. Driving routes between Cleveland Texas, where YOUNGERS resides, and Washington, D.C., pass through or near Tuscaloosa.

In addition, the FBI lawfully obtained a photograph from a *New York Times* photographer taken on January 6, which shows the individual I have identified as YOUNGERS in Washington, D.C., at the intersection of 15th Street NW and Constitution Avenue NW. YOUNGERS is the man on the right, holding a cell phone:



As in other videos and photographs of YOUNGERS from January 6 (included further below in this affidavit), he has a scarf or gaiter around his neck, and is wearing a hat with an Under Armour logo, a navy or dark-colored jacket, and blue jeans.

Footage of TENNEY and YOUNGERS Outside the Capitol on January 6

On January 6, TENNEY and YOUNGERS entered and traveled through the Capitol Building together. The following screenshots are taken from footage filmed outside the exterior of the Capitol Building on January 6. TENNEY is recognizable chiefly by his black jacket and hairline, and YOUNGERS by his beard, baseball cap with logo, navy or dark-colored jacket with piping around the hood, and blue jeans.







TENNEY and YOUNGERS Enter and Travel Through the Capitol

TENNEY and YOUNGERS then entered the Capitol. Inside the Capitol, TENNEY is again recognizable chiefly by his black jacket, distinctive hairline, and beard. YOUNGERS is recognizable principally based on his distinctive jacket, with its piping and reference to the Marine Corps, in which YOUNGERS served, the scarf he wears as a mask at times, his baseball cap, and his beard. Both defendants are also recognizable in part based on their proximity to each other outside and inside the Capitol building.

In a video posted to social media, the individual holding the camera follows a line of individuals to an entrance that appears to be the Senate Wing Door. Once inside, TENNEY and YOUNGERS are visible immediately in front of the camera. On YOUNGERS' jacket, the phrases "MARINES" and "SEMPER FI" (the motto of the U.S. Marine Corps) are wholly or partially visible. YOUNGERS served in the United States Marine Corps and the United States Marine Corps Reserves. YOUNGERS high-fives another rioter as he walks in. Below is a screenshot, with red arrows pointing to YOUNGERS (on the left) and TENNEY (on the right):

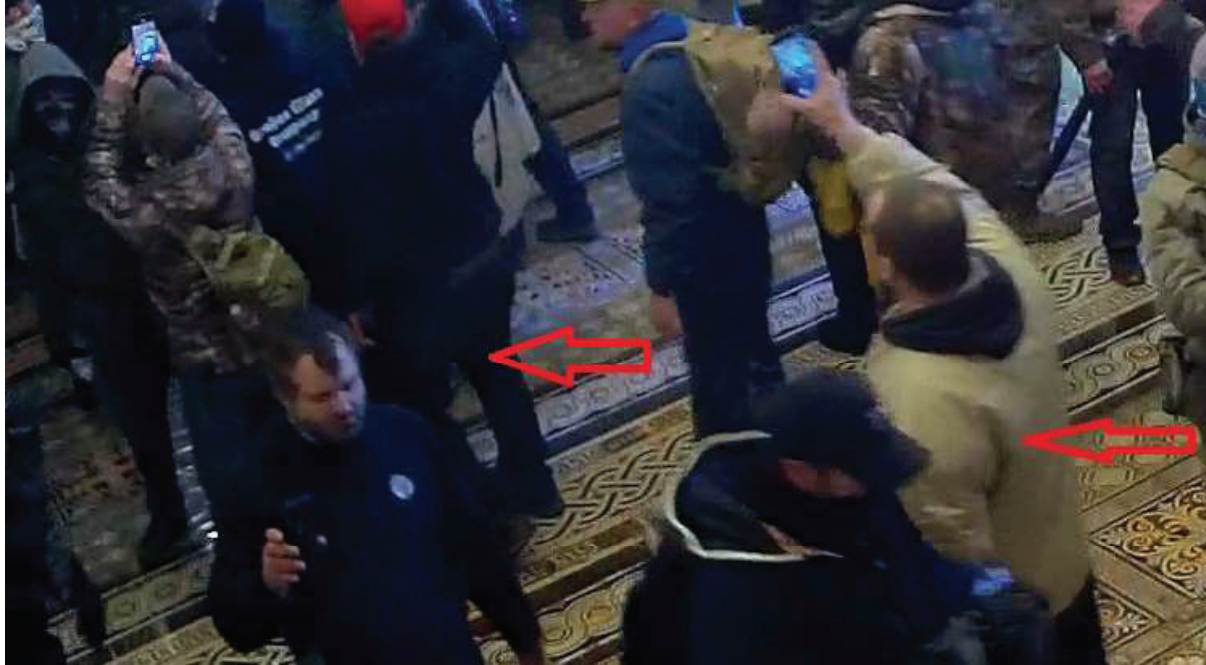


This social media video is consistent with Capitol CCTV security footage that shows the individuals I recognize as TENNEY and YOUNGERS inside through the Senate Wing Door at approximately 2:19 PM EST, as depicted below.¹ A red arrow points to TENNEY, and YOUNGERS is to the right of TENNEY and is wearing a baseball cap and a jacket with piping around the collar.

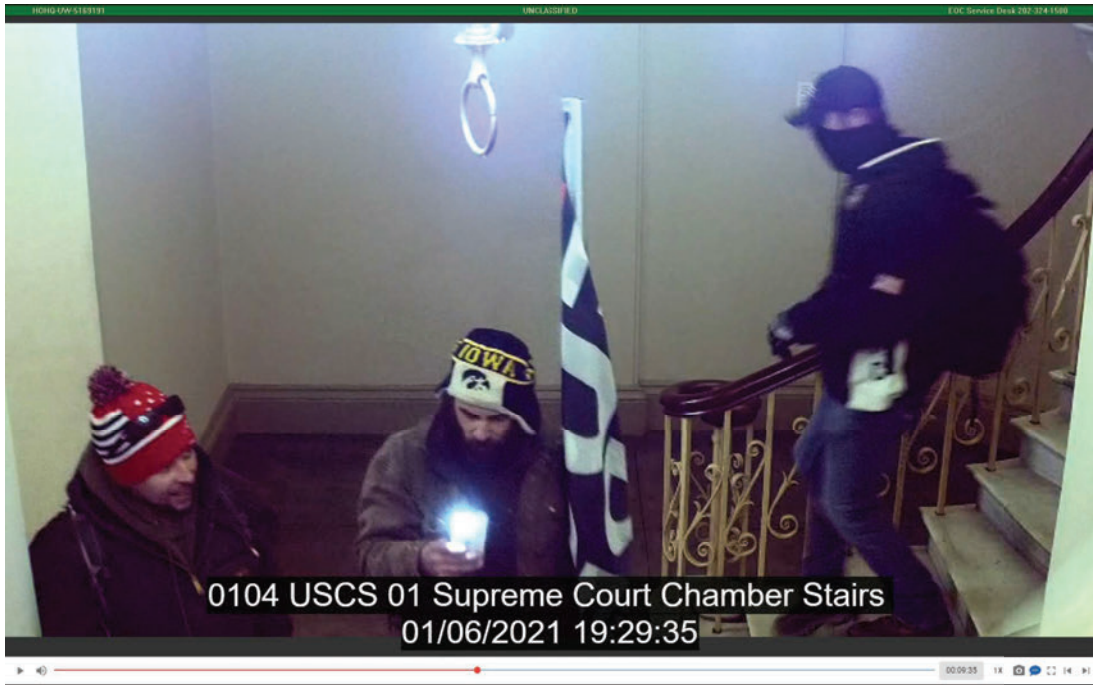
¹ Many of the timestamps in the screenshots of the CCTV video footage from the U.S. Capitol Police are in UTC time, five hours ahead of Eastern Standard Time.



Capitol CCTV footage also shows TENNEY holding a cellphone and appearing to take video or photographs as he is walking through the Capitol Building, as seen in the image below. YOUNGERS, again, is next to TENNEY; his baseball cap, beard, and jacket with piping are all visible.



The images below (also from Capitol security footage) show the two men descending the same staircase in the Capitol, with YOUNGERS going first and TENNEY following.





After descending the stairs, TENNEY looks at the camera:



TENNEY and YOUNGERS Arrive in the East Rotunda

After walking through the Capitol Rotunda, TENNEY entered the East Foyer at approximately 2:24 p.m., with YOUNGERS following about 45 seconds later. In the East Foyer,

TENNEY sought to help rioters enter the Capitol Building, confronting officers and Capitol employees while doing so.

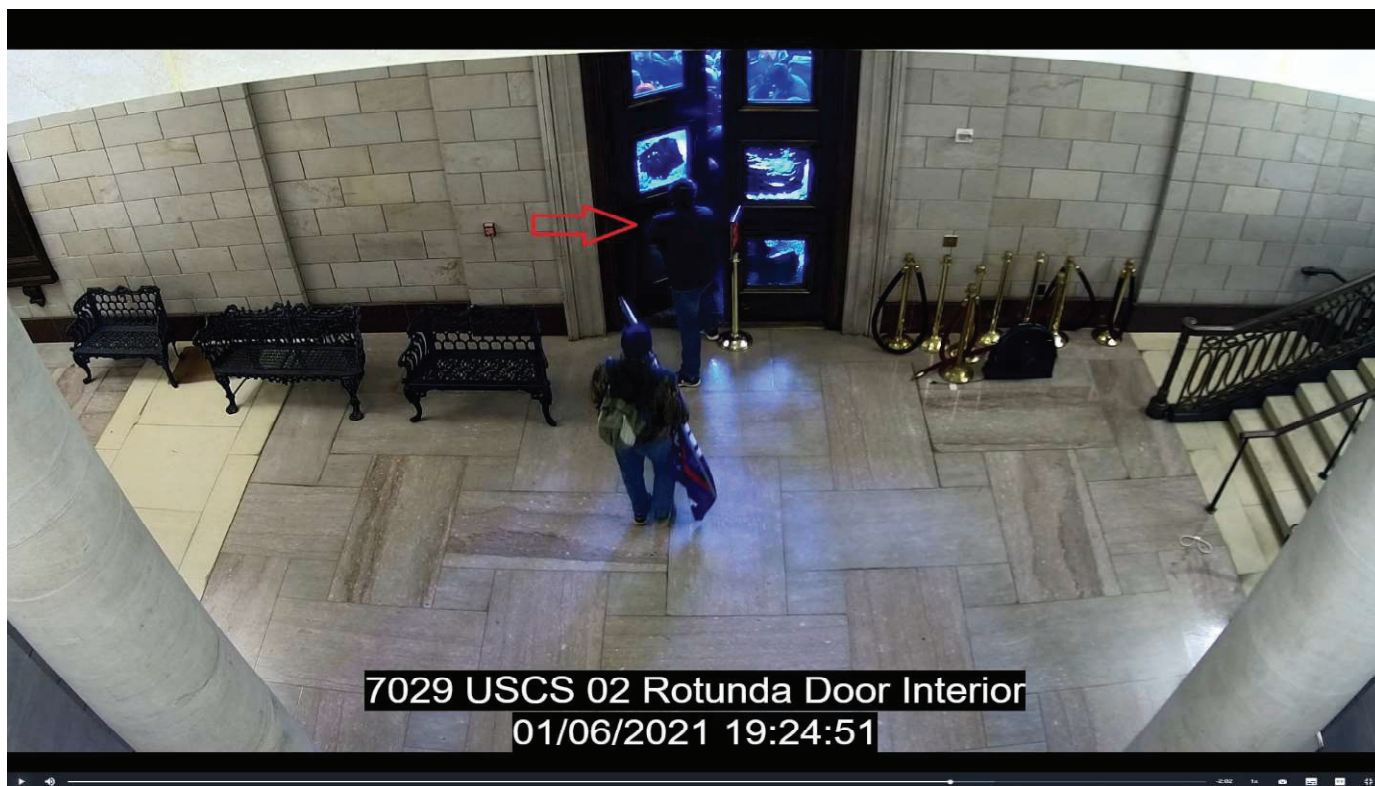
By the time TENNEY and YOUNGERS entered the East Foyer, rioters had amassed outside the doors to the East Foyer, also known as the East Rotunda Doors or the Columbus Doors. Video footage captured TENNEY confronting federal officers as he sought to open the East Rotunda Doors from the inside to allow rioters to enter, despite police efforts to keep the doors shut and keep the rioters outside.

TENNEY approached the closed East Rotunda Doors and tried to push open the doors by shoving his body against them. YOUNGERS waited by the entrance to the Rotunda for a few moments. As TENNEY succeeded in pushing one of the two doors open, J.G., an employee of the House Sergeant at Arms, ran toward TENNEY, pushed him aside, and tried to close the door TENNEY had opened. YOUNGERS ran toward TENNEY and J.G.

TENNEY then ran to the door again and made physical contact with J.G., appearing to grab him by the shoulder. Their faces close together, the two men (TENNEY and the officer) had a heated conversation.

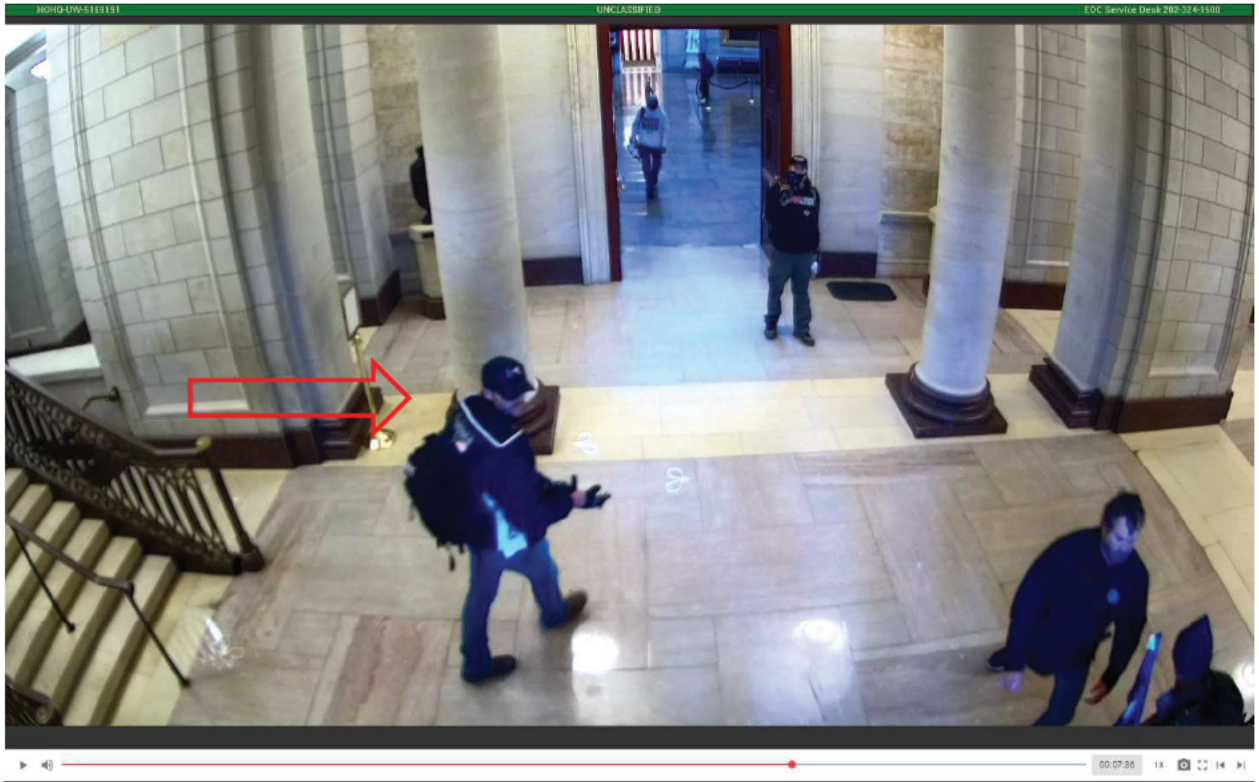
According to J.G., TENNEY said, in substance, “you’re not gonna stop us,” and that there were so many “of us” that J.G. could not stop them. J.G. identified himself in the Capitol Security video but could not independently recall being shoved.

Below are two images from Capitol Security video capturing the confrontation with J.G..



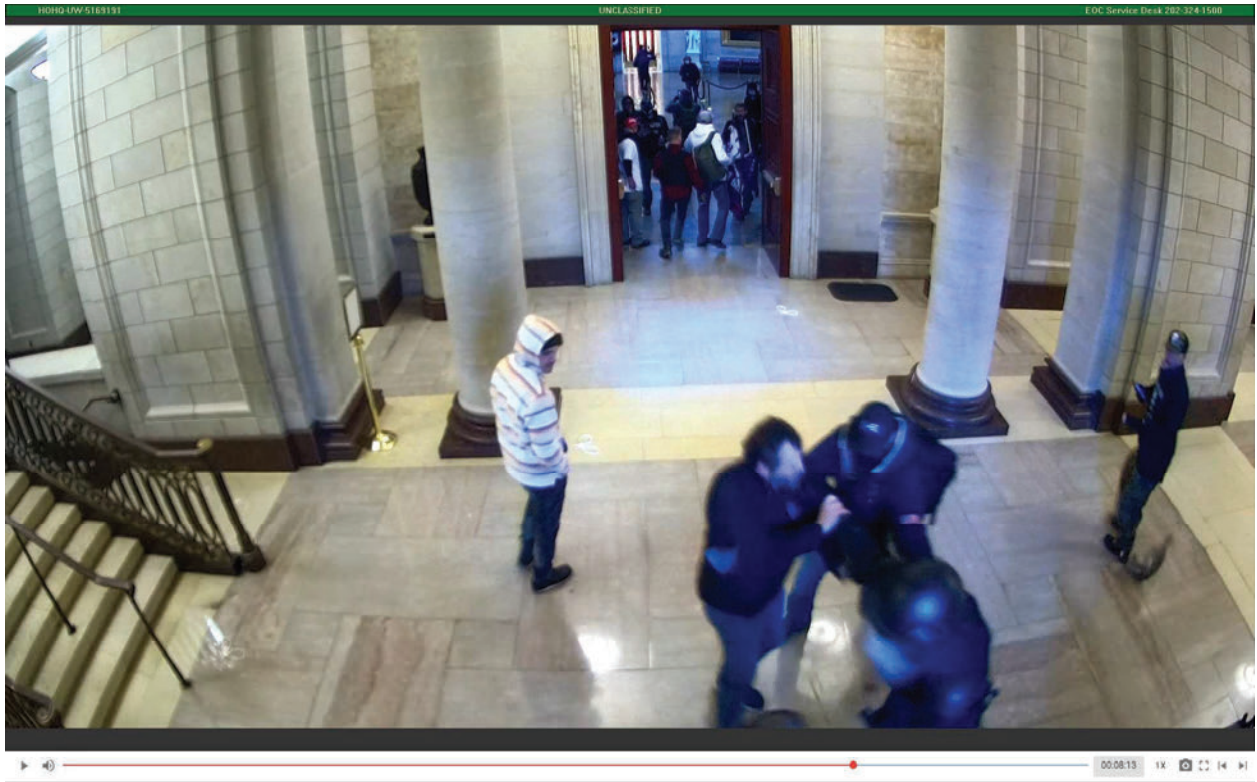


Below is an image of YOUNGERS in the area, identifiable principally by his jacket, baseball cap, and beard. TENNEY is in the lower right-hand portion of the frame.



The employee of the House Sergeant at Arms, J.G., then left the area. Next, with one of the doors still open, TENNEY reached outside. At that time, Capitol Police Officer B.A. was outside the doors, and his arms locked with TENNEY's as Officer B.A. came inside. TENNEY put his hand on B.A.'s chest as the two separated. YOUNGERS appeared to put hands on Officer B.A, and TENNEY swatted away Officer B.A.'s hand. Officer B.A turned toward TENNEY, and TENNEY and YOUNGERS shuffled backward toward the Rotunda, as if retreating.

Below are images from the confrontation:



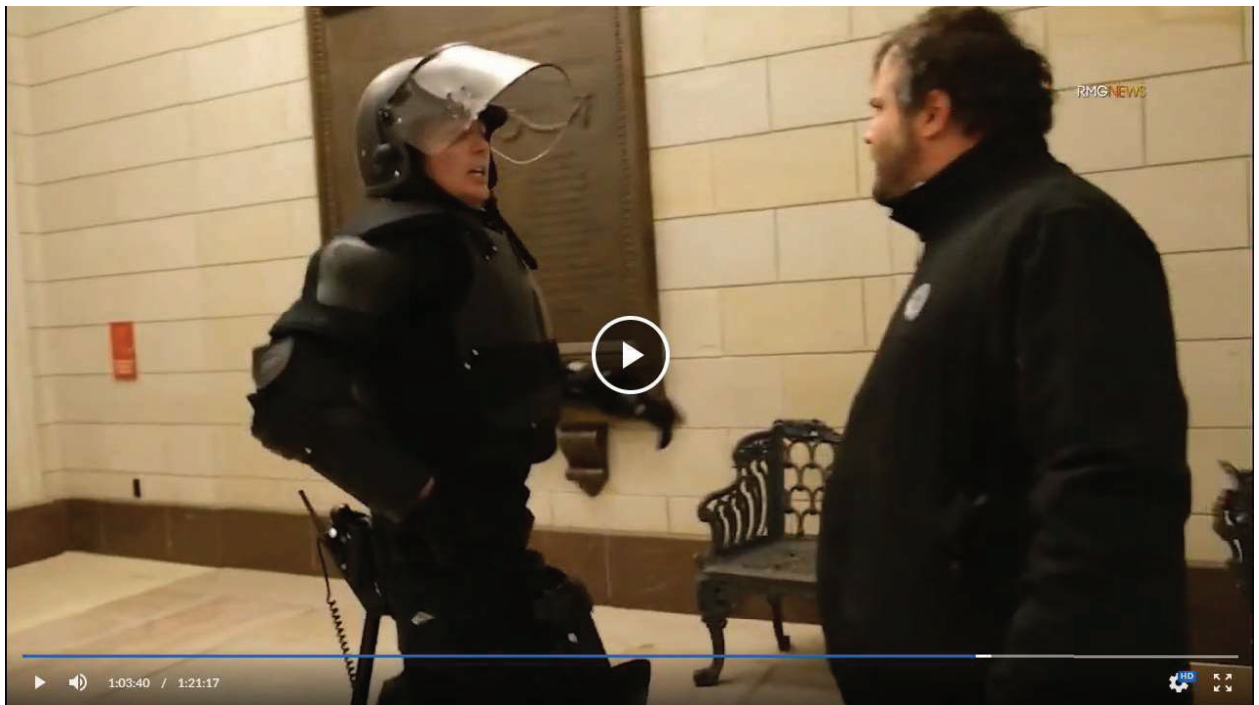


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In the Rotunda, TENNEY yelled, in substance, “Stand up, Patriots, stand up!” according to a video posted by RMG News to YouTube. Officer B.A. then returned to defend the East

Rotunda doors, and TENNEY followed him. As Officer B.A. tried to stop rioters from entering, TENNEY walked up to Officer B.A. and yelled, in substance, “we are one of you! We are one of you!”

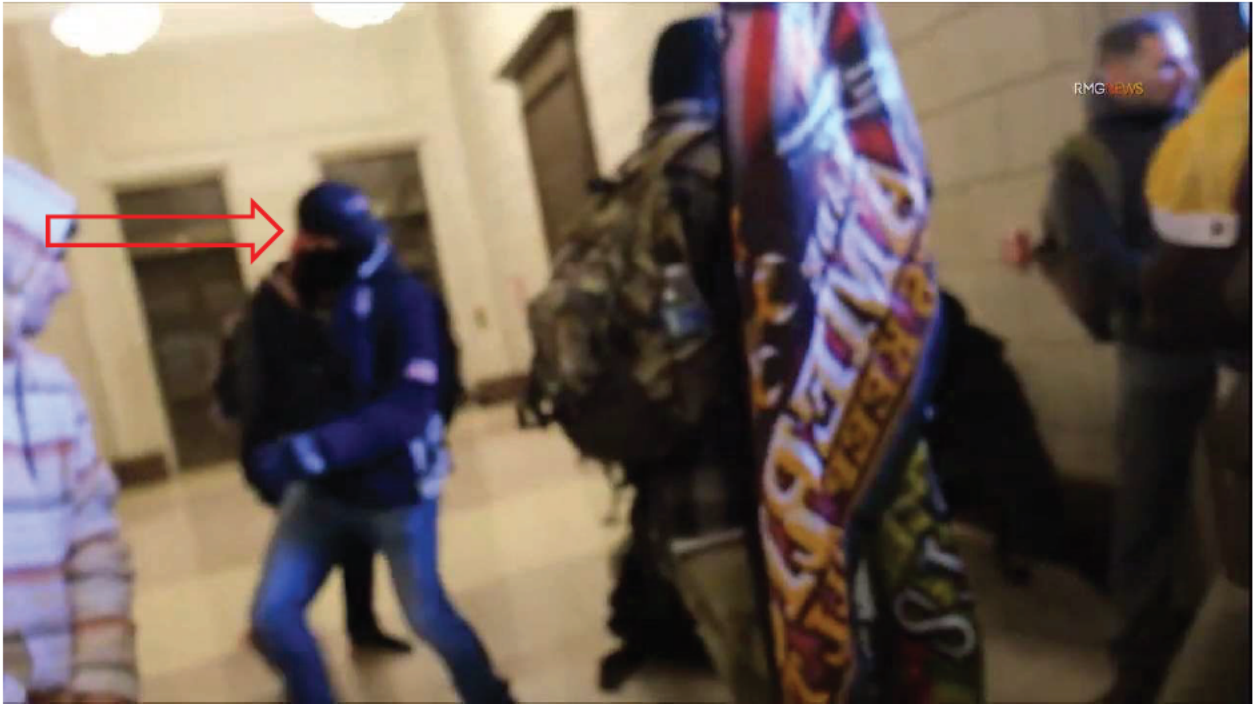
The footage posted by RMG News coincides with events captured on Capitol CCTV footage, includes other shots of TENNEY and YOUNGERS. The screenshot below shows one of TENNEY’s interactions with Officer B.A.:



Below is another still of TENNEY next to the East Rotunda Doors:



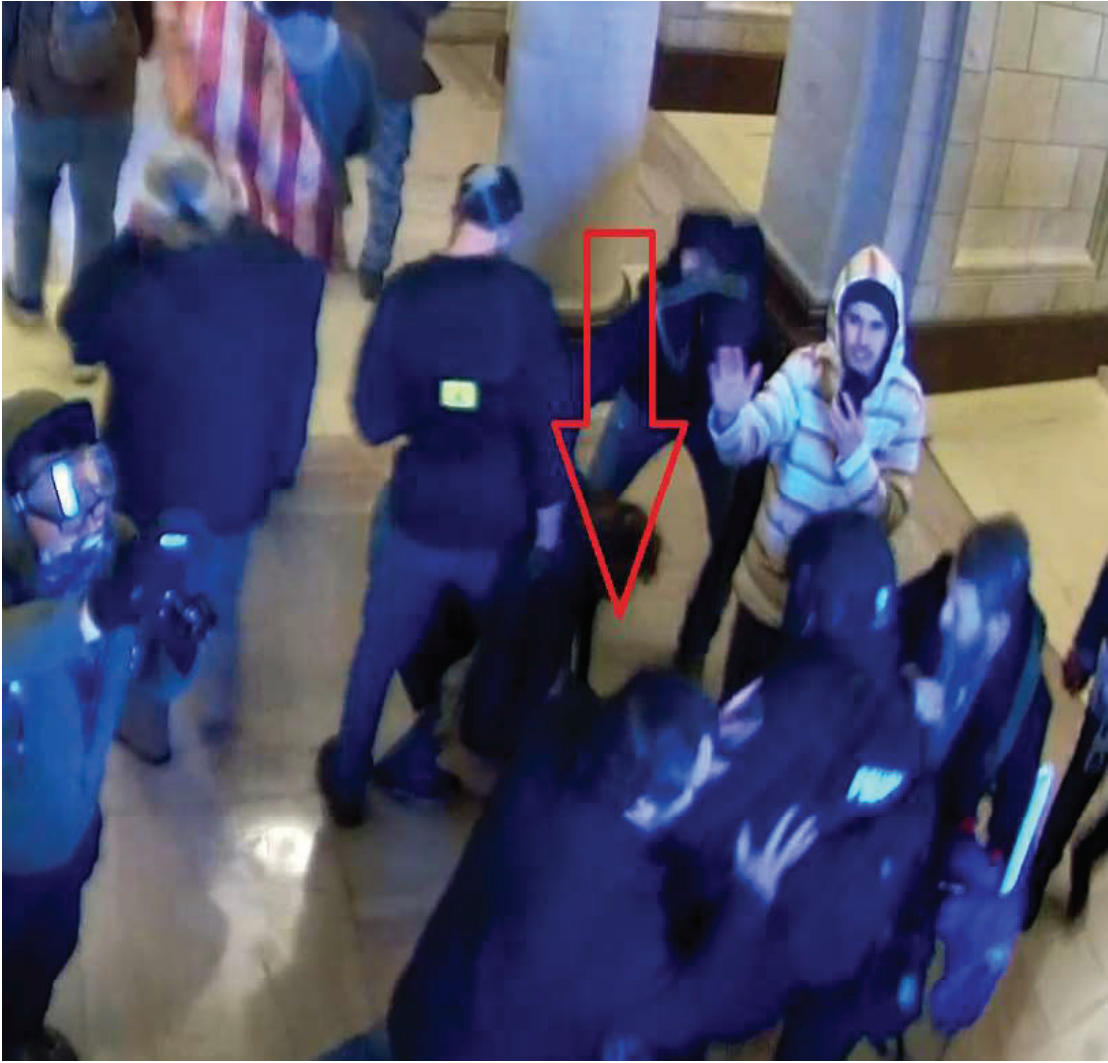
YOUNGERS is also visible in the RMG News video in the East Foyer:



As TENNEY returned to the East Rotunda Doors, rioters began to stream through, and TENNEY can be heard yelling, in substance, “come on, Americans!” He stood next to the rioters as they entered and patted at least one on the back. When a U.S. Capitol Police Officer entered, however – identified as Officer J.G. – TENNEY pushed him to the side, as seen in the three images below (two still shots from Capitol CCTV footage and one screenshot from RMG News’ video). Officer J.G. identified himself from a still image captured from a video posted to social media by RMG News, which corresponds to the incident as captured by Capitol CCTV video footage.



7029 USCS 02 Rotunda Door Interior
01/06/2021 19:26:23





Meanwhile, YOUNGERS stood further back from the door and patted an entering rioter on the back.

TENNEY then walked up to the small group of police and rioters by the East Rotunda doors. As police succeeded in closing the door to the rioters outside, TENNEY appeared to verbally confront them. TENNEY and YOUNGERS then entered the Rotunda and moved away from officers.

TENNEY and YOUNGERS became “friends” on Facebook on January 9. On January 11, TENNEY sent a Facebook message to another individual stating, “I have first hand knowledge of last Wednesday at the Capitol.” On January 18, TENNEY exchanged Facebook messages with Robbie Norwood, who wrote that there was a fire near the U.S. Capitol. Norwood commented, “At first, all I saw was people running and smoke lol...I was like...OH SHIT!! HERE WE GO!” TENNEY responded, “Yeah, THAT WOULD’VE BEEN AWESOME !!!”

Based on the foregoing, your affiant submits that there is probable cause to believe that TENNEY and YOUNGERS each violated 18 U.S.C. §§ 1752(a)(1) and (2), which makes it a crime to (1) knowingly enter or remain in any restricted building or grounds without lawful authority to do so; and (2) knowingly, and with intent to impede or disrupt the orderly conduct of Government business or official functions, engage in disorderly or disruptive conduct in, or within such proximity to, any restricted building or grounds when, or so that, such conduct, in fact, impedes or disrupts the orderly conduct of Government business or official functions. For purposes of Section 1752 of Title 18, a “restricted building” includes a posted, cordoned off, or otherwise restricted area of a building or grounds where the President or other person protected by the Secret Service,

including the Vice President, is or will be temporarily visiting; or any building or grounds so restricted in conjunction with an event designated as a special event of national significance.

Your affiant submits there is also probable cause to believe that TENNEY and YOUNGERS each violated 40 U.S.C. §§ 5104(e)(2)(D) and (G), which makes it a crime 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; and (G) parade, demonstrate, or picket in any of the Capitol Buildings.

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

Your affiant submits there is also probable cause to believe that TENNEY violated 18 U.S.C. § 231(a)(3), which makes it unlawful to commit or attempt to commit any act to obstruct, impede, or interfere with any fireman or law enforcement officer lawfully engaged in the lawful performance of his official duties incident to and during the commission of a civil disorder which in any way or degree obstructs, delays, or adversely affects commerce or the movement of any article or commodity in commerce or the conduct or performance of any federally protected function. For purposes of 18 U.S.C. § 231, a federally protected function means any function, operation, or action carried out, under the laws of the United States, by any department, agency, or instrumentality of the United States or by an officer or employee thereof. This includes the Joint Session of Congress where the Senate and House count Electoral College votes.

Respectfully submitted,

Task Force Officer- FBI JTTF



Digitally signed by
G. Michael Harvey
Date: 2021.06.28
11:16:41 -04'00'

G. MICHAEL HARVEY
UNITED STATES MAGISTRATE JUDGE