for the

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· D	istrict of Columbia
United States of America v. Jacquelyn J. Starer Defendant	Case: 1:22-mj-00278 Assigned to: Judge Meriweather, Robin M. Assign Date: 12/15/2022 Description: COMPLAINT W/ ARREST WARRANT
ARI	REST WARRANT
To: Any authorized law enforcement officer	
who is accused of an offense or violation based on the Indictment Superseding Indictment Supervised R This offense is briefly described as follows: 18 U.S.C. § 111(a)(1) - Forcibly Assaulting, Res 18 U.S.C. § 231(a)(3) - Civil Disorder 18 U.S.C. § 1752(a)(1), (2), and (4) - Entering and Engaging it	Information Superseding Information Complaint Release Violation Petition Violation Notice Order of the Court Sisting, Opposing, Impeding Federal Officers Ind Remaining in a Restricted Building or Grounds, Disorderly and In Physical Violence in a Restricted Building or Grounds Release Violation Petition Violence in a Restricted Building or Grounds, Disorderly and In Physical Violence in a Restricted Building, Engaging in Physical Violence ing, or Picketing in a Capitol Building Robin M. Meriweather Digitally signed by Robin M. Meriweather Date: 2022.12.16 14:54:58-05'00' Issuing officer's signature Robin M. Meriweather, U.S. Magistrate Judge Printed name and title
This warrant was received on (date) 12/1 at (city and state) 15/1/20 Date 20502	Return 6/22, and the person was arrested on (date) 2/20/22 Arresting officer's signature Arresting and title

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United States of America v. Jacquelyn J. Starer DOB: XXXXXX			Case: 1:22-mj-00278 Assigned to: Judge Meriweather, Robin M. Assign Date: 12/15/2022 Description: COMPLAINT W/ ARREST WARRANT			
	CF	RIMINAL CO	OMPLAINT			
I, the complainan	t in this case, state t	that the following	is true to the best of my	knowledge and belief.		
On or about the date(s) or	Januar Januar	y 6, 2021	in the county of		in the	
in th	e District of <u>Co</u>	olumbia , the d	efendant(s) violated:			
Code Section			Offense Description	n		
and Disruptive Condu 40 U.S.C. § 5104(e)(2 Violence in a Capitol), (2), and (4) - Er ct, and Knowingly)(D), (F), and (G) Building, and Para aplaint is based on the	y Engaging in Pl - Disorderly Co ading, Demonstr	aining in a Restricted Enysical Violence in a Renduct in a Capitol Buil rating, or Picketing in a	estricted Building or Claing, Engaging in Phy	Grounds	
X Continued on t	he attached sheet.		Jenni) Com	Ler A. Morin plainant's signature		
Attested to by the applica	nt in accordance wi	th the requiremen	Pris	Morin, Special Agent nted name and title Digitally signed by Ro	bin M.	
Doto: 1245/2000			Meriweather	Meriweather Date: 2022.12.16 17:0	0:02 -05'00'	
Date: 12/16/2022				ludge's signature		
City and state:	Washington, D	D.C.		eather, U.S. Magistrate	e Judge	

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Assign Date: 12/15/2022

Description: COMPLAINT W/ ARREST WARRANT

STATEMENT OF FACTS

Your affiant, Jennifer Morin, is a Special Agent assigned to the Boston Division of the Federal Bureau of Investigation, Worcester Resident Agency Office. In my duties as a Special Agent, I have investigated white collar crime, crimes in Indian Country and violent crime. Currently, I am tasked with investigating criminal activity in and around the Capitol grounds on January 6, 2021. As a Special Agent, I am authorized by law or by a Government agency to engage in or supervise the prevention, detection, investigation, or prosecution of a violation of Federal criminal laws.

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

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

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

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

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

During national news coverage of the aforementioned events, video footage which appeared to be captured on mobile devices of persons present on the scene depicted evidence of violations of local and federal law, including scores of individuals inside the U.S. Capitol building without authority to be there, including JACQUELYN STARER (STARER), of Ashland, Massachusetts, as described below.

On or about January 11, 2021, a tipster ("Tipster-1") submitted an online tip to the FBI regarding "a Dr. Jacqueline Starer, MD, of Massachusetts." Tipster-1 stated they were aware prior to the events of January 6, 2021 that STARER planned to attend a march on the Capitol. According to Tipster-1, prior to January 6, 2021, STARER bragged to a mutual acquaintance that she "was prepared" for it, with a mesh knife-proof shirt and bottles of pepper spray. Tipster-1 reported no direct knowledge on whether STARER breached the U.S. Capitol Building, or if she remained in public areas.

Following the information from Tipster-1, law enforcement gathered and reviewed records and public information about STARER. Law enforcement also gathered and reviewed open-source video and images and surveillance footage capturing multiple images of STARER participating in the riot at the U.S. Capitol on January 6, 2021.

STARER is a practicing physician licensed to practice medicine in Massachusetts. STARER is enrolled as a provider in the Medicare program, and Medicare provider enrollment documents indicate her phone number is (***)***-4866 and her address is in Ashland, Massachusetts.

Law enforcement obtained subscriber information for the phone number (***)***-4866 from Verizon. The information from Verizon identifies the subscriber as "Jacqquelyn [sic] Starer" and the subscriber's home address is the same as the address in the Medicare provider enrollment documents in Ashland, Massachusetts. The records from Verizon also indicate that phone number (***)***-4866 utilized a cell site consistent with providing service to Washington, D.C. on January 6, 2021.

A review of hotel records by your affiant showed that STARER reserved a room at the Kimpton George Hotel, located at 15 E Street, N.W. in Washington, D.C. According to the George Hotel, STARER had a reservation at the hotel for January 5, 2021 through January 7, 2021. Records from the George Hotel also indicate STARER was billed for the stay through a third-party booking agency.

Law enforcement reviewed Massachusetts Registry of Motor Vehicles records for STARER. Law enforcement used FBI analytic techniques to compare STARER's most recent driver's license photo from the Massachusetts Registery of Motor Vehicles to videos and photos taken at and around the U.S. Capitol on January 6, 2021.

STARER was observed via open-source video at the "Stop the Steal" Rally in Washington, D.C. on January 6, 2021. In Images 1 and 2 below, STARER is pictured wearing red colored clothing, including a red hat with blue and white stripes with the word TRUMP and number 45

written on it, a red jacket, red scarf, and a backpack. STARER is also pictured wearing a dark colored skirt and boots.



Image 1



Image 2

Law enforcement officers reviewed surveillance video from cameras mounted within the U.S. Capitol Building and observed STARER entering the East Rotunda Doors at approximately 2:51 p.m. Images 3 and 4 below are images from surveillance video, and STARER is circled in red.



Image 3



Image 4

Open-source video and images also depict STARER inside the U.S. Capitol on January 6, 2021. Image 5 is a photo from Getty Images of STARER in the Rotunda.



Image 5

Law enforcement officers reviewed surveillance videos and body-worn cameras worn by members of the Metropolitan Police Department ("MPD") that recorded STARER inside the Rotunda area of the U.S. Capitol Building on January 6, 2021. In sum, the body-worn camera footage recorded that, at approximately 2:58 p.m., a group of MPD and United States Capitol Police officers were standing at the top of the stairs off of the west side of the Capitol Rotunda.

The body-worn camera footage records STARER approach MPD officers and make contact with an MPD officer at approximately 2:59 p.m. Images 6, 7, and 8 below depict STARER striking an MPD Officer at approximately 2:59 p.m.



Image 6



Image 7



Image 8

Law enforcement identified the officer in question as Officer M.B., who was interviewed regarding the events of January 6, 2021. Officer M.B. is an MPD Officer who responded to the Capitol during the riot. Officer M.B. stated that a blonde woman wearing a red jacket and hat punched her in the left side of her head. According to Officer M.B., her Sergeant pulled her back to check on her, Officer M.B. told the Sergeant she had been punched by the woman, and the Sergeant told her to return to the line. Officer M.B. stated that the blonde woman came at her again, and Officer M.B. struck the woman in response. During her interview, Officer M.B. recognized the blonde woman who hit her at timestamp 14:59:28 in footage taken from her bodyworn camera.

Based on your affiant's review of open-source video and images, the crowd became more agitated and a physical altercation between rioters and officers ensued as the officers attempted to restrict the rioters from passing through the archway entrance to the area behind them. STARER appears to have been affected by the chemical irritant that was deployed during the altercation.

Surveillance and open source video and images show that after the alteraction, STARER exited the U.S. Capitol. Surveillance video from cameras mounted within the U.S. Capitol Building records STARER exiting the U.S. Capitol from the the East Rotunda Doors at approximately 3:06 p.m. Images 9 and 10 below are images from surveillance video, and STARER is circled in red. STARER appears to be wearing a red jacket, blue vest and dark colored skirt with dark colored boots.



Image 9



Image 10

Additional reviews of open-source video show STARER on January 6, 2021 exiting the east side of the U.S. Capitol Building. Image 11 is a Getty Images photo of STARER walking away from the Capitol.



Image 11

Other open-source video and images appear to show STARER receiving first aid assistance to her eyes and face. Image 12 below is an image of STARER outside of the Capitol building. STARER appears to be wearing a dark colored jacket, blue vest and a red colored waistpack.



Image 12

On or about May 25, 2022 and July 28, 2022, your affiant interviewed Witness-1, an individual who has worked with STARER. On or about May 25, 2022, Witness-1 was shown a copy of STARER's most recent driver's license photo, and identified the person as STARER. After looking at the photo, Witness-1 stated "Oh! that's Jackie Starer." On or about July 28, 2022, your affiant showed Witness-1 a simultaneous series of five (5) photos, Images 13-17, taken on or about January 6, 2021. When asked if Witness-1 recognized the person in the photographs, Witness 1 stated "that's Jackie, I mean JACQUELINE STARER." Witness-1 initialed and dated each photograph that Witness 1 identified STARER in.







Image 13

Image 14

Image 15





Image 16

Image 17

Based on the foregoing, your affiant submits that there is probable cause to believe that JACQUELYN STARER violated 18 U.S.C. § 111(a)(1), which makes it a crime to forcibly assault or interfere with any person designated in Section 1114 of Title 18 while engaged in or on account of the performance of official duties and involved physical contact. Persons designated within Section 1114 include any person assisting an officer or employee of the United States in the performance of their official duties.

Your affiant submits there is also probable cause to believe that JACQUELYN STARER violated 18 U.S.C. 231(a)(3), which makes it unlawful to commit or attempt to commit any act to

obstruct, impede, or interfere with any fireman or law enforcement officer lawfully engaged in the lawful performance of his official duties incident to and during the commission of a civil disorder which in any way or degree obstructs, delays, or adversely affects commerce or the movement of any article or commodity in commerce or the conduct or performance of any federally protected function. For purposes of Section 231 of Title 18, a federally protected function means any function, operation, or action carried out, under the laws of the United States, by any department, agency, or instrumentality of the United States or by an officer or employee thereof. This includes the Joint Session of Congress where the Senate and House count Electoral College votes.

Your affiant submits there is also probable cause to believe that JACQUELYN STARER violated 18 U.S.C. § 1752(a)(1), (2), and (4), which makes it a crime to (1) knowingly enter or remain in any restricted building or grounds without lawful authority to do; and (2) knowingly, and with intent to impede or disrupt the orderly conduct of Government business or official functions, engage in disorderly or disruptive conduct in, or within such proximity to, any restricted building or grounds when, or so that, such conduct, in fact, impedes or disrupts the orderly conduct of Government business or official functions; (4) knowingly engages in any act of physical violence against any person or property in any restricted building or grounds; or attempts or conspires to do so. For purposes of Section 1752 of Title 18, a "restricted building" includes a posted, cordoned off, or otherwise restricted area of a building or grounds where the President or other person protected by the Secret Service, including the Vice President, is or will be temporarily visiting; or any building or grounds so restricted in conjunction with an event designated as a special event of national significance.

Finally, your affiant submits there is also probable cause to believe that JACQUELYN STARER violated 40 U.S.C. § 5104(e)(2)(D), (F), and (G), which makes it a crime to willfully (D) utter loud, threatening, or abusive language, or engage in disorderly or disruptive conduct, at any place in the Grounds or in any of the Capitol Buildings with the intent to impede, disrupt, or disturb the orderly conduct of a session of Congress or either House of Congress, or the orderly conduct in that building of a hearing before, or any deliberations of, a committee of Congress or either House of Congress; (F) engage in an act of physical violence in the Grounds or any of the Capitol Buildings; and (G) parade, demonstrate, or picket in any of the Capitol Buildings.

> Jennifer A. Morin
> Jennifer A. Morin, Special Agent Federal Bureau of Investigation

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone, this 16th day of December 2022.

Robin M. Meriweather Date: 2022.12.16 17:02:01

Digitally signed by Robin M. Meriweather

ROBIN M. MERIWEATHER U.S. MAGISTRATE JUDGE

			for the			
	District of Massachusetts					
	l	United States of America v. Jacquelyn J Starer Defendant)	Case No. 1:22-mj-0737 Charging District's Case		
		WALVED OF	DILLES	& 5.1 HEARINGS		
				ndictment)		
	I under	stand that I have been charged in anot	her district	, the (name of other court)	District of Columbia	
	I have	been informed of the charges and of m	y rights to	:		
	(1)	retain counsel or request the assignm	ent of cour	nsel if I am unable to retain	counsel;	
	(2)	an identity hearing to determine whe	ther I am th	ne person named in the char	rges;	
	(3)	production of the warrant, a certified	copy of th	e warrant, or a reliable elec	tronic copy of either;	
	(4) a preliminary hearing to determine whether there is probable cause to believe that an offense has been committed, to be held within 14 days of my first appearance if I am in custody and 21 days otherwise, unless I have been indicted beforehand.					
	(5) a hearing on any motion by the government for detention;					
	(6) request a transfer of the proceedings to this district under Fed. R. Crim. P. 20, to plead guilty.				20, to plead guilty.	
	I agree	to waive my right(s) to:				
		an identity hearing and production of	the warrar	nt.		
		a preliminary hearing.				
		a detention hearing.				
	an identity hearing, production of the judgment, warrant, and warrant application, and any preliminary or detention hearing to which I may be entitled in this district. I request that my preliminary hearing and/or detention hearing be held in the prosecuting district, at a time set by that court.					
	I conse	nt to the issuance of an order requiring	my appear	rance in the prosecuting dis	trict where the charges are	
pending against me.						
Date:	12/	20/2022		J) prod		
				Defendant's signat	ure	
			1	A/R		
				Signature of defendant's	attorney	
			Dar	Printed name of defendant	s attorney	

	for the
	District of Massachusetts
	United States of America V. Jacquelyn J Starer Case No. 1:22-mj-07377-JCB-1 Defendant)
	APPEARANCE BOND
	Defendant's Agreement
I, court that co	Jacquelyn J Starer (defendant), agree to follow every order of this court, or any considers this case, and I further agree that this bond may be forfeited if I fail: (X) to appear for court proceedings; (X) if convicted, to surrender to serve a sentence that the court may impose; or (b) to comply with all conditions set forth in the Order Setting Conditions of Release.
	Type of Bond
(X) (1)	This is a personal recognizance bond.
() (2)	This is an unsecured bond of \$
() (3)	This is a secured bond of \$, secured by:
() (a) \$, in cash deposited with the court.
() (b) the agreement of the defendant and each surety to forfeit the following cash or other property (describe the cash 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.
() (c) 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 appearance bond may be forfeited if the defendant does not comply with the above agreement. 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 the agreement. 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.

AO 98 (Rev. 12/11) Appearance Bond

Release of the Bond. The court may order this appearance 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 appearance bond are included on the bond;
- (2) the property is not subject to claims, 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 appearance bond is in effect.

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

I, the defendant – and each surety – declare under penalty of	perjury that this information is true. (See 28 U.S.C. § 1746.)
Date:12/20/2022	Defendant's signature
Surety/property owner — printed name	Surety/property owner — signature and date
Surety/property owner — printed name	Surety/property owner — signature and date
Surety/property owner — printed name	Surety/property owner — signature and date
Date:12/20/2022	CLERK OF COURT Signature of Clerk or Deputy Clerk
Approved.	PICT OF MASSACHUSE.
Date:	Judge's signature

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for the

District of Massachusetts

	District of Wassachusetts
	United States of America v. Jacquelyn J Starer Defendant) Case No. 1:22-mj-07377-JCB-1
	ORDER SETTING CONDITIONS OF RELEASE
IT IS	S ORDERED that the defendant's release is subject to these conditions:
(1)	The defendant must not violate 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 34 U.S.C. § 40702.
(3)	The defendant must advise the court or the pretrial services office or supervising officer in writing before making any change of residence or telephone number.
(4)	The defendant must appear in court as required and, if convicted, must surrender as directed to serve a sentence that
	the court may impose.
	The defendant must appear at:
	Place
	on
	Date and Time

If blank, defendant will be notified of next appearance.

(5) The defendant must sign an Appearance Bond, if ordered.

AO 199B (Rev. 10/20) MAD Ann. (12/21) Additional Conditions of Release

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ADDITIONAL CONDITIONS OF RELEASE

Pursuant to 18 U.S.C. § 3142(c)(1)(B), the court may impose the following least restrictive condition(s) only as necessary to reasonably assure the appearance of the person as required and the safety of any other person and the community.

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

	ITIS	FURTHER (OKDERED that the de	eiendant's release is su	bject to the conditions mai	rkea delow:	
دات	(6)	The defends	nt is placed in the cus	tody of:			
· 🗆 /	(4)	Person or or	-				
			ly if above is an organiza	ution)			
		City and star	, ,			Tel. No.	
who a	grees liately	to (a) superv	rise the defendant, (b) use every effort to a on of release or is no lo	assure the defendant's ap	pearance at all court	proceedings, and (c) notify the court
					Signed:		
						Custodian	Date
(☑)	(7)	The defenda	nt must:				
,,	(∑)	(a) submit	to supervision by and	report for supervision	to the supervising probat	ion officer. The defer	ndant shall obey all directions and
	,,		s of the supervising p				
	(\Box)		e or actively seek emp				
		• •	e or start an education	-			
			er any passport to:	The Office of Probation	and Pretrial Services		
				international travel do			
						el: Maintain residence	e and do not move without prior permission.
	`-/			•	Probation Officer of any travel		
	(□)		Il contact, directly or	indirectly, with any pe		ictim or witness in the	e investigation or prosecution,
	<u> </u>	(h) ==4===	di1				
	(L)	(n) get me	dical or psychiatric tre	eatment:			
	<i>ι</i> Π ν	(i) mature (o custody each	at	o'clock after being relea	sad at	o'clock for employment, schooling,
	(,		ollowing purposes:	at	_ O clock after being relea		o clock for employment, schooling,
		or the i	onowing purposes.				
	(D)	(i) maintai	in residence at a halfy	vay house or communit	ty corrections center, as th	e pretrial services off	ice or supervising officer considers
	(/	necessa			<i>y</i> ••••• ,	- p	
	(回)	(k) not pos	sess a firearm, destru	ctive device, or other v	veapon.		
	(☑)	(l) not use	alcohol () at al	il (🗹) excessively.			
	(☑)	(m) not use	or unlawfully posses	s a narcotic drug or ot	her controlled substances	defined in 21 U.S.C.	§ 802, unless prescribed by a licensed
		medica	l practitioner.				
	, _ ,	randon prohibi of proh	n frequency and may ted substance screening tibited substance screening	include urine testing, ng or testing. The defe ening or testing.	the wearing of a sweat p ndant must not obstruct, at	patch, a remote alcolitempt to obstruct, or	sing officer. Testing may be used with not testing system, and/or any form of tamper with the efficiency and accuracy
	(図)			inpatient or outpatient	substance abuse therapy	and counseling if dis	rected by the pretrial services office or
	л	•	ising officer.		, ,		11
	(L)				on programs and comply v		
		(,	directed by the n	restricted to your resid	or supervising officer; or		to, or (🗌) as
		(D)				mes excent for empl	loyment; education; religious services;
		(=)	medical, substan	ce abuse, or mental he		isits; court appearance	ces; court-ordered obligations; or other
		(□)(e except for medical necessities and
			court appearance:	s or other activities spe	cifically approved by the	court; or	
		(□)(iv) Stand Alone Mo	nitoring. You have no	residential curfew, home	detention, or home in	ncarceration restrictions. However,
					avel restrictions as impose		
	. —				e used in conjunction with		
	(\square)	(q) submit	to the following locat	ion monitoring techno	logy and comply with its r	equirements as direc	ted:

		ADDITIONAL CONDITIONS OF RELEASE
		(☐) (i) Location monitoring technology as directed by the pretrial services or supervising officer; or (☐) (ii) Voice Recognition; or (☐) (iii) Radio Frequency; or (☐) (iv) GPS.
(()	(r)	pay all or part of the cost of location monitoring based upon your ability to pay as determined by the pretrial services or supervising officer.
		report as soon as possible, to the pretrial services or supervising officer, every contact with law enforcement personnel, including arrests, questioning, or traffic stops. (Report within 24 hours)
(☑)	(t)	Any travel to Washington, DC must be for attending court matters, meetings with counsel or pretrial services.
		Refrain from obstructing or attempting to obstruct or tamper, in any fashion, with the efficiency and accuracy of any substance abuse testing or monitoring which is (are) required as a condition of release.
		Do not unlawfully enter a state or federal building.
		Participate in a mental health treatment program as directed and comply with all of the rules of such program. Sign any releases of information required to verify treatment for Probation and Pretrial Services.

Page ____4 of ___4 Pages

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

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.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) 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, including a Probation Officer or other employee of the Probation Department. 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:

- (1) 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;
- (2) 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.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. Dam aware of the penalties and sanctions set forth above.
Treicase, to appear as directed, and surrender to serve any sentence imposed. Turn a var or the politicist and surrender to serve any sentence imposed.
Defendant's Signature
Ashland, MA
City and State

Directions to the United States Marshal

$\langle \rangle$	The defendant is ORDERED released after processing. The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before					
	the appropriate judge at the time and pl	ace specified.	,	STATES		
Date:	12/20/2022	Judicial Off	îcer's Signature Deputy Clerk	Z. Z		
		Printed n	name and title	PICTOF MASSACHUST		

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

No. 22-mj-7377-JCB

UNITED STATES OF AMERICA

v.

JACQUELYN STARER

ORDER PURSUANT TO RULE 5 OF THE FEDERAL RULES OF CRIMINAL PROCEDURE

December 20, 2022

Boal, U.S.M.J.

Pursuant to the Due Process Protections Act, Pub. L. No. 116-182, 134 Stat. 894 (Oct. 21, 2020) and Rule 5(f) of the Federal Rules of Criminal Procedure, the United States is reminded of its obligation to disclose in a timely manner all exculpatory evidence to the defendant, that is, all evidence that is favorable to the defendant or tends to cast doubt on the United States' case, as required by *Brady v. Maryland*, 373 U.S. 83 (1963) and its progeny. Failure to comply with this order may result in consequences, including, but not limited to, the reversal of any conviction, the exclusion of evidence, adverse jury instructions, dismissal of charges, contempt proceedings, disciplinary action, and/or sanctions by the Court.

/ s / Jennifer C. Boal

JENNIFER C. BOAL UNITED STATES MAGISTRATE JUDGE

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

No. 22-mj-7377-JCB

UNITED STATES OF AMERICA

v.

JACQUELYN STARER

RULE 5 ORDER OF REMOVAL

December 20, 2022

Boal, M.J.

Defendant Jacquelyn Starer is charged in a complaint in the District of Columbia (Case No. 1:22-mj-00278 in the charging district) with forcibly assaulting, resisting, opposing, impeding federal officers in violation of 18 U.S.C. § 111(a)(1); civil disorder in violation of 18 U.S.C. § 231(a)(3); entering and remaining in a restricted building or grounds, disorderly and disruptive conduct, and knowingly engaging in physical violence in a restricted building or grounds in violation of 18 U.S.C. § 1752(a)(1), (2), and (4); and disorderly conduct in a capitol building, engaging in physical violence in a capitol building, and parading, demonstrating, or picketing in a capitol building in violation of 40 U.S.C. § 5104(e)(2)(D), (F), and (G).

An initial appearance was held on December 20, 2022, at which time the defendant waived an identity hearing. The defendant reserved her right to a probable cause hearing in the District of Columbia. The defendant was released on conditions. I find that the defendant is the person named in the warrant. The United States has produced a facsimile of the warrant. The defendant was informed of her rights pursuant to Rule 20 of the Federal Rules of Criminal Procedure.

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WHEREFORE, the defendant is ORDERED removed to the District of Columbia, and further, the defendant is ORDERED to appear before the United States District Court for that District whenever ordered to do so by that Court.

/s/ Jennifer C. Boal
JENNIFER C. BOAL
United States Magistrate Judge

2

United States District Court District of Massachusetts (Boston) CRIMINAL DOCKET FOR CASE #: 1:22-mj-07377-JCB-1

Case title: USA v. Starer Date Filed: 12/20/2022

Date Terminated: 12/20/2022

Assigned to: Magistrate Judge

Jennifer C. Boal

Defendant (1)

Jacquelyn J Starer

TERMINATED: 12/20/2022

represented by **Daniel J. Cappetta**

Cappetta Law Offices One Apple Hill Drive

Suite 316

Natick, MA 01760 508-318-8529

Email: daniel@cappettalaw.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Retained

Robert L. Sheketoff

One McKinley Square Boston, MA 02109 617–367–3449

Fax: 617–723–1710

Email: sheketoffr@aol.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Retained

Pending Counts

Disposition

None

Highest Offense Level (Opening)

None

Terminated Counts

Disposition

None

Highest Offense Level

(Terminated)

None

Complaints

Disposition

Count One 18 U.S.C. § 111(a)(1) – Forcibly Assaulting, Resisting, Opposing, Impeding Federal Officers.

Count Two 18 U.S.C. § 231(a)(3)

Civil Disorder

Count Three 18 U.S.C. § 1752(a)(1), (2), and (4) – Entering and Remaining in a Restricted Building or Grounds, Disorderly and Disruptive Conduct, and Knowingly Engaging in Physical Violence in a Restricted Building or Grounds.

Count Four 40 U.S.C. § 5104(e)(2)(D), (F), and (G) — Disorderly Conduct in a Capitol Building, Engaging in Physical Violence in a Capitol Building, and Parading, Demonstrating, or Picketing in a Capitol Building.

Plaintiff

USA

represented by Craig E. Estes

United States Attorney's Office John Joseph Moakley Courthouse 1 Courthouse Way Suite 9200

Boston, MA 02210 617-748-3605

Email: <u>craig.estes@usdoj.gov</u>

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Assistant US Attorney

Email All Attorneys
Email All Attorneys and Additional Recipients

Date Filed	#	Select all / clear	Docket Text
12/20/2022	1	ELECTRONIC NOTICE of Case Assignment as to Jacquelyn J Starer; Magistrate Judge Jennifer C. Boal assigned to case. (Finn, Mary) (Entered: 12/20/2022)	
12/20/2022		Arrest (Rule 5) of Jacquelyn J Starer (York, Steve) (Entered: 12/20/2022)	

12/20/2022	2	Rule 5(c)(3) Documents Received as to Jacquelyn J Starer (Attachments: # 1 Complaint, # 2 Affidavit) (York, Steve) (Main Document 2 replaced on 12/20/2022) (York, Steve). (Entered: 12/20/2022)
		Main Document
		Attachment # 1 Complaint
		Attachment # 2 Affidavit
12/20/2022	3	ELECTRONIC NOTICE OF HEARING for Initial Appearance as to Jacquelyn J Starer.
		The Initial Appearance – Rule 5 Hearing is set for 12/20/2022 at 2:30 p.m. in Courtroom 14 (In person only) before Magistrate Judge Jennifer C. Boal.
		(York, Steve) (Entered: 12/20/2022)
12/20/2022	4	Electronic Clerk's Notes for proceedings held before Magistrate Judge Jennifer C. Boal: Initial Appearance in Rule 5(c)(3) Proceedings as to Jacquelyn J Starer held on 12/20/2022.
		The Court advised the defendant of her rights and the charges against her. The defendant retained Daniel Cappetta as counsel. The government stated the maximum penalties and did not seek detention but rather moved for release on conditions. The parties agreed to the proposed conditions of release. The Court informed the defendant of her conditions of release. The defendant waived her rights to an Identity Hearing. The defendant also waived her right to a probable cause hearing in this district rather requesting to have the probable cause hearing held in the charging district. A rule 20 colloquy was given. A rule 5 affidavit was submitted. The Court finds that defendant Jacquelyn Starer is the named person in the charging Indictment. The Court reminded the government of its obligations under Rule 5 (f). The Court released the defendant on conditions and a personal recognizance bond. The order for removal will be issued.
		(Attorneys present: Estes for the government; Cappetta for the defendant; McAnally for probation.) Court Reporter Name and Contact or digital recording information: Digital Recording. To order a copy of this Digital Recording, please contact the Clerk's office by email at https://forms.mad.uscourts.gov/Audio.html . For a transcript of this proceeding, contact the Clerk's Office by email at mad_transcripts@mad.uscourts.gov. (York, Steve) (Entered: 12/21/2022)
12/20/2022	<u>5</u>	Magistrate Judge Jennifer C. Boal: ORDER entered. ORDER Setting Conditions of Release as to Jacquelyn J Starer. (York, Steve) (Entered: 12/21/2022)
12/20/2022	<u>6</u>	Personal Recognizance Bond Entered as to Jacquelyn J Starer (York, Steve) (Entered: 12/21/2022)
12/20/2022	7	WAIVER of Rule 5 and 5.1 Hearings by Jacquelyn J Starer (York, Steve) (Entered: 12/21/2022)
12/20/2022	8	

		RULE 5 AFFIDAVIT by USA as to Jacquelyn J Starer by Affiant Jennifer Morin (York, Steve) (Entered: 12/21/2022)
12/20/2022	9	Magistrate Judge Jennifer C. Boal: ORDER entered as to Jacquelyn J Starer. ORDER PURSUANT TO RULE 5 OF THE FEDERAL RULES OF CRIMINAL PROCEDURE. (York, Steve) (Entered: 12/21/2022)
12/20/2022	<u>10</u>	Magistrate Judge Jennifer C. Boal: ORDER entered. ORDER OF REMOVAL to District of Columbia as to Jacquelyn J Starer (York, Steve) (Entered: 12/21/2022)