for the

District of Columbia				
United States of America v. John Hubert Getsinger Jr. Defendant	Case: 1:21-mj-00466 Assigned To : Meriweather, Robin M. Assign. Date : 6/8/2021 Description: Complaint w/ Arrest Warrant			
ARREST	WARRANT			
To: Any authorized law enforcement officer				
(name of person to be arrested) John Hubert Getsinger Jr. who is accused of an offense or violation based on the follow ☐ Indictment ☐ Superseding Indictment ☐ Info ☐ Probation Violation Petition ☐ Supervised Release This offense is briefly described as follows: 18 U.S.C. § 1752(a)(1) - Entering and Remaining in a R 18 U.S.C. § 1752(a)(2) - Disorderly and Disruptive Com	ormation			
Capitol Building 40 U.S.C. § 5104(e)(2)(G) - Parading, Demonstrating, or Picketing in a Capitol Building				
Date:06/09/2021	2021.06.09 18:55:38 -04'00' Issuing officer's signature			
City and state: Washington, D.C.	Robin M. Meriweather, U.S. Magistrate Judge Printed name and title			
Return				
This warrant was received on (date) June Q 20° at (city and state) Howard, SC. Date: June 15 2021	and the person was arrested on (date) June 15, 2021 Arresting officer's signature Same S. Patterson, Printed name and title			

for the

District of	Columbia
United States of America v. Stacie Ann Hargis-Getsinger) Defendant	Case No.
ARREST W	VARRANT
To: Any authorized law enforcement officer	
YOU ARE COMMANDED to arrest and bring before a (name of person to be arrested) Stacie Ann Hargis-Getsinger who is accused of an offense or violation based on the following ☐ Indictment ☐ Superseding Indictment ☐ Inform	
☐ Probation Violation Petition ☐ Supervised Release Vio	olation Petition
This offense is briefly described as follows:	
18 U.S.C. § 1752(a)(1) - Entering and Remaining in a Rest 18 U.S.C. § 1752(a)(2) - Disorderly and Disruptive Conduct 40 U.S.C. § 5104(e)(2)(D) - Violent Entry and Disorderly Capitol Building 40 U.S.C. § 5104(e)(2)(G) - Parading, Demonstrating, or Positive Conductions of the Conduction of the Conduct	ct in a Restricted Building Conduct and Parading, Demonstrating, or Picketing in a
Date:06/09/2021	Issuing officer's signature
City and state: Washington, D.C.	Robin M. Meriweather, U.S. Magistrate Judge Printed name and title
Ret	urn
This warrant was received on (date) Ine? 202 at (city and state) Herence, SC Date: Time 15, 2021	Arresting officer's signature Tames D. Patterson Printed name and title

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

Case: 1:21-mi-00466

Assigned To: Meriweather, Robin M.

UNITED STATES OF AMERICA : Assign. Date : 6/8/2021

Description: Complaint w/ Arrest Warrant

v. :

VIOLATIONS:

:

JOHN HUBERT GETSINGER JR., : 18 U.S.C. §§ 1752(a)(1)-(2)

(Entering and Remaining in a Restricted

and : Building or Grounds)

•

STACIE ANN HARGIS-GETSINGER : 40 U.S.C. §§ 5104(e)(2)(D) and (G)

(Violent Entry or Disorderly Conduct on

Defendants. : Capitol Grounds)

ORDER

This matter having come before the Court pursuant to the application of the United States to seal criminal complaint, the Court finds that, because of such reasonable grounds to believe the disclosure will result in flight from prosecution, destruction of or tampering with evidence, and serious jeopardy to the investigation, the United States has established that a compelling governmental interest exists to justify the requested sealing.

- 1. IT IS THEREFORE ORDERED that the application is hereby GRANTED, and that the affidavit in support of criminal complaint and other related materials, the instant application to seal, and this Order are sealed until the arrest warrant is executed.
- 2. IT IS FURTHER ORDERED that the Clerk's office shall delay any entry on the public docket of the arrest warrant until it is executed.

Date: June 9, 2021 18:57:04

JUDGE ROBIN M. MERIWEATHER UNITED STATES MAGISTRATE JUDGE

2021.06.09

United States District Court

for the

District of Columbia

		Case: 1:21-mj-00466 Assigned To : Meriweather, Robin M. Assign. Date : 6/8/2021 Description: Complaint w/ Arrest War	
Defend	dant(s)		
	CRIMINA	AL COMPLAINT	
I, the complainant	in this case, state that the fol	llowing is true to the best of my knowledge and belief.	
On or about the date(s) of	January 6, 2021	in the county of	in the
in the	District of Columbia	, the defendant(s) violated:	
Code Section		Offense Description	
18 U.S.C. § 17: 40 U.S.C. § 510 or Picketing in	52(a)(2) - Disorderly and I 04(e)(2)(D) - Violent Entry a Capitol Building	maining in a Restricted Building Disruptive Conduct in a Restricted Building y and Disorderly Conduct and Parading, Demonstrate emonstrating, or Picketing in a Capitol Building	ing,
This criminal comp	plaint is based on these facts:		
See attached statement	of facts.		
X Continued on the	ne attached sheet.	Complainant's signature James D. Patterson, Officer Printed name and title	
Attested to by the applican by telephone.	t in accordance with the requ	nirements of Fed. R. Crim. P. 4.1	
Date: 06/09/2021		T. J J	
City and state:	Washington, D.C.	Judge's signature Robin M. Meriweather, U.S. Magistrat Printed name and title	e Judge

STATEMENT OF FACTS

Your affiant, James D. Patterson is a Task Force Officer assigned to the Federal Bureau of Investigation's (FBI) Columbia Field Office. Currently, I am tasked with investigating criminal activity in and around the Capitol grounds on January 6, 2021. As a Task Force Officer, I am authorized by law or by a Government agency to engage in or supervise the prevention, detention, 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, shortly 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

Case 1:21-cr-00607-EGS Document 43 Filed 12/22/21 Page 6 of 43

violations of local and federal law, including scores of individuals inside the U.S. Capitol building without authority to be there.

Four individuals contacted the FBI tip line separately to report that John and Stacie Getsinger (John Hubert Getsinger Jr. and Stacie Ann Hargis-Getsinger) traveled from Hanahan, South Carolina to participate in the protest and subsequent riot at the U.S. Capitol Building in Washington, D.C. An anonymous caller (W1) stated a video exists of the Getsingers entering the Capitol Building saying, "This is War! We're storming the Capitol!"

A second individual (W2) submitted a tip advising W2 is part of a Facebook group where Stacie Getsinger posted about being inside the Capitol Building.

A third individual (W3) submitted an online tip to the FBI stating W3 is a family member of Stacie Getsinger and knows John and Stacie Getsinger were involved in storming the Capitol Building. W3, who wished to remain anonymous, sent an email to affiant following a telephone conversation with W3. The email, which is provided below, is a screen capture of a Facebook post made by Stacie Getsinger on January 6, 2021 admitting to going inside the Capitol Building during the riot.

Figure 1: Screen capture depicting Stacie Getsinger admitting to going into US Capitol.



We went to the capital after President Trumps speech. When we arrived Alex Jones was there and told us all to go to the other side of the bldg for Trumps next speech. When we got there a large group was on the stairs and kept moving forward towards the door. I only saw 2 or 3 people who looked even remotely like antifa members. The Capital bldg is the peoples house. WE the citizens own it.

Once it was stormed we also went inside. Police were using percussion grenades, batons and tear gas even before the major pushing and shoving started. Inside they kept dropping tear gas inside the capital. 1 girl was shot and killed by capital police. We never saw any national guard engaging any persons at all. We never saw any damage inside the capital bldg. We never saw anyone headed towards the congressional chamber. The media is making this out that we stormed the capital with guns and bats. Not true. This election was rigged, and this ain't over.

And I want to add Us Patriots were peaceful and literally sharing hand warmers and singing and being vocal. Not one weapon. Not one fire.



Case 1:21-cr-00607-EGS Document 43 Filed 12/22/21 Page 8 of 43

On February 1, 2021, affiant spoke with a fourth individual (W4) who stated W4 preserved some now deleted Facebook posts showing John and Stacie Getsinger at the Capitol Building on January 6, 2021. W4 also provided four videos W4 said he/she had obtained from Facebook Live which had been live-streamed by someone who identified herself as Stevie Sims. A video shows John and Stacie Getsinger at the door of the Capitol Building in front of Sims.

Figure 2: Screen capture taken from Facebook Live video showing Stacie Getsinger outside US Capitol doors.

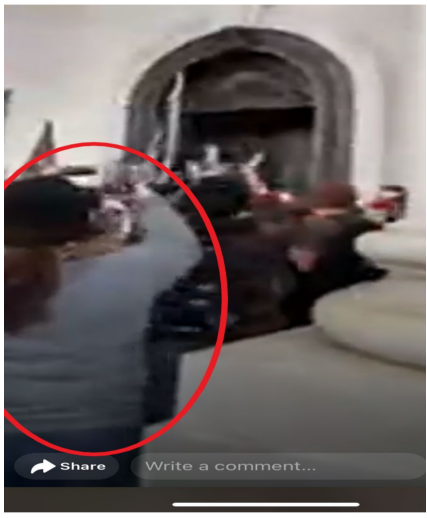


Figure 3: Screen capture taken from Facebook Live video showing John Getsinger outside US Capitol.



W4 advised and sent screen captures that the Getsingers and others were coordinating rides to Washington, D.C. on a public Facebook group called "Berkeley County Growth & Development."

Figure 4: Screen capture sent by W4 showing Stacie Getsinger posting on the Berkeley County Growth & Development Facebook page.

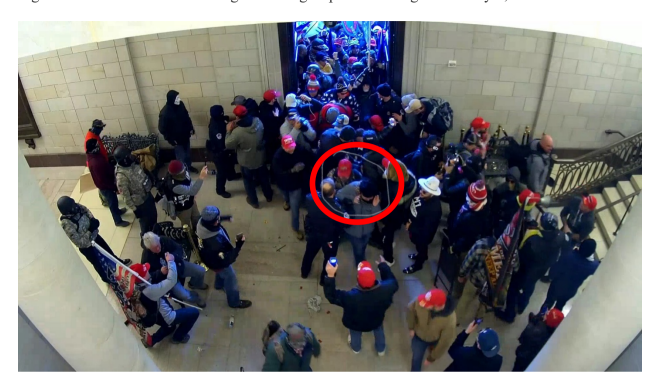


Figure 5: Screen capture sent by W4 showing Stacie Getsinger posting on the Berkeley County Growth & Development Facebook page stating "we are on the bus headed to DC!"



A review of security camera footage from the Capitol Building show two individuals who law enforcement believe to be John and Stacie Getsinger enter the Capitol Building (Figure 6) and remain inside for an extended period of time on January 6, 2021.

Figure 6: John and Stacie Getsinger entering Capitol Building on January 6, 2021.



A review of CCTV footage from the Rotunda show two individuals who law enforcement believe to be John and Stacie Getsinger enter the area. At some point, the individual who law enforcement believes to be John Getsinger enters the view of the camera appearing to use his cellular device. (Figure 7).

Figure 7: John and Stacie Getsinger in the Rotunda while John Getsinger appears to use his cellular device.



John Getsinger remains on the phone as both John and Stacie walk across the Rotunda. (Figure 8).

Figure 8: John and Stacie Getsinger continue to walk across the Rotunda as John Getsinger remains on his cellular device.



Case 1:21-cr-00607-EGS Document 43 Filed 12/22/21 Page 14 of 43

After exiting the Rotunda, two individuals who law enforcement believe to be John and Stacie Getsinger can be seen sitting on a bench near where they originally entered the U.S. Capitol (Figure 9). At this point, it appears that the individual law enforcement believes to be John Getsinger had removed his woodland camouflage jacket. Law enforcement still believes this individual to be John Getsinger based on additional clothing items to include the shoes and red hat that resemble the hat and shoes that the individual believed to be John Getsinger had on in the Rotunda. (Figure 10). Shortly after they are viewed at the bench, the individual believe to be John Getsinger is seen holding hands with an individual who law enforcement believes to be Stacie Getsinger (Figures 10 and 11).

Figure 9: John and Stacie Getsinger at a bench after returning from the Rotunda area in the Capitol Building on January 6, 2021.



Figure 10: Screenshot of Rotunda CCTV showing John Getsinger wearing a red hat and Stacie Getsinger following behind.



Figure 11: John and Stacie Getsinger holding hands inside the U.S. Capitol.



On May 10, 2021, pursuant to a search warrant authorized in the District of Columbia, law enforcement obtained records from Google related to service provided at the U.S. Capitol. John Getsinger's cellular device was identified as having utilized a cellular site consistent with the geographic area that included the interior of the U.S. Capitol building in and around the time of

Case 1:21-cr-00607-EGS Document 43 Filed 12/22/21 Page 16 of 43

the incident on January 6, 2021. Records further indicate, John Getsinger's telephone number ending in 5186, was active on Google cellular towers at approximately 2:44 PM EST on January 6, 2021.

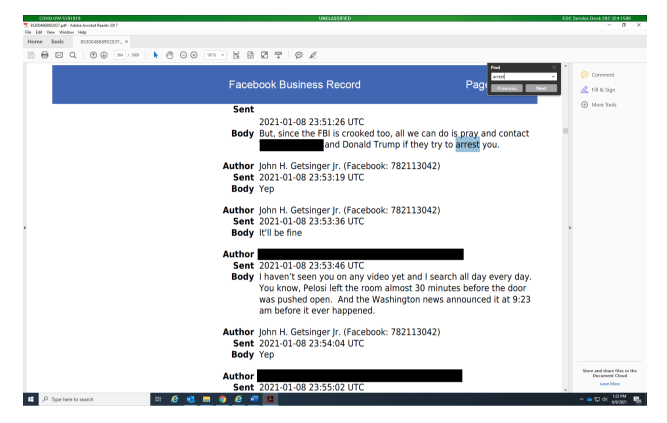
Pursuant to a search warrant authorized in the District of Columbia, law enforcement obtained subscriber information for Facebook accounts believed to belong to John and Stacie Getsinger. The subscriber information for the account belonging to John Getsinger had a verified phone number that matches the phone number from records obtained from Google.

In reviewing John Getsinger's and Stacie Getsinger's Facebook records, after the riot, John Getsinger acknowledges his presence in the U.S. Capitol (Figure 12).

Figure 12: Facebook exchange between John Getsinger and other individuals regarding his

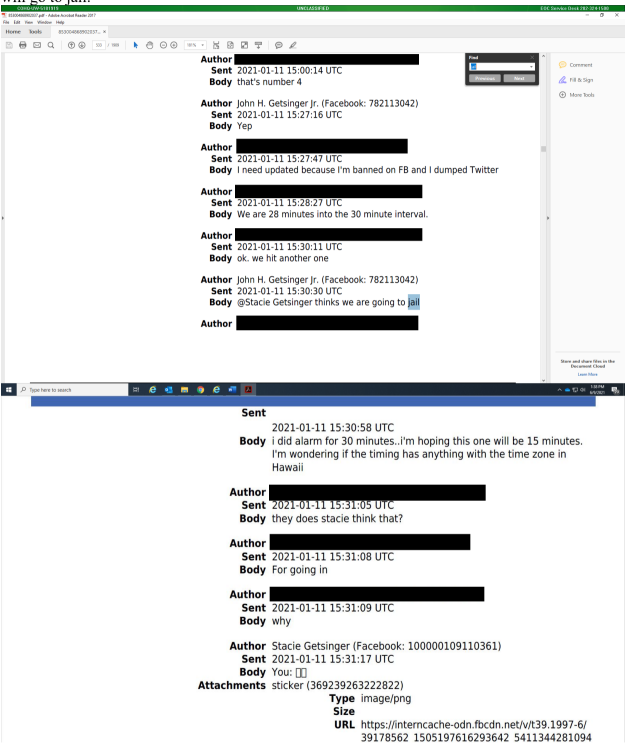
presence in the U.S. Capitol. COHO-UW-5181919 ≥ 853004868902037.pdf - Adobe Acrobat Reader 2017 File Edit View Window Help Home Tools 853004868902037... × Sent 2021-01-08 23:48:27 UTC **Body** didn't go up the steps, did he? Fill & Sign Author John H. Getsinger Jr. (Facebook: 782113042) More Tools Sent 2021-01-08 23:48:36 UTC **Body** Parlor is down Author John H. Getsinger Jr. (Facebook: 782113042) Sent 2021-01-08 23:48:46 UTC Body Yes he did, just not inside Author Sent 2021-01-08 23:48:49 UTC **Body** I know Author Sent 2021-01-08 23:49:55 UTC Body Okay, as long as they don't have you on camera doing any damage, all you did was get pushed with the crowd into the halls. Author John H. Getsinger Jr. (Facebook: 782113042) Sent 2021-01-08 23:50:23 UTC Body Yep and yell a lot **Author** Type here to search é 🥶 📰 🧿 é 📲 🔼

Case 1:21-cr-00607-EGS Document 43 Filed 12/22/21 Page 17 of 43



Stacie Getsinger acknowledged that they remained in the U.S. Capitol and expressed concern that they will go to jail (Figure 13).

Figure 13: Facebook exchange between John and Stacie Getsinger and other individuals regarding Stacie Getsinger's acknowledgment of walking around the U.S. Capitol and her concern that they will go to jail.



848512_n.png?ccb=1-3&_nc_sid=0572db&efg=eyJ1cmxnZW4iOiJwaHBfdXJsZ2VuX2NsaWVudC9lbnRpdHkvc3RpY2tlcnMifQ%3D%3D&_nc_ad=z-m&_nc_cid=0&_nc_ht=interncache-odn&oh=54d8be98269b294489b5b153c60f74e8&oe=60923D8B



Photo ID 369239263222822

Author

Sent 2021-01-11 15:31:34 UTC

Body did they open the doors for you

Author Stacie Getsinger (Facebook: 100000109110361)

Sent 2021-01-11 15:31:49 UTC

Body Yes

Author

Author

Sent 2021-01-11 15:32:06 UTC
Body then why would you go to jail?

Author

Sent 2021-01-11 15:32:24 UTC

Body they have all the people, on tape, that were NOT there supporting

the president.

Author Stacie Getsinger (Facebook: 100000109110361)

Sent 2021-01-11 15:32:44 UTC

Body Because we were inside and they are looking for every single one

Author

Sent 2021-01-11 15:32:54 UTC

Body If for some reason they try the defense will be easy!

Author Stacie Getsinger (Facebook: 100000109110361)

Sent 2021-01-11 15:33:09 UTC

Body That's true

Author

Sent 2021-01-11 15:33:11 UTC

Body I think you're ok. You didn't do anything wrong. They know who did

what

Author Stacie Getsinger (Facebook: 100000109110361)

Sent 2021-01-11 15:33:25 UTC

Body Makes sense

Author

Sent 2021-01-11 15:33:49 UTC

Body there are cameras everywhere.

Author Stacie Getsinger (Facebook: 100000109110361)

Sent 2021-01-11 15:34:11 UTC

Body We just walked around

Author

Sent 2021-01-11 15:35:18 UTC

Body you're fine!

Author Stacie Getsinger (Facebook: 100000109110361)

Sent 2021-01-11 15:40:50 UTC

Body Good!

Law enforcement compared the screenshots provided by the witnesses and the footage from the CCTV with photos obtained from the Department of Motor Vehicles for the State of South Carolina. Based on this comparison, law enforcement believes that individuals in the screenshots provided by the witnesses and the footage from the U.S. Capitol's CCTV are John and Stacie Getsinger.

Based on the foregoing, your affiant submits that there is probable cause to believe that John Hubert Getsinger Jr. and Stacie Ann Hargis-Getsinger violated Title 18 U.S.C. §§ 1752(a)(1) and (2), which make it a crime to: (1) knowingly enter or remain in any restricted building or grounds without lawful authority to do so; 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; 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.

Case 1:21-cr-00607-EGS Document 43 Filed 12/22/21 Page 21 of 43

Your affiant submits there is also probable cause to believe that John Hubert Getsinger Jr. and Stacie Ann Hargis-Getsinger violated Title 40 U.S.C. §§ 5104(e)(2)(D)and(G), which make it a crime to willfully and knowingly: (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; and (G) parade, demonstrate, or picket in any of the Capitol Buildings.

JAMES D. PATTERSON

FEDERAL BUREAU OF INVESTIGATION

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone, this 9th day of June 2021.

HONORABLE ROBIN M. MERIWEATHER U.S. MAGISTRATE JUDGE

for the

District of Columbia

Dist	fict of Columbia
United States of America v. John Hubert Getsinger Jr.	Case: 1:21-mj-00466 Assigned To : Meriweather, Robin M. Assign. Date : 6/8/2021 Description: Complaint w/ Arrest Warrant
Defendant	
ARRE	ST WARRANT
To: Any authorized law enforcement officer	
(name of person to be arrested) John Hubert Getsinger Jr. who is accused of an offense or violation based on the fol ☐ Indictment ☐ Superseding Indictment ☐ Probation Violation Petition ☐ Supervised Release This offense is briefly described as follows: 18 U.S.C. § 1752(a)(1) - Entering and Remaining in 18 U.S.C. § 1752(a)(2) - Disorderly and Disruptive Getsinger Jr. who is accused of an offense or violation based on the following the following the following problem.	Information
Date:06/09/2021	2021.06.09 18:55:38 -04'00' Issuing officer's signature
City and state: Washington, D.C.	Robin M. Meriweather, U.S. Magistrate Judge Printed name and title
	Return
This warrant was received on (date) at (city and state)	, and the person was arrested on (date)
Date:	Arresting officer's signature
	Printed name and title

for the

District of Columbia

United States of America V. Stacie Ann Hargis-Getsinger Defendant United States of America () Case No. () () () () () () () () () (
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) Stacie Ann Hargis-Getsinger who is accused of an offense or violation based on the following document filed with the court:
☐ Indictment ☐ Superseding Indictment ☐ Information ☐ Superseding Information ☐ Complaint ☐ Probation Violation Petition ☐ Supervised Release Violation Petition ☐ Violation Notice ☐ Order of the Country ☐ Complaint ☐ Violation Notice ☐ Order of the Country ☐ Complaint ☐ Violation Notice ☐ Order of the Country ☐ Order Order Order ☐ Order ☐ Order Order ☐ Order Order ☐ O
This offense is briefly described as follows:
18 U.S.C. § 1752(a)(1) - Entering and Remaining in a Restricted Building 18 U.S.C. § 1752(a)(2) - Disorderly and Disruptive Conduct in a Restricted Building 40 U.S.C. § 5104(e)(2)(D) - Violent Entry and Disorderly Conduct and Parading, Demonstrating, or Picketing in a Capitol Building 40 U.S.C. § 5104(e)(2)(G) - Parading, Demonstrating, or Picketing in a Capitol Building
Date:06/09/2021
City and state: Washington, D.C. Robin M. Meriweather, 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)
Date:
Printed name and title

for the

District of South Carolina

		L	ristrict of Boutin	Caronna
		United States of America v. John Hubert Getsinger, Jr)))	Case No. 2:21-cr-338 Charging District's Case No. 1:21-mj-446
		Defendant		, , , , , , , , , , , , , , , , , , , ,
	I und		Complaint or In	,
	I have	e been informed of the charges and	of my rights to:	·
	(1)	retain counsel or request the ass	ignment of coun	sel if I am unable to retain counsel;
	(2)	an identity hearing to determine	whether I am th	e person named in the charges;
	(3)	production of the warrant, a cert	ified copy of the	warrant, or a reliable electronic copy of either;
	(4)		days of my first	e is probable cause to believe that an offense has been appearance if I am in custody and 21 days otherwise,
	(5)	a hearing on any motion by the	government for o	detention;
	(6)	request a transfer of the proceed	ings to this distr	ict under Fed. R. Crim. P. 20, to plead guilty.
	I agre	ee to waive my right(s) to:		
	V	an identity hearing and production	on of the warran	t.
	ø	a preliminary hearing.		
	σ,	a detention hearing.		
	el el		est that any prel	and any preliminary or detention hearing to which I may iminary or detention hearing be held in the prosecuting
	I cons	ent to the issuance of an order requ	iring my appear	ance in the prosecuting district where the charges are
pendin	ig agair June	nst me. 15, 2021		
				Defendant's signature
		_		Signature of defendant's attorney
		_		CHARCES COLHRAN Printed name of defendant's attorney

for the

		for the
		District of South Carolina
	United States of America V. John Hubert Getsinger, Jr Defendant) Case No. 2:21-cr-338
		APPEARANCE BOND
		Defendant's Agreement
I,court that c	(X) to appear for court p(X) if convicted, to surre	(defendant), agree to follow every order of this court, or any agree that this bond may be forfeited if I fail: proceedings; ender to serve a sentence that the court may impose; or conditions set forth in the Order Setting Conditions of Release. Type of Bond
()(1)	This is a personal recognizance	• •
() (2)	This is an unsecured bond of \$	75,000
() (3)	This is a secured bond of \$, secured by:
() (a) \$, in cash deposited with the court.
() (b) the agreement of the defe (describe the cash or other propert ownership and value):	endant and each surety to forfeit the following cash or other property ty, including claims on it — such as a lien, mortgage, or loan — and attach proof of
	If this bond is secured by rea	al property, documents to protect the secured interest may be filed of record.
() (c) a bail bond with a solver	nt 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.

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.

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 pena	alty of perjury that this information is true. (See 28 U.S.C. § 1746.)
Date: June 15, 2021	Defendant's signature
	CLERK OF COURT
Date: June 15, 2021	s/Chondra S. White Deputy Clerk Signature of Clerk or Deputy Clerk
Approved.	Mary Sproan Baken
Date: June 15, 2021	Judge's signature

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

UNITED STATES DISTRICT COURT

for the

District of South Carolina

	United States of America v. John Hubert Getsinger, Jr Defendant Defendant O Cas	e No. 2:21-cr-338				
	ORDER SETTING CONDITIONS	OF RELEASE				
IT IS	IS ORDERED that the defendant's release is subject to these condition	ns:				
(1)) The defendant must not violate federal, state, or local law while on i	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 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, m the court may impose.	ust surrender as directed to serve a sentence tha				
	The defendant must appear at:					
		Place				
	on					
	Date and Time					
	If blank, defendant will be notified of next appearance.					

AO 199B (Rev. 10/20) Additional Conditions of Release

Page	2	of	4	Pages
------	---	----	---	-------

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: () (6) The defendant is placed in the custody of: Person or organization Address (only if above is an organization) City and state Tel. No. who agrees to (a) supervise the defendant, (b) use every effort to assure the defendant's appearance at all court proceedings, and (c) notify the court immediately if the defendant violates a condition of release or is no longer in the custodian's custody. Signed: Custodian Date (X) (7) The defendant must: (X) (a) submit to supervision by and report for supervision to the US Probation Office telephone number 843-579-1500 , no later than as directed (X) (b) continue or actively seek employment. () (c) continue or start an education program. (X) (d) surrender any passport to: a US Probation Officer (X) (e) not obtain a passport or other international travel document. (X) (f) abide by the following restrictions on personal association, residence, or travel: Travel restricted to South Carolina, except with permission of the US Probation Officer () (g) avoid all contact, directly or indirectly, with any person who is or may be a victim or witness in the investigation or prosecution, including: as directed by USPO. The defendant shall contribute to the costs of such treatment not to exceed an amount determined (X) (h) get medical or psychiatric treatment: reasonable by the court approved "U.S. Probation Office's Sliding Scale for Services," and shall cooperate in securing any applicable third-party payment, such as insurance of Medicaid. () (i) return to custody each o'clock after being released at o'clock for employment, schooling, or the following purposes: () (j) maintain residence at a halfway house or community corrections center, as the pretrial services office or supervising officer considers necessary. (X) (k) not possess a firearm, destructive device, or other weapon. (X) (l) not use alcohol () at all (X) excessively. (X) (m) not use or unlawfully possess a harcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed medical practitioner. (X) (n) submit to testing for a prohibited substance if required by the pretrial services office or supervising officer. Testing may be used with random frequency and may include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibited substance screening or testing. The defendant must not obstruct, attempt to obstruct, or tamper with the efficiency and accuracy of prohibited substance screening or testing. (X) (o) participate in a program of inpatient or outpatient substance abuse therapy and counseling if directed by the pretrial services office or supervising officer. () (p) participate in one of the following location restriction programs and comply with its requirements as directed. () (i) Curfew. You are restricted to your residence every day () from ______ to _____, or () as directed by the pretrial services office or supervising officer; or () (ii) 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 approved in advance by the pretrial services office or supervising officer; or () (iii) 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; or () (iv) 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. Note: Stand Alone Monitoring should be used in conjunction with global positioning system (GPS) technology. () (q) submit to the following location monitoring technology and comply with its requirements as directed:

Page	3	of	4	Page

		Page <u>3</u> of <u>4</u>	ages		
	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.			
(,	(s)	report as soon as possible, to the pretrial services or supervising officer, every contact with law enforcement personnel, including arrests, questioning, or traffic stops.			
(X)	(t)	Remain under supervision of the US Probation Officer for the duration of the bond and follow any and all instructions given by the			
		officer. Stay in touch with attorney.			
		 Stay away from Washington, D.C., expect for court, pretrial, or consultation with attorney Call Pretrial Services Agency once per week Advise Pretrial Services Agency of any travel within the U.S. outside of home district No travel outside continental U.S. without court approval Participate in all future proceedings, as directed 			

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. 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. I am aware of the penalties and sanctions set forth above.

Directions to the United States Marshal

(The United States marshal is ORDERED to keep the defendant in custody has posted bond and/or complied with all other conditions for release. If s	y until : still in (notifi custo	ed by th	ne clerk or j defendant r	judge that the nust be prod	e defend uced bet	lant fore
	the appropriate judge at the time and place specified.	\bigcirc	(\bigcirc	0			

Date: June 15, 2021

Judicial Officer's Signature

Mary Gordon Baker, United States Magistrate Judge

Charleston, SC

Printed name and title

DISTRIBUTION: COURT DEFENDANT PRETRIAL SERVICE U.S. ATTORNEY U.S. MARSHAL

for the

District of South Carolina

	United States of America				
	v.) Case No. 2:21-cr-338			
	Stacie Ann Hargis-Getsinger	Charging District's Case No. 1:21-mj-446			
	Defendant) Charging District's Case No. 1.21 III) 110			
		,			
		E 5 & 5.1 HEARINGS or Indictment)			
Ιυ	understand that I have been charged in another dis	trict, the (name of other court) District of Columbia			
Ιŀ	nave been informed of the charges and of my righ	ts to:			
(1)	(1) retain counsel or request the assignment of counsel if I am unable to retain counsel;				
(2)) an identity hearing to determine whether I a	am the person named in the charges;			
(3)) production of the warrant, a certified copy	of the warrant, or a reliable electronic 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	(5) a hearing on any motion by the government for detention;				
(6	(6) request a transfer of the proceedings to this district under Fed. R. Crim. P. 20, to plead guilty.				
Ιa	agree to waive my right(s) to:				
Ø	an identity hearing and production of the warrant.				
	a preliminary hearing.				
	a detention hearing.				
ල්	an identity hearing, production of the warra be entitled in this district. I request that an district, at a time set by that court.	ant; and any preliminary or detention hearing to which I may by preliminary or detention hearing be held in the prosecuting			
I c pending ag		ppearance in the prosecuting district where the charges are			
Date: <u>U</u>	115/21 dtn	cio Jelsinge			
	les	Defendant's signature Signature of defendant's attorney			
	Lesi				

for the

Di	istrict of South Carolina
United States of America V. Stacie Ann Hargis-Getsinger Defendant) Case No. 2:21-cr-338
	APPEARANCE BOND
I, Stacie Ann Hargis-Getsinger court that considers this case, and I further agree (X) to appear for court procee (X) if convicted, to surrender	· · · · · · · · · · · · · · · · · · ·
() (1) This is a personal recognizance bond	Type of Bond
(X) (2) This is an unsecured bond of \$	
() (a) \$, in	
	nt and each surety to forfeit the following cash or other property duding claims on it — such as a lien, mortgage, or loan — and attach proof of
	perty, documents to protect the secured interest may be filed of record. ety (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.

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.

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: 0 15 31

CLERK OF COURT

s/Chondra S. White Deputy Clerk

Haci Alsunger Defendant & Signature

Signature of Clerk or Deputy Clerk

Approved.

Date: June 15, 2021

Date: June 15, 2021

Judge's signature

for the

District of South Carolina

	United States of America v. Stacie Ann Hargis-Getsinger Defendant)))	Case No.	2:21-cr-338
	ORDER SETTING CON	DITIC	NS OF RI	ELEASE
IT IS	S ORDERED that the defendant's release is subject to the	nese con	ditions:	
(1)	The defendant must not violate federal, state, or local la	aw while	e on release	
(2)	The defendant must cooperate in the collection of a DN	√A samp	ole if it is au	thorized by 42 U.S.C. § 14135a.
(3)	The defendant must advise the court or the pretrial servany change of residence or telephone number.	ices off	ice or super	vising officer in writing before making
(4)	The defendant must appear in court as required and, if of the court may impose.	convicte	ed, must sur	render as directed to serve a sentence that
	The defendant must appear at:		Pl	ace
	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) Additional Conditions of Re	elease
--	--------

Page	2	of	4	Pages

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:

(🗆) (e defendant is placed in the custody of: rson or organization
		dress (only if above is an organization) y and state Tel. No.
who agre		a) supervise the defendant, (b) use every effort to assure the defendant's appearance at all court proceedings, and (c) notify the court
		he defendant violates a condition of release or is no longer in the custodian's custody.
		Signed:
/ IV	5 \ 7	Custodian Date
`'		e defendant must:
(12	払) (a	submit to supervision by and report for supervision to the US Probation Office ,
. 13	DT > 41	telephone number 843-579-1500 , no later than as directed
•) continue or actively seek employment.
		continue or start an education program.
		surrender any passport to: a US Probation Officer
		not obtain a passport or other international travel document.
(12	XI) (t)	abide by the following restrictions on personal association, residence, or travel: Travel restricted to South Carolina, except with
/ F	- \ /-	permission of the US Probation Officer
(L	」) (g	avoid all contact, directly or indirectly, with any person who is or may be a victim or witness in the investigation or prosecution,
		including:
. 5	7 1 \ 4.	1' 1
(12	∆1) (n	get medical or psychiatric treatment: as directed by USPO. The defendant shall contribute to the costs of such treatment not to exceed an amount determined reasonable by the court approved "U.S. Probation Office's Sliding Scale for Services," and shall cooperate in securing any applicable third-party payment, such as insurance or Medicaid.
۲,	7 \ (*)	
([
		or the following purposes:
۲,	7) 6	maintain residence at a halfway house or community corrections center, as the pretrial services office or supervising officer considers
(L	」) ∪.	necessary.
(5	(k	not possess a firearm, destructive device, or other weapon.
		not use alcohol () at all () excessively.
Ò	\overline{X}) (m	not use or unlawfully possess a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed
()		medical practitioner.
([🛛) (n	submit to testing for a prohibited substance if required by the pretrial services office or supervising officer. Testing may be used with
` -		random frequency and may include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of
		prohibited substance screening or testing. The defendant must not obstruct, attempt to obstruct, or tamper with the efficiency and accuracy
_		of prohibited substance screening or testing.
([XI) (o	participate in a program of inpatient or outpatient substance abuse therapy and counseling if directed by the pretrial services office or
		supervising officer.
(L	」) (p	participate in one of the following location restriction programs and comply with its requirements as directed. (
		directed by the pretrial services office or supervising officer; or
		() (ii) 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 approved in advance by the pretrial services office or supervising officer; or
		() (iii) 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; or
		() (iv) 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.
, -	٦,,	Note: Stand Alone Monitoring should be used in conjunction with global positioning system (GPS) technology. submit to the following location monitoring technology and comply with its requirements as directed:
(L) (q	submit to the following location monitoring technology and comply with its requirements as different.

Page	3	of	4	Page

ADDITIONAL	CONDITIONS	OF REI	FASE
ADDITIONAL	COMPLIAND	Or KEL	

		() (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.		
(🛛)	(s)	report as soon as possible, to the pretrial services or supervising officer, every contact with law enforcement personnel, including arrests, questioning, or traffic stops.		
(X)	(t)	Remain under supervision of the US Probation Officer for the duration of the bond and follow any and all instructions given by the		
· == /	` '	officer. Stay in touch with attorney.		

- Stay away from Washington, D.C., expect for court, pretrial, or consultation with attorney 1.
- Call Pretrial Services Agency once per week 2.
- Advise Pretrial Services Agency of any travel within the U.S. outside of home district No travel outside continental U.S. without court approval 3.
- 4.
- 5. Participate in all future proceedings, as directed

AO 199C (Rev. 09/08) Advice of Penalties

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. 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. I am aware of the penalties and sanctions set forth above.

Stacio	Helsing.	
	Defendant's Signature	
	Charleston, SC	
3007.410.410	City and State	

The United States marshal is ORDERED to keep the defen has posted bond and/or complied with all other conditions the appropriate judge at the time and place specified.	idant in custody until notified by the clerk or judge that the defendant for release. If still in custody, the defendant must be produced before
Date:	Judicial Officer's Signature
	Mary Gordon Baker, United States Magistrate Judge
	Printed name and title

AO 467 (Rev. 01/09) Order Requiring a Defendant to Appear in the District Where Charges are Pending and Transferring Bail

UNITED STATES DISTRICT COURT

for the

) Case No. 2:21-cr-338) Charging District: District of Columbia) Charging District's Case No. 1:21-mj-466
) Charging District 3 Case No. 1.21-iiij-400
ANT TO APPEAR IN THE DISTRICT DING AND TRANSFERRING BAIL sed from custody and ordered to appear in the district court the time to appear in that court has not yet been set, the the time and place to appear in that court are:
Courtroom No.: N/A
Date and Time: 6/22/2021 1:00 pm
in the registry of this court to the clerk of the court where the
Judge's signature

Printed name and title

Case 1:21-cr-00607-EGS | Document 43 | Filed 12/22/21 | Page 39 of 43

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA CHARLESTON DIVISION

UNITED STATES OF AMERICA,)	Criminal No.	2:21-cr-338
)		
v.)		
John Hubert Getsinger, Jr Stacie Ann Hargis-Getsinger)))	ORDI	ER

Pursuant to Federal Rule of Criminal Procedure 5(f), as amended by the Due Process Protections Act,¹ this Order confirms the disclosure obligation of the prosecutor under *Brady v*. *Maryland*, 373 U.S. 83 (1963),² and the possible consequences of violating *Brady* and/or this Order, as set forth in applicable law. The Clerk shall provide a copy of this Order to the prosecution and defense counsel.

IT IS SO ORDERED.

Date: June 15, 2021

Charleston, South Carolina

MARY OORDON BAKER

UNITED STATES MAGISTRATE JUDGE

Due Process Protections Act, Pub. L. No. 116-182, 134 Stat. 894 (2020).

See generally Long v. Hooks, 972 F.3d 442, 456 (4th Cir. 2020 (en banc) ("Brady v. Maryland instructs that 'the suppression by the prosecution of evidence favorable to the accused' violates due process where the evidence is 'material either to guilt or to punishment, irrespective of the good faith or bad faith of the prosecution." (quoting Brady, 373 U.S. at 87)).

Case 1:21-cr-00607-EGS | Document 43 | Filed 12/22/21 | Page 40 of 43

U.S. District Court District of South Carolina (Charleston) CRIMINAL DOCKET FOR CASE #: 2:21-cr-00338-MGB All Defendants Internal Use Only

Case title: USA v. Getsinger et al Date Filed: 06/15/2021

Assigned to: Magistrate Judge Mary

Gordon Baker

Defendant (1)

John Hubert Getsinger, Jr represented by Charles William Cochran

Federal Public Defender's Office (Chas)

PO Box 876

Charleston, SC 29402

843-727-4148

Email: charles_cochran@fd.org

LEAD ATTORNEY

ATTORNEY TO BE NOTICED
Designation: Public Defender or
Community Defender Appointment

Pending Counts Disposition

None

Highest Offense Level (Opening)

None

Terminated Counts Disposition

None

Highest Offense Level (Terminated)

None

Complaints Disposition

18:1752.P - TEMPORARY

RESIDENCE OF THE PRESIDENT

Assigned to: Magistrate Judge Mary

Gordon Baker

Defendant (2)

Stacie Ann Hargis-Getsinger

represented by Leslie T Sarji

Sarji Law Firm

4000 S Faber Place Drive

Suite 300

Charleston, SC 29405

843-566-5423

Email: leslie.sarji@gmail.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

Disposition

18:1752.P - TEMPORARY RESIDENCE OF THE PRESIDENT

Plaintiff

USA

represented by Allessandra E Stewart

US Attorneys Office (Chas)

151 Meeting Street

Suite 200

Charleston, SC 29401-2238

843-727-4381

Fax: 843-727-4443

Email: allessandra.stewart@usdoj.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED Designation: Assistant US Attorney

Date Filed	#	Docket Text
06/15/2021	1	Arrest (Rule 40) of John Hubert Getsinger, Jr, Stacie Ann Hargis-Getsinger (cwhi,) (Entered: 06/15/2021)
06/15/2021	<u>2</u>	Rule 5c3 Documents Received as to John Hubert Getsinger, Jr, Stacie Ann Hargis-Getsinger (cwhi,) (Entered: 06/15/2021)
06/15/2021	<u>3</u>	Sealed Document (cwhi,) (Entered: 06/15/2021)
06/15/2021	4	NOTICE OF HEARING as to John Hubert Getsinger, Jr, Stacie Ann Hargis-Getsinger **IN-PERSON** Initial Appearance - Rule 40 set for 6/15/2021 03:00 PM in Charleston Courtroom #6, U. S. Court House, 85 Broad St, Charleston before Magistrate Judge Mary Gordon Baker. (cwhi,) (Entered: 06/15/2021)
06/15/2021	<u> </u>	CJA 23 Financial Affidavit (Restricted Access) by John Hubert Getsinger, Jr (cwhi,) (Entered: 06/15/2021)
06/15/2021	6	TEXT ORDER APPOINTING FEDERAL PUBLIC DEFENDER as to John Hubert Getsinger, Jr. Charles William Cochran for John Hubert Getsinger, Jr. Signed by Magistrate Judge Mary Gordon Baker on 6/15/2021.(cwhi,) (Entered: 06/15/2021)
06/15/2021	<u> </u>	CJA 23 Financial Affidavit (Restricted Access) by Stacie Ann Hargis-Getsinger (cwhi,) (Entered: 06/15/2021)
06/15/2021	8	CJA 20 TEXT ORDER as to Stacie Ann Hargis-Getsinger: Appointment of Attorney Leslie T Sarji for Stacie Ann Hargis-Getsinger. Signed by Magistrate Judge Mary Gordon Baker on 6/15/2021.(cwhi,) (Entered: 06/15/2021)
06/15/2021	9	Minute Entry for proceedings held before Magistrate Judge Mary Gordon Baker: Initial Appearance in Rule 5(c)(3) Proceedings as to John Hubert Getsinger, Jr, Stacie Ann Hargis-Getsinger held on 6/15/2021. AUSA Allessandra Stewart appears via video for USA. Court appoints FPD office for defendant Getsinger; AFPD Charlie Cochran present from that office. Court appoints CJA counsel Leslie Sarji for defendant Hargis-Getsinger. Court grants government's motion to unseal complaint and search warrants. Government request a bond for both defendants. Both defendants waive Identity hearings. Preliminary hearing to be held in charging district. Courts reviews FRCrP 5 Disclosure Order and directs that a written order be filed. Court sets a \$75,000 UNSECURED BOND with conditions for both defendants. Court Reporter Elena Graham, CourtSmart. CJA Time 30 minutes. (cwhi,) (Entered: 06/15/2021)
06/15/2021	10	WAIVER of Rule 5c3 Hearing by John Hubert Getsinger, Jr (cwhi,) (Entered: 06/15/2021)
06/15/2021	<u>11</u>	(Court only) BOND INFORMATION SHEET as to John Hubert Getsinger, Jr (cwhi,) (Entered: 06/15/2021)

Case 1:21-cr-00607-EGS Document 43 Filed 12/22/21 Page 43 of 43

06/15/2021	12	Unsecured Bond Entered as to John Hubert Getsinger, Jr in amount of \$ \$75,000, (cwhi,) (Entered: 06/15/2021)
06/15/2021	13	ORDER Setting Conditions of Release. Signed by Magistrate Judge Mary Gordon Baker on 6/15/2021.(cwhi,) (Entered: 06/15/2021)
06/15/2021	<u>14</u>	WAIVER of Rule 5c3 Hearing by Stacie Ann Hargis-Getsinger (cwhi,) (Entered: 06/15/2021)
06/15/2021	<u>15</u>	(Court only) BOND INFORMATION SHEET as to Stacie Ann Hargis-Getsinger (cwhi,) (Entered: 06/15/2021)
06/15/2021	<u>16</u>	Unsecured Bond Entered as to Stacie Ann Hargis-Getsinger in amount of \$ \$75,000. (cwhi,) (Entered: 06/15/2021)
06/15/2021	<u>17</u>	ORDER Setting Conditions of Release. Signed by Magistrate Judge Mary Gordon Baker on 6/15/2021.(cwhi,) (Entered: 06/15/2021)
06/15/2021	18	ORDER REQUIRING A DEFENDANT TO APPEAR IN THE DISTRICTWHERE CHARGES ARE PENDING AND TRANSFERRING BAIL as to John Hubert Getsinger, Jr, Stacie Ann Hargis-Getsinger. Signed by Magistrate Judge Mary Gordon Baker on 6/15/2021.(cwhi,) (Entered: 06/15/2021)
06/15/2021	<u>19</u>	FRCrP 5(f) DISCLOSURE ORDER as to John Hubert Getsinger, Jr, Stacie Ann Hargis-Getsinger. Signed by Magistrate Judge Mary Gordon Baker on 6/15/2021.(cwhi,) (Entered: 06/15/2021)