UNITED STATES DISTRICT COURT

for the

District of Columbia

United States of America) Case: 1:21-mj-00365
Samuel Christopher Montoya (AKA: Unknown)	Assigned To : Faruqui, Zia M. Assign. Date : 4/8/2021 Description: COMPLAINT W/ ARREST WARRAN
Defendant	
ARRES	ST WARRANT
To: Any authorized law enforcement officer	
	efore a United States magistrate judge without unnecessary delay
(name of person to be arrested) who is accused of an offense or violation based on the following	Samuel Christopher Montoya owing document filed with the court:
	nformation
☐ Probation Violation Petition ☐ Supervised Release	se Violation Petition
This offense is briefly described as follows:	
18 U.S.C. § 1752(a)(1) - Entering or Remaining in a 18 U.S.C. § 1752(a)(2) - Disorderly and Disruptive C 40 U.S.C. § 5104(e)(2)(D) - Violent Entry and Disord U.S.C. § 5104(e)(2)(E) - Impeding Passage Through U.S.C. § 5104(e)(2)(G) - Parading, Demonstrating Date: 04/08/2021	Conduct in a Restricted Building; derly Conduct in a Capitol Building; agh the Capitol Grounds or Buildings; g, or Picketing in a Capitol Building 2021.04.08 21:16:06 -04'00'
	Issuing officer's signature
City and state: Washington, D.C.	Zia M. Faruqui, U.S. Magistrate Judge Printed name und title
	Return
This warrant was received on (date) 4/8/20 at (city and state)	2/, and the person was arrested on (date) $4/13/202/$
Date: 4[13/2021	Arresting officer's signature
	Jessica Stone Special Agent

UNITED STATES DISTRICT COURT

for the

District of Columbia

United States of America v. Samuel Christopher Montoya DOB: 05/08/1985) A	Case: 1:21-mj-00365 Assigned To : Faruqui, Zia M. Assign. Date : 4/8/2021 Description: COMPLAINT W/ ARREST WARRAN		
ì	Defendant(s)				
	Cl	RIMINAL CON	APLAINT		
I, the complain	nant in this case, state	that the following is	true to the best of my kno	wledge and belief.	
On or about the date(s	of Januar	y 6, 2021	in the county of		in the
in	the District ofCo	olumbia , the defe	ndant(s) violated:		
Code Section	n		Offense Description		
18 U.S.C. § 17 40 U.S.C. § 51 40 U.S.C. § 51	04(e)(2)(D) - Violer 04(e)(2)(E) - Imped	y and Disruptive Cont Entry and Disording Passage Throug	Restricted Building; onduct in a Restricted Elerly Conduct in a Capit gh the Capitol Grounds, or Picketing in a Capit	tol Building; or Buildings;	
This criminal	complaint is based on	these facts:			
See attached states	ment of facts.				
X Continued	on the attached sheet.		Compla	a Stone inant's signature	
				one, Special Agent I name and title	
Attested to by the apply by telephone. Date: 04/08/2		ith the requirements of	of Fed. R. Crim. P. 4.1	2021.04.08 21:17:08 -0	
			Judg	re's signature	
City and state:	Washington,	D.C.		S. Magistrate Judge d name and title	<u>, </u>

Case 1:21-cr-90336-JDB Document 29 Filiter 027/03/221 Prage 2306/33/8

Assign. Date: 4/8/2021

Description: COMPLAINT W/ ARREST WARRANT

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA : MAGISTRATE NO.

:

v. : VIOLATIONS:

SAMUEL CHRISTOPHER MONTOYA, : 18 U.S.C. § 1752(a)(1)

(Entering and Remaining in a Restricted

Defendant. : Building)

:

: 18 U.S.C. § 1752(a)(2)

: (Disorderly and Disruptive Conduct in a

: Restricted Building)

:

: 40 U.S.C. § 5104(e)(2)(D)

(Violent Entry and Disorderly Conduct in a

Capitol Building)

:

: 40 U.S.C. § 5104(e)(2)(E)

: (Impeding Passage Through the Capitol

Grounds or Buildings)

:

: 40 U.S.C. § 5104(e)(2)(G)

: (Parading, Demonstrating, or Picketing in a

: Capitol Building)

AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT AND ARREST WARRANT

Your affiant, Jessica L. Stone, is a Special Agent with the Federal Bureau of Investigation (FBI) assigned to the San Antonio Field Office (SAFO), Counterterrorism Division. 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, detention, investigation, or prosecution of a violation of Federal criminal laws.

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

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

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

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

windows and by assaulting members of the U.S. Capitol Police, as others in the crowd encouraged and assisted those acts.

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

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

On January 11, 2021, the FBI received a tip to the National Threat Operations Center from W-1, a family member of Samuel Christopher Montoya. W-1 reported that W-1 had proof that Montoya was physically inside the U.S. Capitol near the shooting of a woman on January 6, 2021. FBI agents interviewed W-1 on January 17, 2021 to follow up on the tip received. W-1 stated that Montoya worked for Infowars and that Montoya showed a video of himself walking through the Capitol and captured footage of the death of Ashli Babbitt. W-1 reported that Montoya showed the video to family members who all recognized Montoya as being the one in the video and having taken the video. On February 24, 2021, W-1 was shown a still shot of the narrator's face, from when he turns the camera on himself in the 44-minute video described below; W-1 commented that it was an "old picture of him" and positively identified the image as Montoya.

Your affiant has reviewed an open-source video posted on January 6, 2021, entitled "Patriots Storm Congress Raw Footage Includes Execution of Ashli Babbitt." The approximately 44-minute video is embedded with the tag "THERESISTANCE.VIDEO" and the narrator identifies himself as "Sam with Infowars.com." The video captures "Sam" going from the Capitol grounds into the Capitol Building along with crowds of protesters on January 6, 2021, at one point turning the camera on himself and exclaiming, "It feels good to be in the Capitol baby!" A screenshot of that moment is depicted below:



The narrator "Sam" was wearing a tan jacket, red "Make America Great Again" baseball cap, and black backpack. Your affiant has observed that "Sam" matches the appearance of Montoya on his driver's license.

The 44-minute video captures Montoya's movements outside and then inside the Capitol Building until he arrives by the doors outside the Speaker's Lobby, where it depicts the shooting of the woman publicly identified as Ashli Babbitt. Screenshots of the 44-minute video are below:

¹ The video is available at https://cantcensortruth.com/watch?id=5ff6857e00bac0328da8e888.

THE RESISTANCE. VIDEO







During the video, Montoya makes the following statements:

- 9:55 "We're gonna crawl, we're gonna climb. We're gonna do whatever it takes, we're gonna do whatever it takes to MAGA. Here we go, y'all. Here we go, y'all. Look at this, look at this. I don't even know what's going on right now. I don't wanna get shot, I'll be honest, but I don't wanna lose my country. And that's more important to me than—than getting shot."
- 11:04 "We have had enough! We're not gonna take your fucking vaccines! We're not gonna take all your bullshit! The people are rising up! Folks, I am now on the steps of the Capitol. Here we go! Here we go! Having a good time!"
- 12:55 "We are in the Capitol, baby! Yeah!"
- 15:40 "We're all being a little bit too rowdy for sure."
- 16:07 "Here we are in the US Capitol in Washington DC in the Capitol building, it has officially been stormed by Trump supporters. Again, the US Capitol building in Washington DC has officially been stormed by Trump supporters. And here we are, taking our—the people's house back!"
- 17:38 "I'm sure these officers are scared, but we're here, we're here to just show that we've had enough. We've had enough."
- 34:05 "We don't hurt innocent people; we don't tear down statues! We don't tear down

statues! We take our house back! We take the people's house back!"

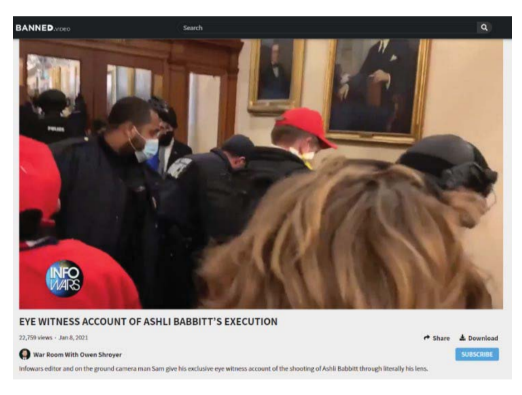
At times during the video, Montoya describes himself to others inside the Capitol Building as a "reporter" or "journalist" as he attempts to get through crowds. The director of the Congressional press galleries within the Senate Press office did a name check on Samuel Christopher Montoya and confirmed that no one by that name has Congressional press credentials as an individual or via any other organizations.

Your affiant has also reviewed several interviews with Montoya on the Infowars show "War Room with Owen Shroyer" regarding the events at the U.S. Capitol. On January 8, 2021, Shroyer interviewed Montoya in a video titled "EYE WITNESS ACCOUNT OF ASHLI BABBITT'S EXECUTION" Montoya - who is credited as "Sam," and a "Video Editor" at "Infowarsstore.com" – describes to Shroyer hearing the gunshot and his recollections of the scene of the shooting. His "exclusive" footage that is played features his same voice narrating as in the 44-minute video, and appears to depict activity by the Speaker's Lobby sometime after the conclusion of his 44-minute video. Screenshots from the January 8 interview and Montoya's footage that was played during the interview are below:

-

² The video is available at https://banned.video/watch?id=5ff915155e209037e6bf0529.





On January 11, 2021, Shroyer interviewed Montoya, who was again credited as "Sam," "Video Editor," and "Infowarsstore.com," and appeared to be wearing the same tan jacket he had

been wearing at the U.S. Capitol. During the interview, Montoya spoke about his firsthand observations of "agitators" inside the Capitol Building.³ Shroyer noted that "Sam shot hours of footage that day and he's still going through it." Montoya stated, among other things, "I was there. I was there on the outside. I was there on the inside." A screenshot from the January 11 interview is below:



On January 12, 2021, Shroyer interviewed Montoya a third time. Montoya, again credited as "Sam," "Video Editor," and "Infowarsstore.com," described observations he made about possible "agitators" inside the Capitol Building based on his review of open-source video footage.⁴

³ The video is available at https://banned.video/watch?id=5ffcf430b368a63bf88c883a.

⁴ The video is available at https://banned.video/watch?id=5ffe4b8f0d763c3dca0e2895.



Your affiant has also reviewed U.S. Capitol Police surveillance that captures Montoya at various locations inside the Capitol Building. The footage is consistent with locations depicted from Montoya's perspective on his 44-minute video. The footage shows Montoya wearing the tan jacket, red "Make America Great Again" baseball cap, and black backpack from his 44-minute video. Screenshots from the U.S. Capitol Police footage are below:





Based on the foregoing, your affiant submits that there is probable cause to believe that Samuel Christopher Montoya 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 so; and (2) knowingly, and with intent to impede or disrupt the orderly conduct of Government business or official functions, engage in disorderly or disruptive conduct in, or within such proximity to, any restricted building or grounds when, or so that, such conduct, in fact, impedes or disrupts the orderly conduct of Government business or official functions. 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 Samuel Christopher Montoya violated 40 U.S.C. § 5104(e)(2)(D), (E), and (G), which make it a crime to willfully and knowingly (D) utter loud, threatening, or abusive language, or engage in disorderly or disruptive

conduct, at any place in the Grounds or in any of the Capitol Buildings with the intent to impede, disrupt, or disturb the orderly conduct of a session of Congress or either House of Congress, or the orderly conduct in that building of a hearing before, or any deliberations of, a committee of Congress or either House of Congress; (E) obstruct, or impede passage through or within, the Grounds or any of the Capitol Buildings; and (G) parade, demonstrate, or picket in any of the Capitol Buildings.

SPECIAL AGENT JESSICA L. STONE 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 April, 2021.

(1) RS

2021.04.08

21:18:15 -04'00'

ZIA M. FARUQUI UNITED STATES MAGISTRATE JUDGE

United States District Court

for the

Distric	et of Columbia
United States of America v. Samuel Christopher Montoya (AKA: Unknown)	Case: 1:21-mj-00365 Assigned To : Faruqui, Zia M. Assign. Date : 4/8/2021 Description: COMPLAINT W/ ARREST WARRANT
•	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	Formation Superseding Information Complaint e Violation Petition Violation Notice Order of the Court Restricted Building; enduct in a Restricted Building; erly Conduct in a Capitol Building; the Capitol Grounds or Buildings;
erty and state	Printed name and title
	Return
at (city and state)	, and the person was arrested on (date)
Date:	Arresting officer's signature
	Printed name and title

UNITED STATES DISTRICT COURT

for the

Western District of Texas

	United States of America V. Samuel Christopher Montoya Case No. A-21-MJ-325-1
	Defendant ORDER SETTING CONDITIONS OF RELEASE
	ORDER SETTING CONDITIONS OF RELEASE
IT IS	S ORDERED that the defendant's release is subject to these conditions:
(1)	The defendant must not violate federal, state, or local law while on release.
(2)	The defendant must cooperate in the collection of a DNA sample if it is authorized by 34 U.S.C. § 40702.
(3)	The defendant must advise the court or the pretrial services office or supervising officer in writing before making any change of residence or telephone number.
(4)	The defendant must appear in court as required and, if convicted, must surrender as directed to serve a sentence that the court may impose.
	The defendant must appear at: US District Court for the District of Columbia 333 Constitution Ave NW WDC
	Place
	on as directed
	Date and Time

If blank, defendant will be notified of next appearance.

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

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:

(1) (6)		ne defendant is placed in the custody of:				
		the defendant's father, Sam Montoya				
		ddress (only if above is an organization) ty and state		Tel. N		
who agree		(a) supervise the defendant, (b) use every effort to assure the	e defendant's a) notify the court
		the defendant violates a condition of release or is no longer in the			irt proceedings, and (e) notify the court
	.,	no detendant violates a condition of foldage of is no longer in a	200	and the	K.	
		Signed:		1100	4/16	5/21
		<u> </u>		Custodian		Date
(✓) (7)	The	ne defendant must:				
(✓) (a)	submit to supervision by and report for supervision to the	U.S. Pretrial Service	es Office	,	
	1	telephone number 512-916-5297, no later than a	is directed			
(<u> </u>		o) continue or actively seek employment.				
9		c) continue or start an education program.				
(<u> </u>		I) surrender any passport to: U.S. Pretrial Services Office				
\ <u>\\</u>) (e)) (f)	 not obtain a passport or other international travel document. abide by the following restrictions on personal association, 		zel: traval restricted	to the county of recidence a	and currounding
() (1)	counties, unless o herwise approved by the Court or U.S. Pretrial Servi				na surrounding
(1) (g)			<u> </u>		secution.
V) (8)	including: anyone present on January 6, 2021, at the U.S. Capital	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		and any congunet or pro-	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		<u> </u>				
() (h)	get medical or psychiatric treatment:				
() (i)	·	after being rele	ased at	o'clock for employm	ent, schooling,
		or the following purposes:				
	ls as		4:4 4	hti-1i		
	D W	 maintain residence at a halfway house or community correct necessary. 	tions center, as t	ne premai services o	flice or supervising off	icer considers
(🗸) (k)	r) not possess a firearm, destructive device, or other weapon.				
((I)					
(7) (m)	n) not use or unlawfully possess a narcotic drug or other contr	rolled substance	s defined in 21 U.S.	C. § 802, unless prescri	bed by a licensed
		medical practitioner.				
(✓) (n)					
		random frequency and may include urine testing, the wea				
		prohibited substance screening or testing. The defendant mu of prohibited substance screening or testing.	ist not obstruct, a	attempt to obstruct, o	r tamper with the efficient	mey and accuracy
(1	h (a)	 participate in a program of inpatient or outpatient substance 	e abuse therapy	and counseling if o	lirected by the pretrial	services office or
V) (-)	supervising officer.			and promise	34.714.5
() (p)	participate in one of the following location restriction progra	ams and co <u>mp</u> ly	with its requirement	s as directed.	
		() (i) Curfew. You are restricted to your residence even	ery day ()	from	to, or	: () as
		directed by the pretrial services office or superv		6		
		() (ii) Home Detention. You are restricted to your r medical, substance abuse, or mental health trea				
		activities approved in advance by the pretrial ser				igations, or other
		() (iii) Home Incarceration. You are restricted to 24-h	our-a-day lock-o	lown at your residen		ecessities and
		court appearances or other activities specifically				
		() (iv) Stand Alone Monitoring. You have no resident you must comply with the location or travel restr			incarceration restriction	is. However,
		Note: Stand Alone Monitoring should be used in	-	•	system (GPS) technolo)9V.
(h (a)	submit to the following location monitoring technology and				D) '

ADDITIONAL CONDITIONS OF RELEASE () (i) Location monitoring technology as directed by the pretrial services or supervising officer; or () (ii) Voice Recognition; or () (iii) Radio Frequency; or () (iv) GPS. () (r) pay all or part of the cost of location monitoring based upon your ability to pay as determined by the pretrial services or supervising officer. () (s) report as soon as possible, to the pretrial services or supervising officer, every contact with law enforcement personnel, including arrests, questioning, or traffic stops. () (t) The defendant is ordered to appear for processing by the United States Marshal's Service at their office on the 3rd floor of the U.S. Courthouse in Austin, Texas WITHIN FIVE (5) DAYS of the defendant's release from custody.

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.

Salchot

U.S. ATTORNEY

U.S. MARSHAL

		Defendant's Signature
		City and State
		Directions to the United States Marshal
(√) The	e defendant is ORDERED released	i .
	e United States marshal is ORDER posted bond and/or complied with appropriate judge at the time and	RED to keep the defendant in custody until notified by the clerk or judge that the defendant all other conditions for release. If still in custody, the defendant must be produced before place specified.
Date:	4/14/2021	84
		Judicial Officer's Signature
		U.S. Magistrate Judge Susan Hightower
		Printed name and title

Print Save As... Reset

PRETRIAL SERVICE

DEFENDANT

DISTRIBUTION: COURT

UNITED STATES DISTRICT COURT

for the

Western District of Texas

the court may impose. The defendant must appear at:	US District Court for the	e District of Colun	nbia 333 Constitution Ave NW WDC
the court may impose.	US District Court for the		
the court may impose.	US District Court for the		
* *			
The defendant must appear in c	ourt as required and, if co	nvicted, must surr	render as directed to serve a sentence that
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.			
The defendant must cooperate i	n the collection of a DNA	sample if it is au	thorized by 34 U.S.C. § 40702.
The defendant must not violate	federal, state, or local law	while on release.	
ORDERED that the defendant'	s release is subject to thes	e conditions:	
ORL	DER SETTING COND	ITIONS OF RI	ELEASE
Defendant	, ,		
V.)	Case No.	A-21-MJ-325-1
	Samuel Christopher Mo Defendant ORI ORDERED that the defendant' The defendant must not violate The defendant must cooperate i The defendant must advise the any change of residence or telep	ORDER SETTING COND ORDERED that the defendant's release is subject to these. The defendant must not violate federal, state, or local law. The defendant must cooperate in the collection of a DNA. The defendant must advise the court or the pretrial service any change of residence or telephone number.	Samuel Christopher Montoya Defendant ORDER SETTING CONDITIONS OF RI 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 aut The defendant must advise the court or the pretrial services office or supers

If blank, defendant will be notified of next appearance.

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

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

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:

(V)	(6)		e defendant is placed in the custody of: son or organization the defendant's father, Sam Montoya
			dress (only if above is an organization) 609 Columbia Avenue, San Marcos, Texas
			y and state San Marcos, Texas Tel. No. 512-787-4475
			a) supervise the defendant, (b) use every effort to assure the defendant's appearance at all court proceedings, and (c) notify the court defendant violates a condition of release or is no longer in the custodian's custody.
			Signed: 4/16/21
(V)	(7)	The	Custodian Date e defendant must:
			submit to supervision by and report for supervision to the U.S. Pretrial Services Office ,
	(<u>L</u>)	()	telephone number 512-916-5297 , no later than as directed .
	((b)	continue or actively seek employment.
	(\square)		
			surrender any passport to: U.S. Pretrial Services Office
		(e) (f)	not obtain a passport or other international travel document. abide by the following restrictions on personal association, residence, or travel: travel restricted to the county of residence and surrounding
		(1)	counties, unless otherwise approved by the Court or U.S. Pretrial Services. No travel to DC except for Court related matters, No foreign travel
	(V)	(g)	
	``	(0)	including: anyone present on January 6, 2021, at the U.S. Capital
	_		
	([(h)	get medical or psychiatric treatment:
	(\square)	(i)	return to custody each at o'clock after being released at o'clock for employment, schooling,
	`		or the following purposes:
	_		
	([(j)	
		(k)	necessary. not possess a firearm, destructive device, or other weapon.
			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.
	$(\boxed{\prime})$	(o)	participate in a program of inpatient or outpatient substance abuse therapy and counseling if directed by the pretrial services office or
	$\overline{\Box}$		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
			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.
	(<u> </u>	(a)	submit to the following location monitoring technology and comply with its requirements as directed:

-

ADDITIONAL CONDITIONS OF RELEASE () (i) Location monitoring technology as directed by the pretrial services or supervising officer; or () (ii) Voice Recognition; or () (iii) Radio Frequency; or () (iv) GPS. () (r) pay all or part of the cost of location monitoring based upon your ability to pay as determined by the pretrial services or supervising officer. () (s) report as soon as possible, to the pretrial services or supervising officer, every contact with law enforcement personnel, including arrests, questioning, or traffic stops. () (t) The defendant is ordered to appear for processing by the United States Marshal's Service at their office on the 3rd floor of the U.S. Courthouse in Austin, Texas WITHIN FIVE (5) DAYS of the defendant's release from custody.

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.

Sand Mag
Defendant's Signature
City and State

U.S. ATTORNEY

	Dir	ections to the United States Marshal
(Th	e defendant is ORDERED released.	
	e United States marshal is ORDERED s posted bond and/or complied with all appropriate judge at the time and place	to keep the defendant in custody until notified by the clerk or judge that the defendant other conditions for release. If still in custody, the defendant must be produced before e specified.
Date:	4/14/2021	84
		Judicial Officer's Signature
		U.S. Magistrate Judge Susan Hightower

Print Save As... Reset

PRETRIAL SERVICE

DEFENDANT

DISTRIBUTION: COURT

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS **AUSTIN DIVISION**

Arrested

a.

b.

c. d.

e.

f.

United States of America Criminal No.: AU:21-M -00325(1) v. Date Appeared: April 14, 2021 Time: 1:33 - 2:04 PM (31 minutes) (1) Samuel Christopher Montoya Defendant INITIAL APPEARANCE by Video (Zoom) 1. Complaint Filed April 8, 2021 Warrant Issued: April 8, 2021 Date **USMS** April 13, 2021 Agency: Agency 2. COURT PERSONNEL: U.S. Magistrate Judge: SUSAN HIGHTOWER Courtroom Deputy: James Ferrell Pretrial Officer: Linda Cano Interpreter: N/A 3. APPEARANCES: AUSA: DEFT ATTY: N/A 4. PROCEEDINGS: Education Gender Age Male Defendant understands proceedings and is mentally competent. Y Defendant is informed of constitutional rights. Defendant understands charges. If charged on complaint, Defendant informed of right to Preliminary Hearing. Y Defendant informed of right to legal counsel. Defendant waives counsel. Defendant intends to retain counsel. Defendant has retained counsel: 3) Phone No.: Defendant requests appointment of counsel. 4) Defendant HAS NOT completed the CJA23 financial affidavit. Court will appoint counsel in the interest of justice based on defendant's verbal accounting of current financial status. Defendant HAS completed the CJA23 financial affidavit and the Court will appoint counsel because: The defendant is indigent at this time. Even though the defendant is not indigent, counsel will be appointed in the interests

The Court finds that the defendant is NOT eligible and denies request.

PROCEEDING MEMO - INITIAL APPEARANCE

In Re: (1) Samuel Christopher Montoya Page 2 of 2 Pages

g.	PRE-TRIA	AL RELEASE:				
_	1)	The Government makes oral	or written motion for de	etention under 18 USC 3142.		
		Court sets detention hearing for				
	2)	The Court sua sponte moves for detention	. The detention hearing is set for			
			at			
	X 3)	The Defendant X is released	will be released on the follow	ing conditions:		
		Bond is set at \$				
		(Check the following that apply:)				
		unsecured	unsecured with 10°	% posted to the registery		
		cash or corporate	additional sureties			
		3rd party custodian	X as set forth in Orde	er Setting Conditions of Release		
h.	Temporary	y Detention issued	Preliminary Hearing set for	Wednesday, May 5 at 2pm before Judge Lane		
i.		AL PROCEEDINGS: Indant is advised of Rule 20 and Rule 5 rights	and			
	1 ne Delen 1)	The Defendant waives Rule $5(c)(3)(D)(ii)$		o the		
	1)	The Defendant warves Rule 3(c)(3)(D)(n)		ng is to be held in that district.		
	2)	The Defendant waives Rule 5 and is relea				
	3)	or when notified by the prosecuting The Defendant is detained Court sets hearing for	g district. released on bond and requests	Rule 5(c)(3) hearing. The		
i.	Other: C	Oral consent to proceed by videoconference.	Identity Hearing Orally Waiyed	ł.		

UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

USA

v. Case Number: AU:21-M -00325(1)

(1) Samuel Christopher Montoya Defendant

Dear Sir or Madam:

TAKE NOTICE that the above-entitled case has been set before:

UNITED STATES MAGISTRATE JUDGE MARK LANE,

at the U.S. Courthouse, 501 West Fifth Street Austin, Texas Courtroom #8, for the following:

PRELIMINARY HEARING BY VIDEO

on Wednesday, May 05, 2021 at 2:00 PM

EVERYONE to whom this notice is addressed (except those to whom copies are sent for information only) must appear IN PERSON unless excused from appearing by the Court.

ATTORNEYS are reminded that it is their duty to advise clients, witnesses, and others concerning rules of decorum to be observed in Court. (Local Court Rule AT-5(b)(12)).

WHENEVER defendants or witnesses in a criminal case have need for the services of a court interpreter, the attorney must inform the Clerk not later than five (5) business days before the scheduled Court proceeding.

If defendant chooses to waive hearing, a written waiver (see attached) must be signed by defendant and his/her counsel and filed by 4:00 p.m. the day before scheduled hearing.

Date Issued: April 15, 2021
(1) Samuel Christopher Montoya

/s/

Attorney at Law

Magistrate Courtroom Deputy (512) 916-5896 Ext.

cc: U.S. Probation

U.S. Pretrial Services

U.S. Clerk U.S. Attorney

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

USA

CS/1	
v.	Case Number: AU:21-M -00325(1)
(1) Samuel Christopher Montoya	Charging District's Case No.: 1:21-mj-365
	of Rule 5 & 5.1 Hearing plaint/Indictment)
I understand that I have been charged in	another district, the District of Columbia.
I have been informed of the charges and	of my rights to:
(1) retain counsel or request the assig	nment of counsel if I am unable to retain counsel;
(2) an identity hearing to determine w	whether I am the person named in the charges;
(3) production of the warrant, a certif	ied copy of the warrant, or a reliable electronic copy of either;
	e whether there is probable cause to believe that an offense has 14 days of my first appearance if I am in custody and 21 days cted beforehand.
(5) a hearing on any motion by the go	evernment for detention;
(6) request transfer of the proceedings	s to this district under Fed. R. Crim. P. 20, to plead guilty.
I agree to waive my right(s) to:	
() an identity hearing and production	on of the warrant.
() a preliminary hearing.	
() a detention hearing.	
	f the warrant, and any preliminary or detention hearing to strict. I request that any preliminary or detention hearing be at a time set by that court.
I consent to the issuance of an order requeharges are pending against me.	uiring my appearance in the prosecuting district where the
	(1) Samuel Christopher Montoya, Defendant
Date	Counsel for Defendant

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

United States of America	§		
	§		
VS.	§	NO:	AU:21-M -00325(1)
	§		
(1) Samuel Christopher Montoya	§		

ORDER RESETTING PRELIMINARY HEARING BY VIDEO

IT IS HEREBY ORDERED that the above entitled and numbered case is RESET for PRELIMINARY HEARING BY VIDEO on Wednesday, May 05, 2021 at 2:00 PM by videoconference before UNITED STATES MAGISTRATE JUDGE SUSAN HIGHTOWER, in Courtroom No. 6 on the Sixth Floor of the United States Courthouse, 501 West Fifth Street, Austin, Texas.

IT IS FURTHER ORDERED that the Clerk of Court shall send a copy of this order to the defendant, counsel for defendant, the United States Attorney, U.S. Pretrial Services, United States Probation Office, and any surety or custodian, if applicable. Further, counsel for the defendant shall notify the defendant of this setting. The defendant shall be present if on bond.

IT IS SO ORDERED this 15th day of April, 2021.

SUSĀN HIGHTOWER UNITED STATES MAGISTRATE JUDGE

UNITED STATES MAGISTRATE JUDGE

United States District Court Western District of Texas Austin Division

v. No. 21-MJ-325
Samuel Christopher Montoya
Defendant.

Motion to Vacate Settings

The government respectfully submits this motion pursuant to Federal Rule of Criminal Procedure 5.1(a)(4) to vacate the preliminary hearing and all settings in the above-captioned matter because a misdemeanor information has been filed in the United States District Court for the District of Columbia.

The defendant was arrested in the Western District of Texas on or about April 13, 2021 pursuant to a warrant issued by the United States District Court for the District of Columbia. At his initial appearance in Austin, this Court set bail and scheduled a preliminary hearing for May 5, 2021. (Dkt. Nos. 3-5.) The defendant subsequently appeared before United States Magistrate Judge G. Michael Harvey, United States District Court for the District of Columbia, on April 19, 2021. 21-MJ-365 (D.D.C.). The defendant had not retained counsel at that time and the Federal Public Defender's Office represented him for purposes of that initial appearance only. No counsel has yet appeared on his behalf. Judge Harvey set a status hearing for ascertainment of counsel on May 3, 2021.

On April 30, 2021, the United States Attorney's Office for the District of Columbia filed an information charging the defendant with violations of 18 U.S.C. § 1752(a)(1) (entering and remaining in a restricted building), 18 U.S.C. § 1752(a)(2) (disorderly and disruptive conduct in a restricted building), 40 U.S.C. § 5104(e)(2)(D) (disorderly conduct in a Capitol building), 40 U.S.C. § 5104(e)(2)(E) (impeding passage through the Capitol grounds or buildings), and 40 U.S.C. § 5104(e)(2)(G) (parading, demonstrating, or picketing in a Capitol building)—all misdemeanors. 21-CR-336 (D.D.C.) (Bates, J.). A copy of the information is attached.

Under Federal Rule of Civil Procedure 5, the defendant is entitled to a preliminary hearing in this district "if required by Rule 5.1." Fed. R. Crim. P. 5(c)(3)(C). In relevant part, a defendant is entitled to a preliminary hearing under Rule 5.1 "unless . . . the government files an information charging the defendant with a misdemeanor[.]" Fed. R. Crim. P. 5.1(a)(4). The filing of the misdemeanor information has thus mooted the preliminary hearing scheduled in this district for May 5, 2021.

The government thus respectfully requests that this Court vacate all settings with respect to this defendant and transfer the case to the United States District Court for the District of Columbia. Because no counsel has yet appeared, the government by email will serve the Federal Public Defender's Office in this district and the District of Columbia as attorneys from those offices last represented the defendant.

Respectfully submitted,

Ashley C. Hoff United States Attorney

By: /s/ G. Karthik Srinivasan

G. Karthik Srinivasan Assistant United States Attorney 903 San Jacinto, Suite 334 Austin, Texas 78701 (512) 916-5858 (phone) Karthik.Srinivasan@usdoj.gov

Motion to Vacate 2

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Certificate of Service

I certify that on April 30, 2021, I electronically filed this document with the Clerk of Court using the CM/ECF system.

☑ I also certify that the government has e-mailed this document to the following:

Jesus Salinas, Esq. – Federal Public Defender's Office, Western District of Texas Tony Miles, Esq. – Federal Public Defender's Office, District of Columbia

/s/ G. Karthik Srinivasan
G. Karthik Srinivasan Assistant United States Attorney

Motion to Vacate 3

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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA : CRIMINAL NO.

:

v. : MAGISTRATE NO. 21-MJ-365

:

SAMUEL CHRISTOPHER MONTOYA, : VIOLATIONS:

The United States Attorney charges that:

: 18 U.S.C. § 1752(a)(1)

Defendant. : (Entering and Remaining in a Restricted

Building)

: 18 U.S.C. § 1752(a)(2)

(Disorderly and Disruptive Conduct in a

Restricted Building)40 U.S.C. § 5104(e)(2)(D)

(Disorderly Conduct in a Capitol Building)

40 U.S.C. § 5104(e)(2)(E)

(Impeding Passage Through the Capitol

: Grounds or Buildings): 40 U.S.C. § 5104(e)(2)(G)

: (Parading, Demonstrating, or Picketing in

: a Capitol Building)

:

INFORMATION

Case: 1:21-cr-00336

Assigned To : Bates, John D.

Assign. Date: 4/30/2021

Description: INFORMATION (A)

COUNT ONE

On or about January 6, 2021, in the District of Columbia, **SAMUEL CHRISTOPHER MONTOYA**, did unlawfully and knowingly enter and remain in a restricted building and grounds, that is, any posted, cordoned-off, and otherwise restricted area within the United States Capitol and its grounds, where the Vice President and Vice President-elect were temporarily visiting, without lawful authority to do so.

(Entering and Remaining in a Restricted Building, in violation of Title 18, United States Code, Section 1752(a)(1))

COUNT TWO

On or about January 6, 2021, in the District of Columbia, **SAMUEL CHRISTOPHER MONTOYA**, did knowingly, and with intent to impede and disrupt the orderly conduct of Government business and official functions, engage in disorderly and disruptive conduct in and within such proximity to, a restricted building and grounds, that is, any posted, cordoned-off, and otherwise restricted area within the United States Capitol and its grounds, where the Vice President and Vice President-elect were temporarily visiting, when and so that such conduct did in fact impede and disrupt the orderly conduct of Government business and official functions.

(**Disorderly and Disruptive Conduct in a Restricted Building**, in violation of Title 18, United States Code, Section 1752(a)(2))

COUNT THREE

On or about January 6, 2021, in the District of Columbia, **SAMUEL CHRISTOPHER MONTOYA**, willfully and knowingly engaged in disorderly and disruptive conduct in any of the Capitol Buildings with the intent to impede, disrupt, and disturb the orderly conduct of a session of Congress or either House of Congress, and the orderly conduct in that building of a hearing before or any deliberation of, a committee of Congress or either House of Congress.

(**Disorderly Conduct in a Capitol Building**, in violation of Title 40, United States Code, Section 5104(e)(2)(D))

COUNT FOUR

On or about January 6, 2021, in the District of Columbia, **SAMUEL CHRISTOPHER MONTOYA**, willfully and knowingly obstructed, and impeded passage through and within, the United States Capitol Grounds and any of the Capitol Buildings.

(Impeding Passage Through the Capitol Grounds or Buildings, in violation of Title 40, United States Code, Section 5104(e)(2)(E))

COUNT FIVE

On or about January 6, 2021, in the District of Columbia, **SAMUEL CHRISTOPHER MONTOYA**, willfully and knowingly paraded, demonstrated, and picketed in a Capitol Building.

(**Parading, Demonstrating, or Picketing in a Capitol Building**, in violation of Title 40, United States Code, Section 5104(e)(2)(G))

Respectfully submitted,

CHANNING D. PHILLIPS Acting United States Attorney D.C. Bar No. 415-793

By:

CANDICE C. WONG D.C. Bar No. 990903

Assistant United States Attorney

Violent Crime and Narcotics Trafficking Section

555 4th Street, N.W., Room 4816

Washington, D.C. 20530

Telephone No. (202) 252-7849

Candice.Wong@usdoj.gov

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

UNITED STATES OF AMERICA	§	
	§	
v.	§	1:21-MJ-00325-SH
GANGER CURECEONED MONTOWA	§	
SAMUEL CHRISTOPHER MONTOYA	§	

ORDER

Before the Court is the Government's Motion to Vacate Settings, filed April 30, 2021 (Dkt. 6).

Defendant was arrested pursuant to a Criminal Complaint from the United States District Court for the District of Columbia. Dkt. 1. Following an initial appearance, a preliminary hearing was set for May 5, 2021 at 2 p.m. Dkt. 5.

The Government now moves to vacate the preliminary hearing and transfer this case to the United States District Court for the District of Columbia. On April 30, 2021, the United States Attorney's Office for the District of Columbia filed an Information charging the Defendant with five misdemeanors. Dkt. 6 at 1. A copy of the Information is attached to the Motion. Dkt. 6-1. The Government argues that the filing of the misdemeanor information has mooted the preliminary hearing pursuant to Fed. R. Crim. P. 5.1(a)(4), which provides in relevant part that "a magistrate judge must conduct a preliminary hearing unless . . . the government files an information charging the defendant with a misdemeanor."

Having considered the Motion and finding good cause therefor, the undersigned Magistrate Judge hereby **GRANTS** the Motion to Vacate Settings (Dkt. 6). It is **ORDERED** that the preliminary hearing set for Wednesday, May 5 at 2 p.m. is **VACATED**.

IT IS FURTHER ORDERED that this case is TRANSFERRED to the United States District Court for the District of Columbia. Defendant is ORDERED TO APPEAR in the district court where the charges are pending to answer those charges.

SIGNED on April 30, 2021.

SUSAN HIGHTOWER UNITED STATES MAGISTRATE JUDGE

U.S. District Court [LIVE] Western District of Texas (Austin) CRIMINAL DOCKET FOR CASE #: 1:21-mj-00325-SH All Defendants

Case title: USA v. Montoya Date Filed: 04/13/2021

Other court case number: 1:21-mj-365 District of Columbia

Assigned to: Judge Susan Hightower

Defendant (1)

Samuel Christopher Montoya

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. § 1752(a)(1) – Entering or Remaining in a Restricted Building – Complaint from the District of Columbia

Plaintiff

USA represented by G. Karthik Srinivasan

US Attorney's Office - Western District of

Texas

903 San Jacinto Blvd., Suite 334

Austin, TX 78701 512–370–1253 Fax: 512–916–5854

Email: karthik.srinivasan@usdoj.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Date Filed	#	Page	Docket Text
04/13/2021	1	3	Arrest (Rule 5/Rule 32.1) of Samuel Christopher Montoya. (kkc) (Entered: 04/13/2021)
04/14/2021	2	17	ORDER Setting Conditions of Release. Signed by Judge Susan Hightower. (afd) (Additional attachment(s) added on 4/19/2021: # 1/2 Unredacted Order) (kkc). (Main Document 2 replaced on 4/19/2021) (kkc). (Entered: 04/14/2021)
04/14/2021	<u>3</u>	25	Minute Entry for proceedings held before Judge Susan Hightower: Initial Appearance in Rule 5(c)(3)/ Rule 32.1 Proceedings as to Samuel Christopher Montoya held on 4/14/2021 (Minute entry documents are not available electronically.) (Court Reporter Zoom.) (kkc) (Entered: 04/15/2021)
04/15/2021	4	27	NOTICE OF HEARING as to Samuel Christopher Montoya: Preliminary Hearing by video set for 5/5/2021 at 2:00 PM before Judge Mark Lane. (kkc) (Entered: 04/15/2021)
04/15/2021	<u>5</u>	29	ORDER as to Samuel Christopher Montoya: Preliminary Hearing by video reset for 5/5/2021 at 2:00 PM before Judge Susan Hightower. Signed by Judge Susan Hightower. (kkc) (Entered: 04/15/2021)
04/30/2021	<u>6</u>	30	MOTION to Vacate <i>All Settings and Transfer Case</i> by USA as to Samuel Christopher Montoya. (Attachments: # 1 Exhibit Information)(Srinivasan, G.) (Entered: 04/30/2021)
04/30/2021	7	36	ORDER GRANTING 6 Motion to Vacate as to Samuel Christopher Montoya (1). Signed by Judge Susan Hightower. (jf) (Entered: 05/03/2021)