AO 442 (Rev. 11/11) Arrest Warrant

United States District Court

for the District of Columbia United States of America Case No. ALEX KIRK HARKRIDER Defendant ARREST WARRANT To: Any authorized law enforcement officer YOU ARE COMMANDED to arrest and bring before a United States magistrate judge without unnecessary delay (name of person to be arrested) ALEX KIRK HARKRIDER who is accused of an offense or violation based on the following document filed with the court: **T** Complaint □ Indictment ☐ Superseding Indictment ☐ Information Superseding Information Probation Violation Petition □ Violation Notice □ Order of the Court Supervised Release Violation Petition This offense is briefly described as follows: 18 U.S.C. §§ 1752 (a), 1752(b(1)(A) - Conspiracy and Unlawful Entry with Dangerous Weapon 40 U.S.C. §§ 5104(e)(2), 5104(e)(2)(D) and (G) - Violent Entry and Disorderly Conduct on Capitol Grounds 18 U.S.C. § 2(a) - Aiding and Abetting Date: 01/17/2021 Issuing officer's signature City and state: WASHINGTON, D.C. Zia M. Faruqui, U.S. Magistrate Judge Printed name and title Return This warrant was received on (date) , and the person was arrested on (date) at (city and state) CARTHAGE TEXAS Date:

SELUL AGENT NEAL BRUINNS

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Case 6:21-mj-00028-KNM Document 1 Filed 01/19/21 Page 1 of 1 PageID #: 1

AO 91 (Rev. 11/11) Criminal Complaint

UNITED STATES DISTRICT COURT

	fo	or the		
	District of	Columbia		
United States of Americ v.	ea) 6:21-MJ-00028-KNM		
ALEX KIRK HARKRIDE	R) Case No.)))		
, ,,	CRIMINAL	COMPLAINT		
I, the complainant in this case,	state that the follow	ing is true to the best of my knowledge and belief.		
•		in the county of in the		
District of	Columbia , th	e defendant(s) violated:		
Code Section		Offense Description		
18 U.S.C. §§ 1752(a),1752(b)(1)(A) 40 U.S.C. §§ 5104(e)(2), 5104(e)(2)	Conspiracy and Unlawful Entry with Dangerous Weapon; Violent Entry and Disorderly Conduct on Capitol Grounds;			
(D) and (G) 18 U.S.C. § 2(a)	Aiding and Abettin	g		
This criminal complaint is base	ed on these facts:			
See attached affidavit.				
☐ Continued on the attached s	heet.			
		Michael D Brown		
		Complainant's signature		
		MICHAEL D. BROWN, Special Agent, FBI		
		Printed name and title		

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by Telephone (specify reliable electronic means).

01/17/2021 Date:

2021.01.17

22:42:16 -05'00'

Judge's signature

WASHINGTON, D.C. City and state:

Zia M. Faruqui, U.S. Magistrate Judge

Printed name and title

DATE:	1/19/2021
LOCATION:	Tyler
JUDGE:	K. Nicole Mitchell
DEP.CLERK:	Lisa Hardwick
RPTR/ECRO:	Lisa Hardwick
USPO:	Nathan Manley
INTERPRETER:	***************************************
START TIME:	11:38 a.m.
END TIME:	11:48 a.m.

CASE NUMBER	6:21-MJ-00004-KNM
UNITED STATES	OF AMERICA
V. ALEX KIRK HAR	KRIDER
AUSA	DEFENSE COUNSEL

GREG WALDRON

RYAN LOCKER

INITIAL APPEARANCE RULE 5c (via video conference)

\boxtimes	Initial Appearance called	\boxtimes	Initial appearance held
\boxtimes	Dft appears with counsel		Dft appears without counsel
\boxtimes	Date of Arrest: 1/18/21	\boxtimes	Dft's first appearance with counsel
\boxtimes	Dft advised of charges	\boxtimes	Dft advised of right to counsel
\boxtimes	Dft advised of maximum penalties	\boxtimes	Dft advised of right to remain silent
\boxtimes	Dft request appointed counsel, is sworn & examined re: financial status	\boxtimes	Court finds Dft eligible and appoints: CJA Attorney Greg Waldron for this district only
\boxtimes	Govt moved for Detention	\boxtimes	Gvt Oral Motion for Continuance of Detention Hearing
\boxtimes	Waiver of Detention and Preliminary Hearing in this district but reserves the right to reopen in the prosecuting district.	\boxtimes	Waiver of Rights and Consent to Proceed by Video Conference
\boxtimes	Order of Temporary Detention: Detention Hearing set for 1/22/21 at 1:30 p.m.	\boxtimes	Dft advised of Rule 20 Transfer
	Order of Detention	\boxtimes	Dft waived Hearing on Identity
\boxtimes	Dft remanded to the custody of the U.S. Marshals		Order of Commitment signed

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IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS TYLER DIVISION

UNITED STATES OF AMERICA,	§ ·	
	§	
	§ CASE NUMBER 6:21-MJ-00028-K	NM
v.	§	
	§	
	§	
ALEX KIRK HARKRIDER	§	
	§	

ORDER APPOINTING COUNSEL PURSUANT TO THE CRIMINAL JUSTICE ACT

This Court has determined that the above-named Defendant is financially unable to obtain adequate representation in the above-styled case, and is otherwise qualified for appointment of counsel. Accordingly, this Court makes the following appointment pursuant to the Criminal Justice Act (18 U.S.C. § 3006A):

<u>APPOINTM</u>	IENT OF COUNSEL
The Federal Public Defender is appointed as co	unsel for the defendant.
I Greg walker	, a member of the Criminal Justice
incurred due to the appointment of counsel for his defens This Court determines that the defendant may h	have funds to contribute to the cost of appointed counsel. The funds exist and submit a report to the Court outlining the amount
TYPE OF	APPOINTMENT
Through trial and notice of appeal. All purposes including trial and appeal. Initial appearance and bond only. Appeal purposes only. Habeas Corpus. Defendant is not eligible for appointment of commediate hearing and it is in the interest of justice that the source of the federal Defender is temporarily appointed for that	Probation/Supervised Release Violation. Material/Grand Jury Witness. Parole Violation. Mental Hearing (18 U.S.C. § 313). Rule 5(c) Proceedings in this District. Cansel under 18 U.S.C. § 3006A, but he is entitled to an he defendant be afforded the assistance of counsel; purpose.
It is SO ORDERED and SIGNED this 19th day of Januar	ry 2021.

K. Nicole Mitchell, U.S. Magistrate Judge

IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS TYLER DIVISION

UNITED STATES OF AMERICA	§					
	§					
	§ CASE NUMBER 6:21-MJ-00028-KNM					
v.	§					
ALEX KIRK HARKRIDER	§					
	§					
	§ .					
	§					

WAIVER OF RIGHTS AND CONSENT TO PROCEED BY VIDEO CONFERENCE

I, Alex Kirk Harkrider, the above-named defendant, along with his/her undersigned attorney, hereby acknowledge the following and expressly consent to proceed by video conference.

- (1) Defendant has received a copy of the charging instrument in this case.
- (2) Defendant understands he/she has the right to appear personally with his/her attorney before a federal judge in open court; and, that while he/she has the right to appear in person, he/she can waive that right and consent to a hearing by video conference.
- (3) Defendant affirmatively states he/she has no objection to proceeding by video conference.
- (4) Defendant, having conferred with his/her attorney, understands that by signing this form, he/she is knowingly and voluntarily waiving (giving up) any right to personal appearance and providing consent (agreeing) for this court proceeding to be conducted by video conference as provided for in Rules 5 and 10 of the Federal Rules of Criminal Procedure.

Date: 1/19/21

Defendant

Mes Makhan

Defendant's Attorney

United States Magistrate Judge

AO 466A (Rev. 12/17) Waiver of Rule 5 & 5.1 Hearings (Complaint or Indictment)

UNITED STATES DISTRICT COURT

for the Eastern District of Texas

		Eastern E	District of Toxas
		United States of America)
		ν.) Case No. 6:21-MJ-00028-KNM)
		ALEX KIRK HARKRIDER) Charging District's Case No.
designation of the contract	100 · residence de Paris, i provincio	Defendant	,
			LE 5 & 5.1 HEARINGS nt or Indictment)
	I unc	derstand that I have been charged in another	district, the (name of other court) District of Columbia
	I hav	e been informed of the charges and of my rig	ghts to:
	(1)	retain counsel or request the assignment of	of counsel if I am unable to retain counsel;
	(2)	an identity hearing to determine whether	I am the person named in the charges;
	(3)	production of the warrant, a certified cop	y of the warrant, or a reliable electronic copy of either;
	(4)	a preliminary hearing to determine wheth committed, to be held within 14 days of r unless I have been indicted beforehand.	er there is probable cause to believe that an offense has been ny first appearance if I am in custody and 21 days otherwise,
	(5)	a hearing on any motion by the governme	ent for detention;
	(6)	request a transfer of the proceedings to th	is district under Fed. R. Crim. P. 20, to plead guilty.
	Lagre	ee to waive my right(s) to:	
	b	an identity hearing and production of the	warrant.
		a preliminary hearing.	·
		a detention hearing.	
	a	or detention hearing to which I may be en	ment, warrant, and warrant application, and any preliminary titled in this district. I request that my on hearing be held in the prosecuting district, at a time set by
,,			appearance in the prosecuting district where the charges are
pendir	ng again	st me.	
Date:	1/1	9/21	
<u> </u>			Defendant's signature (Signature of defendant's attorney
		-	Gregory A Margron Prinsed name of defendant's attorney

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IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

DATE: January 22, 2021

JUDGE

Courtroom Deputy: Lisa Hardwick

K. Nicole Mitchell

Law Clerk: Terri Good Court Reporter: Shea Sloan

UNITED STATES OF AMERICA CRIMINAL ACTION: 6:21-MJ-28-KNM

V.

ALEX KIRK HARKRIDER

DETENTION HEARING
PRELIMINARY EXAMINATION

On this day, came the parties by their attorneys and the following proceedings were had:

OPEN: 4:57 p.m. ADJOURN: 6:24 p.m.

TIME:	MINUTES:
4:57 p.m.	Case Called. Appearances made. Ryan Locker f/Government and Greg Waldron and David Moore f/Defendant
4:57 p.m.	The government requested the Court take judicial notice of the proceedings held before this case re Ryan Taylor Nichols. Mr. Waldron objected, and stated his reasons on the record. Response by Mr. Locker. The Court will take judicial notice of the previous hearing, but will not take into consideration any matters, or conduct, solely regarding Mr. Nichols.
5:00 p.m.	TFO Gregory Harry was called as a witness by the government, was sworn, and testified on Direct Examination. GE-9 (SnapChat post) was offered. Objection as to relevance. The objection was overruled. GE-9 was admitted. GE-10 (video clip) was offered and admitted without objection. GE-11(tomahawk hatchet) was offered and admitted without objection. GE-12 (photo image) was offered and admitted without objection.
	Mr. Waldron requested leave to re-open detention if additional evidentiary matters comes to his attention that he did not have time to examine. The Court stated he had leave to do so.
5:27 p.m.	Cross-Examination of TFO Harry by Mr. Waldron.
6:07 p.m.	Re-Direct Examination of TFO Harry by Mr. Locker. GE-13 (photo image) offered and admitted without objection.

DAVID A. O'TOOLE, CLERK

FILED: 1/22/2021

PAGE 2 - Proceedings Continued

7000	
6:09 p.m.	Re-Cross Examination of TFO Harry by Mr. Waldron.
6:11 p.m.	The witness was excused.
6:11 p.m.	The government rests.
6:11 p.m.	Mr. Waldron proffered the testimony of the defendant's mother Donna Cox.
6:15 p.m.	The defense rests.
6:15 p.m.	Mr. Locker presented argument.
6:16 p.m,	Mr. Waldron presented argument.
6:23 p.m.	The Court found probable cause. The Court granted the government's motion for detention.
6:24 p.m.	There being nothing further, court was adjourned. The defendant was remanded to the custody of the U.S. Marshals.
	Hearing Notes: The Court took judicial notice of the preliminary and detention hearing held for Ryan Taylor Nichols 6:21mj29, on this date from 1:35 p.m. to 4:47 p.m.

Case 1:21-cr-00117-TFH Document 5 Filed 01/18/21 Page 9 of 20

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS TYLER DIVISION

V § CASE NO. 6:21-MJ-00028

6:21-MJ-00029

RYAN TAYLOR NICHOLS ALEX KIRK HARKRIDER

WITNESS LIST

§

DATE 1/22/2021		HEARING: Detention Hearing			JDGE Nicole Mitchell		PAGE 1		
Govt Deft		Name of Witness		DIRECT		CROSS	REDIRECT		RECROSS
		Ryan Taylor Nichols Hea	ring						
Х		TFO Gregory Harry		х		х	Х		х
	Х	Bonnie Nichols		х		х	x		
		Alex Kirk Harkrider Hea	ring						
Х		TFO Gregory Harry		x		х	х		х

Case 1:21-cr-00117-TFH Document 5 Filed 01/18/21 Page 10 of 20

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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS TYLER DIVISION

V § CASE NO. 6:21-MJ-00028 6:21-MJ-00029

RYAN TAYLOR NICHOLS (1) ALEX KIRK HARKRIDER (2)

EXHIBIT LIST

§

K. NICOLE MITCHELL Presiding Judge						yan Locker overnment's Attorney	FR "Buck" Files f/Nichols Greg Waldron f/Harkrider
Hearing Date: 1/22/2021					С	ourt Reporter: Shea Sloan	Courtroom Deputy: L. Hardwick
Gvt No.	Dft No.	Date Offered	Marked	Admitted		NICHOLS	
1				1-22-21		Video Clip	
2				1-22-21		Video Clip	
3				1-22-21		Photo image	
4				1-22-21		Video File	
5				1-22-21		Video File	
6				1-22-21		Photo image	
7				1-22-21		Photo image	
8				1-22-21		Photo image	
	1			1-22-21		Photo image	
	2			1-22-21		Photo image	
	3			1-22-21		Photo image	
	4			1-22-21		Photo image	
	5			1-22-21		Copy of DD-214	
				1-22-21		HARKRIDER	
9				1-22-21		Snap Chat post	
10				1-22-21		Video clip	

11		1-22-21	Tomahawk hatchet (photo copy)
11		1-22-21	Photo image
13		1-22-21	Photo image
		, , , ,	

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Case 6:21-mj-00028-KNM Document 11 Filed 01/25/21 Page 1 of 3 PageID #: 20

AO 472 (Rev. 11/16) Order of Detention Pending Trial

IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS TYLER DIVISION

UNITED STATES OF AMERICA,		CASE NUMBER 6:21-MJ-00028-KNM		
ALEX KIRK HARKRIDER,	\$ \$ \$ \$ \$ \$			
DETENTION ORI)ER	PENDING TRIAL		
Part I - Eligib	oility	for Detention		
Upon the				
☐ Motion of the Government attorney pursua ☐ Motion of the Government or Court's own	motio	on pursuant to 18 U.S.C. § 3142(f)(2),		
the court held a detention hearing and found that detention is conclusions of law, as required by 18 U.S.C. § 3142(i), in ad		ranted. This order sets forth the court's findings of fact and n to any other findings made at the hearing.		
Part II - Findings of Fact and Law	as to	o Presumptions under § 3142(e)		
☐ A. Rebuttable Presumption Arises Under 18 U.S.C presumption that no condition or combination of con and the community because the following conditions has been supported by the community of the community because the following conditions has been supported by the community because the following conditions have been supported by the community because the following conditions have been supported by the community because the following conditions have been supported by the community because the following conditions have been supported by the community because the following conditions have been supported by the community because the following conditions have been supported by the community because the following conditions have been supported by the community because the following conditions have been supported by the community because the following conditions have been supported by the community because the following by the community by th	ditio	ns will reasonably assure the safety of any other person		
(1) the defendant is charged with one of the fol				
(a) a crime of violence, a violation of 18 (§ 2332b(g)(5)(B) for which a maximum to		c. § 1591, or an offense listed in 18 U.S.C. of imprisonment of 10 years or more is prescribed; or		
\Box (b) an offense for which the maximum set				
Controlled Substances Act (21 U.S.C. §§	801-	nprisonment of 10 years or more is prescribed in the -904), the Controlled Substances Import and Export Act e 46, U.S.C. (46 U.S.C. §§ 70501-70508); or		
(a) through (c) of this paragraph, or two	or mo (c) of	ed of two or more offenses described in subparagraphs ore State or local offenses that would have been offenses this paragraph if a circumstance giving rise to Federal ach offenses; or		
	firea	violence but involves: rm or destructive device (as defined in 18 U.S.C. § 921); ure to register under 18 U.S.C. § 2250; <i>and</i>		
(2) the defendant has previously been convicted				
§ 3142(f)(1), or of a State or local offense that to Federal jurisdiction had existed; <i>and</i>	would	d have been such an offense if a circumstance giving rise		
☐ (3) the offense described in paragraph (2) above				
committed while the defendant was on release particle (4) a period of not more than five years has elap		ng trial for a Federal, State, or local offense; and		
— (4) a period of not more than five years has elap	フ むでは 5	since the date of conviction, of the letease of the		

defendant from imprisonment, for the offense described in paragraph (2) above, whichever is later.

Case 1:21-cr-00117-TFH Document 5 Filed 01/18/21 Page 13 of 20 Case 6:21-mj-00028-KNM Document 11 Filed 01/25/21 Page 2 of 3 PageID #: 21 AO 472 (Rev. 11/16) Detention Order Pending Trial ☐ B. Rebuttable Presumption Arises Under 18 U.S.C. § 3142(e)(3) (narcotics, firearm, other offenses): There is a rebuttable presumption that no condition or combination of conditions will reasonably assure the appearance of the defendant as required and the safety of the community because there is probable cause to believe that the defendant committed one or more of the following offenses: (1) an offense for which a maximum term of imprisonment of 10 years or more is prescribed in the Controlled Substances Act (21 U.S.C. §§ 801-904), the Controlled Substances Import and Export Act (21 U.S.C. §§ 951-971), or Chapter 705 of Title 46, U.S.C. (46 U.S.C. §§ 70501-70508); \square (2) an offense under 18 U.S.C. §§ 924(c), 956(a), or 2332b; \square (3) an offense listed in 18 U.S.C. § 2332b(g)(5)(B) for which a maximum term of imprisonment of 10 years or more is prescribed; (4) an offense under Chapter 77 of Title 18, U.S.C. (18 U.S.C. §§ 1581-1597) for which a maximum term of imprisonment of 20 years or more is prescribed; or □ (5) an offense involving a minor victim under 18 U.S.C. §§ 1201, 1591, 2241, 2242, 2244(a)(1), 2245, 2251, 2251A, 2252(a)(1), 2252(a)(2), 2252(a)(3), 2252A(a)(1), 2252A(a)(2), 2252A(a)(3), 2252A(a)(4), 2260, 2421, 2422, 2423, or 2425. C. Conclusions Regarding Applicability of Any Presumption Established Above ☐ The defendant has not introduced sufficient evidence to rebut the presumption above, and detention is ordered on that basis. (Part III need not be completed.) OR ☐ The defendant has presented evidence sufficient to rebut the presumption, but after considering the presumption and the other factors discussed below, detention is warranted. Part III - Analysis and Statement of the Reasons for Detention After considering the factors set forth in 18 U.S.C. § 3142(g) and the information presented at the detention hearing, the Court concludes that the defendant must be detained pending trial because the Government has proven: By clear and convincing evidence that no condition or combination of conditions of release will reasonably assure the safety of any other person and the community. By a preponderance of evidence that no condition or combination of conditions of release will reasonably assure the defendant's appearance as required. In addition to any findings made on the record at the hearing, the reasons for detention include the following: ☑ Weight of evidence against the defendant is strong ☐ Subject to lengthy period of incarceration if convicted ☐ Prior criminal history ☐ Participation in criminal activity while on probation, parole, or supervision ☐ History of violence or use of weapons ☑ History of alcohol or substance abuse ☐ Lack of stable employment

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☐ Lack of legal status in the United States	
☐ Subject to removal or deportation after serving any period of incarceration	
☐ Prior failure to appear in court as ordered	
☐ Prior attempt(s) to evade law enforcement	
☐ Use of alias(es) or false documents	
☐ Background information unknown or unverified	
☐ Prior violations of probation, parole, or supervised release	
THER REASONS OR FURTHER EXPLANATION:	

The government has shown by clear and convincing evidence that there are no conditions that would reasonably assure the safety of the community and has shown by a preponderance of the evidence that there is a serious risk that the defendant will flee or not appear in court when required. The nature of the alleged offense and the weight of the evidence presented at the hearing favor detention. I am particularly concerned about the defendant's text communications discussing bringing firearms to the Capitol, evidence that the defendant did bring a weapon with him onto the Capitol grounds, and video evidence of the defendant entering the Capitol

building. The defendant's mental health history and past abuse of alcohol also support detention

Part IV - Directions Regarding Detention

The defendant is remanded to the custody of the Attorney General or to the Attorney General's designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant must be afforded a reasonable opportunity for private consultation with defense counsel. On order of a court of the United States or on request of an attorney for the Government, the person in charge of the corrections facility must deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

Date:	January 22, 2021		. '	ucot	(litchell	
		U		able K. N ted States M		Mitchell	

AO 94 (Rev. 06/09) Commitment to Another District

UNITED STATES DISTRICT COURT

	for the
Eas	stern District of Texas
United States of America v. ALEX KIRK HARKRIDER)) Case No. 6:21-MJ-00028-KNM) Charging District's
Defendant) Case No. 6:21-MJ-00103
COMMITME	ENT TO ANOTHER DISTRICT
The defendant has been ordered to appear	in the District of Columbia,
(if applicable) division	on. The defendant may need an interpreter for this language:
	initial appearance. shal must transport the defendant, together with a copy of this order,
authorized to receive the defendant. The marshal of States attorney and the clerk of court for that distri-	o the United States marshal for that district, or to another officer or officer in the charging district should immediately notify the United ct of the defendant's arrival so that further proceedings may be t promptly transmit the papers and any bail to the charging district.
Data	M. Theolo Well Chell
Date: 1-22-2021	Judge's signature
	K Nicole Mitchell LLS Magistrate Judge

Printed name and title

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AO 435	e o:z±-mj uuuzs \	TCIVIVI DC	TO THE TO	THEO U1/20/21 Page	BORCOURTE	LE MAULA	
(Rev. 04/18)	•	ATTENTION INTERNATION	B OFFICE OF THE	UNITED STATES COURTS		100	
		ני	RANSCRIPT	ORDER	DURDATE		
Please Read Inst	ructions:	··					
I. NAME	I days Nosso	Lumal		2. PHONE NUMBER	3. DATE 1/25/2021	•	
	ern, Longview News-	Journai		(903) 232-7225		I - em cons	
	DDRESS OR EMAIL			5. CITY Longview	6. STATE	7. ZIP CODE	
8. CASE NUMB	/s-journal.com	JDGE			PROCEEDINGS	L	
i .		บบัน Nicole Mitch	all .	10. FROM 1/22/2021	11. TO 1/25/20	701	
12. CASE NAM		MCOIR MITCH	OII		10. FROM 1/22/2021 [11, TO 1/25/2021 LOCATION OF PROCEEDINGS		
IISA VE RVE	an Taylor Nichols and	Alex Harkri	der	13. CITY Tyler	14. STATE TX		
15. ORDER FOR		AIGA HAIRIN	<u> </u>	113.011119101	14.51A15 1A		
APPEAL		CRIMINAL		CRIMINAL JUSTICE ACT	BANKRUP	TCY	
NON-APPE		CIVIL		IN FORMA PAUPERIS	OTHER		
L. RORTH I LA	1415 <u>hi-1</u>			Land Art Section 1	Harris Town		
16. TRANSCRIP	PT REQUESTED (Specify po	rtion(s) and date	(s) of proceeding(s)	for which transcript is requested)			
	PORTIONS	D/	ATE(S)	PORTION(S)	D/	ATE(S)	
VOIR DIRE	CATIONS			TESTIMONY (Specify Witness)	<u> </u>	S. 7	
Little	ATEMENT (Plaintiff)						
	ATEMENT (Defendant)				10 50	HAVES	
F.G.	OUMENT (Plaintiff)			PRE-TRIAL PROCEEDING (Spcy)			
LACAL TO THE PARTY OF THE PARTY	GUMBNT (Defendant)			FRE-TRIAL PROCEEDING (Spcy)			
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OPINION OF				Ommin (6			
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X BAIL HEARR	4G	1-22-2021 (entire hearing				
		,	17. O	RDER			
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Бу	(deposit plus addi	ional).	1800			LOOP IS A SECULAR	
18. SIGNATURE	1) . 0.	· () d.		DROCKSHUIBY			
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19, DATE		V		PHONE NUMBER 1			
1/25/2021							
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TO PICKE UP THE				TOTAL RETUNERDS			
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Case 6:21-mj-00028-KNM Document 14 Filed 01/26/21 Page 1 of 1 PageID #: 25

AO 436							
	MINISTRATIVE OFFICE OF	THE UNITED STATES COURT	S				
Read Instructions. AUDIO RECORDING ORDER							
I. NAME Courtney Stern, Longview News-	Journal	2. PHONE NUMBER (903) 232-7225	3. EMAIL ADDRESS cstern@news-journal.com				
4. MAILING ADDRESS 320 E. Methvin Street		5. CITY Longview	6. STATE 7. ZIP CODE 75601				
6:21-MJ-00004-KNM; 00029- Ry	CASE NAME van Nichols,Alex Harkrider	DATES OF PE 10. FROM 1/22/2021	ROCEEDINGS 11. TO 1/25/2021				
12. PRESIDING JUDGE K. Nicole Mitchell		LOCATION OF 13. CITY Tyler	PROCEEDINGS 14. STATE TX				
	IS. ORD	DER FOR					
☐ APPEAL 🗵		CRIMINAL JUSTICE ACT	☐ BANKRUPTCY				
□ NON-APPEAL □		IN FORMA PAUPERIS	OTHER (Specify)				
16 AUDIO RECORDING REG	OLIESTED (Specify portion(s) and do	ite(s) of proceeding(s) for which duplicate	vacovdings are requested.)				
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OPENING STATEMENT (Plaintiff)							
OPENING STATEMENT (Defendant)			JAN 2 6 2021				
CLOSING ARGUMENT (Plaintiff)		☐ PRE-TRIAL PROCEEDING (Specify)	JAN 20 ZUZI				
CLOSING ARGUMENT (Defendant) OPINION OF COURT			Clerk, U.S. District Court				
JURY INSTRUCTIONS		OTHER (Specifi)	Texas Eastern				
SENTENCING		OTTACK (Opecify)					
BAIL HEARING	1-22-2021 (entire hearing						
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U.S. District Court Eastern District of TEXAS [LIVE] (Tyler) CRIMINAL DOCKET FOR CASE #: 6:21-mj-00028-KNM-1 Internal Use Only

Case title: USA v. Harkrider

Date Filed: 01/19/2021

Assigned to: Magistrate Judge K.

Nicole Mitchell

Defendant (1)

Alex Kirk Harkrider

represented by Gregory Allen Waldron

Holmes & Moore, PLLC 110 West Methvin P O Drawer 3267 Longview, TX 75606 903/758-2200

Fax: 903/758-7864

Email: gwaldron@holmesmoore.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED Designation: CJA Appointment

Pending Counts

None

Disposition

Highest Offense Level (Opening)

None

Terminated Counts

Disposition

None

Highest Offense Level (Terminated)

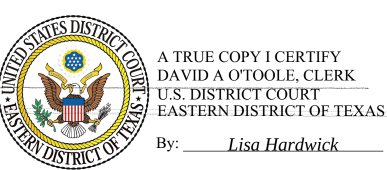
None

Complaints

<u>Disposition</u>

Conspiracy and Unlawful Entry with Dangerous Weapon; Violent Entry and Disorderly Conduct on Capitol Grounds Aiding and Abetting

Plaintiff



USA

represented by Dan Ryan Locker

US Attorney's Office - Tyler 110 N College, Suite 700 Tyler, TX 75702 903-590-1400 Fax: 903-590-1439

Email: ryan.locker@usdoj.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED Designation: Assistant US Attorney

Date Filed	#	Docket Text
01/18/2021		Arrest (Rule 5c) of Alex Kirk Harkrider (leh,) (Entered: 01/19/2021)
01/19/2021	1	Rule 5(c)(3) Documents Received as to Alex Kirk Harkrider from District of Columbia. (leh,) (Entered: 01/19/2021)
01/19/2021	2	Minute Entry for proceedings held before Magistrate Judge K. Nicole Mitchell:Initial Appearance in Rule 5(c)(3) Proceedings as to Alex Kirk Harkrider held via video conference with Gregg County Jail on 1/19/2021. Deft advised of rights. Deft requested court appointed counsel and was found eligible, CJA Attorney Greg Waldron appointed for hearings in this district. Deft waived hearing on identity. Govt moved for detention. Deft requested hearing on detention and preliminary hearing in this district. Detention and Preliminary Hearing set for 1/22/21 at 1:30 p.m. Deft remanded to the custody of the U.S. Marshals. (Court Reporter L Hardwick/ECRO.) (leh,) (Entered: 01/19/2021)
01/19/2021	3	ORDER APPOINTING CJA ATTORNEY as to Alex Kirk Harkrider: Gregory Allen Waldron appointed for hearings in this district. Signed by Magistrate Judge K. Nicole Mitchell on 1/19/21. (leh,) (Entered: 01/19/2021)
01/19/2021	4	WAIVER of Rights and Consent to Proceed by video conference by Alex Kirk Harkrider (leh,) (Entered: 01/19/2021)
01/19/2021		ORAL MOTION for Detention by USA as to Alex Kirk Harkrider. (leh,) (Entered: 01/19/2021)
01/19/2021		NOTICE OF HEARING as to Alex Kirk Harkrider. Detention Hearing and Preliminary Examination set for 1/22/2021 at 1:30 PM before Magistrate Judge K. Nicole Mitchell. (leh,) (Entered: 01/19/2021)
01/19/2021	<u>5</u>	WAIVER of Rule 5(c)(3) Hearing as to Hearing on Identity only by Alex Kirk Harkrider (leh,) (Entered: 01/19/2021)
01/20/2021		(SEALED) PRETRIAL SERVICES BOND REPORT as to Alex Kirk Harkrider (nmanley,) (Entered: 01/20/2021)
01/21/2021		(SEALED) PRETRIAL SERVICES BOND REPORT - Addendum as

}		to Alex Kirk Harkrider (nmanley,) (Entered: 01/21/2021)
01/22/2021	8	Minute Entry for proceedings held before Magistrate Judge K. Nicole Mitchell:Detention Hearing and Preliminary Hearing as to Alex Kirk Harkrider held on 1/22/2021, (Court Reporter Shea Sloan.) (leh,) (Entered: 01/25/2021)
01/22/2021	9	WITNESS LIST as to Alex Kirk Harkrider (leh,) (Entered: 01/25/2021)
01/22/2021	10	EXHIBIT LIST as to Alex Kirk Harkrider (leh,) (Entered: 01/25/2021)
01/25/2021	11	ORDER OF DETENTION PENDING TRIAL as to Alex Kirk Harkrider. Signed by Magistrate Judge K. Nicole Mitchell on 1/22/21. (leh,) (Entered: 01/25/2021)
01/25/2021	12	COMMITMENT TO ANOTHER DISTRICT as to Alex Kirk Harkrider. Defendant committed to District of Columbia. Signed by Magistrate Judge K. Nicole Mitchell on 1/22/21. (leh,) (Entered: 01/25/2021)
01/26/2021	13	PAPER TRANSCRIPT REQUEST by Longview News-Journal as to Alex Kirk Harkrider for proceedings held on 01/22/2021 Detention Hearing before Judge K Nicole Mitchell. (mll,) Forwarded to official court reporter, Shea Sloan, on 1/26/2021. (bas) (Entered: 01/26/2021)
01/26/2021	14	Digital Audio Recording Request by Longview News-Journal as to Alex Kirk Harkrider for proceedings held on 01/22/2021 Detention Hearing before Judge K Nicole Mitchell. (mll,) (Entered: 01/26/2021)
01/27/2021	<u> 15</u>	E-GOV SEALED Arrest Warrant Returned Executed on 1/18/21 in case as to Alex Kirk Harkrider. (leh,) (Entered: 01/27/2021)