for the

Distric	et of Columbia
United States of America v. Richard T. Crosby, Jr. Defendant	Case: 1:21-mj-00455 Assigned to: Judge Harvey, G. Michael Assign Date: 5/28/2021 Description: COMPLAINT W/ ARREST WARRANT
ARRES	T WARRANT
To: Any authorized law enforcement officer	
 (name of person to be arrested) who is accused of an offense or violation based on the following indictment ☐ Indictment ☐ Superseding Indictment ☐ Indictment ☐ Probation Violation Petition ☐ Supervised Release This offense is briefly described as follows: 18 U.S.C. § 1512(c)(2) - Obstruction of Justice/Congress; 	formation
18 U.S.C. § 1/52(a)(1) - Knowingly Entering or Remaining of 18 U.S.C. § 1752(a)(2) - Disorderly and Disruptive Conduct 40 U.S.C. § 5104(e)(2)(A) - Entering and Remaining on the 140 U.S.C. § 5104(e)(2)(D) - Disorderly Conduct in a Capitol 40 U.S.C. § 5104(e)(2)(G) - Parading, Demonstrating, or Pic Date:05/28/2021	Floor of Congress; Building; Digitally signed by
City and state: Washington, D.C.	G. Michael Harvey, U.S. Magistrate Judge Printed name and title
	Return
This warrant was received on (date) at (city and state) Date:	, and the person was arrested on (date) Printed name and title

MIME-Version:1.0
From:CMECF@ctd.uscourts.gov
To:CMECF@ctd.uscourts.gov
Bcc:
--Case Participants: Judge S. Dave Vatti (alexandra_arroyo@ctd.uscourts.gov, bernadette_ellis@ctd.uscourts.gov, dave_vatti@ctd.uscourts.gov, kathi_torres@ctd.uscourts.gov, s-sdv@ctd.uscourts.gov)
--Non Case Participants:
--No Notice Sent:

Message-Id:6699262@ctd.uscourts.gov

Subject: Activity in Case 21-560 Sealed v. Sealed (Redacted Notice)

U.S. District Court

District of Connecticut

Notice of Electronic Filing

Content–Type: text/html

The following transaction was entered on 6/3/2021 at 5:25 PM EDT and filed on 6/3/2021

Case Name: USA v. SEALED

Case Number: 3:21-mj-00560-SDV *SEALED*

Filer:

Document Number: No document attached

Docket Text:

Arrest (Rule 5) of Richard T. Crosby, Jr (Torres, K.)

3:21-mj-00560-SDV *SEALED*-1 Notice has been electronically mailed to:

3:21-mj-00560-SDV *SEALED*-1 Notice has been delivered by other means to:

REDACTED NOTICE FOLLOWS

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

NOTE TO PUBLIC ACCESS USERS Judicial Conference of the United States policy permits attorneys of record and parties in a case (including pro se litigants) to receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. PACER access fees apply to all other users. To avoid later charges, download a copy of each document during this first viewing. However, if the referenced document is a transcript, the free copy and 30 page limit do not apply.

NOTE: This docket entry (or case) is SEALED. Do not allow it to be seen by unauthorized persons.

,

U.S. District Court

District of Connecticut

Notice of Electronic Filing

The following transaction was entered on 6/3/2021 at 5:25 PM EDT and filed on 6/3/2021

Case Name: Sealed v. Sealed

Case Number: <u>21–560</u> (Requires CM/ECF login)

Filer: Redacted

Document Number: No document attached

Docket Text:

Redacted due to sealed restriction. Docket text can be viewed via the unredacted NEF

receipt available <u>here</u>. (Requires CM/ECF login)

MIME-Version:1.0
From:CMECF@ctd.uscourts.gov
To:CMECF@ctd.uscourts.gov
Bcc:
--Case Participants: Judge S. Dave Vatti (alexandra_arroyo@ctd.uscourts.gov, bernadette_ellis@ctd.uscourts.gov, dave_vatti@ctd.uscourts.gov, kathi_torres@ctd.uscourts.gov, s-sdv@ctd.uscourts.gov)
--Non Case Participants:

Message-Id:6699270@ctd.uscourts.gov Subject:Activity in Case 21-560 Sealed v. Sealed (Redacted Notice)

Content-Type: text/html

--No Notice Sent:

U.S. District Court

District of Connecticut

Notice of Electronic Filing

The following transaction was entered on 6/3/2021 at 5:27 PM EDT and filed on 6/3/2021

Case Name: USA v. SEALED

Case Number: 3:21-mj-00560-SDV *SEALED*

Filer: USA

Document Number: 1(No document attached)

Docket Text:

ORAL MOTION to Unseal Case by USA as to Richard T. Crosby, Jr. (Torres, K.)

3:21-mj-00560-SDV *SEALED*-1 Notice has been electronically mailed to:

3:21-mj-00560-SDV *SEALED*-1 Notice has been delivered by other means to:

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U.S. District Court

District of Connecticut

Notice of Electronic Filing

The following transaction was entered on 6/3/2021 at 5:27 PM EDT and filed on 6/3/2021

Case Name: Sealed v. Sealed

Case Number: <u>21–560</u> (Requires CM/ECF login)

Filer: Redacted

Document Number: Sealed (No document attached)

Docket Text:

Redacted due to sealed restriction. Docket text can be viewed via the unredacted NEF

receipt available <u>here</u>. (Requires CM/ECF login)

HONORABLE: S. D. Vatti

	DEPUTY CLERKK	.Torres R	PTR/ECRO/TAPEFTR
	USPO	I	NTERPRETER
TOTAL TIME: hours 35 minutes		10.4	
			2 END TIME: 1:17
_		OM MINUTES	_
		CHANGE OF PLEA	
		WAIVER/PLEA HRO	
		EXTRADITION HRO	G
☐ CONFLICT HRG ☐ EVIDE	NTIARY HRG [☐ STATUS CONF	▼ MOTION HRG
CRIMINAL NO 3:21mi560 SDV	DEPT "	Margaret	Donovan
CRIMINAL NO. 3:21mj560 SDV	DEFT #	_	Donovan
IINITED CTATES OF AME	DICA	AUSA	
UNITED STATES OF AMEI	RICA	Daniel Erv	vin
vs Richard T. Crosby, Jr.			r Defendant Ret 🔲 CJA 💌 PDA 🔲
Richard T. Crosby, 31.		Counsel los	Defendant Ret E Con E 1 Dr.
Deft failed to appear. Oral Motion	for issuance of War	rant 🔲 granted 🔲 denied	Bond FORFEITED
Arrest Date (CT Case):	Case uns	sealed or 🗵 Rule 5 arres	st. 6/3/202 Dist of Columbia
■ CJA 23 Financial Affidavit filed			
Σ Order Appointing Federal Public Γ		d	
Court appoints Attorney	to	o renresent defendant for	this proceeding only Tall proceedings
Appearance of			— tims proceeding only —an proceedings
☐ ☐ Complaint filed ☐ Sealed Con			£1 ₀ d
☐ ☐ Information/Misdemeanor filed			niled
_			
Waiver of Indictment (case ope	- ·	-	
Waiver of Indictment (mid case			
☐ Plea Agreement Ltr filed ☐under	seal t o be e-filed		
☐Plea of ☐ not guilty ☐ guilty ☐			
D Petition to Enter Guilty Plea filed D Defendant motions due	· C	overnment responses due	(indict, superseding indict, info)
Scheduling Order filed to b	, O	na Sahadulina Ondan	
Hearing on Pending Motions sched	fuled for	at	
Jury Selection set for			
Remaining Count(s) to be dismisse	d at sentencing		
Sentencing set for	at	Prob	oation 246B Order for PSI & Report
Special Assessment of \$	on count(s)	Total \$	Due immediately Pay at sentencing
Govt's Motion for Pretrial Detention			
☐ Govt's ORAL Motion for Pretrial	Detention 🔲 GRAN	ITED 🗖 DENIED 🗖 A	DVISEMENT
Order of Detention filed			
Deft ordered removed/committed t			
No bond set at this time, Order of	Temporary Detention	n Pending Hearing 🔲 file	ed 🔲 to be filed
Waiver of Rule 5 Hearing filed	. 🗖		
Govt's Motion for waiver of 10-da			
Bond set at \$			rety 🔲 Surety 🗖 Personal Recognizance
Bond revoked reinstated	continued modif	fied	
Defendant detained	_		
Hearing waived	set for	con	ntinued until
Set Attorney Flag and notify Fede	ral Grievance Clerk	_	_
	🗵 SEE paş	ge II for 🗵 conditions of	f bond additional proceedings

.,

CONDITIONS OF BOND

□	Travel restricted to Connecticut of extended to upon obtaining permission from USPO. A motion and approved by the Court.	on for any other travel with copies to the Govt and to USPO must be filed
□ .	Deft must reside at	
□	Deft must report to USPO times a	week month by telephone in person at USPO discretion.
□	Deft must surrender passport by 4:00 p.m. o	on;
□	Deft must refrain from the possession of firearm	ns or dangerous weapons.
	Deft must maintain employment or actively seek	
.	Deft must refrain from use or unlawful possession	on, or distribution of a narcotic drug.
×	as set forth in the Order Setting Conditions of R	elease
□		
	ADDITI	ONAL PROCEEDINGS
П	Deft's oral motion	granted denied advisement
	Deft's oral motion	
	Deft's oral motion	granted denied advisement
	Deft's oral motion	granted denied advisement
$oxed{oxed}$	to unseal the case	
_	Govt's oral motion	
	Govt's oral motion	
	Govt's oral motion	
	# Deft Motion	
	# Deft Motion	
		granted denied advisement
□	# Govt Motion	
☒	Cares Act finding	filed granted denied advisement
□.	Brady Order	☐ filed ☐ granted ☐ denied ☐ advisement
.	·····	filed granted denied advisement
□		
□		🔲 filed 🗖 granted 🗖 denied 🗖 advisement

for the

District of Connecticut

	1	United States of America v. Richard T. Crosby, Jr. Defendant)	Case No. 3:21mj560 SDV Charging District's Case No	. 1:21mj455 MGH
				& 5.1 HEARINGS adictment)	
	I unde	erstand that I have been charged in anoth	er district,	the (name of other court)	District of Columbia
	I have	been informed of the charges and of my	y rights to:		
	(1)	retain counsel or request the assignme	nt of coun	sel if I am unable to retain cour	nsel;
	(2)	an identity hearing to determine wheth	her I am th	e person named in the charges;	
	(3)	production of the warrant, a certified of	copy of the	e warrant, or a reliable electroni	c copy of either;
	(4)	a preliminary hearing within 14 days of unless I am indicted — to determine wheen committed;	of my first vhether the	appearance if I am in custody a ere is probable cause to believe	and 21 days otherwise — that an offense has
	(5)	a hearing on any motion by the govern	nment for	detention;	
	(6)	request transfer of the proceedings to	this distric	t under Fed. R. Crim. P. 20, to	plead guilty.
	I agree	e to waive my right(s) to:			
	Ø	an identity hearing and production of	the warrar	nt.	
	ø	a preliminary hearing.			
	0	a detention hearing.			
	0	an identity hearing, production of the be entitled in this district. I request the by that court.			
		ent to the issuance of an order requiring	my appear	ance in the prosecuting district	where the charges are
pendin Date:	g again:	st me. 6/03/2021	Jung.	Defendant's signature	<u> </u>
				Signature of defendant's attor	пеу

Printed name of defendant's attorney

for the

District of Connecticut

United States of America)
v .) Case No. 3:21mj560 SDV
Richard T. Crosby, Jr.) Charging District's Case No. 1:21mj455 MGH
Defendant	j j
	ER OF RULE 5 & 5.1 HEARINGS (Complaint or Indictment)
I understand that I have been charged i	in another district, the (name of other court) District of Columbia
I have been informed of the charges an	nd of my rights to:
(1) retain counsel or request the as	ssignment of counsel if I am unable to retain counsel;
(2) an identity hearing to determin	ne whether I am the person named in the charges;
(3) production of the warrant, a ce	ertified copy of the warrant, or a reliable electronic copy of either;
(4) a preliminary hearing within I unless I am indicted — to dete been committed;	4 days of my first appearance if I am in custody and 21 days otherwise— rmine whether there is probable cause to believe that an offense has
(5) a hearing on any motion by the	e government for detention;
(6) request transfer of the proceed	ings to this district under Fed. R. Crim. P. 20, to plead guilty.
I agree to waive my right(s) to:	
an identity hearing and produc	ction of the warrant.
a preliminary hearing.	
☐ a detention hearing.	
	n of the warrant, and any preliminary or detention hearing to which I may equest that those hearings be held in the prosecuting district, at a time set
	quiring my appearance in the prosecuting district where the charges are
pending against me.	
Date:06/03/2021	Defendant's signature
	Signature of defendant's attorney
	Daniel Erwin

Printed name of defendant's attorney

for the

	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 via Zoom Place					
	(see attached Zoom instructions)					
	on 6/8/2021 1:00 pm					

If blank, defendant will be notified of next appearance.

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

These conditions of release should be signed electronically by the surety(ies)/ 3rd party custodian(s) before the Defendant is released from custody.

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)		defendant is placed in the custody of: son or organization Richard T. Crosby, Sr.
			dress (only if above is an organization)
			/ and state Tel. No.
		to (a	a) 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: 5-21916 63 21
_		565542	Custodian
(▼)			defendant must:
	(☑)	(a)	submit to supervision by and report for supervision to the telephone number , no later than
	(7)	(b)	continue or actively seek employment.
			continue or start an education program.
			surrender any passport to: U.S. Pretrial Services, if the defendant has a passport
			not obtain a passport or other international travel document.
	$(\boxed{\checkmark})$	(f)	abide by the following restrictions on personal association, residence, or travel: Travel restricted to Connecticut, and to the District of Columbia solely
			for purposes of attending court, meeting with pretrial services and meetings with counsel and for no other purpose.
	(V)	(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: more specifically as to any witness known to Mr. Crosby, Jr., except in the presence of his attorney.
	(/)	(h)	get medical or psychiatric treatment: as directed by the Pretrial services office.
	()	(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.
			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 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
	(ш)	()	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
	([])	(o)	of prohibited substance screening or testing. 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. (
			() (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.
			1. Ster Same From Strong Should be used in conjunction with global positioning system (of S) technology.

Page	3	of	4	Pages
		••		

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

questioning, or traffic stops.

(□) (t) _

(\Box)	(q)	submit to t	ne following location monitoring technology and comply with its requirements as directed:
		((i)	Location monitoring technology as directed by the pretrial services or supervising officer; or
		(🔲) (ii)	Voice Recognition; or
			Radio Frequency; or
		(U) (iv)	GPS.
(□)	(r)	pay all or p	art of the cost of location monitoring based upon your ability to pay as determined by the pretrial services or supervising

(() report as soon as possible, to the pretrial services or supervising officer, every contact with law enforcement personnel, including arrests,

ADDITIONAL CONDITIONS OF RELEASE

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	
Brilge port, CT City and State	

U.S. ATTORNEY

U.S. MARSHAL

Directions to the United States Marshal

()	 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:	6/3/2021	/s/ S. Dave Vatti			
		Judicial Officer's Signature			
		S. Dave Vatti, U.S. Magistrate Judge			
		Printed name and title			

PRETRIAL SERVICE

DEFENDANT

DISTRIBUTION: COURT

https://uscourts-dcd.zoomgov.com/j/1600140355?pwd=VTlkQ0ZEVmJOTVN3bmUwS05nZndZQT09

Meeting ID: 160 014 0355

Passcode: 634244

One tap mobile

+16692545252,,1600140355#,,,,,0#,,634244# US (San Jose) +16468287666,,1600140355#,,,,,0#,,634244# US (New York)

Dial by your location

+1 669 254 5252 US (San Jose)

+1 646 828 7666 US (New York)

+1 669 216 1590 US (San Jose)

+1 551 285 1373 US

Meeting ID: 160 014 0355

Passcode: 634244

Find your local number: https://uscourts-dcd.zoomgov.com/u/alNbEloTB

Join by SIP

1600140355@sip.zoomgov.com

Join by H.323 161.199.138.10 (US West) 161.199.136.10 (US East) Meeting ID: 160 014 0355

Passcode: 634244

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

Distr	nct of Coni	necticut
United States of America)	
v.)	Case No. 3:21mj560 SDV
Richard T. Crosby, Jr.)	,
)	Charging District: District of Columbia
Defendant)	Charging District's Case No. 1:21mj455 MGH
	released fr	
Place: VIA ZOOM.		Courtroom No.:
See page 2 for Zoom instructions.		Date and Time: 6/8/2021 1:00 pm
The clerk is ordered to transfer any bail depo	osited in the	registry of this court to the clerk of the court where the
Date: 06/03/2021		/s/ S. Dave Vatti
		Judge's signature
		S. Dave Vatti, United States Magistrate Judge

Printed name and title

https://uscourts-dcd.zoomgov.com/j/1600140355?pwd=VTlkQ0ZEVmJOTVN3bmUwS05nZndZQT09

Meeting ID: 160 014 0355

Passcode: 634244

One tap mobile

+16692545252,,1600140355#,,,,,0#,,634244# US (San Jose) +16468287666,,1600140355#,,,,,0#,,634244# US (New York)

Dial by your location

+1 669 254 5252 US (San Jose)

+1 646 828 7666 US (New York)

+1 669 216 1590 US (San Jose)

+1 551 285 1373 US

Meeting ID: 160 014 0355

Passcode: 634244

Find your local number: https://uscourts-dcd.zoomgov.com/u/alNbEloTB

Join by SIP

1600140355@sip.zoomgov.com

Join by H.323 161.199.138.10 (US West) 161.199.136.10 (US East) Meeting ID: 160 014 0355

Passcode: 634244

for the

District	of Columbia
United States of America v. Richard T. Crosby, Jr. Defendant	Case: 1:21-mj-00455 Assigned to: Judge Harvey, G. Michael Assign Date: 5/28/2021 Description: COMPLAINT W/ ARREST WARRANT
·	ΓWARRANT
To: Any authorized law enforcement officer	· · · · · · · · · · · · · · · · · · ·
 (name of person to be arrested) 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. § 1512(c)(2) - Obstruction of Justice/Congress; 	ormation
18 U.S.C. § 1752(a)(2) - Disorderly and Disruptive Conduct in 40 U.S.C. § 5104(e)(2)(A) - Entering and Remaining on the F 40 U.S.C. § 5104(e)(2)(D) - Disorderly Conduct in a Capitol I 40 U.S.C. § 5104(e)(2)(G) - Parading, Demonstrating, or Pick	loor of Congress; Building; Digitally signed by
Date: 05/28/2021	Issuing officer's signature
City and state: Washington, D.C.	G. Michael Harvey, U.S. Magistrate Judge Printed name and title
	Return
This warrant was received on (date) Sylvation at (city and state) Date:	, and the person was arrested on (date) Westing officer's signature FFFEBY D VELSON Printed name and title

MIME-Version:1.0

From: CMECF@ctd.uscourts.gov

To:CMECF@ctd.uscourts.gov

Bcc:

--Case Participants: Margaret Donovan (caseview.ecf@usdoj.gov, margaret.donovan@usdoj.gov, margaret.rossi@usdoj.gov, usact.ecf@usdoj.gov), Daniel Murphy Erwin (daniel_erwin@fd.org,

bernadette_ellis@ctd.uscourts.gov, dave_vatti@ctd.uscourts.gov,

kathi_torres@ctd.uscourts.gov, s-sdv@ctd.uscourts.gov)

--Non Case Participants: ad hoc (dqa@ctd.uscourts.gov)

--No Notice Sent:

Message-Id:6699348@ctd.uscourts.gov

Subject:Activity in Case 3:21-mj-00560-SDV USA v. Crosby Case Unsealed

Content-Type: text/html

U.S. District Court

District of Connecticut

Notice of Electronic Filing

The following transaction was entered on 6/3/2021 at 6:13 PM EDT and filed on 6/3/2021

Case Name: USA v. Crosby

Case Number: 3:21-mj-00560-SDV

Filer:

Document Number: No document attached

Docket Text:

CASE UNSEALED as to Richard T. Crosby, Jr (Torres, K.)

3:21-mj-00560-SDV-1 Notice has been electronically mailed to:

Daniel Murphy Erwin daniel_erwin@fd.org, ecf_hartford@fd.org

Margaret Donovan margaret.donovan@usdoj.gov, CaseView.ECF@usdoj.gov, margaret.rossi@usdoj.gov, usact.ecf@usdoj.gov

3:21-mj-00560-SDV-1 Notice has been delivered by other means to:

UNITED STATES DISTRICT COURT DISTRICT OF CONNECTICUT

ELECTRONIC FILING ORDER IN MAGISTRATE CASES

This case is designated as an electronically filed case. This means that all

pleadings except sealed documents will be required to be filed electronically.

Documents filed electronically must be filed in OCR text searchable PDF format.

The procedures contained in the District's CM/ECF Policies and Procedures

Manual will apply and counsel will be required to register with the Clerk's Office and

provide an email address. The Manual can be found on the court's website at

www.ctd.uscourts.gov. All activity in the case (e.g., pleadings, orders, notices

and calendars) will be filed/sent electronically from this date forward.

Counsel must comply with all applicable Federal Rules of Criminal Procedure,

the District's Local Rules, the requirements set forth in the District's CM/ECF Policies

and Procedures Manual, and any other rules and administrative procedures which

implement the District's CM/ECF system.

If electronic filing would impose an undue burden on counsel or the parties, a

motion may be made to vacate the Electronic Filing Order, for good cause shown.

SO ORDERED.

/s/ William I. Garfinkel

United States Magistrate Judge

Rev 3/1/13

U.S. District Court District of Connecticut (New Haven) CRIMINAL DOCKET FOR CASE #: 3:21-mj-00560-SDV-1

Case title: USA v. Crosby

Date Filed: 06/03/2021

Assigned to: Judge S. Dave Vatti

Defendant (1)

Richard T. Crosby, Jr. represented by Daniel Murphy Erwin

Federal Defender Office 265 Church Strreet

Ste 7th Floor

New Haven, CT 06510 860–493–6260 Fax: 860–493–6269

Email: daniel erwin@fd.org

LEAD ATTORNEY

ATTORNEY TO BE NOTICED Designation: Public Defender

Pending Counts Disposition

None

Highest Offense Level (Opening)

None

<u>Terminated Counts</u> <u>Disposition</u>

None

Highest Offense Level

(Terminated)

None

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

18 U.S.C. § 1512(c)(2) –
Obstruction of Justice/Congress, 18
U.S.C. § 1752(a)(1) – Knowingly
Entering or Remaining in any
Restricted Building or Grounds
Without Lawful Authority, 18
U.S.C. § 1752(a)(2) – Disorderly
and Disruptive Conduct in a

Restricted Building or Grounds , $40 \text{ U.S.C.} \ \S 5104(e)(2)(A) -$ Entering and Remaining on the Floor of Congress, $40 \text{ U.S.C.} \ \S 5104(e)(2)(D) - \text{Disorderly}$ Conduct in a Capitol Building , $40 \text{ U.S.C.} \ \S 5104(e)(2)(G) - \text{Parading,}$ Demonstrating, or Picketing in a Capitol Building.

Plaintiff

USA

represented by Margaret Donovan

DOJ-USAO 157 Church Street Ste 25th Floor New Haven, CT 06510 203-821-3819

Email: margaret.donovan@usdoj.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Retained

Date Filed	#	Page	Docket Text
06/03/2021			Arrest (Rule 5) of Richard T. Crosby, Jr (Torres, K.) (Entered: 06/03/2021)
06/03/2021	1		ORAL MOTION to Unseal Case by USA as to Richard T. Crosby, Jr. (Torres, K.) (Entered: 06/03/2021)
06/03/2021	2		Minute Entry for proceedings held before Judge S. Dave Vatti: Initial Appearance in Rule 5 Proceedings as to Richard T. Crosby, Jr held on 6/3/2021 Appearance entered by Daniel Murphy Erwin for Richard T. Crosby, Jr on behalf of defendant; granting 1 Motion to Unseal Case as to Richard T. Crosby Jr. (1). 35 minutes(Court Reporter Zoom–FTR.) (Torres, K.) (Entered: 06/03/2021)
06/03/2021	3		SEALED CJA 23 Financial Affidavit by Richard T. Crosby, Jr (Torres, K.) (Entered: 06/03/2021)
06/03/2021	4		WAIVER of Rule 5 Hearings by Richard T. Crosby, Jr (Torres, K.) (Additional attachment(s) added on 6/10/2021: # 1 w. Attorney Signature) (Torres, K.). (Entered: 06/03/2021)
06/03/2021	<u>5</u>		ORDER Setting Conditions of Release as to Richard T. Crosby, Jr Signed by Judge S. Dave Vatti on 6/3/2021. (Torres, K.) (Additional attachment(s) added on 6/3/2021: # 1 Zoom Information) (Torres, K.). (Entered: 06/03/2021)
06/03/2021	<u>6</u>		SEALED BAIL INFORMATION SHEET by Richard T. Crosby, Jr (Torres, K.) (Entered: 06/03/2021)
06/03/2021	7		ORDER REQUIRING A DEFENDANT TO APPEAR IN THE DISTRICT WHERE CHARGES ARE PENDING AND TRANSFERRING BAIL as to

		Richard T. Crosby, Jr. Signed by Judge S. Dave Vatti on 6/3/2021. (Torres, K.) (Entered: 06/03/2021)
06/03/2021	8	USM Return of Service on Arrest executed as to Richard T. Crosby, Jr on 6/3/2021 (Torres, K.) (Entered: 06/03/2021)
06/03/2021		CASE UNSEALED as to Richard T. Crosby, Jr (Torres, K.) (Entered: 06/03/2021)
06/03/2021	2	ELECTRONIC FILING ORDER FOR COUNSEL as to Richard T. Crosby, Jr – PLEASE ENSURE COMPLIANCE WITH COURTESY COPY REQUIREMENTS IN THIS ORDER Signed by Judge S. Dave Vatti on 6/3/2021. (Torres, K.) (Entered: 06/03/2021)