

How to Pardon the J6ers:

***A Comprehensive Strategy Guide for
President Donald J. Trump***

by Suzanne Monk

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This guidebook and the J6 Pardon Project are a project of
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*This book is dedicated to my dear friend **Zachary Rehl**,
a father, a veteran, a husband and an amazing man
currently rotting in a jail cell for
innocent actions on January 6th, 2021,
who has been a huge help in inspiring
and researching this guide,
even while serving unwarranted time in a BOP prison.*

*He needs to go home and raise his beautiful family
on Day One.*

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Introduction

A Plea to President Trump

Dear President Trump,

I am writing this guide for you, for one man, the only man who can save my friends and loved ones from the tyranny of a weaponized government.

You have stated many times that you will pardon the J6ers when you return to office. Hundreds and hundreds of J6 families are counting on that promise to bring their spouses, fathers, mothers, sons, daughters and loved ones home. These American citizens are suffering under tortuous conditions in our shameful prison system. They are being denied justice in the courtrooms, as you yourself have experienced. There seems to be little end in sight to this nightmare but for that one beacon of hope they all share:

"President Trump will pardon us."

I know you will always live up to your promises, you have proven that to me many times since 2015. I also know the mess created by the weaponized DOJ witch hunt on the J6ers is behemoth in nature, or as you might say, HUGE. As an activist in the J6 mission since January 7th, 2021, I have gained a great deal of knowledge about the J6 situation. I

have worked with members of Congress persuading them to visit the DC jail, hold hearings and help J6 defendants. I have supported the work of several other tireless J6 advocates who are also steeped in J6 knowledge. I have sat through the entire Proud Boys trial, as well as sat in many other J6 trials, and watched the death of justice before my very eyes, to my extreme heartbreak. I have talked with dozens and dozens of J6 defendants and family members, heard their stories of pain and loss, held their hands through tears, and fought their battles side by side.

In preparation for this guidebook, I've also consulted with several attorneys representing and fighting for J6ers, both to inform myself of the law, and to remind myself of the shocking miscarriage of justice each of these attorneys can detail through their own experiences.

Justice is not being served, the J6ers are being denied due process, and they need your help.

It is my intent with this guidebook to help you help them. With the help of a team of J6 experts, I have created a detailed and multi-pronged strategy for presidential clemency that will ensure that no J6er in need slips through the cracks and all those who have been denied due process receive justice. We have also compiled a complete database of all J6

defendants to date, which will be made available this Fall, and we will continue to update the J6 Defendant Database as we near your election and inauguration, so that you will have access to the most up to date and complete information on all of the J6 defendants as we move through the pardon process.

Please know that we offer this strategy and information only as advice. The ultimate decision on how to proceed with the process of pardoning the J6ers is yours and yours alone. I deeply appreciate your efforts on behalf of the J6ers, and your efforts in the future as president. However, you will excuse me for saying so, Mr. President, I have too many friends and loved ones suffering untold torment to stand by and hope that you have all the information you need to make sure my friends come home as soon as possible. I HAD to make SURE you had all of the information, all of the planning and analyzing, absolutely everything you need to pardon my friends on day one of your long awaited second term. So rather than standing by, I took it upon myself to do the research, analysis and data collection that I know will be needed to deliver clemency to hundreds and hundreds of good patriotic Americans attacked by Biden's weaponized DOJ.

This guidebook and the J6 Defendant Database are the result of countless hours of research, analysis, and data collection necessary to deliver clemency to hundreds of good patriotic

Americans attacked by Biden's weaponized DOJ. I truly believe the strategy in these pages will ensure the absolute maximum amount of justice for J6 defendants, so I hope you will use this guide to help you facilitate the process of issuing these needed pardons. I hope you will accept our ongoing assistance as you move through the pardon process. In the end, however, only you can provide mercy.

So lastly, in that regard, may this guide also serve as one long "pleeease". Please pardon my friends President Trump, and please let this guide help you in that mission so ALL who need justice and mercy receive it. They need you. You are truly their last hope.

May this guide assist you in fully understanding the means and methods of the enemy, the repercussions on American citizens, the best strategy for restoration and restitution, and a feasible approach in conveying your own plan to the public to provide justice and mercy where needed. May this research guide your efforts Mr. President, but may God guide your heart...and your pen.

Thank you in advance.
Fervently and sincerely,
Suzanne Monk
J6 Pardon Project, Founder

Chapter 1: The Case for J6 Clemency

"Clemency, noun - an act of mercy, compassion or forgiveness"

When the Founders forged this magnificent country, they knew full well the capacity of governments to be cruel and tyrannical. They themselves suffered gravely under the tyranny of the King of England, and the US Constitution was written to ensure that the power of government would forever be constrained in order to protect the God given rights of the American people.

In that Constitution, they granted the President of the United States the power of pardons and reprieves, to provide mercy when needed from even our own government. The Founders understood that any government, including our well-devised Constitutional Republic, could become corrupted by its own power. They granted the President the power of clemency for this purpose, to serve as a check and balance to the justice system on behalf of the American people.

Throughout history, presidents, including yourself, have used the power granted in Article II, Section 2, Clause 1 of the US Constitution, to grant mercy to Americans who were denied justice or endured excessive punishment. It has been used to

rectify wrongs committed by a weaponized DOJ, as we saw in your pardon of innocence for General Flynn. In the case of the J6ers, both mercy and rectification are required.

Vivek Ramaswamy has aptly stated that all J6 defendants who were "peaceful or were denied due process" deserve a pardon. We agree with his premise.

So we set out to find J6 defendants who had received due process, and found quite the opposite. Denial of due process is a factor in all J6 prosecutions. J6 defendants are being denied their Constitutional rights as a standard operating procedure of the DOJ.

They are denied discovery.

They are denied access to exculpatory evidence in government possession.

They are denied the ability to present exculpatory evidence that they have in defense possession.

They are denied witnesses who can provide both direct and indirect evidence of their innocence.

They are told refuting doctored evidence presented by the government is "irrelevant".

They are denied the right to question the government about its actions on January 6th.

They are told they are not allowed to use the First Amendment as defense.

In every way, at every turn, the J6 Defendants are being denied justice. They face a jury pool and judges who allege to be "victims" of the "crimes" of January 6 and they are denied change of venue. The supposed victims are the judge and jury in these trials. The J6ers are paraded in front of these biased juries and vindictive judges by corrupt and unfettered government prosecutors, convicted with near 100% success and locked away for years, even decades for coming to DC to make their voices heard "peacefully and patriotically" as you asked us to do.

The government (and the fake news media) has lied since day one about the events of January 6th. In fervent opposition, there has been a great deal of amazing work done by J6 activists such as myself, David Sumrall and Treniss Evans, as well as others. These and other J6 activists have compiled extensive video and physical evidence revealing the truth

about what happened that fateful January day. They have shared their work with J6 lawyers to aid in legal defense, with Congress to encourage true investigations, and in documentaries to educate the public.

What the now immense body of J6 research reveals is that the narrative presented by the partisan J6 Select Committee is false. It was not an "insurrection" designed to stop the "transfer of power". It was a massive outpouring of peaceful patriotic Americans seeking to use their First Amendment right to redress their grievances and support the Constitutional challenges to the electors by the states, Americans who were entrapped by a failure of Capitol security.

When crowds arrived, trespassing signs were long torn down. In some areas of the Capitol, officers opened the doors and welcomed unsuspecting visitors in, while in other areas they fired on peaceful protestors with deadly force, misusing non lethal weapons to injure and incite the crowd.

The FBI has admitted to having significant numbers of agents embedded in the crowds of J6, and known FBI agents entered the building and participated in the violent actions inside the US Capitol, as can be seen in the government's own video evidence. Known Antifa provocateurs embedded in the crowd

on Jan. 6 committed and instigated acts of violence, many of which have strangely gone uninvestigated and unprosecuted by the DOJ. Peaceful protestors walked into a trap when they went to the US Capitol that day, a trap set by our own government with the help of radical leftist terrorists.

I want that to be a crazy conspiracy theory, Mr. President, but unfortunately it is the reality that hundreds of J6ers know only too well. The evidence is crystal clear. The government is using their failure to secure the Capitol building as a trap to convict and incarcerate hundreds of your supporters, patriotic Americans. They are parents, veterans, soldiers, law enforcement officers, pastors, business owners, patriots. They are victims of a weaponized government, weaponized against YOU, and the values we all stand for, liberty and justice for all.

The events of J6 are just the beginning of a tyrannical nightmare which the J6ers cannot wake up from. Beyond the events of that horrific day where four Americans lost their lives to the US Capitol security failure, the weaponized DOJ has tormented and violated J6 defendants as a rule. Violent late night or pre-dawn raids at gunpoint are the norm, as is unwarranted pretrial detention for years in horrific prison conditions, trampling the 4th amendment, while biased prosecutors and partisan judges trample the 5th and 6th amendments.

Radical leftists such as the Sedition Hunters (just rebranded Antifa, many residing in foreign nations) work hand in hand with the FBI to target patriots who were at the Capitol on J6. They even target conservatives they hate who were not at the Capitol that day, dox them and cause other harm if they cannot convince the FBI to issue J6 charges. It's like an online swatting of hundreds, even thousands of people by radical leftists at the behest of the corrupt FBI.

These defendants are put through the legal meat grinder that is the standard operating procedure with J6 cases, with similar experiences to the biased cases which you yourself have been subjected to. They don't have the resources you do, and family after family are being bankrupted fighting and losing to this utterly corrupt DOJ. They receive outrageous sentences for their political opinions, or for the lies the government tells the juries, and they are locked away in our most horrific prisons.

In prison, as well as in pretrial detention, these J6 defendants are abused, starved, denied medical care, assaulted, bound, kept in excessive solitary confinement, denied visitation, denied legal contact or legal privacy and many, many other horrific and inhumane conditions that they have been forced

to endure both awaiting trial and while serving these unfair and excessive sentences.

The J6ers as a whole are being treated worse than inmates in 3rd world countries. Their treatment is a stain of shame on the face of America, and even Putin has called out the egregious treatment of the J6 political prisoners.

Only complete justice for all of the J6ers who have been denied due process can ever end this great American shame. What we've found is that all J6ers have been denied due process, certainly all that have been charged with the weaponized charges such as 18 USC 1512 and 18 USC 1752 (to mention two) which have been wrongly applied to the events of January 6th to allow for huge and unfair sentences. We suspect that you too will find that the totality of J6ers have been denied the due process Vivek spoke about, and as such they need and deserve your clemency. One of the goals of this guide is to help you be able to effectively make that argument to the American people:

The entirety of J6 defendants were denied due process, they have been abused in incarceration, and they have suffered far more than is merited for the events of January 6th.

Perhaps one day in the future, Mr. President, those who truly caused January 6th will be brought to justice, and properly charged with their crimes of that day. Perhaps those who killed Ashli Babbitt and Roseanne Boyland will be held accountable for their actions. However, those who have been currently blamed for the events of that day are not the perpetrators of the horror of January 6th. The perpetrators continue to walk free, some perhaps even in the halls of Congress, while innocent Americans who were entrapped by powerful political forces suffer untold torment in an abomination of "justice".

We MUST end that horror for those innocent Americans who were made a target of this political witch hunt against the MAGA movement. Only massive and widespread presidential action can rectify the travesty fast enough. That action must be thoroughly devised to ensure the witch hunt is defeated. Even in the process of pardoning the J6ers, the radical left is seeking to define the terms of who is "worthy" of a pardon. They assert "only the nonviolent J6ers" should receive mercy, knowing full well that many of the charges of violence against J6ers are entirely falsified by the weaponized DOJ.

The "Deep State" was very thorough in their plan to use J6 as a weapon to destroy our MAGA movement,

and you, Mr. President, will need to be very thorough in your remedy of clemency.

I have openly stated that I believe all J6ers deserve clemency. In saying so, I am not saying that they did no wrong that fateful January day, although a vast majority of them in fact did nothing wrong, absolutely nothing wrong whatsoever, and they are being railroaded by a broken justice system. Some people took actions that day that were unlawful and wrong, but of all of the hundreds and hundreds of cases I have reviewed that have been charged as of the writing of this guide, all have been denied due process in court and in incarceration conditions. All have suffered far more than is moral for the actions of that day. The J6ers who have been charged, convicted and held in incarceration have ALL been denied justice and need clemency. Those who avoided incarceration by accepting unfair and often coerced plea deals also need clemency. And there are those who are no longer with us, who have taken their lives or lost their lives in the process of seeking justice. They too deserve your clemency.

We hope that you will stand with us in making the case for all of the J6ers to receive the most effective remedy to their individual legal situation to achieve some semblance of justice, the remedy of Presidential clemency.

Weaponized Charges

The primary reason to provide presidential clemency to all J6ers is the use of weaponized charges against them. A weaponized charge is one that has been misapplied systematically against a specific person or group of persons, often in a manner completely inconsistent with the intent of the law.

18 USC 1512(c)(2)

We see this with the use of the felony charge 18 USC 1512(c)(2), a very common charge used against J6ers to impose large sentences.

Here is the charge as it is being applied to J6 defendants.

*18 U.S. Code 1512 Tampering with a witness, victim, or an informant
(c)Whoever corruptly—(2)otherwise obstructs, influences, or impedes any official proceeding, or attempts to do so,
shall be fined under this title or imprisoned not more than 20 years, or both.*

As you can see, the law is specifically intended to prevent witness tampering, which was NOT an activity that occurred on January 6th, 2021 at the US Capitol. The portion of the law used is taken completely out of context from the law's

intent to prevent witness tampering. The DOJ has twisted the law to inaccurately apply it to the "obstruction" of "any official proceeding", whether or not any witness tampering took place. For this reason, the US Supreme Court has seen fit to take up the case against the misuse of 18 USC 1512, and as of the writing of this guide has ruled against the DOJ on 1512.

Unfortunately for the J6ers, there are several other weaponized charges that were used against them, and so for most J6ers charged with 1512, this ruling by the Supreme Court can only lower their sentences (maybe), and after weeks/months of filing and legal wrangling. The Supreme Court's decision is not going to give the J6ers the legal rectification they deserve, because 1512 is only one part of the J6 puzzle, and the idea of taking each weaponized charge through the courts to the SCOTUS to finally secure J6 justice is unworkable. It could take decades for SCOTUS to rule on all of the abused laws of J6, if ever, and the J6 political hostages do not have decades to wait.

18 USC 1752

The DOJ also has systematically misused 18 USC 1752 against J6ers. They assert that many J6ers were violating this law against "knowingly entering or remaining in" a restricted building or grounds.

Here's the law, as written.

18 USC 1752 Restricted building or grounds

(a)Whoever—

(1)knowingly enters or remains in any restricted building or grounds without lawful authority to do so;

(2)knowingly, and with intent to impede or disrupt the orderly conduct of Government business or official functions, engages 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;

(3)knowingly, and with the intent to impede or disrupt the orderly conduct of Government business or official functions, obstructs or impedes ingress or egress to or from any restricted building or grounds;
or

(4)knowingly engages in any act of physical violence against any person or property in any restricted building or grounds;

(b)The punishment for a violation of subsection (a) is—

(1)a fine under this title or imprisonment for not more than 10 years, or both, if—

(A)the person, during and in relation to the offense, uses or carries a deadly or dangerous weapon or firearm; or

(B)the offense results in significant bodily injury as defined by section 2118(e)(3); and

(2)a fine under this title or imprisonment for not more than one year, or both, in any other case.

The problem of course is that on January 6th at the US Capitol, no one knew what areas were restricted, thus did not KNOWINGLY enter or remain in a restricted area.

For many, many J6 defendants who entered the US. Capitol that day or "breached" Capitol grounds, any signs or fencing informing people that the area was "restricted" were torn down early in the day, so that people did not know they were entering areas on the Capitol grounds that were restricted. If they entered the building, the vast majority entered through open doors, past multiple US Capitol Police officers who either ignored their entry into an alleged "restricted area" or who openly welcomed them in. They took selfies with Capitol Police officers, some J6 defendants were escorted around the building by Capitol Police who did not ask them to leave or inform them the building was a legally restricted area. No

announcements could be heard either inside or outside informing people that the area was restricted and asking them to leave the area, as is required to make a person KNOW they are in a restricted area and can thus KNOWINGLY remain. DC law has specific requirements for informing a crowd in order to disperse them. Officers did not inform persons of the restricted area, and made no effort to clear much of the building for a significant period of time, leaving most persons who entered the Capitol to believe at the time that they were allowed to be inside what most had been taught was "the People's house".

When J6 defendants attempt to bring evidence of these facts to the court, they have been systematically denied the right to bring evidence proving that they did not KNOW they were in a restricted area. Video evidence of officers welcoming them into the Capitol has been denied either in discovery, or denied admissibility by the judge. Evidence that no restricted area signs were visible, nor any announcements made has also been denied. Defendants have been denied the right to question as witnesses those officers who welcomed them in, instead only allowing a group of "acceptable" US Capitol Police to be called to testify, several of whom have provenly lied under oath.

In fact, evidence now shows that there were no "Secret Service protected" individuals remaining in the building by the time most people who were charged entered, through open doors past compliant police officers, thus further negating the use of this law against J6ers.

NO ONE "knowingly" entered or remained in the US Capitol that day, because there was no way to know the area was restricted.

In normal circumstances, this charge would only result in a fine or short sentence, but a 10 year sentence is possible in cases where a "deadly weapon" was used or "significant bodily injury".

The false narrative by the J6 Select Committee that several law enforcement officers "were killed on January 6th" has been used by the DOJ to justify that harsher sentence, as well as other false testimony by Capitol police officers regarding alleged injuries.

For example, in the case of Officer Michael Fanone, US Capitol video footage finally released to the American public reveals that he lied under oath in testimony against J6ers. Evidence also reveals that Officer Michael Byrd deliberately provided misinformation about his shooting of Ashli Babbitt,

at one point falsely claiming that he heard shots fired, despite the fact that the ONLY shots fired that day inside the Capitol were the ones that he himself fired in his use of unnecessary deadly force against Ashli Babbitt. Though there is ample evidence to prove officer misconduct, perjury and worse, that evidence is not allowed into court by biased corrupt judges.

In several cases, the J6 defendants are charged with the assault of an officer when in fact they were helping and protecting the officer, or were defending themselves from unwarranted assault by the officer. These defendants have been denied in court the right to present evidence they acted in self defense, or in assistance to officers or citizens to help them remain safe and unharmed. This has allowed the DOJ to wrongfully apply the larger 10 year sentence to a charge that is usually considered as a misdemeanor to multitudes of J6 defendants.

The evidence is very clear: the four people who died on January 6th were not officers attacked by civilians, they were civilians attacked by officers. Ashli Babbitt was shot and killed by Officer Michael Byrd in cold blood. Roseanne Boyland was beaten by Officer Lila Morris and was denied life saving medical care until it was too late. The stories of Benjamin Phillips and Kevin Greeson involve similar unwarranted attacks by police (including percussion

grenades) and similar denials of needed medical care. NO ONE should have died that day, and but for the aggressive and violent actions of certain US Capitol Police and DC MPD Officers, no one would have perished unnecessarily.

This evidence is also denied in court. Judges have repeatedly refused to allow any evidence of the violent actions of police that day. They have denied expert testimony regarding proper police procedure and whether or not it was followed. ANY scrutiny of the actions of the US Capitol Police or DC MPD involved in J6 has been summarily rejected or suppressed in court by biased DC judges.

18 USC 1752 has been wrongfully applied, and any evidence showing how it has been wrongfully applied has been prohibited by the judges. This is a complete weaponization of this law.

18 USC 231, 18 USC 111 and 40 USC 5104

Section (a)(3) of 18 USC 231 is being used against J6ers in a similarly weaponized manner.

18 USC 231 Civil Disorders (a)(3) Whoever commits or attempts 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—Shall be fined under this title or imprisoned not more than five years, or both.

J6 defendants are routinely accused of impeding an officer, and denied the right to present evidence that they actually assisted officers. Officers have lied on the stand about this charge. The actual officer is rarely able to be subpoenaed for trial while a pre-approved representative of the Capitol Police appears to testify who has no information to offer under cross examination.

Additionally, defendants are not allowed to disprove the false assertion that commerce was harmed on January 6th, as any evidence proving that commerce improved during and after the J6 weekend is rejected as "irrelevant". In this way, again, the maximum sentence can be utilized. Worse still the same individuals are bludgeoned yet again in civil courts in cases brought by the D.C. Attorney General alleging these falsely charged damages exist.

18 USC 111 Assaulting, resisting, or impeding certain officers or employees (1)forcibly assaults, resists, opposes, impedes, intimidates, or interferes with any person designated in section 1114 of this title while engaged in or on account of the performance of official duties;

(b)Enhanced Penalty.—

Whoever, in the commission of any acts described in subsection (a), uses a deadly or dangerous weapon (including a weapon intended to cause death or danger but that fails to do so by reason of a defective component) or inflicts bodily injury, shall be fined under this title or imprisoned not more than 20 years, or both.

In a similar fashion, 18 USC 111 has been used against J6ers, who again are being denied the right to present evidence of self defense, officer perjury, or other falsified evidence. The courts preclude any 1st amendment arguments in trials over and over again. Our review of the numerous J6 cases of defense attorney Roger Roots showed that this denial of the relevance of the 1st amendment was denied by multiple judges in a broad swath of cases that clearly indicates a systemic violation of Constitutional and legal rights.

Laws against parading, demonstrating and other unlawful activities at the US Capitol have been similarly used, such as *40 USC 5104 - Unlawful Activities (e) Capitol Grounds and Buildings Security*. Evidence of the multiple permitted events that were planned at the US Capitol that day have been prohibited from presentation in court, as has evidence of police allowing and facilitating entry and other similarly exonerating evidence, all of which has been routinely rejected by DC judges.

In the case of these laws one or two things are happening. Either the law is being entirely misused, as we see with 18 USC 1512, and/or evidence refuting the violation of the law is being denied, suppressed or disallowed in court, as we see with 18 USC 1752, 18 USC 231, 18 USC 111 and others. All of this amounts to a complete DENIAL of DUE PROCESS and denial of the right to present their legal defenses for all J6ers.

THIS IS WHY ALL J6ERS MUST BE PARDONED, and it is NOT POSSIBLE to sort out the "violent" and "non violent" offenders.

The DOJ has falsified claims of violence, and denied defendants their Constitutional and God given right to defend themselves against false charges. As such, presidential clemency is needed as a check and balance against the

extralegal actions of the DOJ. You cannot fairly base your decision for clemency on these falsified charges, and as President, you must take a LEGALLY CONSISTENT position against weaponized charges and the depriving of due process. ALL individuals who were denied due process require the justice that at this point only your clemency can provide, regardless of any alleged violent activity the DOJ accuses them of, because ALL OF THEM WERE DENIED DUE PROCESS with these weaponized charges. The ONLY consistent legal stance is to err on the side of the rights of due process and other Constitutionally protected rights.

As the great legal scholar William Blackstone said in the 1760s, "It is better that ten guilty persons escape than that one innocent suffer". Our legal system is built upon this basic principle. The law is written to be fairly and equally applied to all, and we are promised the right to a fair trial, so that in fact no innocent should suffer unwarranted punishment.

When the right to a fair trial is denied, when the DOJ has rigged the legal system against a group of individuals based on their political beliefs, when our Constitutional rights are being routinely trampled by a biased judiciary, then the only remaining protection against the destruction of justice itself is the clemency power of the President.

Abusive Conditions

Clemency is about mercy, and most often historically that 'mercy' is from excessive punishment endured during incarceration.

In the spring of 2021, I became aware of egregious abuses being perpetrated on January 6th defendants being held in the DC Detention Center. Inhumane COVID protocols were being used to "justify" the 24/7 solitary confinement, denial of hygiene and medical services, denial of legal visitations and more. This was imposed on all inmates in the DC Detention Center at the time. The protocols were also being used to cover up even more egregious abuses of the J6ers housed there, which included them being served tainted food, toxic black mold growing profusely, raw sewage backing up into inmate's cells, physical abuse by guards and worse. I worked to convince Congress to use its DC oversight authority provided in the US Constitution under DC Home Rule to visit the DC jail to see these heinous abuses for themselves and talk to the inmates.

After considerable effort, 4 members of the House of Representatives, Congressmen Louie Gohmert, Paul Gosar, Matt Gaetz and Congresswoman Marjorie Taylor Greene attempted to visit the DC Detention Center, and despite being

turned away at their first visit, they were eventually allowed to see the facility and discuss the abuses with J6 defendants.

This Congressional visit was the first official peek into the horrific conditions J6 inmates have been subjected to in the nearly 4 years since January 2021. Many of the defendants arrested in the first rounds of arrests were held without bond. Some were held pretrial for months, even years, enduring constant abuses. Methods of systemic abuse such as "diesel therapy" (the constant relocation of inmates from one facility to another) has been profusely utilized, as well as other tactics such as prison guards encouraging violence against J6ers by other inmates. Beatings were common, excessive use of cuffs and restraining devices, food served tainted with urine and feces, sleep deprivation, and other torture tactics were frequently used against J6ers, even during pretrial detention.

Others were held in home detention, confined inside their homes, unable to care for family or loved ones, unable to work, or even walk outside, for extended months without trial.

These people were not "innocent until proven guilty" as our Constitution asserts all persons are. They were punished before, during and after conviction. They were physically, mentally and financially

abused pretrial, and that abuse continued after their manufactured convictions.

Any J6er who has spent time in jail during their legal process will tell you horror stories of the abuse that is routine in our prison system. *The American Gulag Chronicles: Letters From Prison* details many of these abuses in letters from actual J6 inmates written from inside. They talk about the beatings, denial of medicine, solitary confinement and mental abuse. Sadly, many of these abuses have become commonplace for inmates in our prison system, regardless of the reason for their incarceration. J6 defendants who were merely exercising their 1st amendment rights on January 6th, 2021 were nonetheless sent to endure conditions usually reserved for murderers, rapists, and drug lords. In many cases, they were given worse treatment than our most infamous and dangerous criminals. At one point, the Lockerbie Bomber (the inmate charged with the infamous terrorist attack that took the lives of 270 people including 190 Americans) was being held in the Alexandria detention facility under lower security protocols than was Enrique Tarrio, leader of the Proud Boys, for his charges on January 6th, despite not even being present in DC on January 6th. This demonstrates the absurd overcharging and excessively draconian treatment of J6 defendants, many of whom were handled more harshly than mass murderers.

Those who have been inside our detention facilities, whether in DC, VA or across the nation, have endured far more torture and punishment than anyone should; far, far more punishment than is due for their "crimes". Much of this torture began even before they had the right to defend themselves in court. They deserve mercy from this abuse, mercy only you can now provide, Mr. President.

A Political Witch Hunt

Never before in my lifetime has the DOJ been so aggressively used to target a political candidate and his supporters. You yourself know very well how the Department of Justice has been twisted into a politicized weapon, used to control the outcomes of elections, shut down political dissent, and rob the American people of their right to citizen governance.

The weaponized DOJ that has been attacking you on all fronts has also turned its mighty claws on the lives of average Americans who support you, Mr. Trump, and your policies, as I do. The DOJ has come down with the full and mighty force of the US government on regular citizens who voted for you, with the intent to undermine your campaign, and send a chilling message to those who would stand up for you, Mr. Trump. The J6 prosecutions are designed to put fear in the

hearts of Americans who would dare to support a candidate that the "establishment" did not want. They are designed to crush dissent and destroy our 1st amendment rights through fear and intimidation.

This is an extremely dangerous situation for our country. If our "justice" system can be used to control political opinions, and our prisons can be used to house people who dare to voice those opinions, then we are no longer a free country, and we are no longer free people. Without your intervention into this tyrannical abuse of our justice system, our Constitution, our principles, and our very way of life may not survive to be passed on to the next generation.

As Ronald Reagan famously said,

“Freedom is never more than one generation away from extinction. We didn't pass it to our children in the bloodstream. It must be fought for, protected, and handed on for them to do the same, or one day we will spend our sunset years telling our children and our children's children what it was once like in the United States where men were free.”

Unless the J6ers are pardoned and their justice is served, freedom itself will be lost in our nation. We will sadly find

ourselves telling our children of yesteryears when we had the right to fair and speedy trials, the right to defend ourselves against false charges, the right to speak our mind without fear of incarceration and torture, the right to vote for the candidate of our choice, and the right to peaceably assemble and redress our grievances without fear of being locked up in a "Gulag". We will lament about a time past where we were all considered innocent until proven guilty, not punished without convictions. Our children will become the servants of tyrants in the years to come unless the course for our nation is reset and our Constitutional rights are defended by your powers of presidential clemency. Quite simply, Mr. President, if you don't pardon the J6ers, America will never recover from its fall into tyranny.

Justice For All

As you review the details of each J6 case, you will find many more reasons to provide mercy to these J6 defendants and their families. They are veterans, community leaders, fathers, mothers, and grandparents. They are pastors, teachers, cops, and firefighters. They are good upstanding Americans with few exceptions, and they have been wrongfully accused of the most heinous of crimes. Their individual stories of hardship are enough to understand why mercy is needed.

But as we have demonstrated here, your presidential pardons are needed not only to end the personal nightmares of the J6ers and their families. They are needed to correct our broken system of justice, to restore faith in our Constitutional rights and their safety in these United States. We need you to pardon the J6ers to send a message to all would-be tyrants: The American Republic and the rights of its people will endure forever, with liberty and justice for ALL.

We have lost sight of the ideal of liberty and justice for all. America has fallen short of the Founders' hopes for a just nation. We can restore our national honor and preserve liberty for future generations, but we must first live up to our most basic ideal of justice for all, and it must start with justice for the J6.

The fate of that justice is in your hands, Mr. President, as is the fate of liberty itself. You must pardon the J6ers, all of them, to restore justice, defend freedom and ensure liberty for future generations. I know you will do the right thing.

Chapter 2: A Solution for Every J6er

The Multi-Prong Strategy to Provide

Maximum Clemency

to the January 6th Defendants on Day One

As we discussed in the previous chapter, the single unifying factor of the January 6th defendants is that they have been systematically denied due process. It is for this reason that they all must receive clemency to rectify this miscarriage of justice.

In order to ensure this goal of maximum clemency, however, we must recognize that not all J6ers are in the same situation. Some have been excessively charged and sentenced, with numerous weaponized charges under clauses of 18 USC 1512. Some have only a single charge under a clause of 18 USC 1752. Some have taken plea deals after being threatened with charges like 1512 that carry the possibility of a long sentence. Some are still awaiting trial, despite being incarcerated for years, an obvious violation of the 6th amendment right to a speedy trial.

Additionally, many are still in the process of appeals.

In any criminal case, the best outcome for the defendant is either a dismissal of the charges, a not guilty verdict or a reversal of verdict on appeal. The appeals process is in place to create a way to rectify a verdict or a sentence that was wrongly obtained. Only when all of these steps in the trial and appeals process have gone against the defendant is a presidential pardon invoked.

But the J6 defendants in every stage of the legal process need an IMMEDIATE remedy upon your inauguration. They need to be released from the torture of our correctional system. They need to go home to their families. They need their freedom back. So it is critical, Mr. President, that you implement a multi-prong strategy that addresses all of the possible situations the hundreds and hundreds of J6ers find themselves in.

This chapter and this guide itself is intended to suggest a specific multi-prong strategy carefully devised to ensure the absolute maximum number of J6ers can receive the absolute maximum amount of remedy possible through your actions as President ON DAY ONE.

The J6ers need more than just a pardon, they need you to have a plan. It is my humble intent to aid you in having such a plan.

Different Kinds of J6ers

In order to devise an effective strategy, one must first understand the scope of the problem. As of the writing of this text, there have been over 1,400 arrests made for January 6th. The FBI continues to make arrests at a rate of approximately one per day, so that number will likely rise to over 1,500 or 1,600 by the date of your second inauguration. Though each case is unique, we can start to sort patterns in the lists of cases, and start to define different "types" of J6ers.

These types, or categories have different needs to get justice in order to return home to their loved ones.

Pre-Trial J6ers

A portion of J6ers have not yet been convicted in a court of law. Some of these J6 defendants have been charged, but have not yet gone to trial. Some have been detained and their full charges have not yet been determined as the FBI seeks to use the threat of additional and more hefty charges to exact the defendant's "confession" that "it was Trump's fault". That is not a humorous quip, sir, but an actual reality. The entirety of the January 6th prosecutions have been about preventing you from returning to office through the 14th amendment. The FBI and DOJ have worked together to exact such confessions out of the January 6th defendants who by and

large have told the FBI to 'pound sand', you would be proud to know, Mr. President.

Some pre-trial defendants have been held in jail for months and even years WITHOUT A TRIAL. This torture is intended to intimidate other defendants into cooperation, as well as silence defendants who dare speak out about the injustices they are being put through. Other pre-trial defendants are only recently arrested and charged in the last few months, as the DOJ continues to arrest new J6ers daily.

Mid Trial J6ers

Many J6ers at the time of this writing are in the middle of their legal battle with the weaponized DOJ. They are either in the middle of their trial, or have received their verdict (99% guilty) and are awaiting sentencing. Or, they could be past their sentencing and in the middle of appeals. Whichever stage of the legal battle these individuals are at, there is still a chance for legal justice to be served; for a not guilty verdict or an appellate victory. A presidential pardon is the second best outcome to a not guilty verdict. As such your strategy for justice must not prevent the legal possibility for justice while it seeks to provide clemency.

However, many of these individuals are currently rotting in jail, enduring horrific conditions. They need the most

immediate assistance. They need immediate action that gets them OUT and HOME to their families.

The best option for these defendants is a multi-prong approach that combines a 'proclamation pardon' (much like Jimmy Carter's pardon for Vietnam draft dodgers) that can be filed for and received by a designated group of recipients at a time of their choosing AND an immediate sentence commutation of all J6 sentences.

By offering both of these Constitutional remedies under your presidential authority to these defendants on day one of your second term, they will be able to continue to seek legal justice without remaining incarcerated, and will be able to receive a pardon should their appeals fail.

At the time of this writing, very few J6ers have exhausted their possibility for appeals and as such still have a possible legal avenue to justice. Though most Americans have very little faith in our judicial system, rightfully so, we hold out even slim hope that our government can choose to do what is right. If they cannot, with the proper strategy, your pardon will be there for these individuals to get justice when and only when they have exhausted all other avenues towards an acquittal.

For those J6ers who took a plea deal to avoid a trial and exorbitant charges and jail sentences, a plea deal is still a conviction, and as such they too will be able to use a presidential pardon. If they are serving time, they will be able to use the commutation/pardon combination in the same manner as those defendants convicted by a jury, a judge in a bench trial, or in a stipulated trial.

Post Incarceration J6ers

Some J6ers are past the relevance of an appeals process as they were convicted, sentenced to a period of time less than 3 years, and have completed serving their sentence. They are bravely trying to regain their stolen lives, but the stain and burden of a J6 conviction has a long reaching impact on these defendants and their families.

Probation and Supervised Release Victims

Despite being subject to lengthy and improper sentences of probation or supervised release, individuals are forced to live under the constant fear of new or additional prison time at the hands of the DC Courts. This perpetuates a cycle of control and punishment that undermines the principles of fairness and due process. The courts' violation of federal sentencing guidelines, particularly through the use of "upward departure based on insurrection" to further penalize individuals, is a clear abuse of power that perpetuates systemic injustices. The

appellate courts ruled these sentences are improper, yet attempts by defendants to seek proper resentencing result in further punitive measures of additional jail/prison time exacerbating their plight and perpetuating the cycle of injustice. Such actions not only erode trust in the judicial system but also deny individuals their fundamental rights to fair and just treatment under the law.

These defendants will benefit from a pardon much as the other defendants will. Though they are no longer incarcerated, a federal conviction has a permanent impact on an individual's rights and liberties, employment opportunities, and many other aspects of life. A presidential pardon (and in particular a pardon of innocence as you granted Gen. Flynn) can be very useful in restoring individual rights, and defeating the ongoing stigma of a conviction. A J6 proclamation pardon will provide these individuals the option to use a presidential pardon as part of their strategy to restore their lives.

Posthumous Pardons for Our Lost J6ers

Tragically, some J6ers are no longer with us. Either they lost their lives on January 6th, as did Ashli Babbitt, Roseanne Boyland, Kevin Greeson and Benjamin Phillips. Or their life was cut short after being charged with January 6th offenses, either due to suicide, as in the heart breaking case of Matthew

Perna and others, or due to health conditions leading to an unfortunate outcome. These individuals must not be forgotten. Their families deserve to have their loved ones cleared of wrongdoing, and their names restored. Making a posthumous pardon or a Presidential Proclamation of innocence for these individuals is the right thing to do, it's the least we can do. Their pain can never truly be healed.

The J6 Pardon Strategy, Step by Step

As you can see, Mr. Trump, the best strategy to ensure the maximum justice and remedy for the J6 defendants is a multi-pronged strategy. While the presidential pardon is a critical component, it is not the only action the J6ers need you to take. Additionally, how you issue the pardon and the language of the pardon will impact the recipients for the rest of their lives.

By using a strategy with multiple components to address the variables facing the J6 defendants, your clemency can have the greatest impact in helping these Americans restore their lives. Each step solves a different part of the puzzle, and as a whole they maximize the rectification for J6ers.

These are the steps we suggest you take Mr. President, and why each step is needed. As always, these words are merely

meant to inform, advise and support the decisions that are ultimately yours.

Step One - Replace the Attorney General and the US Pardon Attorney

I am certain that the first part, "Replace the Attorney General" needs very little explanation. Merrick Garland has presided over the worst weaponization the DOJ has ever seen and is certain to hinder ANY efforts to get justice for the J6. He has been a disaster for the country, and I look forward to inauguration day 2025 when he hands you his resignation. Accept it. He must go, obviously.

You must also undo his legacy and thwart any attempts he made to defeat your efforts after he resigns his position. To this end, we believe the current US Pardon Attorney Elizabeth G. Over is compromised in her position and can be a hindrance to the pardoning process of J6ers. Ms. Over was appointed by Merrick Garland in 2022, from outside the US Pardon Attorney's office. She is a graduate of Harvard and Georgetown universities, and has many connections to left leaning politics.

As you know, the prior acting US Pardon Attorney was capable of operating the US Pardon Attorney's office effectively, serving multiple administrations including your

own. There was no reason for Merrick Garland to replace the prior acting US Pardon Attorney, rather he should have promoted her officially to the position. His choice to appoint a US Pardon Attorney from OUTSIDE the agency is highly suspect, and the potential that his appointee might delay needed clemency for J6ers is too great to give Garland's pick the "benefit of the doubt". We are advising you fire Ms. Over immediately upon your swearing in the new Attorney General who can appoint a reliable US Pardon Attorney, ideally from within the US Pardon Attorney's office and one that has served effectively through multiple administrations.

The importance of this first step cannot be emphasized enough. Unless you remove the bad actors from within the governmental processes needed for justice, all of your further actions to help the J6 will be thwarted, justice will not be served, and J6 defendants and their families will continue to suffer. **Please choose wisely.**

Step Two - Issuing the Pardon

I hope you will pay close attention to this section, Mr. President, because SO MUCH depends on being careful to offer clemency in a manner that MAXIMIZES justice and rectification for the largest number of J6 defendants.

There are several factors we must take into consideration when deciding how to implement a massive pardoning effort as the one needed for the J6.

First, the BEST outcome for any defendant is through the courts; through acquittal, dismissal, judgment notwithstanding the verdict, or reversal of verdict in appeals. These outcomes result in a clean record and no lasting complications due to a conviction (even a pardoned one).

Accepting a pardon stops ALL of that potential legal justice. The pardon is needed once all avenues of justice through the legal system have been exhausted, but you don't want to put anyone in the difficult situation of making an extremely hard decision between getting freedom versus getting real justice. The choice between going home right away on a pardon or trying to get actual justice in court is a life changing decision that can impact a family for generations. However, if you follow this strategy, Mr. President, NO ONE will be forced to make that unholy decision.

The most common way that pardons are issued, as you know, is directly to the individual from the President. If the person is not willing or able to accept the pardon when it is offered, the opportunity is lost to receive a pardon, unless one is issued again by the same or a future president.

There is, however, another way in which pardons are issued. We will call this a "proclamation pardon". Much like the pardon offered for draft dodgers of the Vietnam war by President Jimmy Carter, a proclamation pardon is a pardon based on specific parameters, or qualifications, and if someone meets those qualifications they then file with the US Pardon Attorney's office and receive the pardon. In fact, Vietnam era draft dodgers can right now file for a pardon for those crimes on the US Pardon Attorney's website. All that is required is to fill out the form and submit. This model of pardon does not expire, even past a president's term in office, as we see with Carter's pardon, still active and available over 50 years later.

By using a proclamation style pardon that lays out specific parameters, or a specific list of potential pardon recipients, you will make it possible for J6 defendants to file for their pardon **ONLY ONCE ALL LEGAL OPTIONS FOR JUSTICE HAVE FAILED**. This is **HUGE**, Mr. President. Many patriots will be compelled to refuse a pardon if they are forced to give up potential exoneration. They did nothing wrong, and would prefer justice to freedom. This is a horrific decision for a Constitutional freedom loving American to make. A proclamation pardon is the **ONLY** way to avoid that devastating choice. If J6 defendants know that they can seek

justice as far as they are able in the courts, and if that fails they have a pardon waiting to rectify the wrong, they will be able to make the best decisions for their personal situation, for their future and their families.

In the next chapter we will discuss the specifics of the pardon structure and language. For our strategy discussion here, it is most important just to understand that the type of pardon issued must be a proclamation pardon, set up so that J6 defendants can file for their pardon when and only when they have exhausted all other legal avenues. Your new US Pardon Attorney will be able to facilitate the filings and certification of pardons, as is the job of the US Pardon Attorney's office.

President Carter's pardon is not the only proclamation pardon the US Pardon Attorney's office has managed. In fact they currently manage a proclamation pardon Biden signed into effect for people convicted of federal marijuana crimes, who are now eligible for a pardon through this process. Use of a proclamation style pardon is not new. There is much legal and Constitutional precedence and the US Pardon Attorney's office has long term and recent experience with using this model.

We are asking you, on day one of your second term, to issue a proclamation pardon for all J6 defendants who were denied

due process for J6 charges, one that can be accepted on their own timeframe.

IMPORTANT!!! J6ers who are convicted and incarcerated that want to wait to accept a pardon until after their appeals WILL NEED AN ADDITIONAL STEP IN ORDER TO BE RELEASED FROM PRISON. This leads us to step 3.

Step 3 - Issue a full commutation of all J6 sentences

A presidential pardon addresses a conviction, while a commutation addresses the sentence. Thus, a J6 proclamation pardon will address the convictions, in the timeframe best for each defendant. However, incarcerated J6ers will ALSO need their sentences commuted in order to be properly released from jail and be allowed to go home to their families as soon as possible.

As such, we are asking you to ALSO issue full commutations for every J6er currently serving time for a J6 conviction. This must also be done on day one, simultaneously with the issuance of the proclamation pardon.

The commutation you issue will allow these J6ers to be immediately released from jail. As you are aware, many of the J6ers who are incarcerated now have been held in prison, in the DC Gulag for example, for many months, even years, pretrial. They are being held in horrific and abusive conditions. They are served toxic and tainted food, denied medical care, physically beaten, arbitrarily kept in solitary confinement, denied visitation, exposed to mold, rodents, insects, crumbling walls and ceilings, lead paint, brown water, broken toilets, human waste and rainwater on the floors, not to mention the diesel therapy. The list goes on and on, sir, but the point remains clear: the J6ers have suffered way too much already and they need to be immediately released.

There is not one single person sitting in jail today whose actions that fateful January day merit the kind of torture they have endured in our detention system over the past 4 years. ALL of them need to go home immediately and by issuing a full commutation of all J6 sentences, you will be able to instantly free Biden's J6 political hostages without damaging their chance for justice.

In my opinion, Mr. President, the DOJ deliberately is setting up many J6ers to be in this very difficult position of having to turn down a pardon or give up appeals. With the Supreme Court appearing to lean with the J6 defendant on the case

addressing the 18 USC 1512 charge, many lawyers at the time of this writing have intentionally delayed filing their appeals until Fall of 2024. This means a great many J6ers serving truly egregious sentences will be in the MIDDLE of their appeals when you take office. The DOJ is creating this timing on purpose to screw over these J6ers, and make them choose freedom over justice.

**YOU MUST NOT LET THESE TYRANTS SUCCEED
and the way you defeat the DOJ's tactic is to offer a
proclamation pardon in conjunction with a full
commutation of sentences.**

***Step 4 - Executive Orders Ending J6 Pretrial
Detention and Dropping J6 Charges***

The above sections addressed how to give remedy to the J6ers who have had a trial, or taken a plea deal and are serving time or have served their time. But there are J6ers who are currently in jail, but have not been convicted, gone to trial, or even had their charges finalized in some cases. Despite the fact that this defies the 6th amendment, it is still happening, and this group of J6ers need something other than a pardon or commutation, as those address convictions and sentences these J6ers don't yet have.

In order to get these folks home to their families and to save them from the torment of the weaponized DOJ, they will need you to issue executive orders that end their pretrial detention immediately and in the longer term drop their J6 charges altogether.

I believe it is best to issue those in two executive orders separately rather than as two components of a larger single J6 executive order. By issuing the first order to end all pretrial detention for J6ers immediately, you will be able to get these people home to their families right away. I believe even the broken DOJ we have now will allow this executive order to be implemented quickly without internal resistance.

The second order to drop the pending J6 charges might be a different situation. The DOJ is corrupt to the core, Mr. Trump, as you personally have seen. While the DOJ will not be happy about releasing the J6ers from jail, they will be even less happy about being forced to end the J6 witch hunt on patriotic Americans. They will likely fight you on dropping the J6 charges, but you don't want folks sitting in jail while that legal battle ensues. For this reason, separating these two vital executive orders for the pretrial J6ers will prevent the DOJ from continuing to hold hostages in this war on our MAGA movement.

The second executive order will require that you are able to get a corrupted DOJ under control enough, or that you are able to get the higher courts to rule in your favor, because without a massive purge of biased and corrupt individuals the Department of Justice is not only broken, but it is radicalized and weaponized against the American people. The DOJ will not give up without a fight. It is critical to strategize effectively to free the hostages from their grasp AND defeat their evil mission in the end.

The best strategy for that is two separate executive orders. Quite frankly, Mr. President, using two separate orders will also better manage the media attention. Dividing the issues into two will ensure the first issue of a pretrial release will barely make a blip on the media radar. Most Americans by far believe in the right to innocence until proven guilty, to bail, and to be out of jail while you await trial. Innocent people do not belong in jail, and you are supposed to be innocent until proven guilty in a court of law. So the public will have strong support for the ending of pretrial detention for J6ers.

In fact, the DOJ is completely abusing pretrial detention. Many defendants of all sorts of crimes are being held pretrial for no rational reason. Pretrial detention is supposed to be for people who are a danger to the general public and are a flight

risk that would expose the public to that danger. It is not for people who have no prior record, who have medical issues, who have no reason to be considered a danger to anyone, and yet the DOJ routinely puts these types of people into pretrial detention. So in the long run, Mr. President, the abuse of pretrial detention by the DOJ should be ended for all defendants, with few and only extreme exceptions, as was originally intended by the Founders, and by the law.

However, using executive power to end the J6 witch hunt and drop all J6 charges will outrage the leftist media in a much greater manner as we can imagine, Mr. Trump, as it will the DOJ. It will likely take longer than day one to implement that order, and thus the fake news freakout over your first executive order will be spread out over the first few weeks in office. The news of the 2nd executive order ending the J6 witch hunt will be easily drowned out with the news of all of the other great changes you will make over the next several weeks back in office. The fake news will be so busy crying that you closed the border, ended the Ukraine conflict, started deporting the cartels, stopped sanctuary city funding and so, so much more, Mr. President, that I know you will do in the first few days to get our country back on track.

They won't even have more than a minute to whine about you using your presidential power to stop the DOJ's J6 assault,

and very quickly this whole nightmare can be over for the J6ers, now and into the future. For many of these charges, the statute of limitations does not extend longer than your next term so others cannot once again be swooped up in a Deep State dragnet once you are out of office. And I am sure, Mr. President, that you will be demanding serious changes occur at the DOJ as well as our Bureau of Prisons, and will leave a much more just Department of Justice in place at the end of your term. It will be one of your many legacies.

Step 5 - Restore Military/Government Benefits

Many of the J6 defendants are veterans. They served this country honorably, many in combat, many incurring injury in their defense of our nation and our interests overseas.

When these veterans were arrested, the US Veterans Administration began the process to stop military benefits that these veterans depended on. Whether financial or medical benefits, their benefits were cut off prior to conviction despite their being innocent until proven guilty. This left these families even more financially strapped, with legal fees and incarceration costs draining their finances, while these inmates (and their spouses) also lost jobs and businesses that provided for them and their families. These losses of veterans benefits came at the most difficult time for these Americans.

Since their convictions, the military has even begun to sue these veterans for back benefits paid between January 6th, 2021 and today. These families are being forced to pay back thousands of dollars to the government for their honorable service to our country, while at the same time being bankrupted by the exact same government that has dragged them through brutal and costly lawfare.

The Veterans Administration is utilizing *38 USC 6105 "Forfeiture for subversive activities"* which imposes these and other undue punishments on these veterans, including preventing their burial in a national cemetery. The Biden administration wants to abuse these J6ers all the way to the grave.

As you are fully aware, as President you may issue executive orders to the Veterans Administration directing their policy and implementation of existing policy. An executive order to restore all benefits (with back benefits to the date of January 6th) for all J6 veterans would go a long way to help these families get their lives back on track.

The executive order should stipulate that

1. Any veteran charged with January 6th crimes will continue to receive benefits up to the date of their conviction. Once convicted, these J6 veterans are now eligible for a presidential pardon.

2. All veterans who have been made ELIGIBLE for a presidential J6 pardon are eligible to have their VA benefits restored, with back benefits to January 6th. (This will stop the lawsuits against J6 veterans for back benefits and start to undo the financial lawfare against them, helping them get back on their feet.)

3. A bonus percentage of the withheld funds should be included to cover the costs associated with being denied benefits or legal fees to protect or defend benefits. When the VA withholds your money, it costs money to deal with that. The VA should cover those costs to J6 veterans by adding a percentage of the funds the VA withheld from January 6th to present, (say 25%, 15%, 30%, or more, depending on what you feel is appropriate) as a restitution payment.

While all J6ers are going to need some kind of financial restitution to rectify the devastating legacy of this lawfare, those who have served our nation are directly under your province as commander in chief. You can quickly end these

financial attacks, and restore the benefits removed from these veterans in your presidential capacity over the military and the VA. This will help many of these families begin the process of healing from the devastation wreaked upon their lives through the DOJ's partisan lawfare.

As such we are asking you to also issue this executive order to the Veterans Administration on day one, so that these men and women who served our country bravely can start to heal from the wound caused by their own government. We must honor our veterans and you, sir, can do a great deal here to rectify a great wrong that was done to these brave men and women.

Step 6 - Issue Posthumous Pardons/Statements for Lost J6ers

Tragically, there have been several J6ers who have lost their lives since January 6th. With the recent revelations brought forth by Tom Fitton at Judicial Watch that Ashli Babbitt was investigated by the FBI after her killing on January 6th, we know that all of the 4 patriots that died that day deserve the opportunity to have their names restored, and peace brought to their families. If a pardon or a presidential statement of innocence or exoneration offered after their death can help get closure or peace for their families, you should do that.

As well, there are several J6ers who were charged by the Biden DOJ who have lost their lives after being charged for J6. Multiple people have taken their own lives, and others have been lost to chronic health conditions or medical issues. All of these people deserve to have their names cleared, their honor restored, and their families to find peace.

In the J6 Database we are building for you that will have all of the data for all J6ers, we will also have a complete list of the departed J6ers so that you can issue these important pardons or executive statements of exoneration.

On Day One

The above list of steps are actions that need to be taken on day one, Mr. President. I apologize for the assertive tone in that statement, sir, but I know no other way to say it. As I've shared with you so far in this guide, there are MANY pitfalls put in place by a completely hostile and weaponized DOJ. These legal booby traps are designed to undermine the justice these J6 defendants deserve, keep your supporters in jail to continue to demonize the MAGA movement, and maintain the fear of retribution for any of your supporters that might dare exercise the 1st amendment. They have deliberately made the process of pardoning and rectification for J6ers more complex in order to continue to abuse J6ers and terrorize patriots.

I have spent months researching the process, finding these pitfalls and booby traps. As a J6 activist since January 7th, 2021, I have used my countless hours of investigation, observation, and interaction with J6ers, my years of moving Congress to act on J6 issues, and my real life experiences in the J6 courtrooms, both in the gallery for support or on the witness stand defending a J6er. I have used those things to understand and anticipate these traps and pitfalls, and I have carefully prepared these strategic steps that will thwart those lawfare traps set by the DOJ/Biden Administration. I present them to you as an expression of my deepest heartfelt desire to see justice for these American patriots who have endured unimaginable suffering in the name of protecting our Republic from the consequences of a stolen election.

These people NEED to be rescued, they NEED to have their good names restored and they will NEED restitution and compensation for their unmerited suffering in order to get their lives back.

I put faith in God that He will let you read and see the truth and insight in these words, and that you might be guided by this thoughtful advice.

A lot of people are counting on you, Mr. Trump, and they are, excuse the phrase, "royally screwed" if you don't help them,

and help them carefully, strategically and effectively. They are hostages of a war, Mr. President, and they must be extracted from the enemy's clutches with great precision. I offer the above steps as a tactical plan for that extraction.

THIS is how you bring home the J6 hostages ON DAY ONE, Mr. President. Quickly, efficiently, and with no one left behind.

Beyond Day One

January 20, 2025 will be a busy day for you, Mr. President, as we both know. I realize I myself am asking you for a good amount of work on that first day, but in my defense I have attempted to provide the prepwork for those day one tasks in this guidebook. It is my hope that by presenting you and your team this information long before day one, you will be able to execute this vital rescue mission for the J6 quickly and efficiently, and then get back to all of the critical issues facing our great country after Biden has left it in shambles. I realize, sir, that you are the leader of the free world, and a very, very busy man, so I want to make saving the J6ers as quick and easy for you as possible so you can get back to saving America as a whole.

I am also well aware that while the executive orders and directives listed above can be issued on day one, the implementation of those orders will take a bit longer than a day. To that end, I am suggesting that you take on one or more J6 advisors from within the J6 community who are particularly well versed on the J6 cases and have the resources to help facilitate the pardoning process through to completion for all the J6ers. I have a few in mind and will suggest them in the coming chapters.

In our next chapter, however, let's discuss the specific pardon language, which is as important as the strategy laid out in this chapter.

Chapter 3: J6 Pardons

Three Options to Address All Situations

We have discussed in the previous chapters the different types of J6er based on their stage in the legal process. We have discussed the details of strategy to free the J6 hostages and provide maximum relief for these victims of the weaponized DOJ.

There is, however, Mr. President, another distinction between J6ers that will play a major role in your decisions on how to proceed with J6 pardons.

As you know, January 6th was a set up. Nefarious infiltrators committed acts of violence dressed up like your supporters, while security failures by the Capitol Police, Congressional leadership, the DC mayor and MPD created a perfect storm of chaos and confusion that swept up so many innocent Americans into this nightmare we now call J6.

In that chaos, many of the now J6 defendants were completely innocent in their actions. They were peaceful. They assaulted no one. They damaged nothing. They obeyed law enforcement. They entered through opened Capitol doors, opened by officers on the inside. They were not informed the area was restricted. They thanked officers and took selfies

with them. There was absolutely no way for these people to know they were doing anything wrong, and the authorities did not fulfill their obligation to inform them. These people are INNOCENT. They did nothing wrong. They are being persecuted as violent terrorists, as insurrectionists, as people who want to overthrow their government. This is absurd, as you know. We patriots LOVE America, we only want our Constitution followed. That is why so many patriots came to DC that fateful day, to ensure our Republic was operating in a Constitutional manner.

While on one side of the Capitol, people peacefully entered through opened doors past friendly welcoming officers, on the other side peaceful civilians were being assaulted by Capitol Police and DC MPD with deadly force. Rubber bullets specifically designed to be used on the BODY were instead fired at the HEAD and FACE, which causes the "non lethal rubber bullet" to become deadly. The manufacturer's warning that firing at the head and face can result in serious injury or death is boldly emblazoned on the barrel of every non lethal rubber bullet weapon. Officers deliberately ignored safety warnings and training and used deadly force on non-violent protestors. Flash grenades were lobbed into an unsuspecting crowd. At the same time, nefarious actors dressed to pretend to be MAGA supporters baited officers and instigated damage and violence. They fomented conflict with the police, who

then targeted innocent bystanders in response. These innocent bystanders tried to defend themselves in every way they could. They pleaded with law enforcement to stop. They tried to protect others from the assault by police. They protected police from assault by nefarious actors and angry protestors, in many cases. They tried to save the life of Roseanne Boyland and get medical treatment for injured patriots, to no avail. These people were dropped into a war zone, one NOT of their own making. It was a war zone created by a (seemingly coordinated) conflict between dangerous infiltrators and deliberately underprepared law enforcement.

I am not exaggerating to say it was a warzone. Four people died that day in that warzone. Countless more were injured, traumatized and emotionally scarred for life by what they witnessed that day. Their own government attacked them. Their own government tried to kill them. In some cases, the government did kill them. The people had to defend themselves and each other from deadly harm that came with no warning and for no reason.

Yet, when the government chose to prosecute these people it attacked, it blamed them. Patriots who helped an officer up on January 6th who may have fallen in the melee were actually charged with assaulting that officer. The government then denied them access to the video evidence which would

exonerate them, the judge refused to allow them to suggest self defense as a legal defense, and they were not allowed to even subpoena the officers who accused them. These clear violations of due process occurred case after case after case where charges of "assault" or "property damage" were levied.

As such, a portion of the J6ers are wrongly accused of violence, or were forced to defend themselves physically from the brutal actions by police, or they were overcharged for their actions that day, having got swept up in the chaos and outrage caused by a full frontal deadly attack by law enforcement on peaceful, unsuspecting patriots. Their actions, though potentially "unlawful" were reasonable and justified considering the violent attacks they endured and the chaos they survived.

The third group of 'J6ers' are perhaps the most concerning. There were, in fact, bad people who did very bad things that day. They deliberately instigated a riot, they participated in an orchestrated plot to stop the challenging of the elector certification. They operated the real insurrection, Mr. President, the coup that stopped the challenges and installed Biden.

Some were low level Antifa dressed in MAGA hats. Some were confidential human sources of the FBI. Some were actual

government agents operating "under cover". Many of these people have been suspiciously ignored by the DOJ in the J6 prosecutions, but some, such as Antifa "journalist" John Sullivan, were arrested and prosecuted under the same weaponized charges as innocent patriots.

This creates a problem, because clearly we do not want the true perpetrators of January 6th to go unpunished. We also do not want to use the same wrongly and unconstitutionally applied laws that the DOJ used against innocent J6ers to try to bring these nefarious actors to justice. These individuals need to be properly charged with the crimes they actually committed on January 6th, not the trumped up and misapplied charges they have now.

The Solution: Three Types of Pardons

So the DOJ has intentionally complicated the pardoning process, which is why, Mr. President, the J6 Pardon Project was born. It is our mission to analyze the pitfalls and legal landmines installed by the DOJ and strategize to defeat them, so that justice may be served.

To speak very frankly, Mr. President, the problem is this: the right thing to do, the legally consistent and Constitutional thing to do is to pardon all of the J6ers currently charged under this weaponized DOJ.

Doing that will help a lot of very good people and yes, at least temporarily, could potentially help a few possibly bad people.

You must stand on steady Constitutional principles and provide clemency to all who were denied due process. And you must not let the real bad guys get away with what they did to our country on January 6th. So we have come up with a sound strategy which allows for you to do both.

The solution comes in the language of the pardon itself, or pardons, plural, as the case may be.

In creating the language for these three types of pardons, Tamara Leigh and I modeled our work on the historic pardon of innocence given to General Michael Flynn. This legal precedent setting pardon fulfills a much needed purpose when facing a truly unconstitutional and corrupt justice system. People who are truly innocent, but are targeted and punished by a weaponized DOJ need not only a remedy for the loss of freedom and finances caused by a government conviction, but they need a remedy for their reputations, for their good names. A pardon of innocence fulfills that role that is so needed, sadly, in these corrupt times.

Thus for the vast majority of J6 defendants who genuinely did nothing wrong that day, we are advocating you use a **full and**

unconditional pardon of innocence. An unconditional and full pardon can ensure that no future J6 charges can be filed, and a pardon of innocence can state the truth of that day, that the actions of this individual on the day of January 6th were entirely innocent of criminal action or intent.

To this end, we have built a database of all J6 defendants on 22 points of data, including a recommendation on the type of pardon to issue based on the facts of their case. This detailed analysis of each J6 defendant is a massive body of work, which is why we have done as much of this homework for you as possible, so that you will be able to make just and informed decisions in your pardoning process.

As you know, pardons are not traditionally based on the innocence or guilt of the pardonee. A pardon traditionally is based on mercy. They are offered to inmates who have been over sentenced, to those who have suffered abuses, or whose actions did not merit the severity of the punishment. A traditional pardon is a pardon of mercy.

Mercy is certainly needed. J6 defendants have been tortured in jail, many since their arrests in 2021. They were held in torturous conditions pretrial and they have been held in torturous conditions after their conviction. The beatings, solitary confinement, tainted food and water, denial of rights

and of medical care, the torment endured by these J6ers in the prison system over J6 charges is far, far more punishment than a broken window or relocated lectern merit.

For those J6 defendants who committed unlawful acts in response to police attacks, in the act of self defense, or in a moment of outrage swept up in a crowd of frightened protestors, we are advocating for the use of a **full and unconditional pardon of mercy**. The traditional language of this pardon expresses the reason for presidential mercy, as traditional pardons do, as well as legally assuring that the pardon is unconditional and full, and thus no further J6 charges can be levied against the pardonee, now and in the future. Any defendant who has served time, pre or post trial, in the prison system has suffered enough, Mr. President, and they deserve to never again fear their government will prosecute them for January 6th.

Between those two categories of pardonees, those deserving an unconditional pardon of innocence and those deserving an unconditional pardon of mercy, the vast majority of good patriotic Americans arrested on January 6th charges will be able to receive the clemency they need and be protected from further prosecution by future corrupt regimes.

For the small number of January 6th defendants who have been caught up with weaponized J6 charges, but whose actions that day truly require further investigation and possibly legitimate J6 charges, we are offering the option of an **absolute and unconditional pardon of mercy**. An “absolute” pardon provides clemency for only the current charges or conviction, not future potential charges.

All of the J6 pardons we are recommending are unconditional, meaning that there are no conditions that a J6 defendant must first meet in order to receive the pardon. Conditional pardons might stipulate a recipient join Alcoholics Anonymous before being pardoned for a drunk driving charge, for example. The January 6th defendants should receive clemency without additional expectations, as they have been denied due process. They are the victims of a weaponized justice system, and thus no conditions should apply to their clemency.

However, it will still be possible to hold truly nefarious actors accountable, while still rectifying the weaponized abuse of the US criminal code, by using an absolute pardon that will rectify the weaponized charges, while also allowing any legitimate future charges to be filed. This type of pardon allows you to be completely legally consistent, Mr. President, while protecting future justice.

It is legally and morally the right thing to do to rectify ALL of the abuses of justice that have occurred as a result of the events of January 6th, 2021.

By using these 3 types of pardons, set up in a proclamation pardon format, you can undo ALL of the weaponized charges of the DOJ. You will provide hundreds of innocent people with a powerful tool to restore their lives. You will ensure that true justice can be served for the crimes of January 6th, while defeating the partisan weaponized witch hunt that has been the J6 prosecutions. History will show that you were legally consistent, profoundly merciful, and Constitutionally correct.

The Proclamation Style Pardon

The ideal outcome for any defendant is an acquittal, a case dismissed, or a verdict reversed. Justice in the courts that exonerates the defendant allows them the maximum restoration of their lives after a criminal trial. The appellate process is a critical component in a defendant's quest for justice, the last opportunity to rectify a miscarriage of justice without a lasting record, and the lasting negative impacts of a criminal conviction.

Accepting a pardon from the president stops the appellate process. Any justice that could have been

obtained by a defendant through the courts ends once a defendant accepts a pardon, as a pardon is given to rectify a conviction, and thus once a pardon is received, the courts no longer consider an appeal relevant. If pardons are issued in the traditional manner, directly to the individual, many J6 defendants would be forced to end their appeals, and give up their hope of a clean record and a return to their normal lives. Many would be inclined to turn down a pardon in the hopes of complete justice and exoneration in court. This would be most unfortunate, leaving many J6ers with a truly difficult decision.

However, by issuing the J6 pardons in a “proclamation style”, based on specific criteria, the defendant is able to apply to receive the pardon at a time of their choosing. This is a standard and historically used method of pardons, used by President Jimmy Carter who pardoned Vietnam War draft dodgers, and used even by Joe Biden to pardon federal marijuana possession convictions. The defendant merely provides the US Pardon Attorney’s office with the evidence that they meet the criteria in the pardon proclamation, and if the information is accurate, the defendant receives the pardon certificate. Using this method of pardon is common for pardoning groups of people who have all been charged with the same crime, so it is well suited to pardoning the J6ers.

The criteria for the pardon is simple: “Anyone who has been charged and/or convicted between January 7th, 2021 and January 20th, 2025 of a crime related to events at and around the US Capitol on January 6th, 2021 can file to receive a pardon for their charges/convictions.”

When the defendant files his/her name and docket number with the US Pardon Attorney, their information can be matched to a list of defendants eligible to receive a J6 pardon, and what type of pardon you believe their case merits. The US Pardon Attorney can provide a link on their website for defendants to submit their information, as they do with other proclamation pardons. **This allows each defendant to avail themselves of the pardon when they have exhausted any legal hope for exoneration in court.**

This also greatly reduces the workload of you and your task force in preparing hundreds of pardons. You and your team can review all of the cases in advance of issuing the pardon proclamation and a list of eligible pardonees can be provided to the US Pardon Attorney, who would then be able to operate the functional details of distributing the pardons to those who have filed. Our J6 Defendant Database will provide 22 points of relevant data to assist you in preparing such a list.

I cannot reiterate enough that all J6ers are not created equal. Some are totally innocent of all charges against them, denied the right to defend themselves fairly in court. Some of these totally innocent people have been wrongly charged with violent crimes.

They are innocent men and women who have been railroaded through the courts, as you have been yourself, Mr. Trump.

Others did engage in wrong behavior on January 6th in the heat of the chaos and attacks by police against peaceful protestors. They have also been denied the right to fairly defend themselves in court, and they deserve mercy.

There are those whose full criminal acts on January 6th may not yet be known, but they too have been charged with weaponized charges and denied due process. They deserve rectification for the wrongly used and weaponized J6 charges and for the denial of due process to date, but they also deserve to be brought to justice if they in fact committed true crimes that day for which they have not yet been charged.

One single pardon proclamation can be made for all three types of J6ers and three types of pardons. The certificate of pardon will be requested by the defendant to the US Pardon

Attorney's office, and we have included the pardon certificate language below for each type of pardon.

The Pardon Language

We have discussed why three types of pardons are needed to address the three kinds of J6ers: **the completely innocent, the over-punished, and those who have been denied due process but may have other J6 involvements that merit charges in the future.**

Absolute and Unconditional Pardon

For the last group, we are suggesting an absolute and unconditional pardon. This type of pardon does not prohibit other charges from being filed in the future. Only a few individuals may merit this type of pardon, but by making this clemency available, you can maintain the highest level of legal consistency possible and can rectify ALL of the weaponized charges that the DOJ imposed on J6ers.

Here is the language we suggest for the **Absolute and Unconditional Pardon:**

J6 Executive Grant of Clemency

DONALD J. TRUMP

President of the United States of America

TO ALL TO WHOM THESE PRESENTS SHALL COME,
GREETING:

BE IT KNOWN, THAT THIS DAY, I, DONALD J. TRUMP,
PRESIDENT OF THE UNITED STATES, PURSUANT TO MY
POWERS UNDER ARTICLE II, SECTION 2, CLAUSE 1, OF
THE CONSTITUTION, HAVE GRANTED UNTO

J6 DEFENDANT NAME

**AN ABSOLUTE AND UNCONDITIONAL
PARDON**

for any and all offenses against the United States with which
_____ (name) _____ has heretofore been charged in
relation to or stemming from the events at the US Capitol on
or around January 6th, 2021, as listed in the Information filed
under docket number _____ in the United

States District Court for the District of Columbia. This grant of clemency shall not be construed to include any and all possible offenses not yet charged that may arise from the facts set forth in the Information and Statement of Offense filed under that docket number, or any other charges that may be filed in connection with first amendment activities at the US Capitol from November 4th, 2020 to January 7th, 2021.

IN TESTIMONY WHEREOF, I have hereunto signed my name and caused the seal of the Department of Justice to be affixed.

Full and Unconditional Pardon

Several J6 defendants did commit infractions of the law on January 6th, but they have been denied the right to fairly defend themselves in court. They have been denied due process, and they have been egregiously overcharged and over sentenced. They have been held in horrific and tortuous prison conditions for minor infractions, and they desperately require the mercy presidential clemency can provide. They have suffered enough, in fact they have suffered too much.

They should be granted a full and unconditional pardon, one that protects them from any future charges related to January 6th, 2021.

Here is the language we suggest for a **Full and Unconditional Pardon:**

J6 Executive Grant of Clemency

DONALD J. TRUMP

President of the United States of America

TO ALL TO WHOM THESE PRESENTS SHALL COME,
GREETING:

BE IT KNOWN, THAT THIS DAY, I, DONALD J. TRUMP,
PRESIDENT OF THE UNITED STATES, PURSUANT TO MY
POWERS UNDER ARTICLE II, SECTION 2, CLAUSE 1, OF
THE CONSTITUTION, HAVE GRANTED UNTO

J6 DEFENDANT NAME

A FULL AND UNCONDITIONAL PARDON

for any and all offenses against the United States with which
____ (name) _____ has been charged in relation to or
stemming from the events at the US Capitol on or around
January 6th, 2021, as listed in the Information filed under
docket number _____ in the United States District
Court for the District of Columbia; for any and all possible
offenses arising from the facts set forth in the Information and

Statement of Offense filed under that docket number, and any and all possible offenses within the investigatory authority or jurisdiction of the United States Department of Justice that might arise, or be charged, claimed, or asserted, in connection with first amendment activities at the US Capitol from November 4th, 2020 to January 7th, 2021.

IN TESTIMONY WHEREOF, I have hereunto signed my name and caused the seal of the Department of Justice to be affixed.

The Pardon of Innocence

You made history when you issued the first ever presidential pardon of innocence to Gen. Flynn. As such, you know the pardon of innocence carries with it special qualities that allow the recipient a true recognition of their innocence. This can provide additional remedies to help rectify the damage done by a conviction on the life and future of a defendant.

Pardons of innocence are quite common at the state level. Many states regularly use pardons of innocence, and they allow for the expungement of a state criminal record, because in fact, as the pardon stipulates, the defendant is innocent of the conviction. A governor will issue such a pardon when the evidence merits innocence, and a pardon of innocence provides a greater level of rectification.

Presidential pardons of innocence have not been used in the same manner in the past, as you know, but that does not mean that the president does not have the authority to issue them, as you yourself have issued one. While presidential pardons have not in the past included expungement, or sealing of a criminal record related to the pardoned charges, gubernatorial pardons of innocence regularly do expunge the relevant criminal record. This allows a defendant to avoid the difficulties of a criminal record in the future, a record they did not deserve as they were innocent, but wrongly convicted.

Constitutional scholars state that expungement is not “automatically” proclaimed in a presidential pardon, but that does not preclude the president from including this common clause of a pardon of innocence in a presidential pardon of innocence.

Using this Presidential Pardon of Innocence on this mass scale is entirely unprecedented. It has never been done. But all Constitutional scholars agree, the pardon powers of the President are extremely broad, and basically unchallengeable. You have an opportunity, Mr. President, to not only make history, but to truly and deeply RECTIFY the damage done by this weaponized DOJ against hundreds of INNOCENT Americans.

You will notice that not only does this historic Pardon of Innocence order an expungement of the recipient’s federal criminal record, it also orders the DOJ to make federally standardized compensation for wrongful imprisonment, as is due innocent individuals who have been wrongfully held in incarceration by the DOJ. By using your authority as the head of the executive branch, you can help begin the process of financial restitution for these J6ers and their families that have been made financially destitute through the exorbitant cost of their legal battles and wrongful incarceration.

Additional restitution may be merited, but through the wrongful imprisonment compensation, you can begin the financial healing needed.

This Presidential Pardon of Innocence is unprecedented in many ways, all of which are within your pardon authority as President. When historically evil acts are purported on the American people by their own government, then historically bold rectification is needed.

We encourage you to take this bold historical move, and use this language for the first ever mass scale Presidential **Full and Unconditional Pardon Of Innocence**:

J6 Executive Grant of Clemency

DONALD J. TRUMP

President of the United States of America

TO ALL TO WHOM THESE PRESENTS SHALL COME,
GREETING:

WHEREAS, it has been determined through extensive analysis of the legal proceedings associated with _____(name)_____ for charges listed in the information filed under docket number_____ in the United States District Court for the District of Columbia that systemic violations of due process have occurred during both the investigatory process and trial proceedings with regards to first amendment activities in or around the US Capitol on January 6th, 2021;

WHEREAS, repeated violations of the 4th, 5th and 6th amendment have been systemically allowed through the forementioned legal proceedings and have heretofore been unrectified by the courts;

WHEREAS, innocence until proven guilty is the bedrock of our Constitutional liberties, which the Constitution clearly delineates as an inalienable right of innocence until proven guilty and outlines the equally inalienable right to due process under the law;

WHEREAS, when due process has been systematically denied, guilt cannot justly be determined, and innocence must be presumed where guilt cannot be proven, or where failure of due process has violated the inalienable right of innocence until proven guilty through due process in a court of law;

WHEREAS, _____ (name) _____ was denied due process throughout the legal proceedings related to their involvement with the events at the US Capitol on January 6th, 2021, and was thus denied the right of innocence until lawfully and justly proven guilty, having received heretofore no rectification from the courts;

WHEREAS, it is determined through analysis of the lawful evidence available, including evidence denied presentation in court in violation of Constitutional protections, that _____ (name) _____ was not guilty of the criminal charges against them, and would have been able to prove innocence in a court of law but for the denial of Constitutional and lawful due process that was systematically purported

upon them throughout the legal proceedings stemming from charges related to the events at the US Capitol on January 6th, 2021;

WHEREAS, it is in consideration of these factors that it is hereby asserted that _____ (name) _____ is innocent of the charges against them, and it is also duly asserted that any verdict against them was wrongfully obtained by a weaponized Department of Justice through systemic denial of due process and Constitutional rights.

THEREFORE, BE IT KNOWN, THAT THIS DAY, I, DONALD
J. TRUMP, PRESIDENT OF THE UNITED STATES,
PURSUANT TO MY POWERS UNDER ARTICLE II,
SECTION 2, CLAUSE 1, OF THE CONSTITUTION, HAVE
GRANTED UNTO

J6 DEFENDANT NAME

**A FULL AND UNCONDITIONAL
PARDON OF INNOCENCE**

for any and all offenses against the United States with which _____ (name) _____ has been charged in relation to or stemming from the events at the US Capitol on or around January 6th, 2021, as listed in the Information filed under

docket number _____ in the United States District Court for the District of Columbia; for any and all possible offenses arising from the facts set forth in the Information and Statement of Offense filed under that docket number, and/or any and all possible offenses within the investigatory authority or jurisdiction of the United States Department of Justice that might arise, or be charged, claimed, or asserted, in connection with first amendment activities at the US Capitol from November 4th, 2020 to January 7th, 2021.

It is my proclamation, as President of the United States and in accordance with my statements in this proclamation, that _____ (name) _____ is innocent of all charges against them listed in the information on docket number _____.

In accordance with the unwavering principles of justice defined in the US Constitution to protect the innocent, and the authority as President granted to me under Article II, I additionally hereby order all Department of Justice records associated with _____ (name) _____ under docket number _____ to be sealed, all related convictions be expunged from the federal records, and federally standard compensation for wrongful imprisonment be immediately issued for time imprisoned for all associated charges, both pretrial and post conviction.

IN TESTIMONY WHEREOF, I have hereunto signed my name and caused the seal of the Department of Justice to be affixed.

The Pardon Proclamation

A singular pardon proclamation can be made for all of the presidential clemency you are offering to the January 6th defendants.

As you know, the proclamation is a public statement, issued by the White House, signed by you, the President, that carries the weight of an executive order. A proclamation of pardon sets into motion the US Pardon Attorney and other relevant agencies to fulfill your orders as listed in the proclamation. Thus, your specific instructions in the proclamation can and should be clearly delineated, so as to ensure your full orders are properly implemented.

The Constitution gives the President very broad powers of clemency. Presidential pardons throughout history and their accompanying proclamations are equally broad, unique, or specific, depending on the intent of the president issuing them. The language of these proclamations often reflects the personality and governing style of the president as much as it does their policy intent.

That is really just a long way of saying “as President, you can pretty much assert whatever you deem proper in a Presidential Pardon Proclamation”, a fact Constitutional scholars all agree with.

As such, we are suggesting you be bold, Mr. President. We are suggesting you take historical action. We are suggesting you use your pardon proclamation of the J6ers to set a precedent of justice and mercy through the presidential pardon powers that all future presidents will be able to use to provide more complete and effective mercy to those whom the courts have failed. This is one way, Mr. Trump, in which your actions as president, the precedent you set, can truly make part of our American system great again for generations to come.

So we are suggesting the following language in the Presidential J6 Pardon Proclamation, a proclamation that will set in motion a proclamation style pardon process that will allow J6 defendants to file for their pardon certificate through the US Pardon Attorney when they are ready to receive it.

It will also set in motion a full commutation of all J6 sentences currently being served, so that all J6 defendants can be freed from incarceration or probation and be able to begin rebuilding their lives. Additionally, it will establish a historical precedent in the use of presidential pardon powers that will improve the ability of presidents to provide mercy in the future. We hope you will take these words as our humble suggestion of how such a proclamation should read.

January 20th, 2025

A Proclamation

By the President of the United States

Donald J. Trump

“...with Liberty and Justice for all.”

These powerful words from our Pledge of Allegiance speak to a founding principle of our nation: EQUAL justice under the Law. All of our liberties are dependent upon a strict and principled commitment to ensuring equal justice for all Americans. If we are not free from biased persecution by our government, we truly are not free.

When equal justice is denied, it is the duty of a Constitutionally minded president to use presidential Constitutional authority to rectify the wrong and protect the foundations that our Republic is built upon.

January 6th, 2021 was a dark day for our nation. To this day, the truth about the events in and around the US Capitol is unknown to most Americans, while the false narrative created by the corrupt and weaponized J6 Select Committee has been used to wrongfully and excessively charge and sentence patriotic Americans exercising their 1st amendment rights. These J6 defendants have been systematically denied their due process rights by a two tiered system of “justice” implemented by Biden’s Department of Justice. They have been denied their 1st, 4th, 5th and 6th amendment rights, denied the right to present exonerating evidence in their defense, and denied access to exculpatory evidence in the government’s possession. Representatives and officers of the US government have told lies about these defendants, in the media, in Congress and on the witness stand in our federal courts. They have been falsely and excessively charged. They have been cruelly over sentenced. They have been abused and targeted in prison as political prisoners and hostages because of their political views. Many of these persecuted Americans are COMPLETELY INNOCENT and have been railroaded by a politically biased Justice Department.

When in the course of history we see great injustice occur, it is the duty of every American to use our great Constitution to rectify the injustice. As President, I have a unique duty and

Constitutional ability to rectify great injustice, and the great injustice to the J6 defendants must be rectified.

As such, by the authority granted in the US Constitution, Article II, Section 2, Paragraph 1 to the President of the United States to “grant pardons and reprieves for offenses against the United States”, I hereby issue this proclamation of a presidential pardon of all charges and convictions related to the events in and around the US Capitol on January 6th, 2021 that have been issued by the US Department of Justice between January 7, 2021 and January 20th, 2025.

Most of those charged for crimes related to January 6th are innocent. They have been denied the right to defend themselves in court and prove that innocence. They deserve complete and utter exoneration, rectification and restitution for the egregious abuses that have been purported upon them by a weaponized system. As such, I will be issuing a Full and Unconditional Pardon of Innocence for these J6 defendants who have been wrongfully denied their Constitutional right to prove their innocence. This historic Presidential Pardon of Innocence rightfully asserts the innocence of the defendant, and provides for all of the legal rights of an innocent and wrongfully convicted person, including but not limited to expungement of pardoned charges from federal criminal

records and federal compensation for wrongful imprisonment due an innocent victim of wrongful incarceration.

There are those Americans charged with crimes related to January 6th, 2021 that did engage in wrongdoing on the US Capitol grounds on that fateful day. These defendants have also been greatly overcharged, and given excessive and egregious sentences. In our system of justice, the punishment must fit the crime, and punishment must be equal under the law for all Americans. Those charged with a crime must be considered innocent until proven guilty, must be afforded their rights to present evidence, to compel witnesses, and the right to a speedy trial. Yet, these rights have been denied these J6 defendants, and they have been punished far in excess of any unlawful actions they may have engaged in on January 6th in DC.

It is my duty as President to rectify these injustices as well.

To these J6 defendants, I will be issuing a traditional Full and Unconditional Pardon, with all of the commiserate rights bestowed by a presidential pardon, including a pardon for all existing charges related to the events in and around the US Capitol on January 6th, 2021 and for all potential future charges related to those events on January 6th, 2021.

As President, I must hold to our founding principles of equal justice, and I must apply any Constitutional remedies in an EQUAL manner. When systemic injustice occurs, it is our duty to rectify that injustice in an equally systematic manner. As such, it is my duty as President to rectify the injustices purported upon January 6th defendants in a thorough and consistent manner, with consistent application of the law. The charges used against the J6 defendants were wrongfully applied. False information was spread by nefarious individuals in our government while the truth about the events of that day was suppressed by the media, big tech and even our own Congress. These defendants were all denied their Constitutional rights in court, and they all must receive consistent and lawful clemency for the specific wrongful charges and unconstitutional convictions.

The real truth about the tragic events at the US Capitol must one day be revealed, and those who caused this great harm to our country must be brought to justice. However, justice cannot and will not be served through wrongful convictions obtained through falsehoods and denial of due process. To serve these ends, I will be issuing an Absolute and Unconditional Pardon to all remaining J6 defendants who have been wrongfully charged with the systematically weaponized charges that were falsely applied to otherwise lawful actions. The pardons of these individuals will not

preclude any potential future charges that may result from any unlawful activity on January 6th in DC that may be revealed in future investigations.

It is my sacred responsibility to protect the Constitutional rights of ALL Americans, and to rectify injustice and provide mercy from a failed judicial process. Great injustices require great remedy. To this end, I do hereby pardon all those who have been wrongfully charged for their actions in or around the US Capitol on January 6th, 2021, and do provide each defendant charged with crimes for January 6 with a pardon appropriate to their charges, convictions and circumstances.

I hereby order the US Pardon Attorney to establish a pardon certification procedure for all defendants charged with crimes related to the events at the US Capitol on January 6th, 2021, and to present the appropriate certificate of pardon to each qualifying J6 defendant who files for a pardon certificate, in perpetuity, in accordance with the guidance provided to the US Pardon Attorney by the office of the President of the United States. All J6 defendants may file for a pardon certificate at such a time as best suits their legal status and choice, immediately or in perpetuity.

To immediately remedy the immoral incarceration of the January 6th defendants while they attempt to seek justice in

the courts, I also issue a full commutation of all related sentences to all qualifying J6 defendants and hereby order the US Pardon Attorney to initiate commutation procedures for all J6 defendants listed in the guidance provided.

I hereby also order the Department of Justice to begin the process to expunge the federal criminal records of innocent defendants and provide federally standard wrongful imprisonment compensation to all recipients of a Presidential Pardon of Innocence.

These orders and proclamations are issued under my authority as President provided for in Article II, Section 2, Paragraph 1 of the US Constitution.

IN WITNESS WHEREOF, I have hereunto set my hand to this twentieth day of January, in the year of our Lord two thousand twenty-five and of the Independence of the United States of America the two hundred and forty-ninth.

Posthumous Pardons and Declarations

One of the most tragic things about the J6 prosecutions are the lives we have lost in this battle with our own Department of Justice. Some who have had to bear the full weight of the US government crushing their lives were unable to withstand the load, and sadly have taken their own lives rather than face the horrors offered by the DOJ. Others have been lost to health issues while they awaited trial.

While in this country we do not prosecute individuals who have passed away for crimes they may have been charged with in life, the stain of a J6 prosecution and the grief of the family must not go unaddressed.

I do not envy you in this role of comforter you must take. I cannot presume what words you might use to exonerate and recognize these patriots that will provide peace to their families. As such, I will leave that writing to you.

We will however continue to keep track of each J6er lost, and will include a special category in the J6 Defendant Database for the names of those we have lost, so that you might ensure remedy for their grieving families. As of the writing of this guide, 5 souls have taken their lives due to the pressures of a weaponized DOJ, and we pray there will be no more. Their

names should be remembered, and history should not forget their suffering.

A History Worth Making

Pardoning all the wrongfully charged J6ers, pardoning those who were victimized by Biden's weaponized DOJ, rectifying their lives to the greatest extent possible is desperately needed, and only you as President can accomplish that rectification.

The partisan abuse of our justice system by the Biden regime must be rectified and his historically abusive injustices must be met with equally historic remedies. We are asking you to take bold historic action, to issue historic pardons of innocence, to make broad historic moves to undo the injustices done under Biden's weaponized DOJ. Small remedies and old school solutions will not rectify the grave injustices. Only bold powerful action will right these wrongs.

As always, these words are merely advice, Mr. President, and the ultimate choice is yours. But I must passionately plead, Mr. Trump, that you take the historic and bold actions we suggest, because if you don't, these innocent and abused J6 defendants will be saddled with a permanent stain, a lifelong scarlet letter that will not only hinder them for the rest of their

lives, but will undermine the success and futures of their children and potentially even their grandchildren. The financial losses and impact on employability long term can and will have generational impact on these families UNLESS you act boldly to undo what the lawless Biden regime has done to these American citizens.

I know it is bold of me to ask you to make these historic moves. It is bold to presume that I might be worthy to advise a president, let alone the greatest president America has ever known. But, with ALL due respect, I have no choice. YOU are the LAST HOPE for hundreds and hundreds of innocent Americans, many that I know and dearly love. YOU are the LAST HOPE for the country I love more than life itself. If you do not use your full presidential power to rectify this grave and vast injustice, I will have neither my country nor my loved ones. If I do not use every power within me to make sure that you are able to use that power to FIX this mess, to FREE our political hostages, to RESTORE our faith in the justice system, I wouldn't consider myself worthy to call myself an American.

I believe you will do what you think is best for the J6ers, and for all political prisoners. I also know that the pearl clutchers in the GOP will try to convince you to softball your presidential remedies for these political prisoners. They seek

to undermine the bold moves that are needed to make this right for the hundreds and hundreds of Americans.

Listening to these “softball pitchers” will mean generational struggle for these J6ers.

Listening to these suggestions I have offered you in this strategy guide will mean true restoration and a real future for these patriotic Americans and their children and grandchildren. It is too important for too many people for me to stand down, to entertain a moment of doubt, or take a moment of rest until I know that you are ready, willing and able to do what is needed to save these people from the tyranny of the Biden regime.

So let me close this chapter by saying PLEASE, Mr. President, please take the suggestions we have made to heart. Please see the wisdom in this research and implement this knowledge. Please direct your task force to use these tools and strategies to ensure the maximum justice and rectification.

In order to ensure that all of these victims of the J6 witch hunt can receive the clemency needed, I am asking you to appoint valuable members of the J6 activist community to that task force. In the next chapter, I will suggest a few amazing and knowledgeable activists to recommend.

Chapter 4: A J6 Advisor

Your Liaison to the J6 Community

As you can see, the process of pardoning the J6ers effectively is not done by a quick stroke of the pen. There are hundreds and hundreds of J6 defendants with different facts, different evidence, and different situations. Even with this clearly laid out plan in place, there will be lots of details that need to be put together to implement perhaps the largest pardoning effort since the Civil War. Sadly we now live in such a time where an action of such extreme measure is both necessary and warranted.

To this end, it is my suggestion that you will need a J6 Pardon Advisor or advisors. This person or persons need to be fully immersed in the J6 community. They need to have extensive experience with the facts of J6, with the legal battles in the courts, with the individual cases of the J6ers, and they need to have the research resources to provide you any information you may require during the process of pardoning the J6. Your J6 Pardon Advisor will be able to ensure that each J6 defendant is able to get through the pardon process without hiccups, and they will be able to report to you any problems or roadblocks the DOJ or the Bureau of Prisons tries to put up to slow down the justice for these J6ers. A J6 Pardon Advisor will make certain that the justice you set out to give the J6ers

actually succeeds in getting every deserving American back home to their family.

They will make sure your legacy of J6 mercy can stand the test of time.

I would like to suggest some individuals I think are particularly suited to provide you with the resources you need from such an advisor and/or advisors. I base these recommendations on years of experiences with these individuals, on their proven track record as J6 activists in the fight for justice for these defendants, and on the resources they have accumulated. It is my hope that my endorsement of these individuals will help to inform you about what type of advisor you will need, and hopefully, Mr. President with all due respect, prevent you from picking a J6 Advisor, or advisors who do not have the best advice nor the purest intentions. This mission is too important to elevate those who are not motivated by the deepest commitment to justice and a track record of serving others, not self. Let me suggest a couple of really good folks I know.

David Sumrall

No one man has been more integral to the mission for J6 truth and justice than David. He is the founder of StopHate.com. He has been a vocal and active patriot throughout our mission

to make this country great again: hosting events, public speaking, activism, film making and more. I'm sure your channels of vetting will verify his background as a dedicated patriot.

David has produced as many as four documentaries on the events of January 6th, including his latest film, *January 6th: A True Timeline* which was featured on Tucker Carlson's show on X. He has viewed over 10,000 hours of J6 footage. He has testified as a witness for the defense in no less than six J6 trials. He has been licensed as a J6 investigator by the DOJ to access the government J6 database since 2021. His organization has compiled the most comprehensive collection of J6 footage and data available on the planet. His research has been used in many J6 court cases, countless news articles, and multiple Congressional hearings.

He has been a vital component of the justice for J6 mission since the very beginning, and his vast body of work and accomplishments on behalf of the J6ers speaks for itself. No one has been more consistent, more dedicated and more selfless to the cause of the J6ers than David Sumrall. He's a Texan, and his heart is a clear example of how they do make everything bigger in Texas.

Nobody will do a better, more thorough job in helping you make sure every single J6er gets justice. He is known and well respected throughout the J6 community, and has already helped so many J6ers navigate the treacherous lawfare of the J6 witch hunt. He doesn't quit, Mr. President, he doesn't back down until the job is complete, and that is the kind of advocacy these J6ers need. I passionately recommend you select David Sumrall as a J6 Pardon Advisor.

Treniss Evans

As you may have noticed, I have suggested that you retain multiple advisors to help you navigate the J6 Pardon process. This is because Treniss Evans and David Sumrall both exist.

Equally integral to the J6 justice mission has been Treniss Evans, founder and head of Condemned USA. He too has been on the "frontlines of this battle", has critically assisted over 40 J6 cases. He wrote and distributed the Weaponization of Justice document now found on the Congressional Record. His organization has funded the legal defense and/or facilitated the legal research of numerous J6 cases. His work in this capacity has been used in cases before the Colorado state supreme court as well as the US Supreme court. He has been a godsend to countless J6ers through his work, his financial support of J6ers and their legal battles, and his

powerful advocacy for the J6 cause. Mr. Evans also entered the only correct Amicus brief in Donald J. Trump v. Norma Anderson Et Al Supreme Court case after intervening in the Colorado Ballot case.

Treniss is also a J6er. He was charged, railroaded through the courts and held in horrible and punishing conditions for peacefully exercising his first amendment rights on January 6th. So he has been through the fire, he has saturated himself in the legal battle for due process in the courts and he has the resources and organizational infrastructure in place to help hold the hand of each J6er through the clemency process so that not a single one slips through the cracks.

Both of these men are amazing. These two men together are ideal, and I can think of no better way to ensure that absolutely every J6ers gets the help that you can provide if these two men are helping you. At the very least their combined knowledge of the legal aspects and events of the day are invaluable and belong on an advisory task force.

Suzanne Monk

Though it is my Christian humility that leads me to first suggest these amazing patriots to sit on your advisory task force, I would be remiss to not offer my own services, Mr. President, considering that I have conducted the most

extensive level of research on the subject of pardoning the J6 of any person to date. I have been a J6 activist since January 2021, and have invested the past nearly 4 years of my life to the cause of justice and fair treatment for the J6 defendants.

In the spring of 2021, I convinced 4 members of Congress, my friend Marjorie Taylor Greene, Louie Gohmert, Matt Gaetz and Paul Gosar to visit the DC Detention Center, where they were famously turned away. But their efforts to visit the facility continued through 2021 and into 2022, as did my efforts to encourage Congress to put pressure on the District facility to rectify the egregious conditions there that the J6ers and others were forced to endure. As an expert on DC Home Rule and author of DCHomeRule.com, I knew that Congress had this authority over the District. From that Congressional attention, changes were made in that facility that had not been maintained for decades, and Congress continues to engage in acts of much needed oversight that was not happening before 2021.

Throughout 2022 and 2023, I ran Operation Yellow Ribbon, a project of my small PAC, Patriot Action PAC, with a mission to educate Congress and the public about the legal and physical abuses the J6ers were being subjected to. We launched a very effective awareness campaign at CPAC 2022, and later that year we began delivering copies of the *American Gulag*

Chronicles- Letters From Prison to all 535 Congressional offices. This book of real letters from J6 prisoners discussing their horror stories in battling a corrupt government locked up in tortuous conditions helped serve as a wake up call to many members of Congress who have since stepped up to the plate and started to speak out on behalf of the J6.

Through several months in 2023, I sat in the trial of my friends, Enrique Tarrío, Ethan Nordeen, Joseph Biggs, Zachery Rehl and Dominic Pezzola - the “infamous” Proud Boys. I watched justice be trampled by a rabid and unfettered prosecution, a judge who operated like an additional member of the prosecution team, and an overtly biased jury. I watch their Constitutional rights be ignored, their lawyer’s motions go unheard, and their evidence be denied while the prosecution used 1st amendment protected speech to slander these defendants in the eyes of the jury. I also continued to work directly to move Congress to act on a number of J6 related issues, including calling the head of the BOP before a Congressional hearing to discuss the abuses going on in the BOP under her watch.

Over the past two years, I also advocated for several J6 prisoners with regards to abuses in the BOP and DC Gulag, and was able to obtain positive changes for numerous J6 defendants. I have testified in court on behalf of J6ers. I have

raised funds to cover commissary costs. My work advocating for the J6 defendants has been my sole purpose since 2021.

In January of this year, 2024, I launched the J6 Pardon Project. Our mission is to support your pardoning the J6ers with strategy and information, as well as building public support for their pardons. In the process of that goal, I have researched more about the pardoning process and presidential history, and more about J6 cases, both individually and in the aggregate, than any other person I know of. By the end of the summer, I will have personally reviewed all of the over 1400 J6 cases on 22 different points of data. I am deeply connected to the J6 activist community, and have vast resources of information and people to assist in every way possible. Additionally, I have formed strong alliances throughout the MAGA community that advocate for other political prisoners, and would be a valuable asset to any task force formed to address the issue of political prisoners.

In short, I can assure you I would be a powerful asset and the most devoted member of the Political Prisoner Task Force, completely committed to the cause of justice and your unique presidential capacity to obtain that justice for so many who need it. It would be my honor and solemn duty to serve the cause of justice with you, Mr. President.

Chapter 5: The J6 Defendants Database

A Comprehensive Database of all J6 Defendants

Understanding who the J6ers are is critical to being able to provide them justice. With over 1400 J6 arrests as of the writing of this guide, there is a great deal of data needed about these J6ers so that you can properly administer presidential clemency. You need to be able to understand the individual details of each case enough to be able to issue the clemency needed.

To this end, we are creating a comprehensive database. With 22 points of data addressing every aspect of their cases and individual situations, the database will provide you a clear understanding of each defendant's circumstances so that you are able to make the best decision in support of justice.

The database will be continually updated and maintained throughout 2024, and a final update will be made in the days before your next inauguration in January, 2025.

It is stored online, so you can access the database starting fall of 2024 by using the link found in this QR code or at the link www.j6pardonproject.com/j6defendantsdatabase

NOTE: This link will go to a secured database that will require an invite to access. All data collected is public, but we will work diligently to ensure the data included in the database is securely provided only to President Trump and his team.)



Chapter 6: The Days After Day One

Restoring the Lives of the J6ers

January 20th, 2025 is going to be a very important day, perhaps the most important day in the history of our country.

It is the day when we the American people will finally retake our power, finally secure our path forward, and finally live up to the legacy of our Founders. It is the day we defeat the Deep State, end globalist tyranny and restore liberty and justice to our great nation. Inauguration day 2025 will be remembered in the annals of history as the day America was saved, not by just one amazing man, but by that amazing man and a movement of great patriots, a movement greater than any before in the history of our country. As you say over and over, Mr. Trump, we will make America great again, and our biggest comeback starts on that most special day in January next year.

But for the J6ers sitting, rotting in jail, people who did nothing wrong, people who do not deserve their horrible fate, people locked away from their children, spouses, family, loved ones, people tortured for the "crime" of loving our country and standing up for you in 2020, to these people January 20th, 2025 is the day they believe that you are going to rescue them.

For hundreds of political hostages held by the corrupt Biden regime, you are their only and final hope. They sit in their cells, in horrific conditions, they endure all kinds of torture and suffering, but they are able to hold out hope, to hang on, to stay strong. They are able to stay alive, Mr. President, because they believe that YOU are coming to save them.

I launched this project to make sure that every one of those individuals holding out hope to be rescued from behind Biden's enemy lines is freed, is able to get justice, and to restore their lives. I want, no, actually sir, I NEED to make sure no J6er is left behind. They are prisoners of war, and we don't leave our people behind. We keep fighting for them until they all come home.

The steps laid out in the previous pages will set into motion the justice that they deserve. The actions you take on day one will start the process that should in a short timeframe bring everyone home. We have carefully devised strategies to ensure that every single J6er, regardless of their personal situation, is able to be released from prison immediately, get home to their families, and get the legal justice they deserve. We've discussed the importance of a J6 advisor or advisors to follow through with each J6 case and ensure they get the full clemency they deserve and need.

I know January 20th, 2025 is going to be an extremely busy day for you, Mr. President. I know it is bold of me, perhaps even a bit selfish, to ask you to take any minute of that immensely important day to help just a few hundred people, but there is no other way to right the wrong that has been done to my friends, fellow patriots and fellow Americans, and they are waiting, tortured in prison, **where they will stay until you do something about it.** So it has to happen on day one, Mr. President, it has to.

This is why we have prepared this strategy, and the corresponding database. It is why we will be presenting you with this strategy guide long before day one. It is my hope to minimize the burden of this workload so that pardoning the J6ers will be able to start with the quick stroke of your pen, and you can get on to truly more important things for our nation.

For those people who are counting on that day, that one stroke of a pen, their journey back to their lives will begin on January 20th. In the days following they will find themselves set free, returning home, and rejoicing with loved ones. They will also find financial devastation, lost homes, jobs, broken relationships in need of mending, plus the trauma and stress of readjusting after imprisonment.

In short, sir, they are going to need help getting back the lives the DOJ stole from them. They deserve restitution and they are going to need it.

It is our hope that you will continue to help the J6ers get justice and restore their lives even beyond the pardoning process. I've had many conversations with people in the J6 community about "what it's gonna take" to get the J6ers their lives back, at least to the extent possible. Here are some of the answers.

They need a real investigation into the perpetrators of January 6th.

These people have been wrongly accused. They have suffered great hardship because of government lies. They need to know that the people who did this to them are brought to actual justice.

I know you need this justice as well, Mr. Trump. America needs it. It will require a special prosecutor, loyal investigators, and a commitment to the truth wherever it may lead. It will require historic courage to fully out the truth about January 6th, because the dark truth of what happened that day lurks deep in the halls of power of our own government.

You have said that when you return to the White House, you will get justice against those who tried to steal our country. We encourage and support all of your future efforts. Healing can only begin when the perpetrators are no longer running free where they can do us harm again.

They need financial restitution

Fighting the lawfare of the federal government has bankrupted the J6ers. Just as we watched General Flynn be crushed under the financial weight of a DOJ witch hunt, hundreds and hundreds of J6ers have also felt that crushing weight, and many of them were not able to withstand its destructive power. To put it quite plainly, Mr. President, they are financially devastated. Without intervention, they and their families will be set back and impoverished, potentially for generations to come. This is why we have suggested you initiate federally standard wrongful imprisonment compensation for whomever possible.

However, those compensation payments will in no way make these victimized Americans whole. Like so many other times in which the government has caused harm, these people need to be paid back for the unwarranted harm the government caused them. Like the Camp LeJeune fund, or the many other government funds used to compensate victims of government

abuse or negligence, the federal government needs to make this right.

Your voice and influence can go a long way in Congress, where such a fund can be created through legislation, and such a fund can be included in your 2025 federal budget.

Additionally, that same voice and influence can go a long way to bring support to the many amazing J6 support organizations (and the patriots that operate them) such as American Patriot Relief, StopHate, CondemnedUSA, Stand in the Gap Foundation, Patriot Mail Project, American Gulag Chronicles, to mention some I have worked with personally.

Whether the restitution comes from public or private sources, the truth remains that there are millions of dollars needed to help these folks get their lives back anywhere close to where they were on January 5th, 2021, and they must be distributed fairly and transparently, by people who can be trusted.

They need their rights back

One of the shocking things I learned in my researching the pardoning process is how many of your rights are still impacted by a federal conviction, even with a pardon. Each state has different laws about restoring rights to post

conviction felons, whether those be voting rights, gun rights, business licenses, loans, employment, etc. In most states a pardoned individual is still required to list their conviction on official documents to get a job, apply for a license and other official processes. Some states restore voting rights upon release while others only restore voting rights after probation. Strict laws preventing felons from getting guns in red states and intrusive (and unconstitutional) red flag laws in blue states will create a great deal of issues for J6ers attempting to exercise their second amendment right.

This is why we have advised you to issue an historic pardon of innocence complete with a historic expungement of their federal record. Many hardships can be avoided for the future of these Americans and their families if their records are expunged.

However, I know federal expungement is unprecedented. You may find this move too bold. Your government lawyers may (wrongly) convince you that you do not have the authority to issue such an order. Though I hope you choose the path of historic rectification, ultimately it is you who will make the choice for each J6 defendant.

Not every defendant may merit expungement. These defendants will have to navigate their own state's system to

get back the basic rights we all take for granted. A pardon will not protect them from the specter of their J6 charges in every job, loan or license application.

Whether voting, obtaining a business license, a loan, a job, or owning a firearm, each state may have different pitfalls and difficulties for J6ers who have been pardoned, or who have served their time and are trying to restore their lives. A traditional presidential pardon cannot protect a defendant from these obstacles that persons who have been convicted face.

In some cases, governors will be able to offer waivers, like the clemency you can offer, to afford J6ers the exemptions they need to have their rights properly and completely restored. The J6 support community is already working hard to gather the knowledge and strategies in each state to best help J6ers as they move forward with their lives. You can obviously be of great help in this regard, by encouraging your governor allies across the country to support your J6 clemency actions in their state through the necessary waivers and exemptions the J6ers deserve. A lot of lives can be forever made far better, sir, if you just can make a few phone calls on this matter to your friends in the governors' offices across the country.

They need opportunity

Even with all of these remedies, even with all of our efforts, life for J6 defendants is never going to be the same. Though they will have been pardoned (and ideally their records expunged), the record of their wrongly accused crime will live forever on the internet. They will forever be branded with a scarlet 'J6'. It will haunt them as they seek jobs, loans, and business opportunities. It will haunt their families. Already J6ers who have served their time and paid their "debt" struggle to find work because of their connection to J6. Their spouses, left as single parents while their husbands wrongfully sit in jail, also struggle to find work because of the specter of J6.

These people are going to need opportunities. They will need companies that are willing and eager to hire J6ers. Several J6 support organizations continue to try to help make employment connections for J6ers, but what is needed is larger patriot run companies to step up to the plate. Again, I think this is where your art of deals, and your many business connections in the patriot community could go a long way to help create an environment of opportunity for the J6ers. Additionally, your public support for these patriots will also go a long way to encourage business owners to open up opportunities for these amazing and deserving Americans.

They need to be remembered

January 6th will never be forgotten. For many people, their lives changed irrevocably that day. For a tragic few, their lives were lost, and their families and loved ones are left to mourn the loss. For all who were there that day, the trauma may never go away. Very, very bad people trapped a lot of innocent people in a hellish nightmare that has lasted nearly 4 years now in order to steal an election and prevent you from ever taking office. It was a day that will literally live in infamy.

The people who suffered most that day need to be remembered. Ashli Babbitt, who was murdered in cold blood by a lying Officer Michael Byrd who issued false reports that day that he had been fired upon - she needs to be remembered. Roseanne Boyland, who was beaten by MPD Officer Lila Morris, left unconscious, and ignored by Capitol police when she was in need of life saving attention, and then was slandered by the J6 select committee - she needs to be remembered. Kevin Greeson and Benjamin Phillips who suffered "medical emergencies" brought on by the violent Capitol Police assault on peaceful protestors and the lack of needed medical care the ensuing chaos created - they need to be remembered. We should never forget the horrific acts of that day, perpetrated by evil corrupted individuals to steal an election, because their evil plans left four people dead and thousands of lives destroyed.

There needs to be a memorial, Mr. President. A statue, a plaque, a permanent reminder of the lives that were lost at the hands of traitors. We in the J6 community already have a few artists working on some ideas. I'm not sure if this is something you could accomplish, Mr. Trump. I know Congress is hard to get to do anything, let alone put up a monument to one of the most corrupt days in the history of Congress. But if anyone can get it done, I am certain it is you. So I include it here for you, just in case.

Can America Recover From January 6th?

This is the question we in the J6 community have asked ourselves over and over. Can we recover? Will justice ever be served? Will restitution ever be made? Will we Americans ever be able to trust our justice system again? It is impossible to know what the future holds.

We do know how desperately that recovery is needed. It is needed for the J6ers and their loved ones, but also for the average American. Our justice system is broken. Our prison system is a torture system. These things need to be fixed, justice for all must be restored. We all need to know that we live in a just nation, that our rights are protected, and that liberty and justice are truly for all of us equally.

So much has been revealed about the corruption in our country through the plight of the J6ers. Our twisted and corrupt justice system is revealed in every case, as is the need for true justice reform which we hope you will enact. Our torturous and inhumane prison system is dilapidated and decayed, operated by abusive and neglectful guards, and it needs complete restoration and restaffing, which we hope you will demand. We have learned that equal justice under the law is currently a myth, and our prisoners are being routinely tortured in some deformed idea of “corrections”. It will take a leader of great will to start us on the path of righting these wrongs.

Recovery for America will only come once recovery comes for the J6ers. What has happened to these Americans who came to DC that day to make their voices peacefully and patriotically heard cannot stand unrectified in a nation of morals and laws. **And recovery will only come for the J6ers, Mr. Trump, if YOU make SURE that happens.**

The strategies and suggestions made in the pages of this guide are designed to help you make that recovery process as quick and as comprehensive as possible. We can recover as a nation. We will recover faster, however, the sooner we help the J6ers get their lives restored.

No one else can save the J6ers from their captivity and torment. No one else can save our nation from the precipice of destruction it sits on today. We need you Mr. President. We need you.

Chapter 7: Beyond J6?

Making Things Right

One thing I hear said by so many people in the J6 community is “we would have never known how bad our justice system is, how bad our prisons are, until we saw it with our own eyes”.

The mass incarceration of J6 protestors had been a rude awakening to what prison reformists have long exclaimed: our prisons are inhumane and our justice system is rigged against the people.

We need a top to bottom overhaul of our Bureau of Prisons. You need to immediately intervene in some of these facilities and order them closed until repairs can be made that establish basic safety. Some of these prisons are literally falling apart around the inmates. We need to be able to remove abusive guards, quickly, and not merely have them moved to another floor or facility. We need inmate rights to be restored and protected.

We also need a full rectification of the Department of Justice. They are corrupt and biased. They hold a near monopoly on successful convictions, with a standard 97% conviction rate. A defendant has no hope, as you yourself have seen, against the corrupt “Goliath” of a weaponized DOJ.

There are many victims of the Biden regime's weaponized DOJ, and frankly there are victims of these same corrupt democrat and uniparty regimes that have been rotting in jail for so long. You heard about Ross Ulbricht at the recent Libertarian National Convention. You are aware of Julian Assange. You may not be aware of Jon Woods, a state senator from Arkansas who endorsed you in 2016, and was punished by an Obama appointed judge with an 18 year sentence over what frankly looks like political entrapment by the establishment as punishment for endorsing you for President in 2016. Victims of the now weaponized FACE Act, such as Chester Gallagher, Heather Itoni, Calvin Zastrow, Coleman Boyd, Paul Vaughn and Dennis Green, to name a few, sit rotting in jail for peacefully defending the unborn. There are many, many innocent and overcharged Americans who have suffered under a weaponized DOJ long before your charges and the mass arrests of J6 shone a light on the deep judicial corruption.

These people need your help too, Mr. President. You are the only hope they too may have for justice, freedom, and any possible future. Your goal to free the many political prisoners of the Biden regime is highly laudable, Mr. Trump, and desperately needed.

I would be happy to assist you with these goals in any way possible, and to share my knowledge, insights and experiences with your administration to ensure that justice can be restored for these victimized Americans, and faith in our justice system be restored for all Americans.

Chapter 8: A Final Plea

Thank you, Mr. President, for the opportunity to offer you my insight, analysis and advice. The thought that I am writing this guide to the once and future leader of the free world has been quite humbling, I assure you.

But this is no time for being humble.

My friends sit rotting in jail. Many other peoples' loved ones sit rotting in jail. Even more, many more are struggling to put the pieces of their broken lives back together after the government destroyed them in their desperation to “stop Trump”. You are quite literally the only one left who can help them.

Pardoning the J6ers is actually no simple task. It must be done with a keen strategy to prevent the corrupt Biden regime from further harming the J6 hostages. We have tried here to prepare and provide to you just such a strategy. Please use it, Mr. President. People's lives and futures depend on how carefully and strategically you can navigate the Deep State's landmines laid out for you and the J6ers.

This clemency effort is monumental. There are hundreds and hundreds of people who need your clemency. We have

prepared for you an extensive database, with 22 points of data, of all of the J6ers to date to facilitate this mammoth undertaking. We will continue to update this database all the way to inauguration day, so you have all the information you need to provide presidential clemency. Please use it to ensure not one J6er slips through the cracks.

As I have been since the day you came down the escalator, Mr. Trump, I stand with you. I have been a die hard supporter of yours since day one, and I have never wavered, no matter what happened to me personally as a result of supporting you. Being canceled, my business boycotted and destroyed, targeted by the radical left, rabid fake news, and even the government itself has never changed my support of you. It only made me fight harder and harder for our country as I have here in Washington DC since 2017. I say that because I feel that all those years of fighting for our country together has made me feel like I know you in a small way.

That's why I know you are not going to let the J6ers down. I know you want to make it right for the J6ers in the best way possible.

It has been my goal with this guide and the J6 Pardon Project to help you help them. We are providing you a thorough and comprehensive strategy and the data needed to implement it.

We also are out here educating the public and shaping the public mandate/support you need to fully pardon the J6 and end the J6 witch hunt. Together, Mr. President, we are going to make this egregious wrong right, and restore the lives of thousands of needing and deserving Americans.

I thank you for taking the time to read my humbly offered advice. I am ready to work tirelessly with you to free the J6ers, and to restore justice to these great United States of America, and I will continue to work to support you in these efforts in whatever way I possibly can. We share this goal for justice.

I look forward to our complete success.

Sincerely and fervently written,
Suzanne Monk
Founder, J6 Pardon Project

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Activists***

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