

TERRORISTS IN THE TUNNEL: THE OMNIBUS INDICTMENT FOR OFFICER DANIEL HODGE'S ASSAULT

When he testified before the January 6 committee about his assault, allegedly at the hands of two men charged in an omnibus assault indictment, Daniel Hodges called them terrorism. The indictment may well prove that their acts of violence against him and against our democracy were just that.

A TALE OF THREE CAPITOL VISITOR CENTER ARRESTS: WHY JANUARY 6 IS DIFFERENT FROM PORTLAND

DOJ says that one thing that distinguishes January 6 from riots in Portland is how much more evidence there is. In fact, there were blind spots in the panopticon of the January 6 insurrection. But even defendants alleged to have committed assaults in one of those blind spots were still trackable by a slew of other evidence.

THE REBELLION RORSCHACH: THE MANY FACES OF THE JANUARY 6 INVESTIGATION

The January 6 investigation is white collar and complex conspiracy investigation floating on top of a riot prosecution, one on which the fate of our democracy rests. That makes it really hard for different judges to have a common understanding of the investigation.

DID PAUL GOSAR TAKE ACTIONS ON BEHALF OF DONALD TRUMP THAT CONTRIBUTED TO ASHLI BABBITT'S DEATH?

On the Senate side, had Tommy Tuberville delayed his departure from the Senate after Trump called him, it might have led to the same kind of fatal conflict that led to Ashli Babbitt's death. Did Trump similarly call Paul Gosar before his delay on the House side did create such a conflict?

WHY DID DOJ DELAY SEVEN MONTHS BEFORE

LETTING JEFFREY ROSEN TESTIFY?

It took seven months for Joe Biden's DOJ to decide to let Jeffrey Rosen share details of how Trump tried to get DOJ to support his claims of fraud. The question is why.

19 MINUTES: THE TUBERVILLE CALL AND DOJ'S USE OF OBSTRUCTION IN JANUARY 6 PROSECUTIONS

Even as January 6 defendant Brady Knowlton's lawyers have argued that an official proceeding is one in which the parties can suffer dire consequences if rulings don't go in their favor, more evidence is coming out about how Knowlton's actions fit into a larger, undeniably corrupt scheme to deprive Joe Biden (and Kamala Harris, who was present and participating on that day) of their electoral win.

SCOTT FAIRLAMB PLED GUILTY TO OBSTRUCTION AND

ASSAULT; DOES THAT AMOUNT TO TERRORISM?

At Scott Fairlamb's September 27 sentencing, we may learn whether DC Judges consider January 6 to be an act of terrorism.

“LEAVE THE REST TO ME AND THE R CONGRESSMEN:” TRUMP'S BIG LIE AND THE ACTUAL HARM OF JANUARY 6 OBSTRUCTION

Before Trump told Jeffrey Rosen, “leave the rest to me,” to steal the election, Trump had already started summoning his mob to DC. His invocation that “R Congressmen” would help him with his task reveal how real the harm of injustice from Brady Knowlton's actions was.

BRADY KNOWLTON'S LAWYER SUGGESTS THERE WERE NO

VICTIMS ON JANUARY 6

Towards the end of a very nuanced debate over the use of obstruction to charge January 6 defendants, the lawyer for defendant Brady Knowlton, Brent Mayr suggested the January 6 vote count can't be an official proceeding because no one risked any harm on January 6.

THREE TEA LEAVES IN JUDGE TIM KELLY'S MATTHEW GREENE DETENTION DECISION

In a detention hearing for Proud Boy Matthew Greene, Judge Tim Kelly emphasized the gravity of the obstruction charge and the potential terrorism enhancement that most of the Proud Boy cases before him include.