AO 442 (Rev. 11/11) Arrest Warrant

UNITED STATES DISTRICT COURT

for the

District of Columbia

)

)

United States of America

v.

Jonas Buxton

Case: 1:21-mj-00687 Assigned to: Judge Meriweather, Robin M. Assign Date: 12/8/2021 Description: COMPLAINT W/ ARREST WARRANT

Defendant

ARREST WARRANT

To: Any authorized law enforcement officer

YOU ARE COMMANDED to arrest and bring before a United States magistrate judge without unnecessary delay

(name of person to be arrested) Jonas Buxton							
who is accused of an offense or violation based on the followi	ng document filed with the cour	rt:					
□ Indictment □ Superseding Indictment □ Infor	mation	ormation N Complaint					
Probation Violation Petition Supervised Release V	Violation Petition D Violation	on Notice					
This offense is briefly described as follows:							
18 U.S.C. § 1752(a)(1)- Entering and Remaining in a Restricted Buildin 18 U.S.C. § 1752(a)(2)- Disorderly and Disruptive Conduct in a Restrict							
40 U.S.C. § 5104(e)(2)(D)- Disorderly Conduct in a Capitol Building							
40 U.S.C. § 5104(e)(2)(G)- Parading, Demonstrating, or Picketing in a C Date: <u>12/08/2021</u>	Capitol Building	2021.12.08 14:57:14 -05'00'					
	Issuing offi	cer's signature					
City and state: Washington, D.C.		er, U.S. Magistrate Judge					
R	eturn						
This warrant was received on (date) 12 08 2021 at (city and state) 5t. Cherles, MO	, and the person was arrested	l on (date) 12/01/2021					
Date: 12 09 2021	Arresting of	Ricer's signature					
	MATTHEW BRUND	Special Asent					

Casese442251empj03333399NVCCD-JDDDcubroconfideref94047112/2012/23/24cg4Pafg6021Par2a4901#: 33

AO 91 (Rev. 11/11) Criminal Complaint

	ATES DISTRICT COURT for the District of Columbia
United States of America v. Jonas Buxton Defendant(s)) Case: 1:21-mj-00687 Assigned to: Judge Meriweather, Robin M. Assign Date: 12/8/2021 Description: COMPLAINT W/ ARREST WARRANT

CRIMINAL COMPLAINT

I, the complainant in this case, state that the following 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

<u>18 U.S.C. § 1752(a)(1)-</u> Entering and Remaining in a Restricted Building or Grounds <u>18 U.S.C. § 1752(a)(2)-</u> Disorderly and Disruptive Conduct in a Restricted Building or Grounds <u>40 U.S.C. § 5104(e)(2)(D)-</u> Disorderly Conduct in a Capitol Building <u>40 U.S.C. § 5104(e)(2)(G)-</u> Parading, Demonstrating, or Picketing in a Capitol Building

This criminal complaint is based on these facts: See attached statement of facts.

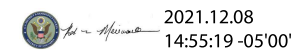
X Continued on the attached sheet.

Complainant's signature

Matthew Bruno, Special Agent Printed name and title

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone.

Date: 12/08/2021



Judge's signature

City and state:

Washington, D.C.

Robin M. Meriweather, U.S. Magistrate Judge Printed name and title

Assigned to: Judge Menweather, Robin M. Assign Date: 12/8/2021 Description: COMPLAINT W/ ARREST WARRANT

STATEMENT OF FACTS

1. Your affiant, Matthew Bruno is a special agent (SA) assigned to the Joint Terrorism Task Force. In my duties as a special agent, I investigate counter terrorism and national security investigations. 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.

2. 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.

<u>3</u>. 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.

4. 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.

5. 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.

6. 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.

7. 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.

8. On or about January 31, 2021, Tipster 1 submitted an online tip to the Federal Bureau of Investigation (FBI) National Threat Operations Center (NTOC) via tips.fbi.gov, to report Jonas Buxton, for alleged involvement in the United States Capitol riot on January 6, 2021. Tipster 1's friend, Person 1, told Tipster 1 that Jonas Buxton participated in the United States Capitol riot and that Jonas might have been carrying an AR-15. Person 1's husband, Person 2, is one of Jonas Buxton's family members. Person 1 overheard a telephone call between Person 2 and his brother, Person 3, about the possible involvement of Jonas Buxton in the United States Capitol riot. Person 3 is also one of Jonas Buxton's family members.

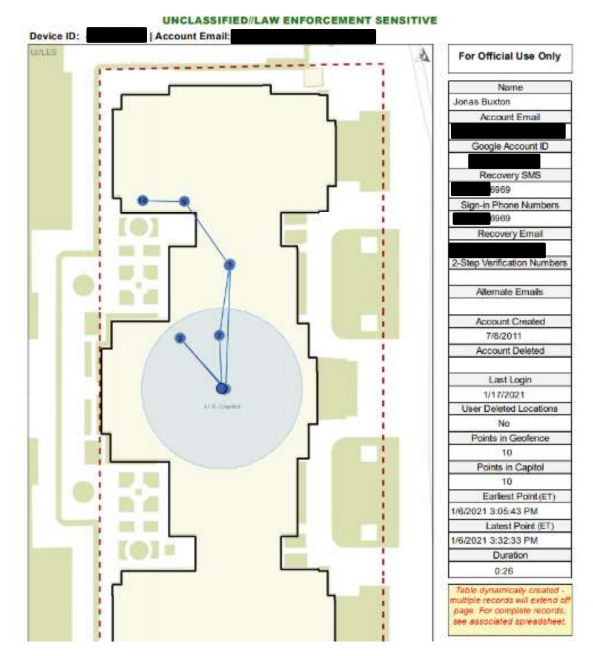
9. On or about February 16, 2021, Tipster 2 submitted an online tip to the FBI NTOC via tips.fbi.gov, to report that Jonas Buxton participated in the United States Capitol riot on January 6, 2021. Tipster 2 also reported that Buxton worked at a store in St. Charles, Missouri (MO), but after the FBI announced arrests associated with the Capitol riot, Buxton quit his job, disappeared, and went into hiding.

10. On or about March 4, 2021, the FBI conducted research on public source databases and identified a telephone number ending in 6969 as being associated with Jonas Buxton.

11. On or about March 4, 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. Buxton'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 the incident on January 6, 2021. Records further indicate Buxton's telephone number ending in 6969 was active on Google cellular towers at approximately 3:05 PM EST on January 6, 2021. The map below was associated with the results, identifying Buxton's movements in the Capitol building during the riot, as seen in *IMAGE 1*.

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





13. On or about April 7, 2021, Buxton landed at the Miami International Airport from Panama City, Panama. Buxton was referred for additional scrutiny, known as a secondary inspection, by U.S. Customs and Border Protection (CBP) officers. CBP Officer Waddy Renta interviewed Buxton. During the secondary inspection, Officer Renta conducted a border search

Case: 442215em102223389000009-000820198401914019140171602022123/0740092069007736029400ef1:023

of Buxton's cell phone.¹ The CBP Officers took photographs of some of the screens they observed during their inspection of the device, but CBP Officers did not connect external equipment to the electronic device. The border search identified Buxton's cell phone number ending in 6969, as seen in *IMAGE 2*. Officer Renta discovered photos in Buxton's phone which identified him wearing a brown tactical vest with a Trump patch, as seen in *IMAGEs 3 & 4*. Officer Renta also discovered a letter for a general call to action regarding the January 6, 2021 rally from The Three Percenters, as seen in *IMAGEs 5.1-5.2*.



IMAGE 2

¹ CBP border searches of electronic devices are governed, as a matter of policy, by CBP Directive No. 3340-049A, *Border Search of Electronic Devices* (Jan. 4, 2018), *available at* <u>https://www.cbp.gov/sites/default/files/assets/documents/2018-Jan/CBP-Directive-3340-049A-Border-Search-of-Electronic-Media-Compliant.pdf</u> (the "CBP Directive").



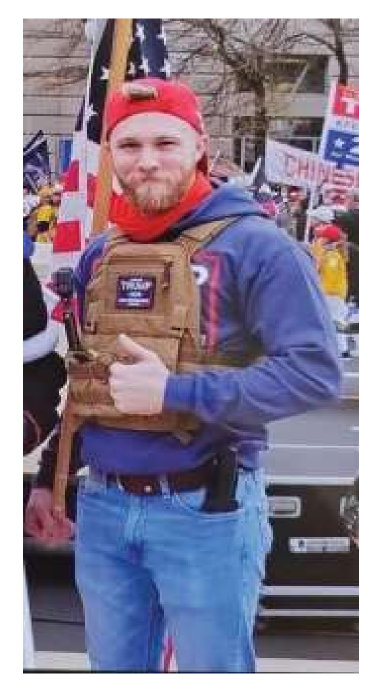
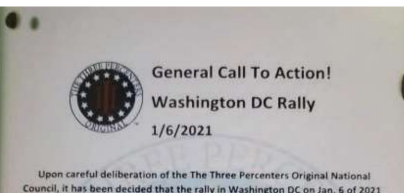


IMAGE 5.1



Council, it has been decided that the rally in Washington DC on Jan. 6 of 2021 will be an officially endorsed event for all states and all members. The President of the United States has put out a general call for the patriots of this Nation to gather there on this date. And this organization will be answering that call This participation is called for on a National level, and all State Leaders in this organization are hereby directed to encourage the participation of any member who wishes to answer the call in this great and noble endeavor. The strength of this event will be in its numbers, because of this any member who can attend is encouraged to participate.

God Bless America. And may God Bless The Three Percent.

1. Operational Objective

The objective of this operation is to show by means of peaceful protest, and force of numbers, our support for the President of the United States and his current struggle for justice regarding the recent illegitimate election results.

2. Operational Standards.

All members of The Three Percenters Original who attend this raily are expected at all times to conduct themselves in a professional, and civil, manner in accordance with the integrity of this organization.

This includes,

IMAGE 5.2

Being non-confrontational, even in the face of counter protesters, who will inevitably try to "bait" our members into an altercation

Wearing of appropriate attire, Patriotic or TTPO t shirts, caps, face coverings, as well as flags, signs, and banners, are acceptable and encouraged.

Washington DC has some of the strictest laws in the nation pertaining to weapons, "perceived weapons', Violent actions, or even "Intent of violent action", because of this, we need to be entirely unthreatening in our demeanor as well as our attire, with that in mind, and to remain in abeyance of local laws, the wearing of combat uniforms, body armor, tactical vests, helmets, or any other "battle rattle" is prohibited. We are not going there to fight; we are going there to peacefully protest.

Washington DC has some of the strictest weapons laws in the nation, because of this, the carrying of any firearm or any other weapon by any member during this event without being specifically permitted to carry in DC is also prohibited. If you can't carry it on a plane, don't try to carry it in DC.

3. Operational Security.

Since we are expecting a sizable counter protest it is suggested that members and anyone accompanying them travel to and from the rally in as large a group as is feasible, and once the groups link up at the primary rally point to stay in a single group for the duration of the event.

It is also suggested that upon the completion of the event that all members leave the area immediately after the conclusion of the event, and in groups as large as possible. Past rallies have shown that the time after these events, when numbers drop is when counter protesters are at their boldest.

Thank You, The National Council.

14. Continuing on or about April 7, 2021, during Buxton's secondary inspection, Buxton presented a second cell phone, Huawei Y9A model FRL-L23, IMEI 862011050682479 and IMEI 862011050697550, which also was identified as having telephone number ending in 6969 which was originally identified by the telephone records from Google related to service provided at the U.S. Capitol. Buxton'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 the incident on January 6, 2021. Records further indicate Buxton's telephone number ending in 6969 was active on Google cellular towers at approximately 3:05 PM EST on January 6, 2021.

15. On or about August 13, 2021, your affiant accessed the United States Capitol closed circuit television (CCTV) footage from inside the Capitol on January 6, 2021. Using the information available, your affiant queried a Missouri law enforcement database that returned a driver's license with a photograph of Jonas Buxton. The results of the query verified that the individual in the CCTV footage appears to be Buxton based upon government records. The query identified the subject as Jonas Buxton. Buxton was identified on multiple cameras throughout the Capitol, as seen in *IMAGEs 6-15*.

16. Your affiant used the map from *IMAGE 1* to identify the time Buxton entered the Capitol. *IMAGE 1* showed the earliest point of entry at approximately 3:05:43 (EST). *IMAGE 6* (below) was from camera Senate Wing Door near S139 at 20:05:39. During that time of the year, the difference between UTC and EST was five hours. The images below are from the United States Capitol CCTV footage and are in chronological order of Buxton entering and exiting the Capitol. At the time of entry, Buxton was initially seen wearing a black in color gas mask, black in color jacket with hood, brown tactical vest with a patch in the center of the chest, and brown pants with tan boots. As Buxton continued to move through the interior of the Capitol building, surveillance images later showed Buxton without the gas mask which revealed the presence of a red neck gaiter. Buxton was also seen carrying a yellow flag which helped identify him as he moved throughout the Capitol. Your affiant was able to positively identify Buxton from the following articles of clothing:

- Brown Tactical Vest with patch (surveillance *IMAGESs 6, 7, 13 & 14;* consistent with known *IMAGEs 3 & 4*)
- Brown Pants (surveillance *Image 8*; consistent with known *IMAGE 3*)
- Tan Boots (surveillance *Image 8;* consistent with known *IMAGE 3*)
- Red Neck Gaiter (surveillance *IMAGEs* 13 & 14; consistent with known *IMAGE 4*)



IMAGE 6

IMAGE 7 (Zoom in from image above)





IMAGE 9





IMAGE 10

IMAGE 11

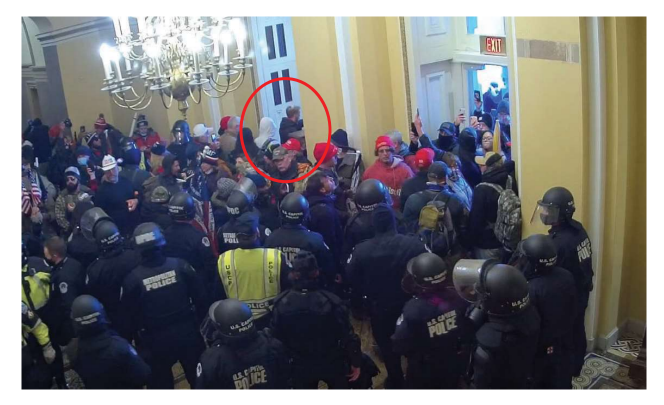


EXIT VA. CAPITO POLICE





IMAGE 15



17. On or about August 31, 2021, your affiant provided CBP Officer Renta *IMAGE 16* below asking if he could identify Buxton.



18. On or about September 29, 2021, CBP Officer Renta identified a male on the left side of the picture, wearing a red scarf as someone who appeared to be Buxton. CBP Officer Renta circled Buxton and drew an arrow pointing at Buxton with a blue marker, as seen in *IMAGE 17* below. On October 4, 2021, CBP Officer Renta reviewed CCTV video of the scene captured in *IMAGEs 16* and 17 and confirmed his initial identification of Buxton.



19. Based on the foregoing, your affiant submits that there is probable cause to believe that Jonas Buxton violated 18 U.S.C. § 1752(a)(1) and (2), 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 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.

20. Your affiant submits there is also probable cause to believe that Buxton violated 40 <u>U.S.C. § 5104(e)(2)(</u> (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

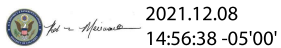
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committee of Congress or either House of Congress; and (G) parade, demonstrate, or picket in any of the Capitol Buildings.

Matthew Drus SA Matthew Bruno

Federal Bureau of Investigation

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone, this 8th day of December, 2021.



HONORABLE ROBIN M. MERIWEATHER UNITED STATES MAGISTRATE JUDGE

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RULE 5 INITIAL APPEARANCE RECORD BEFORE MAGISTRATE JUDGE NOELLE C. COLLINS

	Mag. No. <u>4:21MJ3338 NCC</u>
	D/C Case No
Interpr	reter:
Defendant's Name: Jonas Buxton	ssn# <u> </u>
Date of Initial Appearance: <u>12/10/2021</u>	Proceedings Commenced 3390
Date Federal Custody Commenced: 129 (202	
Location of Initial Appearance: TFE Courthouse or Other:	
U.S. Attorney: Tracy Berry/Anthony Franks	Present Not Present
Defense Attorney: John C. Schleiffarth, Retained	Present Not Present
Defendant advised of following:	
Nature of Offense Given copy of Complaint/Indictment/Infe	ormation/Petition
Charging document read to defendant by	
Right to be represented by counsel	•
Right to have counsel appointed, if indig	ent
Retained: John C. Schleiffarth	
Appointed:	
Right to remain silent; and that defendant	t's statements can be used against him.
	Rule 5.1 or preliminary hearing under Rule
32.1 within 14 days if detained; and within 21 days if	released.
Right to hearing here under Rule 5 if cha	rged in another district.
Right to transfer here for guilty plea unde	er Rule 20 if charged in another district.
Pretrial services bail report received on	
From: Pretrial Services Officer Dan Diek	temper

-1-

C6ses:e42235empje03333890V039-JDDDcubrocubroCon5de694.df/112//201/2/123/gda:c2832004321P3/gda@DD#2.54

Pursuant to the Due Process Protections Act, the Court confirms the United States' obligation to disclose to the defendant all exculpatory evidence - that is, evidence that favors the defendant or casts doubt on the United States' case, as required by *Brady v*. *Maryland*, 373 U.S. 83 (1963) and its progeny, and ORDERS the United States to do so.

Defendant's residence:				Tel. No .	
Defendant's Age: <u>25</u> DOB:	11/18/91	Sex:	Ŋ	_ Race:	
Married: Spous	e's Name			No. of	f children
Single				Age	s:
Location of defendant's family:					
Defendant's current employment:					
Defendant's prior convictions:					
Government Recommends: Bond					
Bail set at:	Sec. O.I AB	R. Unsec. AB	Cash	Property Only	10%
Motion for detention hearing filed by	the United Sta	ites.			
United States					
Magistrate Judg	9				
Detention hearing set for:					
Disposition at Initial Appeara	nce:	Com	mitted 1	to Custody	
		Rele	ased on	Bond	
Case to remain: Sealed	Unsea	aled Proc	eedings	Concluded:	
Notes: <u>Initial Appearance/Identity/I</u>	<u>Removal Heari</u>	ng held toda	iy. Def	endant release	ed on bond and
ordered to appear in the United States	District Court	for the Dist	rict of C	Columbia (Wa	shington, D.C.)

<u>/s/ Noelle C. Collins</u> UNITED STATES MAGISTRATE JUDGE

Case 1:21-cr-00739-JDB Document 9 Filed 12/13/21 Page 22 of 29

Cess:e44221nnjj0233388NUCC Dooc#ment 6ile8ile2/12/20/2Page:g261o6f30 FragetD#255 AO 466A (Rev. 12/17) Waiver of Rule 5 & 5.1 Hearings (Complaint or Indictment)

UNITED STAT		STRICT COURT
EASTERN	for the District o	MISSOURT
tes of America v.)))	Case No.
Bwxton)	Charging District's Case No. 121 - mj - 006
	RULE 5 & laint or Ind	5.1 HEARINGS ictment)
t I have been charged in anoth Court For the D	her district, t	ne (name of other court) United States
rmed of the charges and of m	y rights to:	
ounsel or request the assignment	ent of counse	I if I am unable to retain counsel;
ity hearing to determine whet	her I am the	person named in the charges;
on of the warrant, a certified	copy of the	warrant, or a reliable electronic copy of either;
inary hearing to determine w ed, to be held within 14 days have been indicted beforehar	of my first a	is probable cause to believe that an offense has been ppearance if I am in custody and 21 days otherwise,
g on any motion by the gover	mment for de	tention;
a transfer of the proceedings	to this distric	t under Fed. R. Crim. P. 20, to plead guilty.
my right(s) to:		
ty hearing and production of	the warrant.	
inary hearing.		
on hearing.		
ion hearing to which I may b	e entitled in	arrant, and warrant application, and any preliminary this district. I request that my ng be held in the prosecuting district, at a time set by
ssuance of an order requiring	my appeara	nce in the prosecuting district where the charges are
2021		
2,1	021	021

\frown	Defendant's signature
	n C. Junt
Si	gnature of defendant's attorney
TOHN	C SCHLEIFFARTH
Prin	ted name of defendant's attorney 63222 MO

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AO 199A (Rev. 06/19) Order Setting Conditions of Release

Page 1 of _____ Pages

	UNITED STATES DISTRICT COURT
	Eastern District of Missouri
	United States of America) v.) JONAS BUXTON) Defendant) ORDER SETTING CONDITIONS OF RELEASE
IT I	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: U.S. District Court for the District of Columbia, by Zoom Place
	on 12/14/2021 12:00 PM CST - 1:00 PM EST 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. 12/20) Additional Conditions of Release

Page 2 of 4 Pages

Tel. No.

ADDITIONAL CONDITIONS OF RELEASE

Pursuant to 18 U.S.C. \S 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:

 (\Box) (6) The defendant is placed in the custody of:

Person or organization

Address (only if above is an organization) City and state

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:		
	defendent must	Custodian	Date
<u> </u>	e defendant must:		
(凶) (a)	submit to supervision by and report for supervision to the		· · · ·
		Thomas F. Eagleton Courthouse, 111 S.10th St., 6	oth Fl
	telephone number 314 244-7000, no later than	St. Louis, MO 63102	
		immediately following release.	
	continue or actively seek employment.		
	continue or start an education program.		
	surrender any passport to: The Pretrial Services Offi	ce no later than 9:00 a.m., on Monday, Decembe	er 13, 2021.
	not obtain a passport or other international travel document		
(凶) (f)	abide by the following restrictions on personal association,	residence, or travel: Travel is restricted to the	Eastern District of
	Missouri. Travel outside of this District is prohibited un after consultation with the U.S. Attorney's Office and/o Missouri 63303.	r the Court. Defendant must reside at: 2204 Ru	ger Circle, St. Charles,
(🛛) (g)	avoid all contact, directly or indirectly, with any person wh	o is or may be a victim or witness in the investigati	on or prosecution,
	including:	-	-
_			
(□) (h)	get medical or psychiatric treatment: As Directed by	the U.S. Pretrial Services Agency	
ொல	return to custody each at o'clock	k after being released at o'clock for	employment, schooling,
	or the following purposes:		emptoyment, sensening,
	necessary. not possess a firearm, destructive device, or other weapon.		
	not use alcohol () at all () excessively.		
(🛛) (m)	not use or unlawfully possess a narcotic drug or other cont	rolled substances defined in 21 U.S.C. § 802, unle	ess prescribed by a license
	medical practitioner.	U , · · ·	
(🗌) (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 wea	uring of a sweat patch, a remote alcohol testing s	vstem, and/or any form o
	prohibited substance screening or testing. The defendant ma	ust not obstruct, attempt to obstruct, or tamper with	the efficiency and accurac
_	of prohibited substance screening or testing.	-	
(□) (0)	participate in a program of inpatient or outpatient substan	ce abuse therapy and counseling if directed by the	e pretrial services office o
	supervising officer.		·
(凵) (p)	participate in one of the following location restriction progr	ams and comply with its requirements as directed.	_
	() (i) Curfew. You are restricted to your residence ev	ery day () from to	, or (🗌) as
	directed by the pretrial services office or superv	ising officer; or	
	() (ii) Home Detention. You are restricted to your r medical substance abuse or mental health tree	tment; attorney visits; court appearances; court-or	ucation; religious services
	activities approved in advance by the pretrial set	wices office or supervising officer: or	dered obligations; or othe
	() (iii) Home Incarceration. You are restricted to 24-h	our-a-day lock-down at your residence except for t	notical necessities and
	court appearances or other activities specifically	approved by the court: or	neurear necessities dilu
	() (iv) Stand Alone Monitoring. You have no resident	tial curfew, home detention, or home incarceration	restrictions. However.
	you must comply with the location or travel rest	rictions as imposed by the court.	
	Note: Stand Alone Monitoring should be used in	n conjunction with global positioning system (GPS)) technology.

AO 199B (Rev. 12/20) Additional Conditions of Release

Page 3 of 4 Pages

ADDITIONAL CONDITIONS OF	RELEASE
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(凵) (q)	submit to	the fol	lowing	locatio	n monitor	ring te	chnology	/ and	comply	with its requirements as directed:
		-								÷

- (\square) (i) Location monitoring te (\square) (ii) Voice Recognition; or Location monitoring technology as directed by the pretrial services or supervising officer; or
- (\Box) (iii) Radio Frequency; or (\Box) (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.
- (X) (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.

 (\boxtimes) (t) <u>Remove any firearms from residence within 24 hours of release.</u>

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.

Defendant's Signature

2204 Ruger Circle, St. Charles, Missouri 63303 City and State

Directions to the United States Marshal

 (\boxtimes) 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 place specified.

Date: 12/10/2021

/s/ Noelle C. Collins Judicial Officer's Signature

Noelle C. Collins, United States Magistrate Judge Printed name and title

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

BOND

U.S. District Court Eastern District of Missouri (St. Louis) CRIMINAL DOCKET FOR CASE #: <u>4:21-mj-03338-NCC</u>-1

Case title: USA v. BuxtonDate Filed: 12/10/2021Other court case number: 1:21-mj-00687 District of Columbia

Assigned to: Magistrate Judge Noelle C. Collins

Defendant (1)

Jonas Buxton

represented by John C. Schleiffarth JOHN C SCHLEIFFARTH PA 75 W. Lockwood Avenue Suite 250 St. Louis, MO 63119 314–561–9690 Fax: 314–596–0658 Email: john@jcsattorney.com LEAD ATTORNEY ATTORNEY TO BE NOTICED Designation: Retained

Bar Status: Active

Pending Counts

None

Highest Offense Level (Opening)

None

Terminated Counts

None

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

None

Complaints

RULE 5c3 OUT

Disposition

Disposition

Disposition

<u>Plaintiff</u>

represented by U.S. Attorney – Criminal

UNITED STATES ATTORNEYS OFFICE – St. Louis 111 S. Tenth Street 20th Floor St. Louis, MO 63102 314–539–2200 Fax: 314–539–7695 Email: <u>usamoe.crimdock@usdoj.gov</u> *LEAD ATTORNEY ATTORNEY TO BE NOTICED Designation: Assistant US Attorney Bar Status: Gov*

Email All Attorneys (will not send to terminated parties)

Email All Attorneys and Additional Recipients (will not send to terminated parties)

Date Filed	#	Page	Docket Text
12/10/2021	1		RULE 5 COMPLAINT – OUT signed by Judge Magistrate Judge Noelle C. CollinsACCESS TO THE PDF DOCUMENT IS RESTRICTED PURSUANT TO THE E–GOVERNMENT ACT. ACCESS IS LIMITED TO COUNSEL OF RECORD AND THE COURT. as to Jonas Buxton (1). (Attachments: # <u>1</u> Statement of Facts) (DJO) (Entered: 12/10/2021)
12/10/2021			Arrest of defendant Jonas Buxton date of arrest: 12/10/2021 on charging papers from District of Columbia (BRP) (Entered: 12/10/2021)
12/10/2021	2		ELECTRONIC MINUTE ENTRY (no pdf attached) for proceedings held before Magistrate Judge Noelle C. Collins: Initial Appearance re: Rule 5c3 – MJ arrest case only as to Jonas Buxton held on 12/10/2021. Under Section 15002(b)(2)(A) of the CARES act, in response to the COVID–19 crisis this Court authorizes the use of video and telephone conferencing for criminal hearings. The defendant has been advised and consents on the record to proceed by Zoom. Counsel for the government and for the defendant also participate by Zoom. Defendant advised of rights and indicated an understanding of those rights. Rule 5c3 Removal Hearing as to Jonas Buxton held on 12/10/2021. Defendant does not contest identity and waives identity hearing. Bond Execution Hearing as to Jonas Buxton held on 12/10/2021. Bond papers executed. Defendant to appear in the District of Columbia by Zoom on December 14, 2021 at 12 PM CST/1:00 PM EST. (Probation/Pretrial Officer: D. Diekemper) (proceedings started: 3:31 PM) (proceedings ended: 3:48 PM)(Recorded on Zoom by: B. Porter) (Defendant Location: CUSTODY)(Appearance for Government: Tracy Berry)(Appearance for Defendant: John Schleiffarth) (BRP) (Entered: 12/10/2021)
12/10/2021	4		DUE PROCESS DOCKET TEXT ORDER: Pursuant to the Due Process Protections Act, the Court confirms the United States obligation to disclose to the defendant all exculpatory evidence — that is, evidence that favors the defendant or casts doubt on the United States case, as required by Brady v. Maryland, 373 U.S. 83 (1963) and its progeny, and ORDERS the United States to do so. Failure to disclose exculpatory evidence in a timely manner may result in consequences,

USA

Case: 4.24en11j-20368-800739-JDBc. #oc&mFainted 12/18/212/18/202: 8 ag 809739 #: 32

		including, but not limited to, exclusion of evidence, adverse jury instructions, dismissal of charges, contempt proceedings, disciplinary action, or sanctions by the Court. Signed by Magistrate Judge Noelle C. Collins on 12/10/2021. (KCD) (Entered: 12/13/2021)
12/10/2021	<u>5</u>	Rule 5 papers prepared by the judge as to Jonas Buxton. (TMT) (Entered: 12/13/2021)
12/10/2021	<u>6</u>	WAIVER of Rule 5 & 5.1 Hearings by Jonas Buxton (TMT) (Entered: 12/13/2021)
12/10/2021	Z	ORDER Setting Conditions of Release by Defendant Jonas Buxton. Signed by Magistrate Judge Noelle C. Collins on 12/10/2021. (TMT) (Entered: 12/13/2021)