UNITED STATES DISTRICT COURT

for the

District of Columbia

District	1 Columbia
United States of America v. Savannah Danielle McDonald	Case: 1:21-mj-00440 Assigned to: Judge Harvey, G. Michael Assign Date: 5/20/2021 Description: COMPLAINT W/ ARREST WARRANT
Defendant) USMS 49988-509 Fid 11296723 + 111281597
ARREST	WARRANT \(\begin{array}{cccccccccccccccccccccccccccccccccccc
To: Any authorized law enforcement officer	
YOU ARE COMMANDED to arrest and bring before	e a United States magistrate judge without unnecessa deles
(name of person to be arrested) Savannah Danielle McDonald who is accused of an offense or violation based on the following	PH EOL
☐ Indictment ☐ Superseding Indictment ☐ Inform	mation
☐ Probation Violation Petition ☐ Supervised Release V	iolation Petition
This offense is briefly described as follows:	
18 U.S.C. § 1752(a)(1) - Entering and Remaining in a Re 18 U.S.C. § 1752(a)(2) - Disorderly and Disruptive Cond 40 U.S.C. § 5104(e)(2)(D) - Disorderly Conduct in a Cap 40 U.S.C. § 5104(e)(2)(G) - Parading, Demonstrating, or	uct in a Restricted Building or Grounds itol Building
Date: 05/20/2021	Digitally signed by G. Michael Harvey Date: 2021.05.20 16:45:34 -04'00' Issuing officer's signature
City and state: Washington, D.C.	G. Michael Harvey, U.S. Magistrate Judge Printed name and title
Re	turn
This warrant was received on (date) 0.5200 at (city and state) 0.5200 . Date: $0.00000000000000000000000000000000000$	Arresting officer's signature Elie Colwell Special Agust

UNITED STATES DISTRICT COURT

for the

District of Columbia

Savannah Danielle McDo Nolan Harold Kidd,	otates of America v. onald, Defendant(s)	Case: 1:21-mj-00440 Assigned to: Judge Harvey, G. Michael Assign Date: 5/20/2021 Description: COMPLAINT W/ ARREST	WARRAI
	CRIMINA	AL COMPLAINT	
I, the complain	ant in this case, state that the follo	owing is true to the best of my knowledge and belief.	
On or about the date(s)	of January 6, 2021	in the county of	in the
in	the District of <u>Columbia</u>	, the defendant(s) violated:	
Code Section	1	Offense Description	
40 U.S.C. § 40 U.S.C. §	5104(e)(2)(D) - Disorderly Co 5104(e)(2)(G) - Parading, Der complaint is based on these facts:	emonstrating, or Picketing in a Capitol Building	as
X Continued o	on the attached sheet.	Complainant's signature Darcie B. Busse, Special Agent Printed name and title	L
Attested to by the appl by telephone. Date:05/20/20	icant in accordance with the requi	Digitally signed by G. Michael H. Date: 2021.05.20 16:48:40 -04'0	
		Judge's signature	
City and state:	Washington, D.C.	G. Michael Harvey, U.S. Magistrate Jud	dge

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Assigned to: Judge Harvey, G. Michael

Assign Date: 5/20/2021

Description: COMPLAINT W/ ARREST WARRANT

STATEMENT OF FACTS

Your affiant, Darcie B. Busse, is a Special Agent assigned to the Federal Bureau of Investigation's ("FBI) Washington Field Office (WFO). Specifically, I am assigned to the WFO Joint Terrorism Task Force. Among other duties, I am currently investigating criminal activity that occurred in and around the U.S. Capitol 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 U.S. Congress convened at the U.S. Capitol, which is located at First Street, SE, in Washington, D.C. During the joint session, elected members of the U.S. House of Representatives and the U.S. Senate were meeting in separate chambers of the U.S. 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 after 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 U.S. House of Representatives and U.S. 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 U.S. Congress was effectively suspended until shortly after 8:00 p.m. Vice President Pence remained in the U.S. 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. Photographs and videos of several of these persons were disseminated via social media and other open source online platforms. These persons included: (1) a female, wearing a "TRUMP 2020" beanie hat, black jacket, black gloves, and black leggings, believed to be Savannah McDonald ("MCDONALD"); and (2) a male, wearing a MAGA hat, a red sweatshirt, and a black jacket with a yellow and red stripe, believed to be Nolan Kidd ("KIDD").

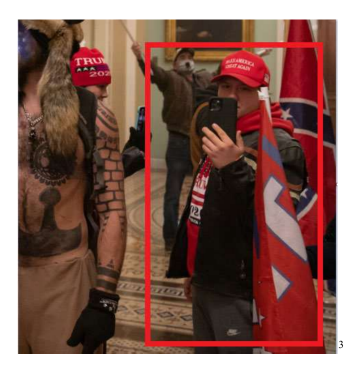
Both MCDONALD and KIDD are known to reside in Georgia. As described below, your affiant believes that MCDONALD and KIDD traveled together to Washington, D.C. on January 5, 2021, and are in many photographs together. The images below, highlighted with a red box, depict the person whom law enforcement has probable cause to believe is MCDONALD:



¹ https://www.businessinsider.com/q-shaman-qanon-influencer-capitol-siege-washington-dc-protest-riot-2021-1



The images below, highlighted with a red box, depict the person whom law enforcement has probable cause to believe is KIDD:



² https://www.insider.com/judge-orders-dc-jail-qanon-shaman-organic-food-jacob-chansley-2021-2

 $^{^3}$ https://www.businessinsider.com/q-shaman-qanon-influencer-capitol-siege-washington-dc-protest-riot-2021-1





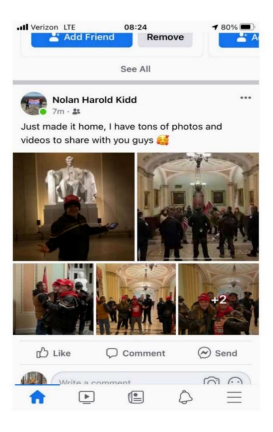
On or about January 14, 2021, FBI received a tip indicating that MCDONALD had been inside of the U.S. Capitol on January 6, 2021. The tip included a photograph of the person believed to be MCDONALD inside of the U.S. Capitol:

 $^{^4\} https://www.nbcnews.com/news/us-news/capitol-rioter-horned-hat-gloats-feds-work-identify-suspects-n1253392$

⁵ https://www.washingtonpost.com/nation/2021/01/15/qanon-shaman-trump-kill-pardon/



On or about January 11, 2021, FBI received a tip indicating that KIDD had been inside of the U.S. Capitol on January 6, 2021. The tip included a screenshot of a Facebook account, believed to belong to KIDD, in which the Facebook user uploaded an album of pictures and the caption "Just made it home, I have tons of photos and videos to share with you guys." The individual in the Facebook images is wearing a red hat and a black jacket with a red and yellow line.



On January 14, 2021, FBI agents interviewed MCDONALD in Elberton, Georgia. MCDONALD agreed to speak to the agents. When MCDONALD was shown the below picture, MCDONALD confirmed that the person circled was her.



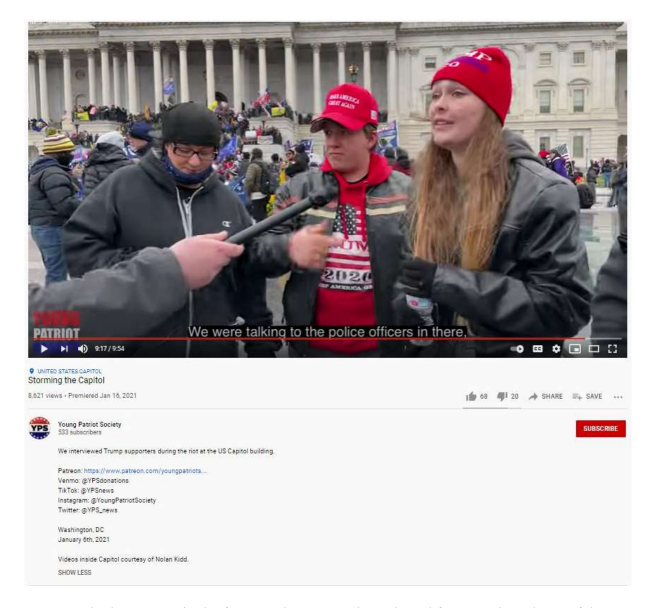
MCDONALD stated that she and KIDD marched to the U.S. Capitol, and when they reached the U.S. Capitol, there were uniformed police officers near the doors telling them to come inside and showing them where to go.

On January 15, 2021, FBI agents separately interviewed KIDD in Athens, Georgia. KIDD agreed to speak to the agents. KIDD told the agents that the doors to the U.S. Capitol were wide open.

On January 16, 2021, as depicted below, the Young Patriot Society uploaded a video onto YouTube titled "Storming the Capitol." The video is approximately 9 minutes and 54 seconds long. The description of the video is, "We interviewed Trump supporters during the riot at the US Capitol Building." Further down, the description states, "Videos inside Capitol courtesy of Nolan Kidd."

GAMD 10

⁶ https://www.youtube.com/watch?v=LeRYX4LOzYw



Beginning at 7:07 in the footage, the reporter interviewed four people and two of them are MCDONALD and KIDD. During the interview, MCDONALD confirmed they were part of the first 100 people to enter the Capitol. KIDD states, "We got in from the back." At 7:28, the video cut to video footage taken from inside of the Capitol. A man is behind the camera yelling, "We broke in. We own this building. This is our house." At 7:35, the man stated, "They've tear gassed the inside too."

At 7:48, the video returned to the interview of MCDONALD and KIDD. KIDD stated that he entered the elevators with MCDONALD, went to the basement, and then rode the elevator "all the way up to the top floor." At 8:26, the video cut again to video footage from inside of the U.S. Capitol. At 8:49, the video footage depicted MCDONALD taking a video of herself stating, "I've been tear-gassed three times today. Three times." A man behind the camera responds, "Me too. But we broke—we broke through." At 9:42, MCDONALD can be heard stating, "We did not break in."

On March 8, 2021, your affiant viewed a video approximately 1 minute and 23 seconds in length of the northwest stairs, which connect the lower and upper terrace, prior to the breach of the U.S. Capitol. As depicted below, at 0:42 and 0:48, MCDONALD and KIDD are seen on the video:





At 0:55, a police officer, dressed in uniform, can be observed preparing to pepper spray individuals moving up the stairs toward the police perimeter and the Upper West Terrace.



Your affiant then reviewed another video of events which took place after the above events. In this video, rioters can be observed pushing the law enforcement perimeter on the northwest stairs:



Approximately four minutes after the breach of the perimeter, highlighted in the red box below, MCDONALD and KIDD moved up the stairs:



As depicted below, highlighted in a red box, MCDONALD and KIDD then climbed onto the Upper Terrace West:



MCDONALD and KIDD entered the U.S. Capitol through a Senate Fire Door approximately 14 seconds after it was breached from the inside by unauthorized individuals. The Senate Fire Door is marked in the above photo by an arrow.

On March 8, 2021, the Honorable Zia M. Faruqui, U.S. Magistrate Judge for the District of Columbia, issued a search warrant for the Facebook account of "Nolan Harold Kidd." Your

affiant reviewed the Facebook return and confirmed that the phone number associated with the account is the phone number KIDD provided to FBI on January 15, 2021.

According to the return, on January 7, 2021, in a private message, an individual asked KIDD, "Why did you remove your pics," to which KIDD responded, "The FBI are trying to identify anyone that inside and press charges." KIDD then privately sent the individual the following pictures:



On March 8, 2021, the Honorable Zia M. Faruqui issued a search warrant for the Snapchat account MCDONALD provided as her own to FBI on January 14, 2021. Your affiant reviewed the return, which includes photographs, videos, user-to-user chats, and group chats.

According to the return, on January 6, 2021, at 10:54 pm, an individual with username "nolie1174," believed to be KIDD, posted a video in a group chat with MCDONALD. In the video KIDD and MCDONALD are inside the U.S. Capitol, and MCDONALD states "I'm the only girl that made it into the Senate."



On January 6, 2021, "nolie1174" and MCDONALD participated in a group chat titled "Rally Squad." At 8:37 pm, "nolie1174" told the group, "We weren't just there we went farther than almost anyone into the building . . . [m]aybe about top 15 people." After another participant responded "Hellll yeaaaaa," "nolie1174" stated, "Me and Savannah are FUCKING STORMTROOPERS." On January 7, 2021 at 1:08 pm, MCDONALD told the group "My chest hurts . . . [b]ut we did the right thing."

Based on the foregoing, your affiant submits that there is probable cause to believe that MCDONALD and KIDD violated 18 U.S.C. §§ 1752(a)(1) and (2), which makes it a crime to (1) knowingly enter or remain in any restricted building or grounds without lawful authority to do; and (2) knowingly, and with intent to impede or disrupt the orderly conduct of Government business or official functions, engage in disorderly or disruptive conduct in, 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.

Your affiant submits there is also probable cause to believe that MCDONALD and KIDD 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.

Darcie B. Busse

Federal Bureau of Investigation

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

by telephone, this 20th day of May 2021.

Digitally signed by G. Michael Harvey Date: 2021.05.20 17:39:45

-04'00'

G. MICHAEL HARVEY

U.S. MAGISTRATE JUDGE

United States District Court

for the

Distric	et of Columbia
United States of America v. Savannah Danielle McDonald	Case: 1:21-mj-00440 Assigned to: Judge Harvey, G. Michael Assign Date: 5/20/2021 Description: COMPLAINT W/ ARREST WARRANT
Defendant	
ARRES	T WARRANT
To: Any authorized law enforcement officer	
YOU ARE COMMANDED to arrest and bring beto (name of person to be arrested) Savannah Danielle McDona who is accused of an offense or violation based on the follows:	
	formation
This offense is briefly described as follows:	
18 U.S.C. § 1752(a)(1) - Entering and Remaining in a 18 U.S.C. § 1752(a)(2) - Disorderly and Disruptive Co 40 U.S.C. § 5104(e)(2)(D) - Disorderly Conduct in a C 40 U.S.C. § 5104(e)(2)(G) - Parading, Demonstrating,	onduct in a Restricted Building or Grounds Capitol Building
Date:05/20/2021	Digitally signed by G. Michael Harvey Date: 2021.05.20 16:45:34 -04'00' 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) 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

District of	of Columbia
United States of America v. Nolan Harold Kidd Defendant	Case: 1:21-mj-00440 Assigned to: Judge Harvey, G. Michael Assign Date: 5/20/2021 Description: COMPLAINT W/ ARREST WARRANT
ARREST	WARRANT
To: Any authorized law enforcement officer	
YOU ARE COMMANDED to arrest and bring before (name of person to be arrested) Nolan Harold Kidd who is accused of an offense or violation based on the following	re a United States magistrate judge without unnecessary delay ng document filed with the court:
☐ Indictment ☐ Superseding Indictment ☐ Information ☐ Probation Violation Petition ☐ Supervised Release V	1 0 1
This offense is briefly described as follows:	
18 U.S.C. § 1752(a)(1) - Entering and Remaining in a Ref 18 U.S.C. § 1752(a)(2) - Disorderly and Disruptive Conduct of U.S.C. § 5104(e)(2)(D) - Disorderly Conduct in a Cap 40 U.S.C. § 5104(e)(2)(G) - Parading, Demonstrating, or	duct in a Restricted Building or Grounds pitol Building
Date:05/20/2021	Digitally signed by G. Michael Harvey Date: 2021.05.20 17:39:05 -04'00' Issuing officer's signature
City and state: Washington, D.C.	G. Michael Harvey, U.S. Magistrate Judge Printed name and title
R	eturn
This warrant was received on (date) at (city and state)	, and the person was arrested on (date)
Date:	Arresting officer's signature
	Printed name and title

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

Case: 1:21-mj-00440

UNITED STATES OF AMERICA : Assigned to: Judge Harvey, G. Michael

Assign Date: 5/20/2021

Description: COMPLAINT W/ ARREST WARRANT

v.

VIULATIUNS:

SAVANNAH DANIELLE MCDONALD: 18 U.

18 U.S.C. § 1752(a)(1)

(Entering and Remaining in a Restricted

and : Building or Grounds)

.

NOLAN HAROLD KIDD, : 18 U.S.C. § 1752(a)(2)

(Disorderly and Disruptive Conduct in a

Defendants : Restricted Building or Grounds)

:

: 40 U.S.C. § 5104(e)(2)(D)

(Disorderly Conduct in a Capitol Building)

: 40 U.S.C. § 5104(e)(2)(G)

: (Parading, Demonstrating, or Picketing in

a Capitol Building)

<u>ORDER</u>

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

1. IT IS THEREFORE ORDERED that the application is hereby GRANTED, and that the affidavit in support of criminal complaint and other related materials, the instant application to seal, and this Order are sealed until the arrest warrant is executed.

2. IT IS FURTHER ORDERED that the Clerk's office shall delay any entry on the public docket of the arrest warrant until it is executed.

Date: May 20, 2021

Digitally signed by G. Michael Harvey Date: 2021.05.20 16:46:13 -04'00'

JUDGE G. MICHAEL HARVEY UNITED STATES MAGISTRATE JUDGE

UNITED STATES DISTRICT COURT

for the

District of Columbia

United States of America V. Savannah Danielle McDonald, (DOB: XXXXXXXXX) Nolan Harold Kidd, (DOB: XXXXXXXXX) Defendant(s) CRIMINAL			Case: 1:21-mj-00440 Assigned to: Judge Ha Assign Date: 5/20/202 Description: COMPLAI	rvey, G. Michael 1 INT W/ ARREST WARRANT
		CRIMINAI	L COMPLAINT	
* d 1 *				1.1.11.0
_			wing is true to the best of my kno	-
On or about the date(s)		•	in the county of	in the
	ine District of	Columbia,	the defendant(s) violated:	
Code Section			Offense Description	
40 U.S.C. § :	5104(e)(2)(E 5104(e)(2)(C	D) - Disorderly Con	sruptive Conduct in a Restricted and a Capitol Building a constrating, or Picketing in a C	-
X Continued or	n the attached	sheet.	Darcie B. Bu	busse_ inant's signature
Attested to by the applic by telephone.	cant in accord	lance with the requir	rements of Fed. R. Crim. P. 4.1	d name and title
Date: 05/20/202	21		Judg	Digitally signed by G. Michael Harvey Date: 2021.05.20 16:48:05 -04'00' ge's signature
City and state:	Washi	ngton, D.C.		ey, U.S. Magistrate Judge

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UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF GEORGIA ATHENS DIVISION

UNITED STATES OF AMERICA
Plaintiff

v.

Case No. 3:21-mj-00013-CHW *SEALED*

SAVANNAH DANIELLE MCDONALD, et al. Defendant.

ORDER APPOINTING COUNSEL

Upon consideration of the above—named defendant's request for appointment of legal counsel, and upon review of the Financial Affidavit submitted, the undersigned has determined that the defendant is financially unable to obtain adequate legal representation, requiring the Court to provide counsel pursuant to the provisions of the Criminal Justice Act of 1964. 18 U.S.C. § 3006A *et seq.*

Accordingly, the *Federal Defenders of the Middle District of Georgia, Inc.*, is appointed to represent the legal interests of the defendant.

Pursuant to 28 U.S.C. § 1827, the Administrative Office of the United States Courts tests and certifies English to Spanish interpreters qualified to serve in the United States district courts. When there are no certified interpreters reasonably available, the Clerk secures the services of otherwise qualified interpreters as approved by the court.

It is the responsibility of defense attorneys in criminal cases, whether retained or court appointed counsel, to notify the court of the need for an interpreter before each conference, hearing or trial. Specifically, the defense counsel will either telephone or email the courtroom deputy for the magistrate judge or district judge who will be conducting the proceeding. This notice must be given to the courtroom deputy at least 48 hours in advance of any hearings and at least 30 days in advance of trial. Defense counsel should provide substantial additional notice if the non–English speaking defendant speaks a language other than Spanish.

Counsel are advised not to file motions for appointment of interpreters.

SO ORDERED AND DIRECTED The 11th of June 2021.

s/ CHARLES H WEIGLE US MAGISTRATE JUDGE

UNITED STATES DISTRICT COURT

for the

Middle District of Georgia

			**			
	ζ	United States of America v.)	Case No.	3:21-MJ-00013	3-CHW-3
	SAVAN	NAH DANIELLE MCDONALD Defendant))	Charging	District's Case N	o. 1:21-MJ-00440
		WAIVER O	F RULE 5 on Inplaint or In			
	I unde	rstand that I have been charged in anoth	er district, the	e (name of c	other court)	
	Distric	et of Columbia				
	I have	been informed of the charges and of my	rights to:			
	(1)	retain counsel or request the assignmen	nt of counsel	if I am u	nable to retain cor	unsel;
	(2)	an identity hearing to determine wheth	er I am the p	erson nan	ned in the charge:	s;
	(3)	production of the warrant, a certified c	opy of the w	arrant, or	a reliable electro	nic copy of either;
	(4)	a preliminary hearing within 10 days of unless I am indicted — to determine wheen committed;	f my first ap hether there	pearance is probab	if I am in custody le cause to believ	and 20 days otherwise — e that an offense has
	(5)	a hearing on any motion by the govern	ment for det	ention;		
	(6)	request transfer of the proceedings to t	his district u	nder Fed.	R. Crim. P. 20, to	plead guilty.
	I agree	e to waive my right(s) to:				
		an identity hearing and production of	the warrant.	•		
		a preliminary hearing.				
		a detention hearing.				
		an identity hearing, production of the be entitled in this district. I request to by that court.				
	I conse	ent to the issuance of an order requiring r	ny appearanc	ce in the p	rosecuting distric	et where the charges are pending
against	t me.	,	า	1	1	In
Date:	06-l	(-7.1 × -//	1 Icens		the !	
Date.	00 (<u></u>	Jany .	M	Defendant's signa	
			Kur	Sig	nature of de <u>fend</u> ant's Y (OU	s attorney RE
		Nation Control of the	1	Prini	ed name of defendan	t's attorney

UNITED STATES DISTRICT COURT

for the

Middle District of Georgia

UNITED STATES OF AMERICA)				
V.)	CASE NO. 3:21-MJ-00013-CHW-3				
SAVANNAH DANIELLE MCDONALD,)				
	Defendant.					
	ORDER SETTING CO	ONDI	TIONS 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 loca	l 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 sany change of residence or telephone number.	ervice	es office or supervising officer in writing before making			
(4)	The defendant must appear in court as required and,	if con	victed, must surrender as directed to serve a sentence that			
	the court may impose.					
	The defendant must appear at:		Place			
	on					
		Date	e and Time			
	If blank, defendant will be notified of next appearan	ce.				
(5)	The defendant must sign an Appearance Bond, if ord	dered.				

ADDITIONAL CONDITIONS OF RELEASE

Cascada Lig Davida 42 Wei ale Abbeatin a dawin a mare 12/16/2007 Lingue 24 any 04 of 4

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)	Pers	defendant is placed in the custody of: on or organization ress (only if above is an organization)
		City	and state Tel. No.
who a:	grees t listely	o (a) if the	supervise the defendant, (b) use every effort to assure the defendant's appearance at all court proceedings, and (c) notify the court effect defendant violates a condition of release or is no longer in the custodian's custody.
111111100	iiuicij	12 1111	, adiana, no anto 12 de como de
			Signed:
(52 6)	(7)	The	defendant must:
(Z)			submit to supervision by and report for supervision to the
	(1201)	(4)	telephone number , no later than , no later than
	(图)		continue or actively seek employment.
	(\square)		continue or start an education program.
		(d)	surrender any passport to:
		(e) (f)	not obtain a passport or other international travel document. abide by the following restrictions on personal association, residence, or travel:
	(1241)	(1)	ablace by the following restrictions on association, control of the state of the st
	(□)	(g)	avoid all contact, directly or indirectly, with any person who is or may be a victim or witness in the investigation of prosecution,
	`		including:
	()	(h)	get medical or psychiatric treatment:
	(E)	(i)	return to custody each at o'clock after being released at o'clock for employment, schooling,
	· <u> </u>	` '	or the following purposes:
			the state of the protein containing of the protein convices of the or supervising officer considers
	((j)	maintain residence at a halfway house or community corrections center, as the pretrial services office or supervising officer considers necessary.
	(R)	(k)	not possess a firearm, destructive device, or other weapon.
		(II)	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.
	(L)	(n)	submit to testing for a prohibited substance if required by the pretrial services office or supervising officer. Testing may be used with random frequency and may include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of the state
			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.
	(🔲)	(o)	participate in a program of inpatient or outpatient substance abuse therapy and counseling if directed by the pretrial services office or
	()	(n)	supervising officer. participate in one of the following location restriction programs and comply with its requirements as directed.
	`Ш′	(P)	(\(\sum \) (i) Curfew. You are restricted to your residence every day (\(\sup \)) 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
			(\(\sum \) (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.
	(III)) (a)	submit to the following location monitoring technology and comply with its requirements as directed:

Cusculate 1.4 David Color and Call and

AO 199C (Rev	. 09/08) Adv	dvice of Penalties Page 3 of 4 Pages	
		ADDITIONAL CONDITIONS OF RELEASE	,
	() (i) () (ii) () (iii) () (iv)	Radio Frequency; or GPS.	
	officer. report as se	r part of the cost of location monitoring based upon your ability to pay as determined by the pretrial services of soon as possible, to the pretrial services or supervising officer, every contact with law enforcement personne	
(C) (t)	questionin	ing, or traffic stops.	

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT: SAVANNAH DANIELLE MCDONALD

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

Directions to the United States Marshal

has posted bond and/or complice	RDERED to keep the defendant in cused with all other conditions for release.	tody until notified by If still in custody, the	the clerk or judge that the defendant e defendant must be produced before
the appropriate judge at the tim	e and place specified.	,	
		/_	

Date: June 11, 2021

CHARLES H. WEIGLE, UNITED STATES MAGISTRATE JUDGE

Printed name and title

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

UNITED STATES DISTRICT COURT

for the

	Middle District of Georgia
United States of America V. SAVANNAH DANIELLE MCDONA Defendant) Case No. 3:21-mj-00013-CHW-3)
	APPEARANCE BOND
	Defendant's Agreement
	gree that this bond may be forfeited if I fail:
(□) (1) This is a personal recognizance b	**
(2) (2) This is an unsecured bond of \$	25,000
(\square) (3) This is a secured bond of \$, secured by:
	, in cash deposited with the court.
	ndant and each surety to forfeit the following cash or other property including claims on it — such as a lien, mortgage, or loan — and attach proof of

Forfeiture or Release of the Bond

(\square) (c) a bail bond with a solvent surety (attach a copy of the bail bond, or describe it and identify the surety):

If this bond is secured by real property, documents to protect the secured interest may be filed of record.

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.)

CHARLES H. WEIGLE, UNITED STATES MAGISTRATE JUDGE

Cascadad I. J. Davida 44 Wei de Abbeanne damina (ab 14/14/2014) 1 1 1 2 2 3 ag 2 4 01 1

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF GEORGIA ATHENS DIVISION

UNITED STATES OF AMERICA

:

v. File N

File No. 3:21-mj-13 (CHW)

SAVANNAH DANIELLE McDONALD, :

Charging District's Case No:

1:21-mj-440 (D.D.C.)

Defendant.

ORDER OF REMOVAL TO ANOTHER DISTRICT

The above-named defendant is charged in a criminal complaint with a violation of provisions of federal criminal law, alleged to have been committed in the District of Columbia.

At a hearing under provisions of Rule 5(c)(3) of the Federal Rules of Criminal Procedure, the Government produced the arrest warrant and the Defendant waived the right to an identity hearing, admitting that she was the person named in the complaint. Defendant has reserved the right to a preliminary hearing in the district of prosecution.

Defendant was represented by appointed counsel at the initial appearance and will be requesting appointed counsel in the district of prosecution.

The undersigned finds that Defendant is entitled to pre-trial release under the Bail Reform Act, 18 U.S.C. § 3142, *et seq.*, and has entered an order setting conditions of release.

WHEREFORE, this case is ordered REMOVED to the district of prosecution. The Clerk of this Court shall promptly transmit the papers in this case to Clerk of Court for the district of prosecution.

SO ORDERED AND DIRECTED, this 15th day of June, 2021.

s/ Charles H. Weigle

Charles H. Weigle

United States Magistrate Judge

Case 1.21 of 00423 Cite Document 33 Thea 12/22/21 Tage 30 013-

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MIME-Version:1.0
From:cmecfhelpdesk@gamd.uscourts.gov
To:cmecfhelpdesk@gamd.uscourts.gov
Bcc:
--Case Participants: US MAGISTRATE JUDGE CHARLES H WEIGLE (bo_brown@gamd.uscourts.gov, charles_weigle@gamd.uscourts.gov, chery_alston@gamd.uscourts.gov,
marystamper_grogan@gamd.uscourts.gov)
--Non Case Participants: District of Columbia (interdistricttransfer_dcd@dcd.uscourts.gov)
--No Notice Sent:

Message-Id:3709129@gamd.uscourts.gov
Subject:Activity in Case 21-13 Sealed v. Sealed (Redacted Notice)
Content-Type: text/html
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U.S. District Court [LIVE AREA]

Middle District of Georgia

Notice of Electronic Filing

The following transaction was entered on 6/15/2021 at 1:11 PM EDT and filed on 6/15/2021

Case Name: USA v. SEALED

Case Number: 3:21-mi-00013-CHW *SEALED*

Filer:

Document Number: No document attached

Docket Text:

Notice to District of Columbia of a Rule 5 or Rule 32 Initial Appearance as to SAVANNAH DANIELLE MCDONALD. Your case number is: 1:21-mj-440. The clerk will transmit any restricted document via email. 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: [17] Pretrial Services Report, [13] Bond, Arrest – Rule 5/Rule 32.1, [5] Rule 5(c)(3)/Rule 32.1 Documents Received, [12] Order Setting Conditions of Release, [8] Financial Affidavit – CJA23, [7] Order Appointing Counsel, [11] Waiver of Hearing, [20] Order of Transfer/Commitment to Another District, [10] Initial Appearance – Rule 5, Removal Hearing, Preliminary Hearing, Bond Hearing. (If you require certified copies of any documents, please send a request to help@GAMD.uscourts.gov. If you wish to designate a different email address for future transfers, send your request to InterDistrictTransfer_TXND@txnd.uscourts.gov.) (cma)

3:21-mj-00013-CHW *SEALED*-3 Notice has been electronically mailed to:

3:21-mj-00013-CHW *SEALED*-3 On this date, a copy of this document, including any attachments, has been mailed by United States Postal Service to any non CM/ECF participants as indicated below::

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 [LIVE AREA]

Middle District of Georgia

Notice of Electronic Filing

The following transaction was entered on 6/15/2021 at 1:11 PM EDT and filed on 6/15/2021

Case Name: Sealed v. Sealed

Case Number: 21–13 (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)

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SEALED CASE

U.S. District Court [LIVE AREA] Middle District of Georgia (Athens) CRIMINAL DOCKET FOR CASE #: 3:21-mj-00013-CHW-3 *SEALED*

Case title: USA v. SEALED Date Filed: 05/20/2021

Date Terminated: 06/15/2021

Assigned to: US MAGISTRATE JUDGE CHARLES H WEIGLE

Defendant (3)

SAVANNAH DANIELLE MCDONALD

TERMINATED: 06/15/2021

represented by FEDERAL DEFENDERS MIDDLE DISTRICT OF GEORGIA INC

440 MARTIN LUTHER KING JR BLVD STE 400

MACON, GA 31201 478-743-4747 Fax: 478-207-3419

Email: GAM MAC ECF@fd.org

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Public Defender or Community

Defender Appointment

Pending Counts

None

Disposition

Highest Offense Level (Opening)

None

Terminated Counts

Disposition

None

Highest Offense Level

(Terminated)

None

Complaints

Disposition

18:1752(a)(1): Entering and Remaining in a Restricted Building on Grounds; 18:1752(a)(2): Disorderly and

Disruptive Conduct in a Restricted

Building or Grounds;

Case 1:21 cl 00+25 Cive Document 35 Thea 12/22/21 Tage 35 0/54

40:5104(e)(2)(D): Disorderly Conduct in a Capitol Building; 40:5104(e)(2)(G): Parading, Demonstrating, or Picketing in a

Capitol Building

Plaintiff

UNITED STATES OF AMERICA

represented by **C SHANELLE BOOKER**

US ATTORNEY'S OFFICE 300 MULBERRY STREET MACON, GA 31201

478-752-3511

Email: shanelle.booker@usdoj.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Government Attorney

Date Filed	#	Page	Docket Text
05/25/2021	<u>5</u>		Rule 5 Documents Received as to Savannah Danielle McDonald and NOLAN HAROLD KIDD (Attachments: # 1 Statement of Facts, # 2 McDonald Arrest Warrant, # 3 Kidd Arrest Warrant, # 4 Order to Seal Until Arrest is Executed, # 5 Redacted Complaint)(cma) (Entered: 05/25/2021)
06/11/2021			Arrest Rule 5 of SAVANNAH DANIELLE MCDONALD and NOLAN HAROLD KIDD (cma) (Entered: 06/14/2021)
06/11/2021	7		ORDER appointing Federal Defenders of the Middle District of Georgia, Inc. to represent SAVANNAH DANIELLE MCDONALD. Ordered by US MAGISTRATE JUDGE CHARLES H WEIGLE on 06/11/2021. (cma) (Entered: 06/14/2021)
06/11/2021	8		CJA 23 Financial Affidavit by SAVANNAH DANIELLE MCDONALD (cma) (Entered: 06/14/2021)
06/11/2021	10		TEXT ONLY Minute Entry (content for administrative purposes only) for proceedings held before US MAGISTRATE JUDGE CHARLES H WEIGLE: Initial Appearance in Rule 5 Proceedings as to SAVANNAH DANIELLE MCDONALD and NOLAN HAROLD KIDD held on 6/11/2021; Charges and sentencing range stated for both and both advised of rights; FDO appointed to represent defendant McDonald upon finding her eligible and CJA panel attorney appointed for Kidd upon finding him eligible; defendants both request court appointed attorneys in charging district; Removal Hearing as to SAVANNAH DANIELLE MCDONALD and NOLAN HAROLD KIDD held on 6/11/2021; Identity of Defendants Confirmed, Proper Documents Confirmed Received case is ordered removed to charging district, written order will follow; Paties are advised of Rule 20 and procedure explained; Preliminary Hearing as to SAVANNAH DANIELLE MCDONALD and NOLAN HAROLD KIDD held on 6/11/2021; both defendants request preliminary hearings in charging district; attorneys for defendants are provided a zoom link to provide their clients for a Zoom preliminary hearing on June 25, 2021 at 1:00 p.m. in

Case 1.21 th 00423 the	Document 33	I age of or of
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		charging district, attorneys are advised to stay on cases until attorneys are appointed in DC; Bond Hearing as to SAVANNAH DANIELLE MCDONALD and NOLAN HAROLD KIDD held on 6/11/2021; Bond set for both defendants at \$25,000.00 Unsecured with conditions of release as set out in the order as to each defendant. Defendants shall be released from USMS custody upon proper processing. AUSA: C. Shanelle Booker; DEFENSE FOR KIDD: C. Brian Jarrard, CJA; DEFENSE FOR MCDONALD: Kweku Toure, FDO; USPO: David Simmons; DEFENDANTS: Both in Courtroom.Court Reporter: FTR Gold 2:31 p.mTime in Court: 30 minutes. (cma) (Entered: 06/14/2021)
06/11/2021	<u>11</u>	Waiver of Rule 5 and 5.1 Hearings as to SAVANNAH DANIELLE MCDONALD (cma) (Entered: 06/14/2021)
06/11/2021	<u>12</u>	ORDER Setting Conditions of Release as to SAVANNAH DANIELLE MCDONALD (3) \$25,000.00 Unsecured. Ordered by US MAGISTRATE JUDGE CHARLES H WEIGLE on 06/11/2021. (cma) (Entered: 06/14/2021)
06/11/2021	<u>13</u>	UNSECURED Bond Entered as to SAVANNAH DANIELLE MCDONALD in amount of \$25,000.00 (cma) (Entered: 06/14/2021)
06/15/2021	20	ORDER OF TRANSFER/COMMITMENT TO ANOTHER DISTRICT as to SAVANNAH DANIELLE MCDONALD. Defendant committed to District of District of Columbia. Ordered by US MAGISTRATE JUDGE CHARLES H WEIGLE on 06/15/2021. (cma) (Entered: 06/15/2021)
06/15/2021		Notice to District of Columbia of a Rule 5 or Rule 32 Initial Appearance as to SAVANNAH DANIELLE MCDONALD. Your case number is: 1:21-mj-440. The clerk will transmit any restricted document via email. 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: 17 Pretrial Services Report, 13 Bond, Arrest – Rule 5/Rule 32.1, 5 Rule 5(c)(3)/Rule 32.1 Documents Received, 12 Order Setting Conditions of Release, 8 Financial Affidavit – CJA23, 7 Order Appointing Counsel, 11 Waiver of Hearing, 20 Order of Transfer/Commitment to Another District, 10 Initial Appearance – Rule 5, Removal Hearing, Preliminary Hearing, Bond Hearing. (If you require certified copies of any documents, please send a request to help@GAMD.uscourts.gov. If you wish to designate a different email address for future transfers, send your request to InterDistrictTransfer_TXND@txnd.uscourts.gov.) (cma) (Entered: 06/15/2021)