

UNITED STATES DISTRICT COURT

for the
District of Columbia

United States of America

v.

NATHAN WAYNE ENTREKIN

Defendant

)
) **Case: 1:21-mj-00526**
) **Assigned To : Meriweather, Robin M.**
) **Assign. Date : 7/14/2021**
) **Description: COMPLAINT W/ ARREST WARRANT**
)

ARREST WARRANT

To: Any authorized law enforcement officer

YOU ARE COMMANDED to arrest and bring before a United States magistrate judge without unnecessary delay
(name of person to be arrested) Nathan Wayne Entekin
who is accused of an offense or violation based on the following document filed with the court:


- Indictment
- Superseding Indictment
- Information
- Superseding Information
- Complaint
- Probation Violation Petition
- Supervised Release Violation Petition
- Violation Notice
- Order of the Court

This offense is briefly described as follows:

18 U.S.C. § 1752(a)(1), (2)—Knowingly Entering or Remaining in any Restricted Building or Grounds Without Lawful Authority

40 U.S.C. § 5104(e)(2)(C)(i), (D), (G)—Violent Entry and Disorderly Conduct on Capitol Grounds

Date: July 14, 2021

 2021.07.14
12:30:06
-04'00'

Issuing officer's signature

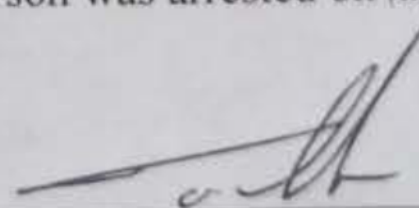
City and state: Washington, D.C.

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

Return

This warrant was received on (date) 7/14/2021, and the person was arrested on (date) 7/15/2021
at (city and state) Cottonwood, Arizona.

Date: 7/15/2021


Arresting officer's signature

TREVOR CULBERT SPECIAL AGENT FBI
Printed name and title

DOA
7/15/21

442 (Rev. 11/11) Arrest Warrant

UNITED STATES DISTRICT COURT

for the

District of Columbia

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v.

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Defendant

21-4198-MJ-01-PCT-CAB

Case: 1:21-mj-00526

Assigned To : Meriweather, Robin M.

Assign. Date : 7/14/2021

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Issuing officer's signature

City and state: Washington, D.C.

Robin M. Meriweather, U.S. Magistrate Judge

Printed name and title

Return

This warrant was received on (date) _____, and the person was arrested on (date) _____
at (city and state) _____.

Date: _____

Arresting officer's signature

Printed name and title

UNITED STATES DISTRICT COURT

for the
District of Columbia

United States of America

v.

NATHAN WAYNE ENTREKIN

DOB: February 4, 1973

Defendant

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)
)
)
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Case: 1:21-mj-00526

Assigned To : Meriweather, Robin M.

Assign. Date : 7/14/2021

Description: COMPLAINT W/ ARREST WARRANT

CRIMINAL COMPLAINT

I, the complainant in this case, state that the following is true to the best of my knowledge and belief.

On or about the date(s) of January 6, 2021 in the county of in the
in the District of Columbia, the defendant(s) violated:

Code Section

Offense Description

18 U.S.C. § 1752(a)(1), (2)—Knowingly Entering or Remaining in any Restricted Building or Grounds
Without Lawful Authority

40 U.S.C. § 5104(e)(2)(C)(i), (D), (G)—Violent Entry and Disorderly Conduct on Capitol Grounds

This criminal complaint is based on these facts:

See attached statement of facts.

Continued on the attached sheet.

Trevor Culbert (handwritten signature)

Complainant's signature

Trevor Culbert, Special Agent

Printed name and title

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

Date: July 14, 2021

Signature and seal of Robin M. Meriweather

2021.07.14

12:29:20 -04'00'

Judge's signature

City and state: Washington, D.C.

Robin M. Meriweather, U.S. Magistrate Judge

Printed name and title

Case: 1:21-mj-00526

Assigned To : Meriweather, Robin M.

Assign. Date : 7/14/2021

Description: COMPLAINT W/ ARREST WARRANT

STATEMENT OF FACTS

Your affiant, Trevor Culbert, is a Special Agent (SA) with the Federal Bureau of Investigation (FBI), and has been so employed since March 2004. I am currently assigned to Phoenix Division, Flagstaff Resident Agency. My duties include investigating violations of the laws of the United States, specifically investigations related to domestic and foreign terrorism. I have received training in the preparation, presentation, and service of arrest warrants, and have been involved in the investigation of numerous types of offenses against the United States, including those who knowingly enter or remain in any restricted building or grounds without lawful authority to do so. Your affiant is vested with the authority to investigate criminal acts under Title 18 and Title 40 of the United States Code.

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 violations of Federal criminal law.

The information contained in this affidavit is based upon my personal knowledge, training, experience, my consultation with other experienced law enforcement officers, and the investigation conducted by myself and other law enforcement officers. I have not included each and every fact known to me concerning this investigation. Due to the fact that this affidavit is being made to establish probable cause, your affiant has not listed each and every fact known regarding the investigation of this incident.

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

On January 6, 2021, a joint session of the United States Congress convened at the 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 Capitol to certify the vote count of the Electoral College of the 2020 Presidential Election, which had taken place on Tuesday, November 3, 2020. The joint session began at approximately 1:00 PM. Shortly thereafter, by approximately 1:30 PM, 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 Pence present and presiding over the Senate, a large crowd gathered outside the Capitol. As noted above, temporary barricades and permanent barricades were in place around the exterior of the Capitol. USCP 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 Capitol were locked or otherwise secured. Members of the USCP attempted to maintain order and to keep the crowd from entering the Capitol. However, around 2:00 PM, individuals in the crowd forced entry into the Capitol. Some members of the crowd gained access and entry to the Capitol by breaking windows and assaulting members of the USCP. Others in the crowd encouraged and assisted those acts.

Shortly thereafter, at approximately 2:20 PM, members of the House of Representatives and Senate, including the President of the Senate, Vice President 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 PM. Vice President Pence remained in the 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 Capitol without authority to be there. One of the individuals who was inside the Capitol without authority to be there has been identified as **Nathan Wayne Entrekin**.

The individual who would later be identified as the defendant—**Nathan Wayne Entrekin**—stood out from the crowd due to the outfit he chose to wear on January 6, 2021, in part because of the temperature,¹ and in part because of the unique nature of the costume.

In all the photos and videos of the defendant, he is carrying a wooden dowel with a piece of white cloth attached. The cloth appears to have the following text handwritten on it:

IN MEMORY OF OUR GOD, OUR RELIGION, AND FREEDOM, AND OUR
PEACE, OUR WIVES, AND OUR CHILDREN. ALMA 46:12

Background on Captain Moroni and the Title of Liberty²

Captain Moroni is a figure from the Book of Mormon, a text that members of the Church of Jesus Christ of Latter-day Saints and its offshoots consider a historical account of Israelites who traveled from Jerusalem to an unknown location in the Americas around 600 B.C. Within the Book of Mormon, at or around the year 73-72 B.C. (by the book's own timeline), Cpt. Moroni sought to defend the liberties of his people—the Nephites—from another group—the Amalickiahites—that wanted to overthrow democracy and install a king.³

¹ According to a search of historical temperature data on the [ncdc.noaa.gov](https://www.ncdc.noaa.gov), the temperature in Washington, D.C., on January 6, 2021, was between 40 F and 43 F. <https://www.wunderground.com/history/daily/KDCA/date/2021-1-6>.

² Context and understanding play a large role in this case, especially in establishing the defendant's intent and state of mind as he travelled to Washington, D.C., went to the Capitol, and went inside. Given the fact that the plot of the Book of Mormon and the story arcs of its figures—especially Captain Moroni—are essential to understanding the defendant's actions on January 6, 2021, your affiant includes a brief summary of Captain Moroni and the Title of Liberty.

³ Alma 46, Book of Mormon (<https://www.churchofjesuschrist.org/study/scriptures/bofm/alma/46?lang=eng>).

In response to this threat to the Nephites' democracy, Cpt. Moroni tore his coat and wrote the following words thereupon: IN MEMORY OF OUR GOD, OUR RELIGION, AND FREEDOM, AND OUR PEACE, OUR WIVES, AND OUR CHILDREN.⁴ Cpt. Moroni called it the Title of Liberty.⁵ After establishing the Title of Liberty, Cpt. Moroni and his followers executed anyone who rejected the Title of Liberty or who refused to accept democracy over tyranny.⁶ Cpt. Moroni then displayed the Title of Liberty in "every tower which was in all the land, which was possessed by the Nephites."⁷

Years later, another group—the King-Men—began conspiring to "overthrow the free government and to establish a king over the land."⁸ In response, Cpt. Moroni, Title of Liberty in hand, gathered his army and marched against the King-Men.

"[A]nd [the army of Cpt. Moroni] did pull down [the] pride and [the] nobility [of the King-Men], insomuch that as [the King-Men] did lift their weapons of war to fight against the men of Moroni they were hewn down and leveled to the earth. And it came to pass that there were four thousand of those dissenters who were hewn down by the sword; and those of their leaders who were not slain in battle were taken and cast into prison, for there was no time for their trials at this period."⁹

Open Source Videos and Photographs of the Defendant from January 6, 2021

In one open source video that appears to have been recorded on January 6, 2021,¹⁰ an individual identified as the defendant stated in sum and substance:

ENTREKIN: I am Captain Moroni. I am the William Wallace¹¹ of the Book of Mormon. In the Book of Alma of the Book of Mormon, a freedom fighter named Captain Moroni fought for his freedom against the King-Men. He was a Freeman, part of the Freeman movement. And around, I like to say 76 B.C. because 1776 sounds so—is so popular—but before Christ came to Jerusalem, in this land, the Book of Mormon is about this land, right? The same fight for freedom, this land, the same land, right here, upon which we stand, the native American Indians they have Jewish DNA, descent. I can tell you about, you can Google that, the Algonquin Indians have Native

⁴ Id. at verse 12.

⁵ Id. at verse 13.

⁶ Id. at verse 35.

⁷ Id. at verse 36.

⁸ Alma 51:5.

⁹ Alma 51:18-19.

¹⁰ <https://youtu.be/k5tUC4S3Reo?t=1613>.

¹¹ A likely reference to Sir William Wallace (born circa 1270), one of Scotland's greatest national heroes and the chief inspiration for Scottish resistance to the English king Edward I. (<https://www.britannica.com/biography/William-Wallace>) William Wallace was popularized in the 1995 Academy-Award winning film Braveheart, as portrayed by actor and director Mel Gibson.

American, have, uh, Jewish descent in their DNA, there's evidence of the Book of Mormon. I don't want to get too much into that. I'm here for freedom. You're here for freedom. Captain Moroni ripped his coat and he wrote this message right here. And if I can get it open, it says . . .

INTERVIEWER: What does it say?

ENTREKIN: It says: In memory of our God, and our religion, and our freedom, and our peace, our wives, and our children. And it was called the Title of Liberty, and he held it up high when he fought against the King-Men, and they slayed the King-Men.

Babylon was going to destroy Jerusalem, the prophecy, Isaiah, everybody was saying Jerusalem is going to get destroyed, I take it back, it might not be Isaiah.

So, Lehi and his family—Nephi and Laman and Lemuel and Sam—came to the Americas and about the time before Jesus came again, about 50 to 100 B.C. About 50 to 100 B.C., that fight happened, that I just spoke of.

And I am here to represent that, the Mormon element.

'Cause a lot of people are like Mitt Romney, you know, and I, you know, there's a lot of infiltrators in our nation, in our Capitol, in our churches. I think Mitt Romney might be one of those people, they have sold out to the system, and I just want to say, you know, I, I'm here for freedom and peace and liberty and love and happiness.

In another open source video that appears to have been taken during the evening hours of January 6, 2021,¹² the defendant stated in sum and substance:

ENTREKIN: And if you believe the Book of Mormon, it says the people were inhabitants in this land many thousands or hundreds of years ago. And so, this is about a freedom fight. The freedom fighters and Captain Moroni fought against people who called themselves King-Men, and we are the Freemen, and they are called the Freemen.

INTERVIEWER: Are you for the man Trump?

ENTREKIN: And so yes, in that regard, yes, I am for Trump and for the, uh, making sure that everything is done correctly as far as the elections and everything. I don't . . .

¹² <https://twitter.com/lauhaim/status/1346946547964112897>

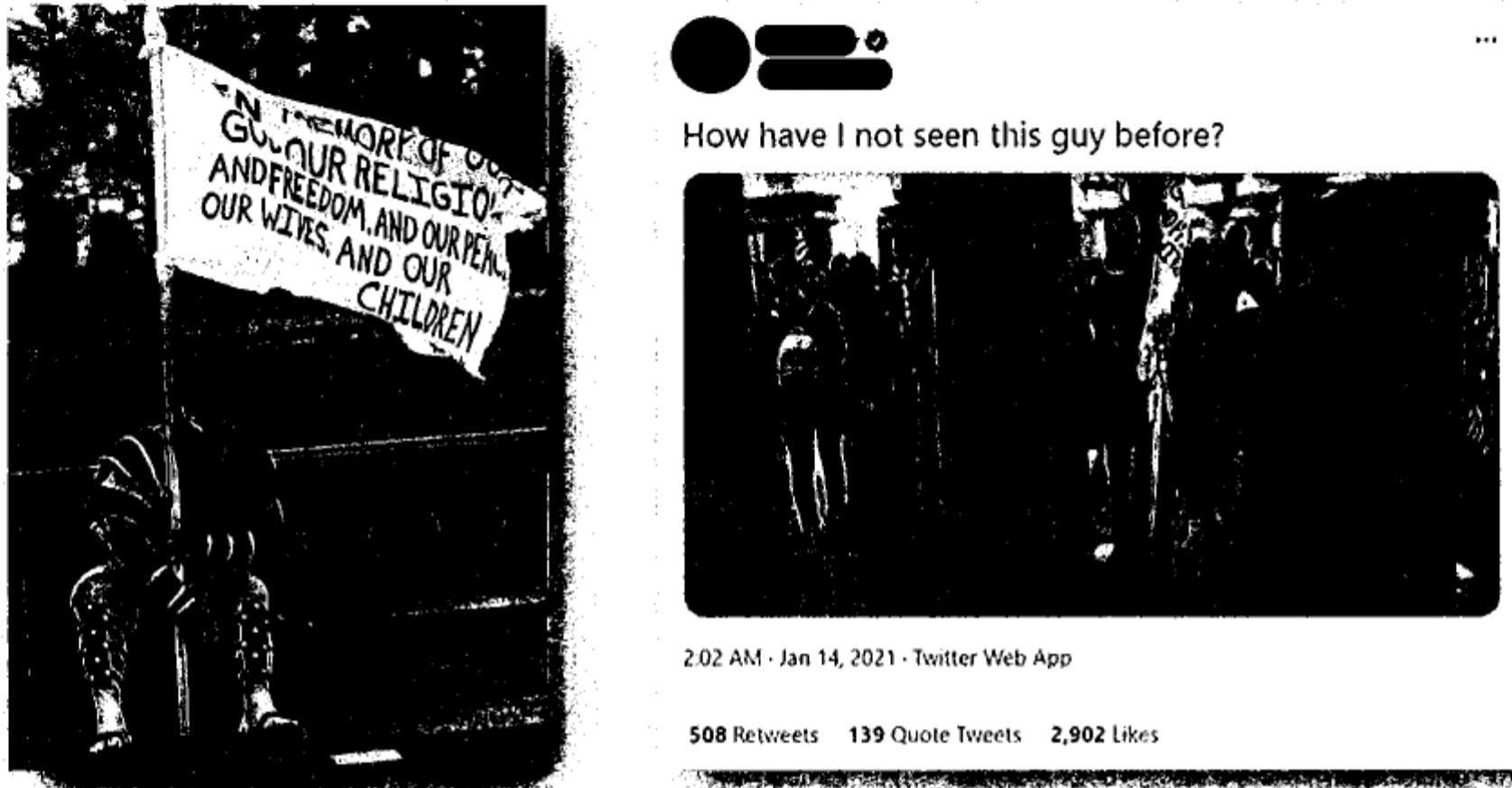
INTERVIEWER: So, what is going to happen though?

ENTREKIN: I don't know. I don't know. But I hope, I have a hope that we will, that things will work out. God is in control. God has all power and get the people, the power of the people, do have this power. And I hope that we do this peacefully. Whatever we do, I hope that it's peaceful. Thank you, sir.

Other photos and videos of the defendant were shared across various news and social media platforms on January 6, 2021, and in subsequent days.



IMAGE 1—The defendant in a photograph posted publicly to Instagram by a person whose identity is known to the FBI at approximately 5:56 PM on January 6, 2021, in Washington, D.C. (<https://www.instagram.com/p/CLQ0oqlrAp0>)



IMAGES 2, 3—The defendant in two publicly available photographs that were posted to Twitter from accounts that are known to the FBI.



IMAGE 4—The defendant in a publicly available screenshot of a news broadcast from January 6, 2021, that was posted to Twitter from an account that is known to the FBI.

On or about January 11, 2021, a tipster whose identity is known to the FBI contacted the FBI and identified the individual depicted in publicly available photographs as the defendant, **Nathan Wayne Entrekin**. Based on information provided by the tipster and additional information found by the FBI in a review of public databases and open source intelligence (OSINT), the FBI attempted a non-custodial interview of the defendant at the defendant's address of record in Cottonwood, Arizona, on February 2, 2021. Prior to beginning the non-custodial interview, the defendant was advised of the identity of the interviewing agents and of the nature of the interview.

During the interview, the defendant stated in sum and substance that the calls of former president Donald Trump inspired him to attend the rally in Washington, D.C., on January 6, 2021. To get to Washington, D.C., from Cottonwood, Arizona—a journey of over 2,200 miles—the defendant stated that he drove there by himself in his personal car. The defendant disclaimed coordinating on a larger scale with any other person or group.

Based on a screenshot taken from the defendant's twitter account on December 31, 2020, it appears that the defendant planned on attending the rally dressed as Captain Moroni.



IMAGES 5, 6—(left) A screenshot of the defendant's Twitter account (now deactivated) that shows a post from December 31, 2020, with the caption: HEY PATRIOTS! CAPTAIN MORONI IS COMING TO DC ON JAN. 6 YAY! ALMA 46:12. (right) Captain Moroni Raises the Title of Liberty, a painting by Arnold Friberg and posted by the defendant to his Twitter account on December 31, 2020, in conjunction with the previously described caption. (<https://www.churchofjesuschrist.org/media/image/captain-moroni-title-liberty-82ae654?lang=eng>)

The defendant further stated that he missed then-President Trump's speech on the morning of January 6, 2021. The defendant claims that at approximately 11:30 AM, he saw a mass of people walking towards the Capitol. He decided to follow them.

The defendant further stated that while he was on the lawn of the Capitol, he became aware that law enforcement officers (LEOs) at the Capitol sprayed individuals with a chemical irritant. The defendant further stated that he pushed onward and claims to have entered the Capitol approximately one hour after other protestors initially breached the Capitol.

The defendant further claimed that he was not aware he was not allowed in the Capitol. He claimed that he was unaware of any police telling him to exit or informing him that he was trespassing. The defendant described the crowd as dense and he claimed that individuals were being herded inside of the building at bottleneck points.

The defendant used the words "solemn" and "revered" when asked to describe his experience in the Capitol. The defendant claimed that when he observed broken glass and the "looting of offices," he felt the need to depart the Capitol immediately.

During the non-custodial interview, the defendant gave the FBI written consent to search his phone. While searching the defendant's phone, the FBI viewed and preserved several videos that appear to have been taken by the defendant during his time at the Capitol. As will be shown below, the videos at times confirmed and at times contradicted the claims that the defendant made to the FBI. The defendant appears to have made the videos for his mother—with whom he lives in Cottonwood, AZ—as he often speaks directly to her during the recording.

The following is a summary of the videos obtained from the defendant's phone. It is not intended to be verbatim and does not memorialize all statements made during the video. The videos should be consulted for actual words spoken and are considered the ultimate authority of what was said.

VIDEO #1

January 6, 2021, 1:55 PM¹³

ENTREKIN: [to another protester] What happened? Pence? Oh, he did?

PROTESTER #1: He's a sellout. He's selling out.¹⁴

ENTREKIN: Okay we're pushing. Push! Okay, I'm sorry, I'm going to push you, we're pushing.

I'm here, Mom! This is my flag.

¹³ Times are approximate and based on the names of the video files recovered.

¹⁴ Based on the approximate time at which this video was taken, defendant and the unidentified protester are likely referring to the news that Mike Pence had recently released an official statement in which he stated that he would not interfere with the certification of the vote. See <https://www.cbsnews.com/news/read-pence-letter-saying-he-lacks-authority-to-decide-election/>.

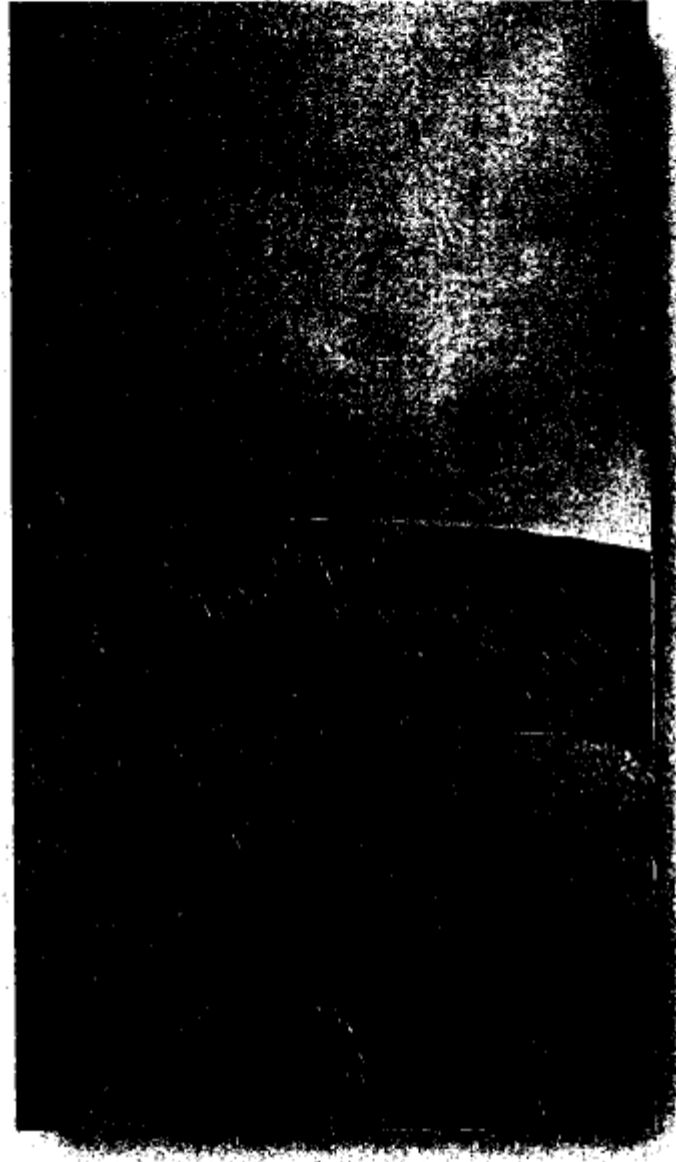


IMAGE 7—A screenshot from a video (VIDEO 1) recovered from the defendant's phone. The screenshot shows the flag that the defendant brought to the Capitol on January 6, 2021, and that the defendant referred to as the Title of Liberty.

ENTREKIN:

They're doing tear gas right, uh, in the front, into the crowd, and it's coming over here it looks like a little bit. We're trying to push, I'm sorry, let's push, are we pushing? Oh, we gotta be careful. Shit. Aw fu . . . Oh come on. I think we're . . . there's . . . We're packed pretty good in here. There are so many people in here.

This is awesome.

CROWD: *[cheering as an unidentified individual with a flag appears atop the north west inaugural scaffolding]*



IMAGE 8—A screenshot from a video (VIDEO 1) recovered from the defendant's phone. The screenshot shows the crowd cheering as an unknown individual with an American flag reached the top of the north west scaffolding of the Inauguration Stage.

ENTREKIN: Who is that, Ted Cruz? Ted Cruz? Who is that, Ted Cruz? I think it was just a dude, wasn't it?

CROWD: *[repeating]* U-S-A! U-S-A!

ENTREKIN: U-S-A! U-S-A, baby! Freedom!

CROWD: *[repeating call and answer]* Whose house? Our house!

ENTREKIN: Sorry, sorry, my arm's in the way. Are we going? Are we going? Are we going up? Are we going up? This is a good workout. Forward, forward, forward.

VIDEO #2

January 6, 2021, 2:30 PM

ENTREKIN:

I made it Mom. I made it to the top. Mom, look, I made it to the top, to the top here. Look at all the patriots here. Haha, if I can make it up that, anybody can. *[laughs]* Oh man. Look at all the patriots here. Patriots, patriots, patriots. Look at all the people, Mom. Look at all that down there. And the monuments over there, way over there. I gotta catch my breath here. Sorry. Haha.

[yelling to an unseen protester] Captain Moroni! Same fight, same place, different time. 76 B.C.!

I'm here for Trump. Four more years, Donald Trump! Our rightful president!

I made it to the relative top, anyway. Oh my gosh, how many of us are here? Must be like, millions. Couple million, maybe. I keep running into trees, though. I gotta get this first, though, before my costume falls off me. Check this out, Mom. All those people.

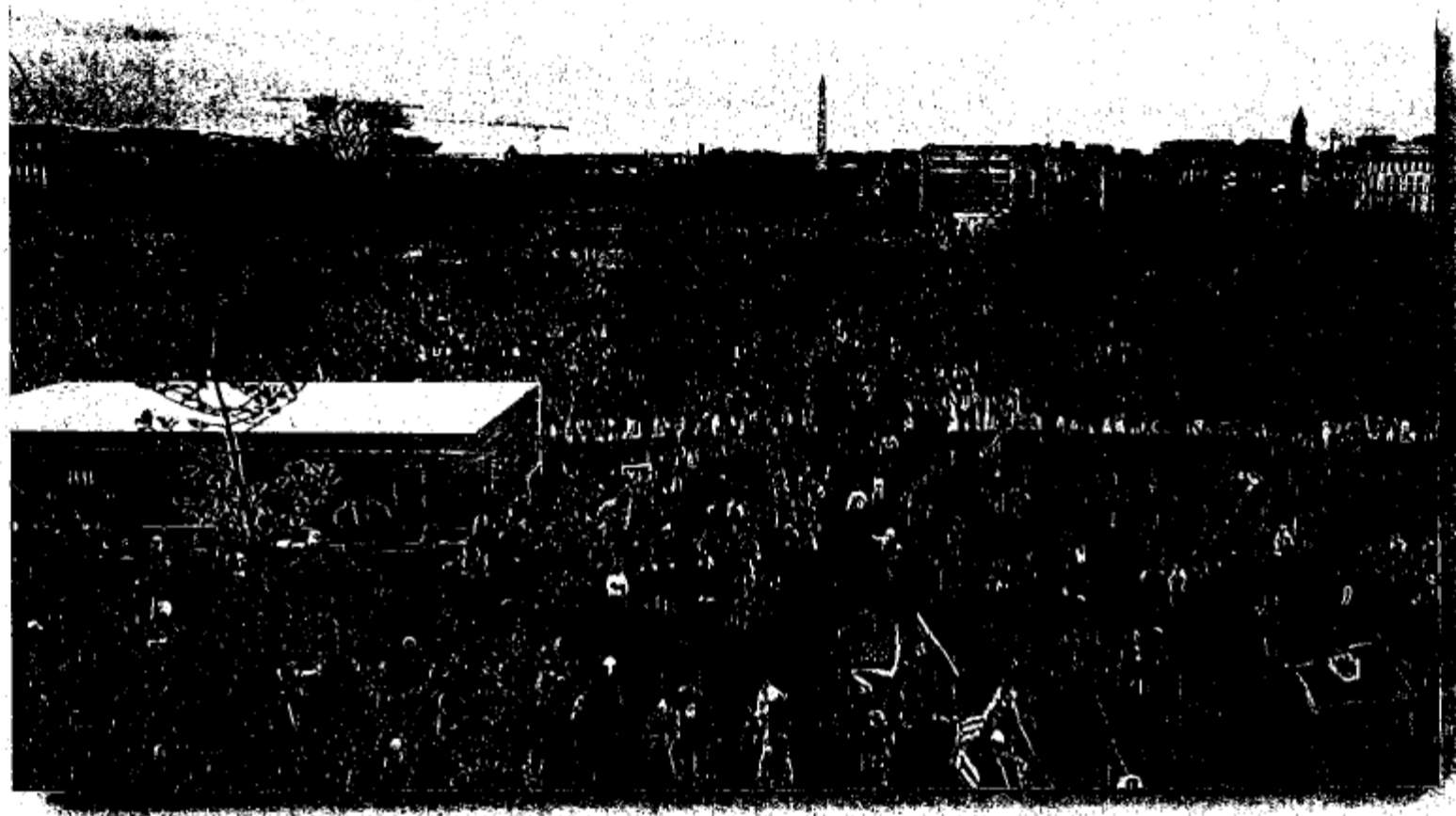


IMAGE 9—A screenshot from a video (VIDEO 2) recovered from the defendant's phone. The screenshot shows the crowd as recorded by the defendant after he reached an upper level of the west side of the Capitol. The defendant estimated that there were one or two million protesters in attendance.

ENTREKIN: Oh, wow. That's not bad. That might be a million.¹⁵

¹⁵ There is no widely accepted or verified number for how many protesters attended Trump's January 6, 2021, rally. See <https://theconversation.com/it-is-difficult-if-not-impossible-to-estimate-the-size-of-the-crowd-that-stormed-capitol-hill-152889>.

PROTESTER #2: Hey Caesar!

ENTREKIN: Captain Moroni!

PROTESTER #2: You look great man.

ENTREKIN: Thank you! Sorry, I'm falling apart. I'm actually . . .

PROTESTER #2: How'd you get up here with that sword, anyhow?

ENTREKIN: I made it. I don't know how I made it. I went the hard way. Oh, man, I made it.

PROTESTER #3: Well, the Rubicon just keeps getting wider and wider, eh?

ENTREKIN: Yeah, this is Captain Moroni of the Book of Mormon. The same fight, same place, if you believe the Book of Mormon, the Nephites and Lamanites lived here . . .

VIDEO #3

January 6, 2021—2:41 PM

ENTREKIN: Here comes the riot police, Mom.



IMAGE 10—A screenshot from a video (VIDEO 3) recovered from the defendant's phone. The screenshot shows a crowd gathering at the north west corner of the Capitol.

VIDEO #4

January 6, 2021—2:45 PM

ENTREKIN: Here we are again. That's the Capitol, right there. And I'm gonna start doing my thing now again. [*points to flag*] So, there we go.



IMAGE 11—A screenshot from a video (VIDEO 4) recovered from the defendant's phone. The screenshot shows the defendant while he was narrating events for his mother.

VIDEO #5

January 6, 2021—2:58 PM

[alarms blaring]

CROWD: [*repeating call and answer*] Whose house? Our house!

ENTREKIN: I'm inside. I'm inside. I'm inside the, I'm inside the Capitol now.
[*joining in the chanting*] OUR HOUSE!

[*pans video to a male protester without a shirt*]

Hi! Oh shoot, it's wet over here. It's very wet. What happened in here? Oh my gosh.

[*repeating buzzing sound*]

ENTREKIN: What's that sound? Huh? Taser? That's a taser? What, a machinegun taser? Hahaha! Something's going on, they're pushing us back out. Some kind of machinegun taser or something. I don't know what the hell is going on.

I want to go in here though.

[enters Senate Parliamentarian's office]

Oh shit. Oh Mom. I don't think you want to be here, Mom. I mean you do want to be here, but in spirit. Yeah, haha. Oh my gosh. Oh my gosh. What happened?



IMAGE 12—A screenshot from a video (VIDEO 5) recovered from the defendant's phone. The screenshot shows the interior of the Senate Parliamentarian's office at approximately 2:59 PM on January 6, 2021. An unidentified individual can be seen putting their feet on a desk and another unidentified individual can be seen standing close by.

ENTREKIN: Holy shit. Oh my gosh, they broke the . . . oh shoot, they looted. Oh shit. I gotta go. We gotta go, we gotta get out of here.



IMAGE 13—A screenshot from a video (VIDEO 5) recovered from the defendant's phone. The screenshot shows the interior of the Senate Parliamentarian's office at approximately 2:59 PM on January 6, 2021. Several unidentified individuals and an American flag can be seen outside of a broken window.

ENTREKIN:

We gotta go. Oh shit. We gotta, we gotta go. Rubber bullets, rubber bullets. Shit! Can we get out that way? No? Oh shit. Oh shit.

C'mon you guys, c'mon you guys. We got faith in you. I have faith in you. Press it out, press it out. Let us out you guys. Press it out. C'mon. Stay calm. We got it, we got it, we got it. Stay calm guys. Don't worry, we got it. We're coming out, we're coming out. Stay calm. We're moving, we're moving. Stay calm back there. Stay calm. Good job, guys, good job.

[alarms blaring]

VIDEO #6

January 6, 20-21—3:01 PM

PROTESTER #4: Traitors get the rope!

ENTREKIN: They had rubber bullets. Haha. He took whiskey. That guy's got a whiskey bottle.



IMAGE 14—A screenshot from a video (VIDEO 6) recovered from the defendant's phone. The screenshot shows an unidentified individual holding a bottle of amber liquid as he leaves the Capitol through the door just outside the Senate Parliamentarian's office.

ENTREKIN: They raided this office. They broke the windshields right here.



IMAGE 15—A screenshot from a video (VIDEO 6) recovered from the defendant's phone. The screenshot shows an unidentified individual draped in an American flag standing by a broken window of the Capitol.

PROTESTER #5: [using bullhorn] Come on in! Bring it in!

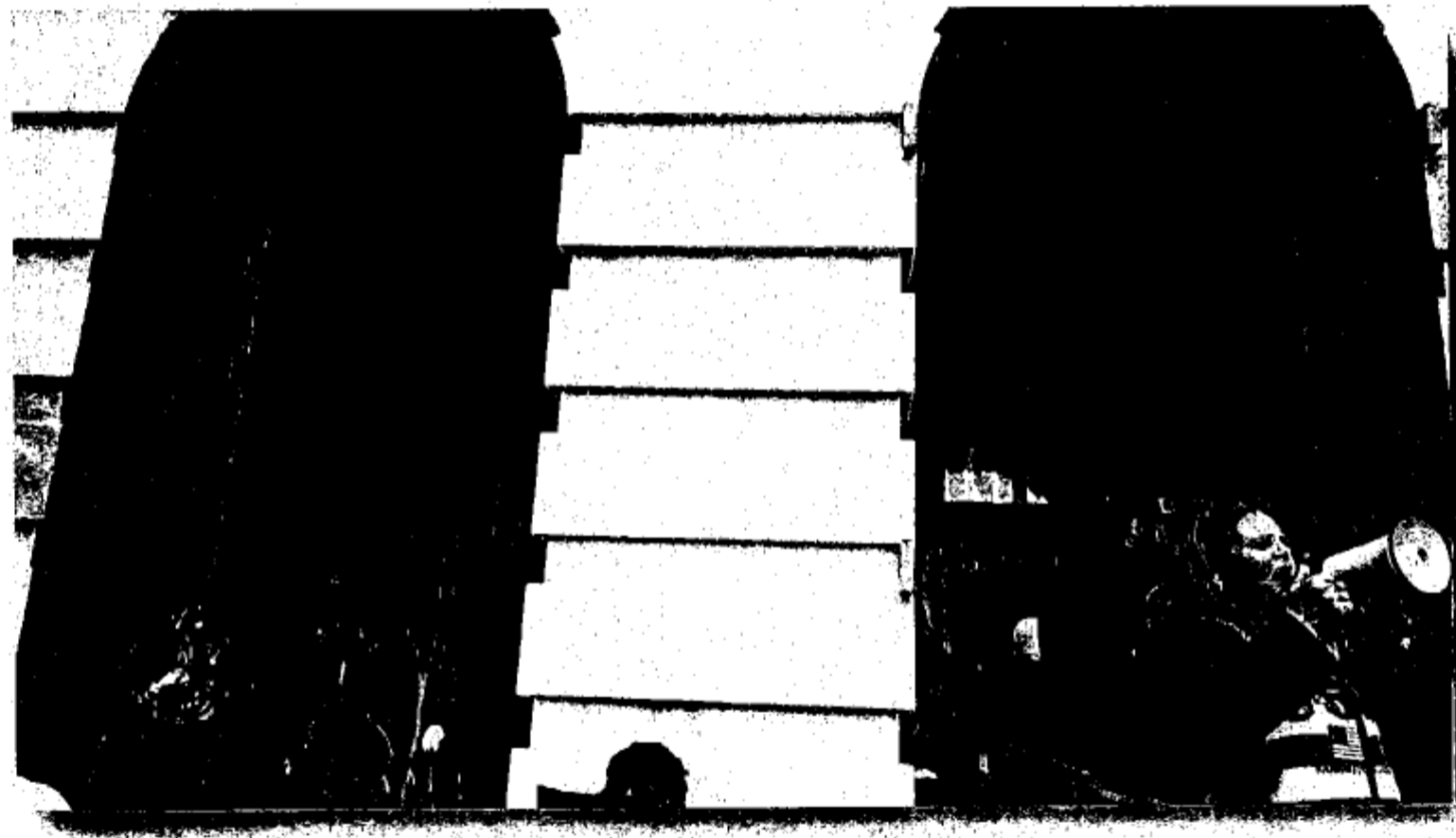


IMAGE 16—A screenshot from a video (VIDEO 6) recovered from the defendant's phone. The screenshot shows an unidentified individual holding a bullhorn and encouraging other protestors to enter the Capitol.

ENTREKIN: Why can't you people just do what we want? Why do you gotta make it so hard? Why do you take our money and use it for nefarious purposes? Every man woman and child should have a house in this free nation. We should not have homeless at all. We're a rich enough nation everyone can have a house of their own. \$600 my ass. Get us a fuckin' house! Buy us houses! You shut us down and you stay up? You keep our money? I know, my mom's gonna hear that. Sorry, Mom. I dropped some f-bombs. Hahaha.

VIDEO # 7

January 6, 2021—3:03 PM

CROWD: [*chanting*] Traitors get the rope!

ENTREKIN: I'm deeply saddened, and yet I'm deeply humbled at the same time. I'm sad yet I'm happy. Yeah. We the People . . .

VIDEO # 8

January 6, 2021—3:08 PM

ENTREKIN: Looks like I went to the other side. I guess this is the other side here. [*chanting with crowd*] U-S-A! U-S-A!

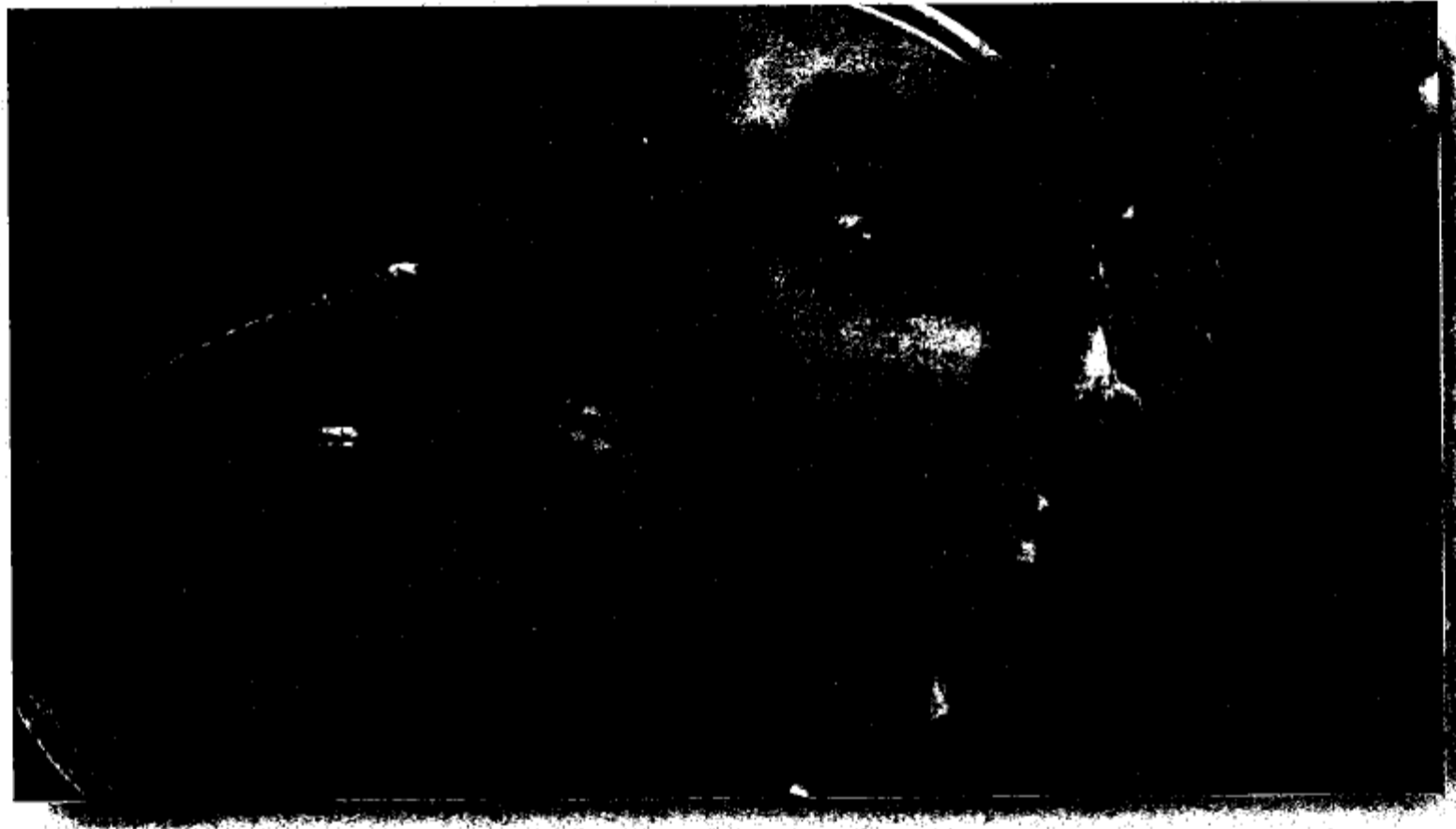


IMAGE 17—A screenshot from a video (VIDEO 8) recovered from the defendant's phone. The screenshot shows the defendant who is recording himself while chanting U-S-A, U-S-A.

ENTREKIN: [*chanting to the crowd's rhythm of U-S-A*] No more Taco Bell. I'm too fat. Hahaha.

PROTESTER #6: Where are the traitors? Bring them out!

ENTREKIN: U-S-A! Wow, wow! This is a big-ass place. Where's my ice cream, Nancy?¹⁶ Hahaha.

Hello? Can, uh, are we coming in? What's in there? What's in there?



IMAGE 18—A screenshot from a video (VIDEO 8) recovered from the defendant's phone. The screenshot shows what the defendant recorded as he entered the Capitol Crypt.

ENTREKIN: [enters Crypt] Oh wow. [inaudible] This is our house! Wow, Mom. I wish you were here with me. It's really exciting in here. It's joyful and it's sad at the same time.

We can't let Biden . . . to be our president. We can't . . . there's no way.

PROTESTER # 7: Hail Caesar!

ENTREKIN: Peaceful, peaceful, peaceful.

FREEDOM!

CROWD: [chanting] U-S-A! U-S-A! Our house! Our house!

ENTREKIN: Our house! Our house!

¹⁶ This and subsequent references to Nancy Pelosi and ice cream may be a reference to a widely shared video in which House Speaker Nancy Pelosi tells The Late Late Show's host James Corden about her freezer that she keeps stocked with ice cream. <https://twitter.com/SpeakerPelosi/status/1250080704446238725>.

ENTREKIN: We gotta make way for the others. Make way for the others. There's more of us. We gotta take turns, we're taking turns guys. We gotta take turns.

[*to another protester*] Captain Moroni. The Book of Mormon. The William Wallace of the Book of Mormon. Captain Moroni. Alma Chapter 46. But I'm here for freedom, and you're here for freedom. FREEDOM!

CROWD: FREEDOM!

ENTREKIN: We are not antifa.

PROTESTER #8: I like your outfit.

ENTREKIN: I wish I wasn't so damn fat. Hahaha.

PROTESTER #8: Well, it's okay.

ENTREKIN: I'm representing Captain Moroni, Captain Moroni of the Book of Mormon. A William Wallace figure of the Book of Mormon.

PROTESTER #8: Wow!

ENTREKIN: Captain Moroni, uh, was a Freeman, fighting for the free cause against the King-Men.

PROTESTER #8: You're a Mormon?

ENTREKIN: Yes, uh, LDS, Mormon.

PROTESTER #8: I gotta go this way. [*indicating a direction opposite of the defendant*]

ENTREKIN: Okay.

PROTESTER #8: Nice to meet you.

ENTREKIN: Nice to meet you. Can I go in here? [*indicating Room S140, Sen. Jeff Merkley's (D-OR) Office*]

[*shouting to the protesters inside Room S140*] Where's my ice cream?

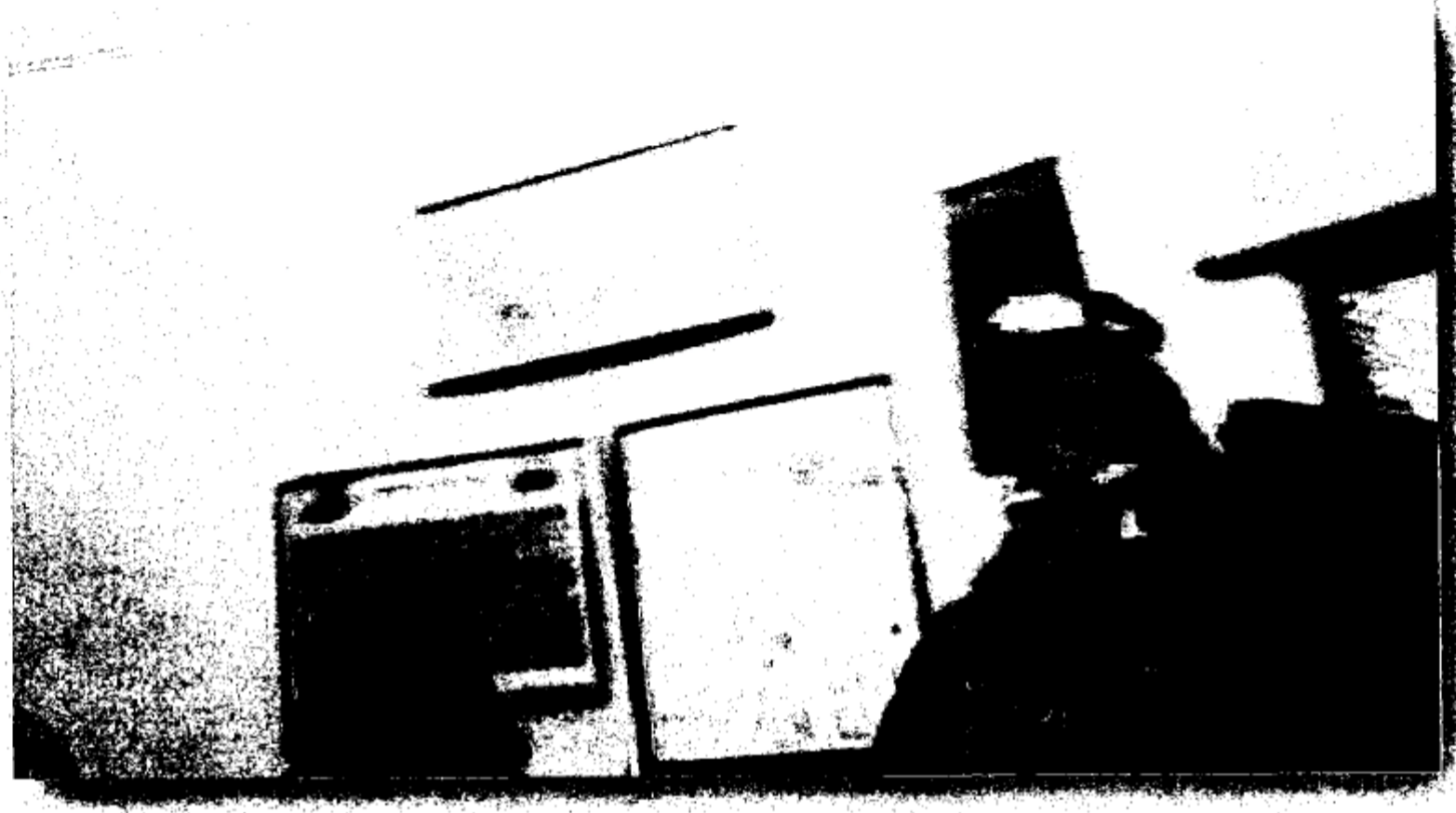


IMAGE 19—A screenshot from a video (VIDEO 8) recovered from the defendant's phone. The screenshot shows two unidentified individuals inside Room S140 after the defendant went through the door.

ENTREKIN: [to a protester] I just went in there, where's my ice cream? Hahaha. I want my ice cream! Nancy, where's my ice cream?!

CROWD: Stop the steal! Stop the steal!

PROTESTER #9: Antifa never did this shit!

ENTREKIN: Nope, nope. That's true. That's true. Nope, you're right.

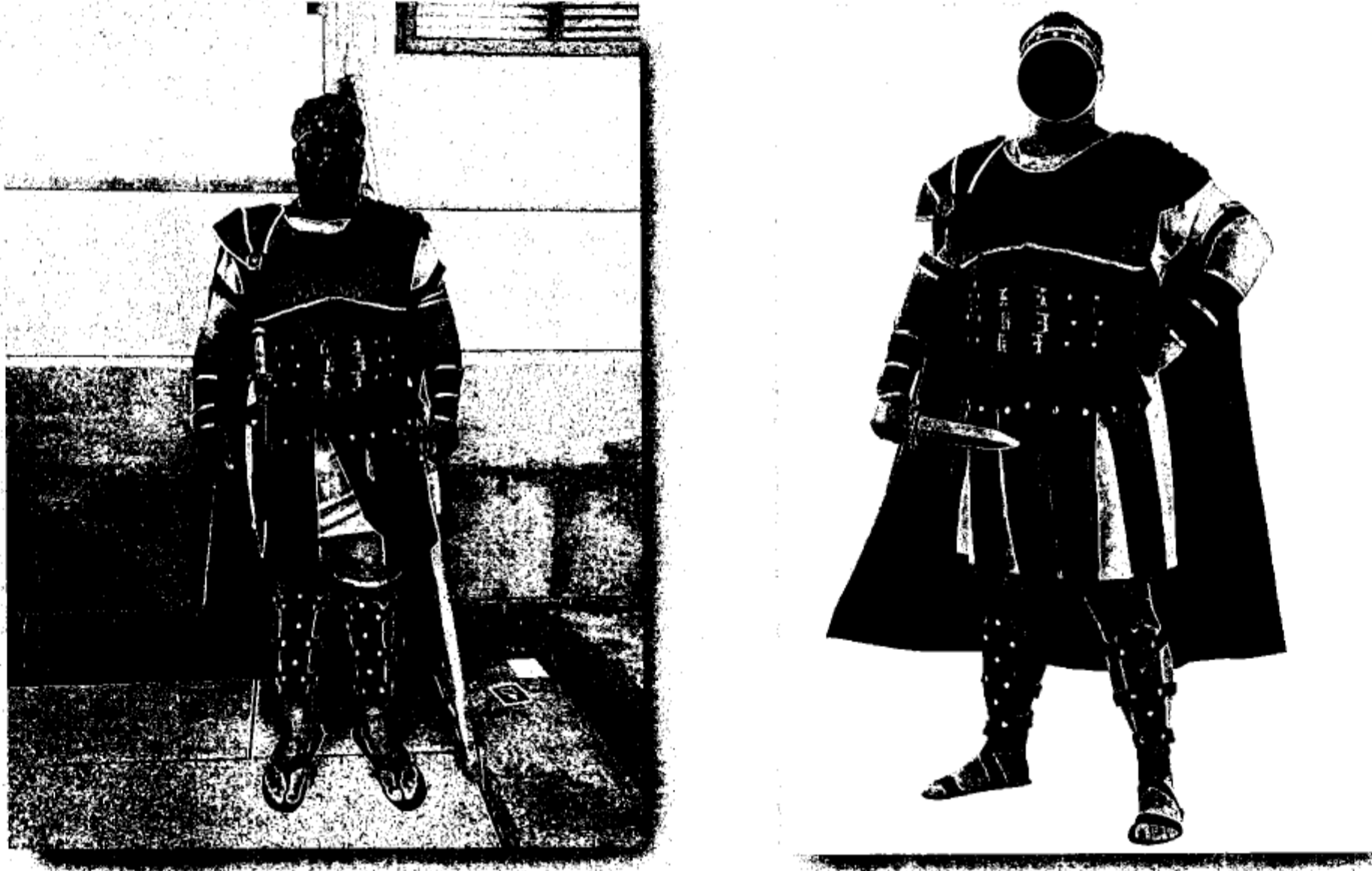
All right, I guess uh with respect to the people that are coming in I gotta get out. We got more people who want to come in, we gotta respect that too, you know.

Ope, sorry you guys. Uh, well, whoa. Alright. I'm glad they're not doing rubber bullets anymore. They were on the other side. I should've bought that centurion helmet after all. Alright. Gotta go, mom. Yo!

PHOTOGRAPH #1

January 6, 2021—3:34 PM

The defendant's phone also contained the subsequent photograph that shows the defendant dressed in his costume. Based on a visual comparison, the defendant's outfit appears to be what is available on the internet as a Roman Gladiator Costume.



IMAGES 20, 21—(left) A photograph recovered from the defendant's phone showing a full body shot of the defendant as he appeared on January 6, 2021. (right) A screenshot from a listing for the Plus Size Roman Gladiator Costume on an online retailer's website. The costume appears to be identical to the one the defendant wore on January 6, 2021.

CCTV Confirms the Defendant Breached the Capitol Twice



IMAGE 22—A screenshot from the Capitol's CCTV showing the defendant entering the Capitol through the door just outside the Senate Parliamentarian's office.

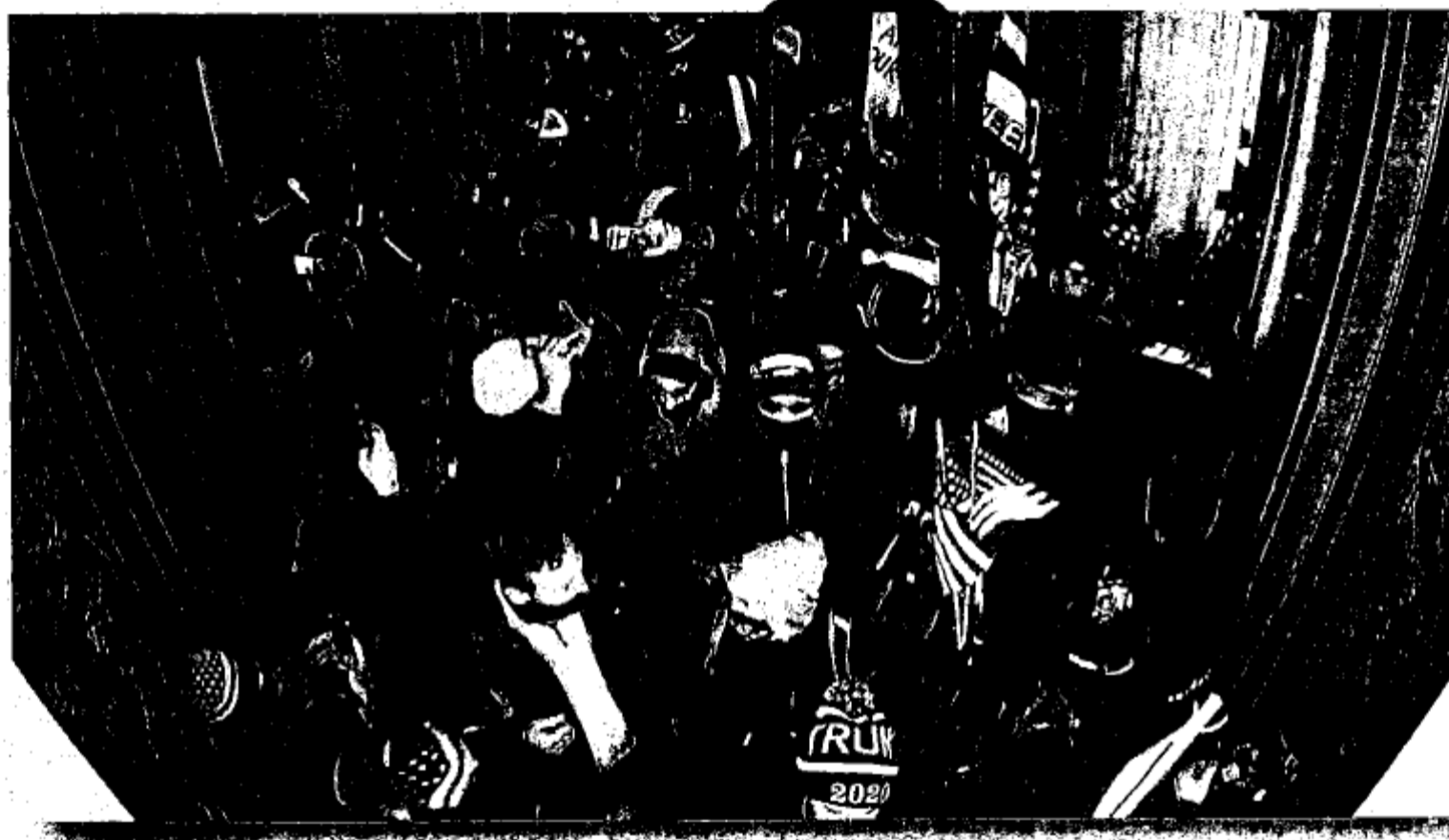


IMAGE 23—A screenshot from the Capitol's CCTV showing the defendant recording video inside the Capitol.



IMAGE 24—A screenshot from the Capitol's CCTV showing the defendant entering the Senate Parliamentarian's office. It does not appear that the defendant was being pushed or herded into the office. In VIDEO 5, before entering the Senate Parliamentarian's office, the defendant states: SOMETHING'S GOING ON, THEY'RE PUSHING US BACK OUT. SOME KIND OF MACHINEGUN TASER OR SOMETHING. I DON'T KNOW WHAT THE HELL IS GOING ON. I WANT TO GO IN HERE THOUGH.



IMAGE 25—A screenshot from the Capitol's CCTV showing the defendant taking a selfie or recording himself while being forced out of the Capitol for the first time through the door just outside the Senate Parliamentarian's office.



IMAGES 26, 26A—(left) A screenshot from the Capitol’s CCTV showing the defendant reentering the Capitol after being forced out of the hallway near the Senate Parliamentarian’s office. (right) A close-up of the defendant as he reentered the Capitol. It does not appear that the defendant is being pushed, forced, or herded into the Capitol against his will.

Inconsistencies Between the Defendant’s Claims and Video Evidence

During the non-custodial interview of the defendant, the defendant made several claims that are inconsistent with the video that the defendant recorded and narrated. For example, the defendant claimed that he was not aware that he was not allowed in the Capitol. The defendant further claimed that individuals were basically being herded into the building. The defendant further claimed that his experience inside the Capitol was “solemn” and “revered.” The defendant further claimed that when he observed broken glass and the looting of offices, he felt the need to depart the Capitol immediately.

These claims are inconsistent with the fact that the defendant identified very early that he could see and smell tear gas (VIDEO 1). The defendant also made a point of narrating to his mother when the “riot police” arrived (VIDEO 3).

When the defendant first entered the Capitol through the door just outside the Senate Parliamentarian’s office, one can hear an alarm blaring, he saw water on the floor, he said that “they” were pushing the crowd back out, and he heard what he identified as “machinegun tasers” (VIDEO 5). Still, he pushed forward and entered the Senate Parliamentarian’s office.

Inside the Parliamentarian’s office, the defendant recorded the destruction and what he described as looting. He recorded the papers strewn about and broken windows, expressed distress. The defendant further began shouting that LEOs were using rubber bullets. Only at this time did the defendant leave the Capitol for the first time. He would reenter a short time later.

Before reentering the Capitol, and while standing in the north west plaza, the defendant laughed about a bottle of whiskey that he thought had been stolen from the Parliamentarian’s office (the defendant misidentified it as Nancy Pelosi’s office); he recorded protesters chanting:

TRAITORS GET THE ROPE; and he himself harangued members of Congress, stating: WHY CAN'T YOU PEOPLE JUST DO WHAT WE WANT? WHY DO YOU GOTTA MAKE IT SO HARD? WHY DO YOU TAKE OUR MONEY AND USE IT FOR NEFARIOUS PURPOSES? Still, he pushed forward.

By approximately 3:08 PM, the defendant was back inside the Capitol, once again joining in chants of U-S-A and OUR HOUSE (VIDEO 8). The defendant reiterated to other persons what role he saw himself as playing that day, referring to Cpt. Moroni's fight against the King-Men and to William Wallace's fight for freedom.

The defendant pushed his way into Sen. Jeff Merkley's office and shouted that he wanted ice cream. The defendant agreed with another protester who stated: ANTIFA NEVER DID THIS SHIT! Additionally, the defendant stated: We can't let Biden . . . to be our president. We can't . . . there's no way.

Based on the foregoing, your affiant submits that there is probable cause to believe that **Nathan Wayne Entrekin** violated 18 U.S.C. §§ 1752(a)(1) and (2), which make it a crime to (1) knowingly enter or remain in any restricted building or grounds without lawful authority to do; and (2) knowingly, and with intent to impede or disrupt the orderly conduct of Government business or official functions, engage in disorderly or disruptive conduct in, or within such proximity to, any restricted building or grounds when, or so that, such conduct, in fact, impedes or disrupts the orderly conduct of Government business or official functions; or attempts or conspires to do so. For purposes of 18 U.S.C. § 1752, 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.


[THIS SPACE INTENTIONALLY LEFT BLANK]

Your affiant further submits there is also probable cause to believe that **Nathan Wayne Entrekin** violated 40 U.S.C. §§ 5104(e)(2)(C)(i), (D) and (G), which make it a crime to willfully and knowingly (C)(i) with the intent to disrupt the orderly conduct of official business, enter or remain in a room in any of the Capitol Buildings set aside or designated for the use of—(i) either House of Congress or a Member, committee, officer, or employee of Congress, or either House of Congress; (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.



Special Agent Trevor Culbert
Federal Bureau of Investigation

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone, this 14th day of July 2021.



2021.07.14
12:27:27 -04'00'

ROBIN M. MERIWEATHER
U.S. MAGISTRATE JUDGE

**MAGISTRATE JUDGE'S MINUTES
IN THE UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA – FLAGSTAFF**

U.S. Magistrate Judge: Camille D. Bibles

Date: July 16, 2021

USA v. Nathan Wayne Entrekin

Case Number: 21-04198MJ-001-PCT-CDB

Assistant U.S. Attorney: Wayne Venhuizen

Attorney for Defendant: Kathryn Grace Mahady, CJA

Interpreter: N/A

Defendant: Present Not Present Released Custody Summons Writ

INITIAL APPEARANCE on Rule 5

Complaint Filed **Date of Arrest: July 15, 2021**

Warrant Other District (District of Columbia)

Financial Affidavit taken.

Appointing attorney Kathryn Grace Mahady, CJA, on behalf of the defendant for Flagstaff proceedings only.

Defendant states true name to be SAME.

Further proceedings ORDERED in Defendant's true name.

Defendant shall be temporarily detained in the custody of the United States Marshal.

As required by Rule 5(f), the United States is ordered to produce all information required by Brady v. Maryland and its progeny. Not doing so in a timely manner may result in sanctions including exclusion of evidence, adverse jury instructions, dismissal of charges, and contempt proceedings.

Status Hearing regarding Detention Hearing, Identity/Removal and Preliminary Hearings set for Tuesday, July 20, 2021 at 10:15 a.m. before Magistrate Judge Camille D. Bibles at 123 N. San Francisco Street, Flagstaff, Arizona.

Recorded By Courtsmart

Deputy Clerk Christina Hurley

IA 9 min

Start: 11:19 am

Stop: 11:28 am

AO 466A (Rev. 07/16) Waiver of Rule 5 & 5.1 Hearings (Complaint or Indictment)

<input checked="" type="checkbox"/> FILED	<input type="checkbox"/> LODGED
<input type="checkbox"/> RECEIVED	<input type="checkbox"/> COPY
JUL 20 2021	
CLERK U S DISTRICT COURT DISTRICT OF ARIZONA	
BY _____	DEPUTY

UNITED STATES DISTRICT COURT

for the
District of Arizona

United States of America)

v.)

Nathan Wayne Entrekia)

Defendant)

Case No. 21-04198-MJ-PCI-CD

Charging District's Case No. 21-MJ-00526

WAIVER OF RULE 5 & 5.1 HEARINGS (Complaint or Indictment)

I understand that I have been charged in another district, the *(name of other court)* District of Columbia

I have been informed of the charges and of my rights to:

- (1) retain counsel or request the assignment of counsel if I am unable to retain counsel;
- (2) an identity hearing to determine whether I am the person named in the charges;
- (3) production of the warrant, a certified copy of the warrant, or a reliable electronic copy of either;
- (4) a preliminary hearing to determine whether there is probable cause to believe that an offense has been committed, to be held within 14 days of my first appearance if I am in custody and 21 days otherwise, unless I have been indicted beforehand.
- (5) a hearing on any motion by the government for detention;
- (6) request a transfer of the proceedings 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 of the warrant.
- a preliminary hearing. reserved for prosecuting district DC
- a detention hearing.
- an identity hearing, production of the warrant, and any preliminary or detention hearing to which I may be entitled in this district. I request that any preliminary or detention hearing be held in the prosecuting district, at a time set by that court.

I consent to the issuance of an order requiring my appearance in the prosecuting district where the charges are pending against me.

Date: 7/20/21

Nathan Entrekia
Defendant's signature

[Signature]
Signature of defendant's attorney

Kathryn Mahady
Printed name of defendant's attorney

**MAGISTRATE JUDGE'S MINUTES
IN THE UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA – FLAGSTAFF**

U.S. Magistrate Judge: Camille D. Bibles

Date: July 20, 2021

USA v. Nathan Wayne Entrekin

Case Number: 21-04198MJ-001-PCT-CDB

Assistant U.S. Attorney: Patrick Joseph Schneider for Wayne Venhuizen

Attorney for Defendant: Kathryn Grace Mahady, CJA

Interpreter: N/A

Defendant: Present Not Present Released Custody Summons Writ

DETENTION HEARING Held Continued Submitted UA

PTS recommends Release

GOVERNMENT recommends Release.

Court accepts recommendation by all parties

Defendant is advised on the record and signed Order Setting Conditions of Release and released on Judge's signature.

IDENTITY HEARING: Held Waived

Defendant signs written Waiver of Rule 5 Hearings. The Magistrate Judge finds, on the basis of Defendant's written waiver of removal hearing and this Magistrate Judge's receipt of the copy of the warrant from the District of Columbia, that there is probable cause to believe that this defendant is the individual named in the said warrant, and that there is probable cause to believe that an offense has been committed against the laws of the United States of America.

Defendant reserves his right to a Preliminary Hearing in the prosecuting district.

Defendant is ordered to contact the District of Columbia for information on how to connect for Zoom Hearing set for Friday, July 23, 2021 at 1:00 p.m. (Eastern Time) before Magistrate Judge G. Michael Harvey.

Recorded By Courtsmart
Deputy Clerk Christina Hurley

ID 1 min
DH 27 min

Start: 10:38 am
Stop: 11:06 am

UNITED STATES DISTRICT COURT
ARIZONA – FLAGSTAFF
July 19, 2021

USA v. Nathan Wayne Entrekin

Case Number: 21-04198-MJ-001-PCT-CDB

ORDER SETTING CONDITIONS OF RELEASE

<input checked="" type="checkbox"/> FILED	<input type="checkbox"/> LODGED
<input type="checkbox"/> RECEIVED	<input type="checkbox"/> COPY
JUL 20 2021	
CLERK U S DISTRICT COURT DISTRICT OF ARIZONA	
BY _____	DEPUTY

- PERSONAL RECOGNIZANCE
- AMOUNT OF BOND:
 - UNSECURED
 - SECURED BY:
- SECURITY TO BE POSTED BY:

NEXT APPEARANCE: Friday, July 23, 2021 at 1:00 p.m. (DC time) or as directed through counsel

- Zoom Call with Magistrate G. Michael Harvey

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 ORDERED that defendant is subject to the following conditions and shall:

- promise to appear at all proceedings as required and to surrender for service of any sentence imposed.
- not commit any federal, state or local crime.
- cooperate in the collection of a DNA sample if the collection is authorized by 42 U.S.C. § 14135a.
- IMMEDIATELY advise his attorney and Pretrial Services, in writing, PRIOR to any change in residence address, mailing address and telephone number.
- maintain or actively seek employment (combination work/school) and provide proof of such to Pretrial Services.
- not travel outside of Arizona unless PRIOR Court or Pretrial Services permission is granted to do so.
- only travel directly to the prosecuting district, and through all states and counties between the District of Arizona and the prosecuting district, for Court purposes and lawyer conferences unless PRIOR Court or Pretrial Services permission is granted to travel elsewhere. Not to visit any public buildings other than the Court buildings specifically relating to your court appearances.
- avoid all direct or indirect contact with persons who are considered alleged victim(s) or potential witness(es).
- shall report as directed to the U.S. PRETRIAL SERVICES 1-800-769-7609 or 928-774-2109, 123 N. San Francisco Street, Flagstaff, Arizona.
- not drive without a valid driver license.
- execute an agreement to forfeit the bond or designated property upon failing to appear as required:
- be released to the third-party custody of: and shall reside with the third-party custodian unless Pretrial Services approves the defendant to reside elsewhere.
- The defendant shall participate in alcohol treatment, submit to alcohol testing and make copayment toward the cost of such services, as directed by Pretrial Services. The defendant shall not obstruct or attempt to obstruct or tamper, in any fashion, with the efficiency and accuracy of any substance use testing or monitoring.
- not use or possess a narcotic drug or other controlled substance (as defined by 21 U.S.C. § 802) unless

USA v. Nathan Wayne Entrekin

Case Number: 21-04198-MJ-001-PCT-CDB

July 20, 2021

Page 2 of 3

prescribed for the defendant by a licensed medical practitioner; this provision does not permit the use or possession of medicinal marijuana even with a physician's written certification. The defendant shall not possess, ingest, or otherwise use a synthetic cannabinoid or synthetic narcotic. The defendant shall participate in drug treatment and submit to drug testing and make copayment toward the cost of such services as directed by Pretrial Services. The defendant shall not obstruct or attempt to obstruct or tamper, in any fashion, with the efficiency and accuracy of any substance use testing or monitoring.

- surrender all travel documents to Pretrial Services by July 23, 2021 and shall not obtain a passport or other travel document during the pendency of these proceedings.
- maintain or commence an educational program and provide proof of such to Pretrial Services.
- not possess or attempt to acquire any firearm, destructive device, or other dangerous weapon or ammunition.
- abide by specified restrictions on personal associations, place of abode or travel.
- maintain weekly contact with his attorney by Friday, noon of each week.
- timely pay his/her monthly child support payments as previously ordered by the subject state court in the total amount of: \$.
- not obtain any new financial accounts without prior notification and approval of Pretrial Services.
- participate in a mental health treatment program and comply with all the treatment requirements including taking all medication prescribed by the mental health care provider and make a copayment toward the cost of such services as directed by Pretrial Services.
- resolve all pending lower court matters and provide proof of such to Pretrial Services.
- participate in a Specialized Treatment Program and comply with all treatment requirements including taking all medications prescribed by a physician/psychiatrist and make a copayment toward the cost of services as directed by Pretrial Services.
- register as a sex offender in compliance with all federal, state, tribal or local laws or as ordered by the court. Failure to comply with registration laws may result in new criminal charges.
- may not attend any group events or gatherings with 20 or more people without PRIOR Court or Pretrial Services permission.

ADVICE OF 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 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.

USA v. Nathan Wayne Entrekin

Case Number: 21-04198-MJ-001-PCT-CDB

July 20, 2021

Page 3 of 3

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 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 to surrender for service of any sentence imposed. I am aware of the penalties and sanctions set forth above.

DATE: <i>07/20/21</i>	SIGNATURE OF DEFENDANT <i>Nathan Entrekin</i>
--------------------------	--

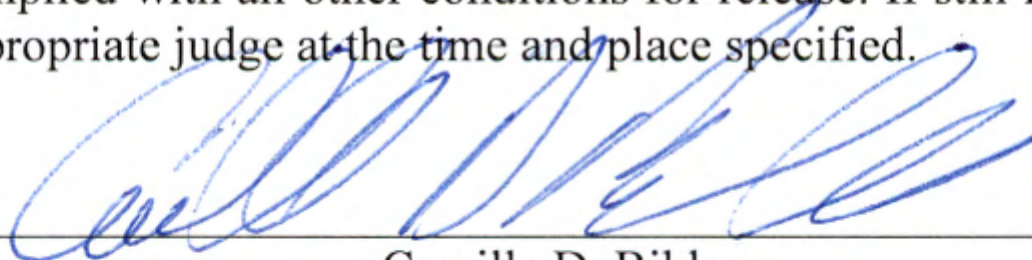
Custodian agrees to (a) supervise the defendant in accordance with all conditions of release, (b) to use every effort to assure the appearance of the defendant at all scheduled court proceedings, and to notify the court immediately in the event the defendant violates any condition of release or disappears. We, the undersigned, have read and understand the terms of this bond and conditions of release and acknowledge that we are bound by it until duly exonerated.

SIGNATURE OF CUSTODIAN(S)

Directions to United States Marshal:

- The defendant is ORDERED released after processing.
- The United States Marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place specified.

DATE: July 20, 2021



 Camille D. Bibles
 United States Magistrate Judge

**U.S. District Court
DISTRICT OF ARIZONA (Prescott Division)
CRIMINAL DOCKET FOR CASE #: 3:21-mj-04198-CDB All Defendants**

Case title: USA v. Entrekin

Date Filed: 07/15/2021

Date Terminated: 07/20/2021

Assigned to: Magistrate Judge Camille D
Bibles

Defendant (1)

Nathan Wayne Entrekin
TERMINATED: 07/20/2021

represented by **Kathryn Grace Mahady**
Aspey Watkins & Diesel PLLC
123 N San Francisco St., Ste. 300
Flagstaff, AZ 86001
928-774-1478
Fax: 928-774-8404
Email: kmahady@awdlaw.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED
Designation: CJA Appointment

Pending Counts

None

Disposition

Highest Offense Level (Opening)

None

Terminated Counts

None

Disposition

Highest Offense Level (Terminated)

None

Complaints

18: 1752(a0)(1)and (2) Knowingly Entering
or Remaining in any Restricted Building or
Grounds without Lawful Authority; 40:
5104(e)(2)(C)(i)(D)(G) violent Entry and
Disorderly Conduct on Capitol Grounds

Disposition

Plaintiff

USA

represented by **Wayne Venhuizen**

US Attorneys Office - Flagstaff, AZ
 123 N San Francisco St., Ste. 410
 Flagstaff, AZ 86001
 928-556-0833
 Fax: 928-556-0759
 Email: wayne.venhuizen@usdoj.gov
LEAD ATTORNEY
ATTORNEY TO BE NOTICED
Designation: Assistant US Attorney

Date Filed	#	Docket Text
07/15/2021	1	Arrest (Rule 40) of Nathan Wayne Entrekin. (CSH) (Entered: 07/16/2021)
07/16/2021	3	MINUTE ENTRY for proceedings held before Magistrate Judge Camille D Bibles: Initial Appearance in Rule 5(c)(3) Proceedings as to Nathan Wayne Entrekin held on 7/16/2021, see attached minute entry. FINANCIAL AFFIDAVIT TAKEN: Appearance entered by Kathryn Grace Mahady on behalf of defendant. Defendant shall be temporarily detained in the custody of the United States Marshal. Status Hearing regarding Detention Hearing, Identity/Removal and Preliminary Hearings set for 7/20/2021 at 10:15 AM in U.S. District Court of Arizona, 123 N. San Francisco Street, Suite 200, Flagstaff, AZ 86001 before Magistrate Judge Camille D Bibles. (Recorded by COURTSMART.) Hearing held 11:19 AM to 11:28 AM.(CSH) (Entered: 07/19/2021)
07/16/2021	4	SEALED CJA 23 Financial Affidavit by Nathan Wayne Entrekin. (CSH) (Entered: 07/19/2021)
07/16/2021	5	ORDER: Pursuant to Rule 5(f) of the Federal Rules of Criminal Procedure, the United States is ordered to disclose in a timely manner all exculpatory evidence to the defendant(s), that is, all evidence that is favorable to the defendant(s) or tends to cast doubt on the United States' case, as required by <i>Brady v. Maryland</i> , 373 U.S. 83 (1963) and its progeny. Failure to comply with this order may result in consequences, including, but not limited to, the reversal of any conviction, the exclusion of evidence, adverse jury instructions, dismissal of charges, contempt proceedings, disciplinary action, and/or sanctions by the Court. Ordered by Magistrate Judge Camille D Bibles.(CSH)(This is a TEXT ENTRY ONLY. There is no pdf document associated with this entry.) (Entered: 07/19/2021)
07/20/2021	6	MINUTE ENTRY for proceedings held before Magistrate Judge Camille D Bibles: Rule 5(c)(3) Identity Hearing as to Nathan Wayne Entrekin waived on 7/20/2021, see attached minute entry. Warrant of Removal will not be issued. Detention Hearing as to Nathan Wayne Entrekin held on 7/20/2021. Defendant ordered released on own recognizance with conditions. Defendant reserves his right to a Preliminary Hearing in the prosecuting district. Defendant is ordered to contact the District of Columbia for information on how to connect for Zoom Hearing set for Friday, July 23, 2021 at 1:00 p.m. (Eastern Time) before Magistrate Judge G. Michael Harvey. (Recorded by COURTSMART.) Hearing held 10:38 AM to 11:06 AM.(CSH) (Entered: 07/20/2021)
07/20/2021	7	WAIVER of Rule 5(c)(3) Hearing by Nathan Wayne Entrekin. (CSH) (Entered: 07/20/2021)
07/20/2021	8	ORDER Setting Conditions of Release on OWN RECOGNIZANCE as to Nathan Wayne Entrekin. Signed by Magistrate Judge Camille D Bibles on 7/20/21.(CSH) (Entered: 07/20/2021)

07/20/2021	9	<p>Notice to District of Columbia of a Rule 5 or Rule 32 Initial Appearance as to Nathan Wayne Entrekin. Your case number is: 1:21-MJ-00526. Please use PACER Court Links to access the public docket and documents.</p> <p><i>(If you wish to designate a different email address for future transfers, please send your request to the national list host at InterdistrictTransfer_TXND@txnd.uscourts.gov.)</i> (CSH) (Entered: 07/20/2021)</p>
07/21/2021	10	<p>NOTICE re: PASSPORT as to Nathan Wayne Entrekin. Defendant is not permitted to apply for the issuance of a passport and/or passport card during the pendency of this action. (PTS-VE,) (Entered: 07/21/2021)</p>

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