UNITED STATES DISTRICT COURT

for the

District of	Columbia
United States of America v.) Colton Wargo) Defendant	Case: 1:22-mj-00093 Assigned to: Judge Meriweather, Robin M. Assign Date: 5/3/2022 Description: COMPLAINT W/ ARREST WARRANT
ARREST V	VARRANT
To: Any authorized law enforcement officer	
YOU ARE COMMANDED to arrest and bring before (name of person to be arrested) Colton Wargo who is accused of an offense or violation based on the following □ Indictment □ Superseding Indictment □ Inform □ Probation Violation Petition □ Supervised Release Vio This offense is briefly described as follows: 18 U.S.C. § 1752(a)(1) - Knowingly Entering or Remaining in a 18 U.S.C. § 1752(a)(2) - Knowingly Entering or Remaining in a 40 U.S.C. § 5104(e)(2)(D) - Violent Entry and Disorderly Condu 40 U.S.C. § 5104(e)(2)(G) - Violent Entry and Disorderly Condu	ation
Date:	2022.05.03 12:49:38 -04'00' Issuing officer's signature Robin M. Meriweather, U.S. Magistrate Judge Printed name and title
Ret	urn
This warrant was received on (date) 5/3/22 at (city and state) 1000 max, 04. Date: 5/4/22	, and the person was arrested on (date) 5/4/22 Arresting officer's signature DAVID KASULONES DUSM Printed name and title

AO 442 (Rev. 11/11) Arrest Warrant

LIMITED STATES DISTRICT COLDT 9:17 am May 04 2022

Printed name and title

UNITED STATE	Clerk U.S. District Court
	for the Northern District of Ohio Cleveland
Dist	trict of Columbia OHND: 1:22 MJ 4141
United States of America	OHND: 1:22 W) 4141
v. Colton Wargo Defendant	Case: 1:22-mj-00093 Assigned to: Judge Meriweather, Robin M. Assign Date: 5/3/2022 Description: COMPLAINT W/ ARREST WARRA
Dejenaru	
ARRE	EST WARRANT
To: Any authorized law enforcement officer	
YOU ARE COMMANDED to arrest and bring (name of person to be arrested) Colton Wargo who is accused of an offense or violation based on the following the control of the cont	before a United States magistrate judge without unnecessary delay llowing document filed with the court:
1 0	Information
This offense is briefly described as follows:	
	*
Date: 05/03/2022	2022.05.03 12:49:38 -04'00'
03/03/2022	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

UNITED STATES DISTRICT COURT

for the

	District of Columbia OHND: 1:22 MJ 4141
United States of America v. Kimberly Wargo, Colton Wargo,	Case: 1:22-mj-00093 Assigned to: Judge Meriweather, Robin M. Assign Date: 5/3/2022 Description: COMPLAINT W/ ARREST WARRANT
Defendant(s)	
CRIN	MINAL COMPLAINT
On or about the date(s) of January 6,	the following is true to the best of my knowledge and belief. 2021 in the county of in the bia , the defendant(s) violated:
Code Section	Offense Description
Without Lawful Authority, 18 U.S.C. § 1752(a)(2) - Knowingly E Without Lawful Authority, 40 U.S.C. § 5104(e)(2)(D) - Violent E	Entering or Remaining in any Restricted Building or Grounds Entering or Remaining in any Restricted Building or Grounds Entry and Disorderly Conduct on Capitol Grounds, Entry and Disorderly Conduct on Capitol Grounds.
This criminal complaint is based on these	e facts:
See attached statement of facts.	
X Continued on the attached sheet.	Delle
	Complainant's signature
	David Kasulones, Officer Printed name and title
Attested to by the applicant in accordance with the by telephone. Date:05/03/2022	ne requirements of Fed. R. Crim. P. 4.1 2022.05.03 12:48:42 -04'00' Judge's signature
City and state: Washington, D.C	Robin M. Meriweather, U.S. Magistrate Judge Printed name and title

Casese: 1222 12-jn 0j 401040193 EREM MOOD #001 LH20 e Filled: Fille 10 475 20 91227 TH a great part 12 6: 3 Assigned to: Judge Menweather, Robin M.

Assign Date: 5/3/2022

Description: COMPLAINT W/ ARREST WARRANT

STATEMENT OF FACTS

Your affiant, David M. Kasulones, is a Deputy Marshal with the United States Marshal Service, Department of Justice (DOJ), and I am assigned as a Task Force Officer (TFO) with the Federal Bureau of Investigation's Counterterrorism Division in Cleveland, Ohio. As a TFO, I am authorized to investigate violations of the laws of the United States. Currently, I am tasked with investigating criminal activity in and around the Capitol grounds on January 6, 2021.

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

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

On May 6, 2021, the Federal Bureau of Investigation (FBI) Cleveland Division received a lead from the FBI Washington Field Office (WFO) indicating that COLTON WARGO was possibly inside the United States Capitol on January 6, 2021. According to records obtained through a search warrant served on Google, a mobile device associated with COLTON WARGO was present at the U.S. Capitol on January 6, 2021. Google estimates device location using sources including GPS data and information about nearby Wi-Fi access points and Bluetooth beacons. This location data varies in its accuracy, depending on the source(s) of the data. As a result, Google assigns a "maps display radius" for each location data point. Thus, where Google estimates that its location data is accurate to within 10 meters, Google assigns a "maps display radius" of 10 meters to the location data point. Finally, Google reports that its "maps display radius" reflects the actual location of the covered device approximately 68% of the time. In this case, Google location data shows that the subject device associated with was within the U.S. Capitol or on the Capitol grounds from approximately 1:55 p.m. until 3:22 p.m. EST.

Photos 1, 2 and 3 were obtained from images captured by surveillance cameras inside the Capitol on January 6, 2021 and matched to an Ohio Bureau of Motor Vehicles image of COLTON WARGO issued on November 04, 2020.

Photos 1, 2 and 3







The Capitol building was first breached at approximately 2:11 p.m. at the Senate Wing Door on January 6, 2021. On that date and at that location, video surveillance cameras captured additional images of COLTON WARGO and, immediately to his rear, KIMBERLY WARGO as they entered the Capitol at approximately 2:20 p.m. See Photo 4.





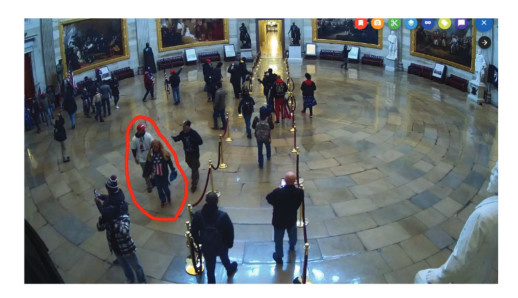
COLTON WARGO wore a white t-shirt with a cartoon image of President Trump, a black hoodie, a red hat, and dark pants. KIMBERLY WARGO wore a dark-colored jacket over a red, white and blue flag shirt and blue jeans.

From approximately 2:23 to 2:26 p.m., COLTON WARGO and KIMBERLY WARGO walked in and out of the Rotunda, as revealed in Photos 5-7.

Photo 5



Photos 6 and 7





After leaving the Rotunda, from approximately 2:28 to 2:29 p.m., surveillance cameras captured KIMBERLY WARGO as she appeared to lead COLTON WARGO through the hallways of the Capitol near House and Senate offices. See Photos 9-11.

Photos 9 and 10





Photo 11



KIMBERLY WARGO and COLTON WARGO ("the Wargos") entered Statuary Hall at approximately 2:30 p.m. and left a few minutes later to travel to other parts of the Capitol. Photo 12 shows the WARGOS inside Statuary Hall. Photo 13 shows the WARGOS in the adjacent hallway, where they became part of a mob in the Capitol.

Photo 12



Photo 13



In Photo 14, the WARGOS joined the mob as they entered the East Staircase and traveled to another floor of the Capitol.

Photo 14



The WARGOS continued to travel inside the Capitol until they entered the House Gallery at approximately 2:46 p.m., as shown in Photo 15, and exited through the South Door at approximately 2:52 p.m., as shown in Photos 16 and 17. In total, the WARGOS remained inside the Capitol for approximately 30 minutes.

Photos 15-17







On May 20, 2021, COLTON WARGO agreed to be interviewed by the FBI at his residence in Westlake, Ohio. COLTON WARGO admitted to being inside the U.S. Capitol, with his mother, KIMBERLY WARGO, on January 6, 2021. COLTON WARGO stated that he and his mother drove to Washington, D.C. to attend the rally for President Trump. After the rally, they walked with the crowd to the U.S. Capitol Building. He stated that he and his mother approached the west front of the Capitol, noticed people walking through an open door, and took advantage of the opportunity and followed the crowd into the Capitol. He stated that he walked up a flight of stairs to the second floor after entering the building. He also stated that he and his mother left the Capitol after they were yelled at by an armed tactical police team.

COLTON WARGO also admitted that he was wearing a white T-shirt with a cartoon image of President Trump on January 6, 2021, which is consistent with the images captured on video surveillance. On August 9, 2021, your Affiant and FBI Special Agent Timothy Kolonick re-interviewed COLTON WARGO and provided him with a copy of an image of a male and female inside the Capitol building. He admitted that the image was of him, wearing a white T-shirt and red baseball hat, and his mother, standing in front of him and to his right, in the Capitol. He initialed Photo 18, afterward your affiant also initialed Photo 18 as a witness.

Photo 18



CAW Sales

KIMBERLY WARGO also voluntarily agreed to be interviewed by the FBI on May 20, 2021. She admitted that she attended the President's rally in Washington, D.C. on January 6, 2021, with her son, COLTON WARGO, and they walked with the crowd to the Capitol Building after the rally. When they saw people going into the Capitol, they decided to go in as well. She added that they walked around inside the Capitol until a team of police officers yelled at them and told them to get out of the building. Interviewers had Photo 19 in their possession during the interview but did not show it to KIMBERLY WARGO, however, the interviewers agreed that KIMBERLY WARGO matched the image of the woman shown in Photo 19.

Photo 19



Based on the foregoing, your affiant submits that there is probable cause to believe that COLTON WARGO and KIMBERLY WARGO violated 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; 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.

Your affiant submits there is also probable cause to believe that COLTON WARGO and KIMBERLY WARGO violated 40 U.S.C. § 5104(e)(2)(D) and (G), which makes 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.

> David M. Kasulones, Task Force Officer

Federal Bureau of Investigation

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone, this 3rd day of May, 2022.

2022.05.03 12:48:12 -04'00'

ROBIN M. MERIWEATHER UNITED STATES MAGISTRATE JUDGE

		UNITED ST	ATES DISTE	RICT COURT	FILED
			for the		9 pm May 04 2022 k U.S. District Court
		United States of America)	Nort	hern District of Ohio Cleveland
		V.) Ca	se No. 1:22-mj-04141	
		Colton Wargo))	arging District's Case N	No. 1:22mj93
		Defendant) Cn	arging District's Case r	VO. 1.ZZIIJ95
			OF RULE 5 & 5.1 I		
	I und	erstand that I have been charged in a	-		District of Columbia
	I hav	e been informed of the charges and o	f my rights to:		·
	(1)	retain counsel or request the assign	nment of counsel if	I am unable to retain co	ounsel;
	(2)	an identity hearing to determine w	hether I am the pers	on named in the charge	es;
	(3)	production of the warrant, a certification	ed copy of the warr	ant, or a reliable electro	onic copy of either;
	(4)	a preliminary hearing to determine committed, to be held within 14 day unless I have been indicted before	rys of my first appe	obable cause to believe arance if I am in custod	that an offense has been y and 21 days otherwise,
	(5)	a hearing on any motion by the go	vernment for detent	ion;	
	(6)	request a transfer of the proceedin	gs to this district un	der Fed. R. Crim. P. 20	, to plead guilty.
	I agre	ee to waive my right(s) to:			
	\checkmark	an identity hearing and production	of the warrant.		
	\checkmark	a preliminary hearing.			
		a detention hearing.			
	0	an identity hearing, production of or detention hearing to which I made preliminary hearing and/or that court.	y be entitled in this	district. I request that	my
pendir	I cons	sent to the issuance of an order requirnst me.	ng my appearance	n the prosecuting distri	ct where the charges are
Date:	0	5/04/2022		//s// Colton Wargo	
				Defendant's signature	?
				//s// Bret Jordan	
				Signature of defendant's at	tornev

Bret Jordan

Printed name of defendant's attorney

AO 98 (Rev. 12/11) Appearance Bond

United	STATES DISTRICT COURT for the	FILED
	Northern District of Ohio	5:51 pm May 04 2022 Clerk U.S. District Court
United States of America V.)	Northern District of Ohio Cleveland
Colton Wargo) Case No. 1:22-mj-0414	
Defendant		
	APPEARANCE BOND	
	Defendant's Agreement	
	oceedings; nder to serve a sentence that the court may im- nditions set forth in the Order Setting Conditi	pose; or
() (1) This is a personal recognizance b	Type of Bond	
(\times) (2) This is an unsecured bond of \$ _2		
() (3) This is a secured bond of \$, secured by:	
() (a) \$,	, in cash deposited with the court.	
	idant and each surety to forfeit the following of including claims on it — such as a lien, mortgage, or lo	1 1 2
If this bond is secured by real j	property, documents to protect the secured int	erest may be filed of record.
() (c) a bail bond with a solvent	SURCTY (attach a copy of the bail bond, or describe it a	nd 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:	05/04/2022	//s// Colton Wargo
		Defendant's signature
	Colton Wargo	Colton Wargo
	Surety/property owner — printed name	Surety/property owner — signature and date
	Surety/property owner — printed name	Surety/property owner — signature and date
	Surety/property owner — printed name	Surety/property owner — signature and date
		CLERK OF COURT
Date:	05/04/2022	s/Kyle DeVan
		Signature of Clerk or Deputy Clerk
Approv	ved.	
Date:	05/04/2022	s/Jonathan D. Greenberg
		Judge's signature

Page 1 of Pages

United States District Court

Northern District of Ohio 5:52 pm May 04 2022 Clerk U.S. District Court **Northern District of Ohio** United States of America Cleveland v. Case No. 1:22-mj-04141 Colton Wargo Defendant

ORDER SETTING CONDITIONS OF RELEASE

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

- The defendant must not violate federal, state, or local law while on release.
- The defendant must cooperate in the collection of a DNA sample if it is authorized by 34 U.S.C. § 40702. (2)
- The defendant must advise the court or the pretrial services office or supervising officer in writing before making (3) any change of residence or telephone number.
- The defendant must appear in court as required and, if convicted, must surrender as directed to serve a sentence that the court may impose. The defendant must appear at: Place

on

Date and Time

If blank, defendant will be notified of next appearance.

The defendant must sign an Appearance Bond, if ordered.

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

Page	2	of	4	Pages

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	FUR	RTHER ORDERED that the defendant's release is subject to the conditions marked below:
()	(6)	The	defendant is placed in the custody of:
· • ·	(-)		son or organization
			dress (only if above is an organization)
			y and state Tel. No.
			supervise the defendant, (b) use every effort to assure the defendant's appearance at all court proceedings, and (c) notify the court edefendant violates a condition of release or is no longer in the custodian's custody.
			Signed:
(V)	(7)	The	Custodian Date defendant must:
([4])	(7) (□)		submit to supervision by and report for supervision to the ,
	(Ш)	(a)	telephone number , no later than , no later than
	(_)	(b)	continue or actively seek employment.
			continue or start an education program.
	H		surrender any passport to:
	活		not obtain a passport or other international travel document.
	活		abide by the following restrictions on personal association, residence, or travel: restricted from traveling to DC for any purpose other than court
	(11)	(-)	
	()	(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:
	(-	(h)	get medical or psychiatric treatment:
	(Ш)	(11)	get medical of psychiatric deathforit.
	(🔲)	(i)	return to custody each at 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.
	$(\boxed{\checkmark})$		not possess a firearm, destructive device, or other weapon.
	(\square)	(1)	not use alcohol () at all () excessively.
	(🔲)	(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)	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.
	()	(0)	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.

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

	Page	3	of	4	Pages
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ADDITIONAL CONDITIONS OF RELEASE

(□) (q)	submit to the following location monitoring technology and comply with its requirements as directed: (
((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.
(1) (t)	The defendant shall transfer possession of firearm to a responsible party and provide proof to Pretrial Services.

Page

of

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.

//s// Colton Wargo		
	Defendant's Signature	
	City and State	

Directions to the United States Marshal

() The		ERED to keep the defendant in custody until notified by the clerk or judge that the defendant rith all other conditions for release. If still in custody, the defendant must be produced before
Date:	5/4/2022	s/Jonathan D. Greenberg
		Judicial Officer's Signature
		Jonathan D. Greenberg, 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 C	COURT FILED	
	for the 5:53 pm May 04 2022		
	Northern District of Ohio	Clerk U.S. District Court	
		Northern District of Ohio	
United States of America)	Cleveland	
v.) Case No. 1:22	?-mj-04141	
0.1111.)		
Colton Wargo) Charging Dist		
Defendant) C		trict's Case No. 1:22mj93	
After a hearing in this court, the defer where the charges are pending to answer thos defendant must appear when notified to do so	e charges. If the time to appear in	ordered to appear in the district court that court has not yet been set, the	
Place: 333 Constitution Avenue N.W. Washington D.C. 20001	Courtroom No	o.:	
Washington D.C. 2000 i	Date and Time	Date and Time: call to schedule	
charges are pending.		court to the clerk of the court where the	
Date: 05/04/2022	s/Jor	nathan D. Greenberg	
		Judge's signature	

Jonathan D. Greenberg, United States Magistrate Judge

Printed name and title

Query Reports Utilities Help What's New Log Out

Termed

U.S. District Court Northern District of Ohio (Cleveland) CRIMINAL DOCKET FOR CASE #: 1:22-mj-04141-JDG All Defendants

Case title: United States of America v. Wargo Date Filed: 05/04/2022

Other court case number: 1:22mj93 USDC District of

Columbia

Date Terminated: 05/04/2022

Assigned to: Magistrate Judge Jonathan

D. Greenberg

Defendant (1)

Colton Wargo represented by Bret Jordan

 TERMINATED: 05/04/2022
 1900 Terminal Tower

 50 Public Square
 Cleveland, OH 44113

 216-640-8888

Fax: 216-357-3305

Email:

bret@jordancriminaldefense.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED Designation: CJA Appointment

Bar Status: Active

Pending Counts Disposition

None

Highest Offense Level (Opening)

None

Terminated Counts Disposition

None

Highest Offense Level (Terminated)

None

<u>Query Reports Utilities Help What's New Log Out</u> <u>Disposition</u>

18:1752(a)(1) - Knowingly Entering or Remaining in any Restricted Building or Grounds Without Lawful Authority; 18:1752(a)(2) - Knowingly Entering or Remaining in any Restricted Building or Grounds Without Lawful Authority; 40:5104(e)(2)(D) - Violent Entry and Disorderly Conduct on Capitol Grounds; 40:5104(e)(2)(G) - Violent Entry and Disorderly Conduct on Capitol Grounds

Plaintiff

United States of America

represented by Brian S. Deckert

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Date Filed	#	Docket Text
05/04/2022		Arrest (Rule 40) of Colton Wargo (1) on 5/4/22. (D,Ky) (Entered: 05/04/2022)
05/04/2022	1	Rule 40 Warrant received as to Colton Wargo (1). (Attachments: # 1 Complaint, # 2 Statement of facts)(D,Ky) (Entered: 05/04/2022)
05/04/2022		IMPORTANT: Notice [non-document] as to Colton Wargo (1). Initial Appearance set for 5/4/2022 at 02:30 PM to be held by video conference (Cleveland) before Magistrate Judge Jonathan D. Greenberg.(D,Ky) (Entered: 05/04/2022)
05/04/2022		Minutes of proceedings [non-document] Initial Appearance on rule 5 hearing before Magistrate Judge Jonathan D. Greenberg as to Colton Wargo held on 5/4/22. All parties appeared via video conference. AUSA Brian Deckert present for the government. Attorney Bret Jordan present and appointed for the defendant. Defendant consented to participating via video conference, with no objection from defense counsel or government. The Court finds that consent was

		knowingly and voluntarily made by defendant. Pursuant to the Due Process Protections Act, the Court reminds the government of its obligations under Brady v. Maryland, 373 U.S. 83 (1963), to disclose evidence favorable to the defendant and material to the defendant's guilt or punishment. The government is ordered to comply with Brady and its progeny. The failure to do so in a timely manner may result in consequences, including dismissal of the indictment or information, exclusion of government evidence or witnesses, adverse jury instructions, dismissal of charges, contempt proceedings, sanctions by the Court, or any other remedy that is just under the circumstances. Defendant waives right to identity and production of the warrant. Defendant waives a preliminary hearing. Government does not move for detention and agrees with Pretrial Services recommendation of bond. Defendant is released on a \$25,000.00 unsecured bond with conditions. (ECRO K. Malley) (PTS: A. Garth) Time: 30 minutes. (D,Ky) (Entered: 05/04/2022)
05/04/2022	3	CJA 23 Financial Affidavit by Colton Wargo (1). Magistrate Judge Jonathan D. Greenberg on 5/4/22. (D,Ky) (Entered: 05/04/2022)
05/04/2022		CJA 20 Appointment of Attorney Bret Jordan. Counsel is reminded of their obligation to report significant changes in defendant's employment or financial circumstances sufficient to enable defendant to pay, in whole or in part, for legal representation. CJA Plan, Part IV (D)(2). Magistrate Judge Jonathan D. Greenberg on 5/4/22. (D,Ky) (Entered: 05/04/2022)
05/04/2022	4	Order regarding use of video conference/teleconferencing as to Colton Wargo (1). Signed by Magistrate Judge Jonathan D. Greenberg on 5/4/22. (D,Ky) (Entered: 05/04/2022)
05/04/2022	<u>5</u>	Waiver of Rule 5(c)(3) Hearing by Colton Wargo (1). Defendant waives right to identity and production of the warrant. Defendant waives a preliminary hearing. (D,Ky) (Entered: 05/04/2022)
05/04/2022	<u>6</u>	Appearance Bond Entered as to Colton Wargo (1) in amount of \$ 25,000.00, unsecured. (D,Ky) (Entered: 05/04/2022)
05/04/2022	7	Order Setting Conditions of Release as to Colton Wargo (1) on \$25,000.00 unsecured bond. Signed by Magistrate Judge Jonathan D. Greenberg on 5/4/22. (D,Ky) (Entered: 05/04/2022)
05/04/2022	8	Order requiring to appear to the district where charges are pending and transferring bail to District of Columbia Issued as to Colton Wargo (1) by Magistrate Judge Jonathan D. Greenberg. (D,Ky) (Entered: 05/04/2022)
05/04/2022		Notice to District of Columbia of a Rule 5 or Rule 32 Initial Appearance as to Colton Wargo (1). Your case number is: 1:22mj93. Using your PACER account, you may retrieve the docket sheet and any text-only entry via the case number link. The following document link(s) is also provided: 1 Rule 40 Warrant from Another District, CJA 20 - Appointment, Notice of Hearing or Conference, 3 Financial Affidavit - CJA23, 8 Warrant of Removal Issued, 7 Order Setting Conditions of Release, 5 Waiver of Rule 5(c)(3) Hearing, Arrest - Rule 40, Initial Appearance - Rule 5(c)(3), 6 Bond, 4 Order Regarding Use of Video Conferencing/Teleconferencing, Speedy Trial - Location Start. If you require

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