OMILD STATES DISTINCT COOK!

Case 1:21-cr-00292-RCL Document 11 Filed 03/19/21 Page 1 of 14

District of Columbia

United States of America v. Christopher John Worrell Defendant) Case: 1:21-mj-00296) Assigned To: Harvey, G. Michael) Assign. Date: 03/10/2021) Description: COMPLAINT W/ ARREST WARRANT
А	RREST WARRANT
To: Any authorized law enforcement officer	
YOU ARE COMMANDED to arrest and (name of person to be arrested) who is accused of an offense or violation based on	bring before a United States magistrate judge without unnecessary delay Christopher John Worrell the following document filed with the court:
☐ Indictment ☐ Superseding Indictment ☐ Probation Violation Petition ☐ Supervise	☐ Information ☐ Superseding Information ☐ Complaint d Release Violation Petition ☐ Violation Notice ☐ Order of the Court
This offense is briefly described as follows:	
Authority; 18 U.S.C. § 1752(a)(2) & (b)(1)(A) - Knowingly Enga 40 U.S.C. § 5104(e)(2) - Violent Entry and Disorderly 18 U.S.C. § 1512(c)(2) - Obstruction of Justice/Congre 18 U.S.C. § 1752(a)(4) & (b)(1)(A) - Knowingly Enga Date: 03/10/2021	riss; aging in Act of Physical Violence in any Restricted Building or Grounds. Digitally signed by G. Michael Harvey Date: 2021.03.10 22:08:03 -05:00' Issuing officer's signature
City and state: Washington, D.C.	G. Michael Harvey, U.S. Magistrate Judge Printed name and title
	Return
This warrant was received on (date) 03 pat (city and state) Naples, Floring Date: 03/12/2021	Arresting officer's signature Printed name and title

UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA FORT MYERS DIVISION

UNITED STATES OF AMERICA

v. CASE NO.: 2:21-mj-1025-MRM

CHRISTOPHER JOHN WORRELL

Judge:	Mac R. McCoy	Counsel for Government	Simon R. Eth
Deputy Clerk:	Jackie Clay	Counsel for Defendant:	Landon Miller
Court Reporter	Digital	Pretrial/Probation	Tad Parks
Date/Time	March 12, 2021 03:27 PM-04:07 PM	Interpreter	N/A
Bench Time	40 Minutes		

Initial Appearance - Rule 5(c)/Bond Hearing

Court advised defendant of rights. Court advised the Defendant about his rights to have the hearing in person. Defendant consented to the hearing to be held by video conference. Government summarized allegations and possible penalties.

Government seeking detention based on a risk of harm and danger to community and person. The Defendant is seeking release. The Government is prepared to go forward by proffer. After proffer and argument by the Government and Defense counsel and review of the pretrial report and exhibit provided, the Court finds that the Government has not met its burden and that there are conditions that can be set. The Government objects to the bond. The objection is noted on the record. The Court will prepare a bond and conditions of release and the defendant is to be released and must report to pretrial services today after processing. The Government is requesting a stay pending an appeal for the bond and release of the defendant. The Court denies the motion.

Oral Order as required by Rule 5(f), the United States is ordered to produce all exculpatory evidence to the defendant pursuant to Brady v. Maryland and its progeny. Failing to do so in a timely manner may result in sanctions, including exclusion of evidence, adverse jury instruction, dismissal of charges and contempt proceedings.

Defendant waives Identity Hearing and production of the warrant. Court explains the transfer rights of the Defendant.

The Defendant waives his right to a preliminary hearing in this District and in the District for the District of Columbia.

Court orders Defendant removed to the District for the District of Columbia for further proceedings.

UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA FORT MYERS DIVISION

UNITED STATES OF AMERICA

v.	CASE NO.: 2:21-mj-1025-MRM
CHRISTOPHER JOHN WORRELL	
APPEARANCE BOND AND ORDER SE	TTING CONDITIONS OF RELEASE
To researchly assure the engagement of the defendant of	

To reasonably assure the appearance of the defendant and the safety of other persons and the community, the Court hereby **ORDERS** that defendant's release is subject to this **BOND** and the **CONDITIONS** set forth herein. Defendant and each surety jointly and severally agree to forfeit the following cash or other property specified below to the United States of America if defendant fails to appear as required for any court proceeding, fails to surrender to serve any sentence imposed as may be noticed or ordered by any court, or fails to comply with any condition of release set by the Court.

Type of Bond / Financial Conditions

\boxtimes	This is an unsecured bond in the amount of $\frac{75,000.00}{}$.		
	This	is a secured bond in the amount of \$00, secured by:	
		\$00, in cash deposited with the Court.	
		the agreement of the defendant and each surety to forfeit the following cash or other property (describe the case or other property, including claims on it – such as a lien, mortgage, or loan – and attach proof of ownership and value):	
		If this bond is secured by real property, documents to protect the secured interest may be filed of record.	
		a bail bond with a solvent surety (attach a copy of the bail bond, or describe it and identify the surety):	

Forfeiture or Release of the Bond

Forfeiture of the Bond. This bond may be forfeited if the defendant does not comply with the conditions set forth herein. The Court may immediately order the amount of the bond surrendered to the United States, including the security for the bond, if the defendant does not comply with any condition set forth herein. At the request of the United States, the Court may order a judgment of forfeiture against the defendant and each surety for the entire amount of the bond, including interest and costs.

Release of the Bond. The Court may order this bond ended at any time. This bond will be satisfied and the security will be released when either: (1) the defendant is found not guilty on all charges; or (2) the defendant reports to serve a sentence.

Declarations

Ownership of the Property. I, the defendant – and each surety – declare under penalty of perjury that:

- (1) all owners of the property securing this bond are included on the bond;
- (2) the property is not subject to any claims, liens, mortgages, or other encumbrance except as described above; and
- (3) I will not sell the property, allow further claims to be made against it, or do anything to reduce its value while this bond is in effect.

Acceptance. I, the defendant – and each surety – have read this bond and have either read all of the conditions of release set by the Court or had them explained to me. I agree to this bond.

I, the defendant – and each surety – declare under penalty of perjury that this information is true. See 28

U.S.C. § 1746. Date: 3/12/21	Defendant's signature		
Surety/Property Owner (printed name)	Surety/Property Owner (signature)	Date	
Surety/Property Owner (printed name)	Surety/Property Owner (signature)	Date	
Surety/Property Owner (printed name)	Surety/Property Owner (signature)	Date	
Surety/Property Owner (printed name)	Surety/Property Owner (signature)	Date	

Standard Conditions of Release

IT IS ORDERED that the defendant's release is subject to the following standard conditions:

- (1) The defendant **must not** commit any offense in violation of federal, state, or local law while on release.
- (2) The defendant **must** cooperate in the collection of a DNA sample if it is authorized by 42 U.S.C. § 14135a.
- (3) The defendant **must immediately** advise the Court, the Pretrial Services Office (or the supervising officer), defense counsel, and the U.S. Attorney in writing of any change in address and telephone number.
- (4) The defendant **must** appear at all proceedings as required and must surrender for service of any sentence imposed as directed. The defendant **must** next appear in the United States Courthouse and Federal Building or other location in the Courtroom directed upon notice.

Additional Conditions of Release

IT IS FURTHER ORDERED that the defendant's release is subject to the condition(s) marked below:

×	who agree	es to: (a) supervise	the defend gs; and (c)	ant; (b) use every effor notify the court immedia	custodian identified below, rt to assure the defendant's ately if the defendant violates
		Tricia Priller n (printed name)		Custodian (signature)	Date
\boxtimes	•	lirected by the Pretrial he Pretrial Services Of			rocessing at the U.S. Marshal
Ø				ravel document) and sur later than 4:00 pm 3/15/2	render any existing passport 2021.
\boxtimes	Maintain o	or actively seek verifial	ble employ	ment.	
		Defendant may not r	naintain or	seek employment in any	position that:
		Defendant must info	orm any e	mployer of the existence	e and nature of the pending
	Continue of	or start an education pr	ogram.		
X	Refrain from possessing a firearm, destructive device, or other dangerous weapon. Any firearm located at defendant's residence must be removed from the residence and placed in the custody of another person who has the lawful ability to take custody of the firearms.				
	Refrain from any consumption of alcoholic beverages.				
	Refrain fro	om excessive consump	tion of alc	oholic beverages.	
X					
\boxtimes				Services Office any co arrest, questioning, or to	ontact with law enforcement raffic stop.
	Abide by 1	the following restriction	n(s) on per	rsonal association:	
	Defendant	must not have contact	t, directly o	or indirectly, with	·
\boxtimes	Abide by	the following restriction	n(s) on res	idence:	
	Defendant	's residence is restricte	ed to		
	the defend (including safety) un	lant to change his or , but not limited to, a	her resider iny conditi ropriate mo	nce temporarily in respo on that may threaten the	upervising officer may permit nse to a genuine emergency e defendant's life, health, or his residential restriction can
X	Abide by	the following restriction	n(s) on tra	vel:	
	of Columb	oia. Defendant may on	ly travel to	the District for the Distr	nd the District for the District rict of Columbia for purposes at for leisure or other business

The defendant may also visit defendant's attorney if outside this area, but only after providing notification to the Pretrial Services Office or the supervising officer. All other travel must be approved by the Pretrial Services Office or the supervising officer. Any request to travel outside the area set forth above must be submitted in writing and approved by the Pretrial Services Office or the supervising officer at least three (3) days before the date on which travel is to commence. A courtesy copy of this written request must also be submitted to the Assistant United States Attorney assigned to this case.

The Middle District of Florida consists of the following Florida counties: Baker, Bradford, Brevard, Charlotte, Citrus, Clay, Collier, Columbia, DeSoto, Duval, Flagler, Glades, Hamilton, Hardee, Hendry, Hernando, Hillsborough, Lake, Lee, Marion, Manatee, Nassau, Orange, Osceola, Pasco, Pinellas, Polk, Putnam, Sarasota, St. Johns, Seminole, Sumter, Suwannee, Union, and Volusia. The Ft. Myers Division consists of the following Florida counties: Charlotte, Collier, DeSoto, Glades, Hendry, and Lee.

	DeSc	oto, Glades, Hendry, and Lee.		
	Subn Offic	nit to a mental health evaluation or psychiatric evaluation as directed by the Pretrial Services e.		
		omit to a mental health evaluation and/or treatment to include crisis counseling, psychiatric atment, and/or medication management treatment as determined by the Pretrial Services Office.		
	Participate in a program of inpatient or outpatient substance abuse testing, education, or treatment if deemed advisable by the Pretrial Services Office and pay a percentage of the fee as determined by the Pretrial Services Office.			
\boxtimes	Submit to any method of testing required by the Pretrial Services Office or the supervising officer for determining whether the defendant is using a prohibited substance. Such methods may be used with random frequency and include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibited substance screening or testing. Defendant must refrain from obstructing or attempting to obstruct or tamper, in any fashion, with the efficiency and accuracy of any prohibited substance testing.			
×		cipate in the following location restriction program and comply with its requirements as ted, which may include electronic monitoring or location monitoring.		
		Curfew: You are restricted to your residence every day as follows. "Your residence" means the interior (<i>i.e.</i> , within the walls) of your house, condominium, or apartment.		
		☐ from		
		as directed by the Pretrial Services Office or the supervising officer.		
		Home Detention: You are restricted to your residence at all times except for employment; education; religious services; medical, substance abuse, or mental health treatment; attorney visits; court appearances; court-ordered obligations; or other activities as pre-approved by the Pretrial Services Office. "Your residence" means the interior (<i>i.e.</i> , within the walls) of your house, condominium, or apartment.		
		Home Incarceration: You are restricted to 24-hour-a-day lock-down at your residence except for medical necessities and court appearances or other activities specifically approved by the court. "Your residence" means the interior (<i>i.e.</i> , within the walls) of your house, condominium, or apartment. Visits to your attorney or to the United States Attorney's Office outside of your residence require court approval.		
		Stand-Alone Monitoring: You have no residential curfew, home detention, or home incarceration restrictions. However, you must comply with the location or travel restrictions as imposed by the court. Stand-Alone Monitoring will require electronic monitoring or location monitoring with global positioning system (GPS) technology.		

Submit to electronic monitoring or location monitoring and comply with its requirements as directed. If Stand-Alone Monitoring is ordered, the Pretrial Services Office must use a GPS

tracking device. Otherwise, the Pretrial Services Office must determine the use of appropriate location monitoring technology (e.g., a land line, voice recognition system, radio frequency system, cellular monitoring unit, or GPS tracking device). Defendant must refrain from obstructing or attempting to obstruct or tamper, in any fashion, with the efficiency and accuracy

of any electronic monitoring or location monitoring technology. Defendant must pay all or part of the cost of the program based upon Defendant's ability to pay as determined by the Pretrial Services Office. Avoid and refrain from any unsupervised contact with minors, including any verbal, written, telephonic, or electronic communication. Avoid and refrain from any contact, directly or indirectly, with any person who is or may be a victim or witness in the investigation or prosecution, including but not limited to: Avoid and refrain from any contact with any co-defendant(s). П Refrain from visiting any commercial transportation establishments, including but not limited to: airports; seaports; marinas; commercial bus terminals; train stations; etc. Defendant may not obtain any travel documents from any such establishments. Defendant must not have any computer or internet access. This includes any cellular telephone, smart phone, tablet, gaming console, or any other device that has or is capable of internet access. Other condition(s): The third-party custodian, Tricia Priller, must appear by 4:00 pm on March \boxtimes 15, 2021 at Clerk's Office on the Second Floor of the Federal Courthouse with valid, governmentissued photo identification to co-sign the bond paperwork as the surety and as third-party custodian.

ADVICE OF PENALTIES AND SANCTIONS

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

If you commit a federal felony offense while on release, the punishment is an additional prison term of not more than ten years. For a federal misdemeanor offense, the punishment is an additional prison term of not more than one year. This sentence will be consecutive to (i.e., in addition to) any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more – you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;

Case 1:21-cr-00292-RCL Document 11 Filed 03/19/21 Page 9 of 14

- an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgments

I acknowledge that I am the defendant in this case, a surety, or a custodian and that I am aware of the conditions of release. I, the defendant, promise to obey all conditions of release, to appear as directed, and to surrender to serve any sentence imposed. I – the defendant, surety, or custodian – am aware of the penalties and sanctions set forth above. I swear under penalty of perjury that the above information is true as it relates to me, and I agree to the conditions set forth herein. I also state that I have either read all of the conditions of release imposed on the defendant or they have been explained to me.

2/12/21

Date: March 12, 2021

Date.		Defendant's signature		
Sure	ty (printed name)	Surety (signature)	Date	
Sure	ty / Custodian (printed name)	Surety / Custodian (signature)	Date	
Sure	ty / Custodian (printed name)	Surety / Custodian (signature)	Date	
	Directions to t	he United States Marshal		
\boxtimes	The defendant is ORDERED released a	fter processing.		
	Clerk or Judicial Officer that the defe	ED to keep the defendant in custody untendant has posted bond and/or complie y, the defendant must be produced befor cified.	ed with all other	

Mac R. McCoy

United States Magistrate Judge

UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA FORT MYERS DIVISION

UNITED STATES OF AMERICA CASE NO.: 2:21-mj-1025-MRM

v. Charging District:
District of Columbia

CHRISTOPHER JOHN WORRELL Charging District Case No.:

1:21-mj-296

ORDER ON REMOVAL PROCEEDINGS AND COMMITMENT TO ANOTHER DISTRICT

The Defendant was arrested and presented for an Initial Appearance before this Court in connection with removal proceedings pursuant to Fed. R. Crim. P. 5(c), 32.1(a)(5), and 40.. The Court informed Defendant of the rights specified in Fed. R. Crim. P. 5(c) and the provisions of Fed. R. Crim. P. 20. Defendant retained private counsel who appeared at the Initial Appearance. Defendant waived the right to an identity hearing. Defendant also waived the right to production of the warrant. Defendant, through Defendant's counsel, also waived a preliminary hearing in this District and in the United States District Court for the District of Columbia pursuant to Fed. R. Crim. P. 5.1(a).

Following a detention hearing before the Undersigned, Defendant was released on conditions pending Defendant's removal to the United States District Court for the District of Columbia. The chief judge of the charging District has, on the Government's motion, entered an order staying Defendant's release pending

review of the detention decision by that court. (Doc. 13). Despite the Undersigned's order of release, therefore, Defendant remains in custody.

Accordingly, the Court **ORDERS** that:

- 1. Unless the chief judge of the charging District orders otherwise, the

 United States Marshal must promptly transport the Defendant, together

 with a copy of this Order, to the charging District and deliver the

 Defendant to the United States Marshal for that District, or to another

 officer authorized to receive the Defendant.
- 2. The United States Marshal or authorized officer in the charging District should immediately notify the United States Attorney and the Clerk of Court for that District of the Defendant's arrival so that further proceedings may be promptly scheduled.
- 3. The Clerk of this Court is directed to promptly transmit the papers to the charging District.

DONE and **ORDERED** in Fort Myers, Florida on March 12, 2021.

Mac R. McCoy

United States Magistrate Judge

Copies furnished to: Counsel of Record Unrepresented Parties United States Marshals Service

BOND

U.S. District Court Middle District of Florida (Ft. Myers) CRIMINAL DOCKET FOR CASE #: 2:21-mj-01025-MRM-1

Case title: USA v. Worrell Date Filed: 03/12/2021

Other court case number: 1:21-mj-296 District of Columbia Date Terminated: 03/15/2021

Assigned to: Magistrate Judge Mac R.

McCoy

Defendant (1)

Christopher John Worrell represented by Landon P. Miller

TERMINATED: 03/15/2021 MaNgone & Miller Law Offices

Suite 502

2335 Stanford Court Naples, FL 34112 239/774-4100 Fax: 239/774-7888

Email:

Landonmiller@naplesdefenseattorney.com

ATTORNEY TO BE NOTICED

Designation: Retained

Pending Counts Disposition

None

Highest Offense Level (Opening)

None

Terminated Counts Disposition

None

<u>Highest Offense Level (Terminated)</u>

None

<u>Complaints</u> <u>Disposition</u>

18:1752.P RESTRICTED BUILDING OR

GROUNDS

Plaintiff

USA represented by Simon R. Eth

US Attorney's Office - FLM

Room 3-137 2110 First Street Ft Myers, FL 33901 239/461-2235 Fax: 239/461-2219

Email: Simon.Eth@usdoj.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Retained

Date Filed	#	Docket Text
03/12/2021	1	Arrest pursuant to Rule 5(c)(2) of Christopher John Worrell from the District of Columbia (jmc) (Entered: 03/12/2021)
03/12/2021	2	NOTICE OF HEARING as to Christopher John Worrell: Initial Appearance - Rule 5(c)set for 3/12/2021 at 02:30 PM before Magistrate Judge Mac R. McCoy by video conference. The Clerk of Court will transmit instructions for joining the video conference by separate email to the required participants. NOTE THE FOLLOWING SPECIAL PROCEDURES: (1) Only Defendant and Defendant's counsel may join the video conference beginning at 2:30 PM to permit Defendant and counsel to confer before the formal hearing begins, and the Court allocates the first 30 minutes of the video conference for that purpose; and (2) al other hearing participants must join the video conference promptly at <i>but no sooner than</i> 3:00 PM, at which time the formal hearing will commence.(jmc) (Entered: 03/12/2021)
03/12/2021	<u>3</u>	NOTICE OF ATTORNEY APPEARANCE: Landon P. Miller appearing for Christopher John Worrell (Miller, Landon) (Entered: 03/12/2021)
03/12/2021	5	ORAL MOTION for Detention by USA as to Christopher John Worrell. (jmc) (Entered: 03/12/2021)
03/12/2021	6	ORAL MOTION for Bond by Christopher John Worrell. (jmc) (Entered: 03/12/2021)
03/12/2021	7	Minute Entry for Virtual proceedings held before Magistrate Judge Mac R. McCoy: denying 5 ORAL Motion for Detention as to Christopher John Worrell and granting 6 ORAL Motion for Bond. Bond set for Christopher John Worrell (1) 75,000.00 as to Christopher John Worrell (1); INITIAL APPEARANCE in Rule 5(c)(3) proceedings held on 3/12/2021 as to Christopher John Worrell from the District of Columbia.; Bond Hearing as to Christopher John Worrell held on 3/12/2021; Detention Hearing as to Christopher John Worrell held on 3/12/2021. (Digital) (jmc) (Entered: 03/12/2021)
03/12/2021	8	ORAL MOTION to Stay Pending Appeal of Bond by USA as to Christopher John Worrell (jmc) (Entered: 03/12/2021)
03/12/2021	9	ORAL ORDER denying 8 Motion for Stay Pending Appeal as to the Bond for Christopher John Worrell. Signed by Magistrate Judge Mac R. McCoy on 3/12/2021. (jmc) (Entered: 03/12/2021)
03/12/2021	10	ORDER as to Christopher John Worrell: Pursuant to the Due Process Protections Act, the Court confirms the United States' obligation to produce all exculpatory evidence to the defendant pursuant to Brady v. Maryland, 373 U.S. 83 (1963), and its progeny and orders the United States to do so. Failing to do so in a timely manner may result in consequences, including exclusion of evidence, adverse jury instructions, dismissal of charges, contempt proceedings, and sanctions. Signed by Judge Timothy J. Corrigan on 12/2/2020. (jmc) (Entered: 03/12/2021)
03/12/2021	11	ORAL ORDER as required by Rule 5(f), the United States is ordered to produce all

3/19/2021	Case 1:21-cr-00292ERAGADIC CASCOTUMGED IS 1 DISTRICTION OF CONTROL OF CASCOTUM CASCO
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		exculpatory evidence to the defendant pursuant to Brady v. Maryland and its progeny. Failing to do so in a timely manner may result in sanctions, including exclusion of evidence, adverse jury instruction, dismissal of charges and contempt proceedings as to Christopher John Worrell Signed by Magistrate Judge Mac R. McCoy on 3/12/2021. (jmc) (Entered: 03/12/2021)
03/15/2021	12	Unsecured BOND entered as to Christopher John Worrell in amount of \$ 75,000.00. and ORDER Setting Conditions of Release as to Christopher John Worrell (1) 75,000.00. Not fully executed by surety and third-party custodian in light of order staying release. Signed by Magistrate Judge Mac R. McCoy on 3/15/2021. (jmc) . (Entered: 03/15/2021)
03/15/2021	<u>13</u>	NOTICE filing the ORDER on Government's Emergency Stay by USA as to Christopher John Worrell. (jmc) (Entered: 03/15/2021)
03/15/2021	14	ORDER OF REMOVAL pursuant to Rule 5(c)(3) to the District of Columbia as to Christopher John Worrell. Signed by Magistrate Judge Mac R. McCoy on 3/12/2021. (jmc) (Entered: 03/15/2021)
03/15/2021		NOTICE to District of Columbia of a Rule 5 or Rule 32 Initial Appearance as to Christopher John Worrell regarding your case number: 1:21-mj-296. Using your PACER account, you may retrieve the docket sheet and any documents via the case number link. No documents/record will be sent. If you require certified copies of any documents please send a request to InterdistrictTransfer_FLMD@flmd.uscourts.gov. If you wish the court to use a different email address in the future, please send a request to update your address to InterdistrictTransfer_TXND@txnd.uscourts.gov. (jmc) (Entered: 03/15/2021)

PACER Service Center			
Transaction Receipt			
03/19/2021 11:31:23			
PACER Login:	BrittanyBryant:6635828:0	Client Code:	
Description:	Docket Report	Search Criteria:	2:21-mj-01025- MRM
Billable Pages:	2	Cost:	0.20
Exempt flag:	Exempt	Exempt reason:	Always

PACER fee: Exempt