

AO 442 (Rev. 11/11) Arrest Warrant

UNITED STATES DISTRICT COURT

for the
District of Columbia

United States of America
v.
Jason Lee Hyland

Case: 1:21-mj-00181
Assigned to: Judge Faruqui, Zia M
Assign Date: 1/28/2021
Description: COMPLAINT W/ARREST WARRANT

Defendant

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) Jason Lee Hyland
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) and (2) - Knowingly Entering or Remaining in any Restricted Building or Grounds Without Lawful Authority

40 U.S.C. § 5104(e)(2)(D) and (G) - Disorderly Conduct on Capitol Grounds

Date: 01/28/2021

[Signature]

2021.01.28
17:15:20 -05'00'

Issuing officer's signature

City and state: Washington, D.C.

Zia M. Faruqui, U.S. Magistrate Judge

Printed name and title

Return

This warrant was received on (date) 1/29/2021, and the person was arrested on (date) 2/2/2021
at (city and state) Plano, TX

Date: 2/2/2021

[Signature]

Arresting officer's signature

Special Agent Emerson Lopez-Fuentes
Printed name and title

AO 91 (Rev. 11/11) Criminal Complaint

UNITED STATES DISTRICT COURT

for the

District of Columbia

4:21-MJ-091

United States of America)

v.)

Jason Lee Hyland)

Case: 1:21-mj-00181

Assigned to: Judge Faruqui, Zia M

Assign Date: 1/28/2021

Description: COMPLAINT W/ARREST WARRANT

Date of Birth: XXXXXXXX)

Defendant(s)

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) and (2) - Knowingly Entering or Remaining in any Restricted Building or Grounds Without Lawful Authority

40 U.S.C. § 5104(e)(2)(D) and (G) - Disorderly Conduct on Capitol Grounds

This criminal complaint is based on these facts:

See attached statement of facts.

Continued on the attached sheet.

Amie C. Stemen

Complainant's signature

Amie C. Stemen, 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: 01/28/2021

Zia M. Faruqui

2021.01.28

17:14:53 -05'00'

Judge's signature

City and state: Washington, D.C.

Zia M. Faruqui, U.S. Magistrate Judge

Printed name and title

STATEMENT OF FACTS

Your affiant, Amie C. Stemen, Special Agent with the Federal Bureau of Investigation (“FBI”), is one of the agents assigned to an ongoing investigation of riots and civil disorder that occurred on January 6, 2021 in and around the United States Capitol grounds by the FBI, United States Capitol Police (“USCP”), Metropolitan Police Department (“MPD”) and other law enforcement agencies. I have been a Special Agent with the FBI since May 2011. I am presently assigned to the Washington Field Office’s International Corruption Squad. Since I became involved in this investigation on January 6, 2021, I have reviewed public tips, publicly available photos and video, and relevant documents, among other things. As a special agent with the FBI, 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 are allowed access inside the U.S. Capitol. On January 6, 2021, the exterior plaza of the U.S. Capitol was also closed to members of the public.

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

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

At such time, the certification proceedings 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.

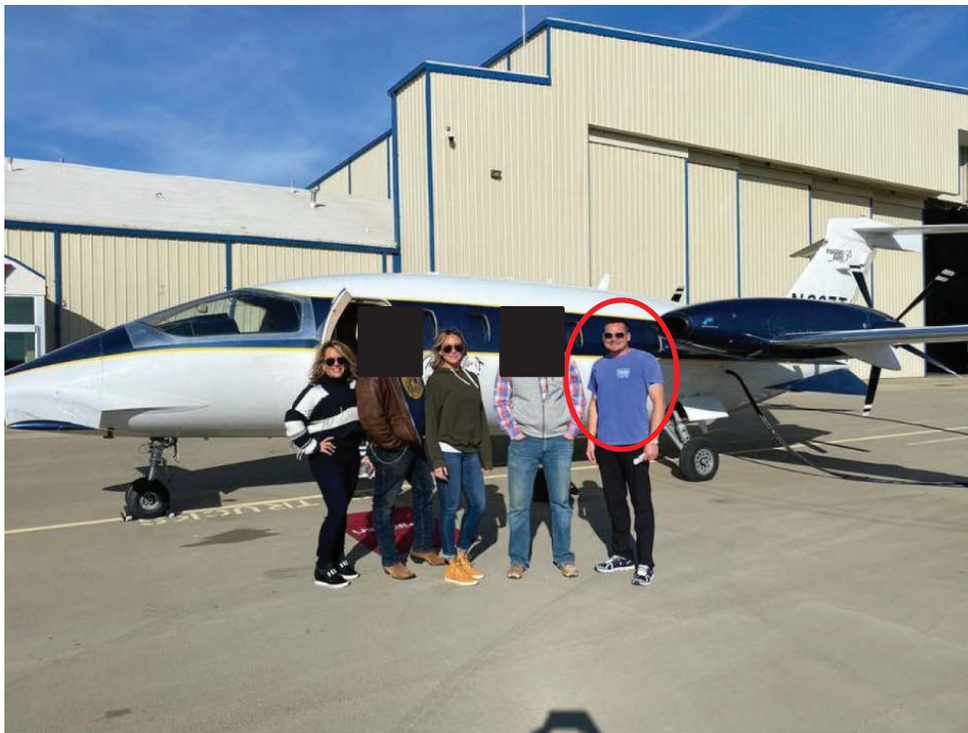
Shortly thereafter, at approximately 2:20 p.m. members of the United States House of Representatives and United States Senate, including the President of the Senate, Vice President Mike Pence, were instructed to—and did—evacuate the chambers. Accordingly, the joint session of the United States Congress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

President Pence remained in the United States Capitol from the time he was evacuated from the Senate Chamber until the sessions resumed.

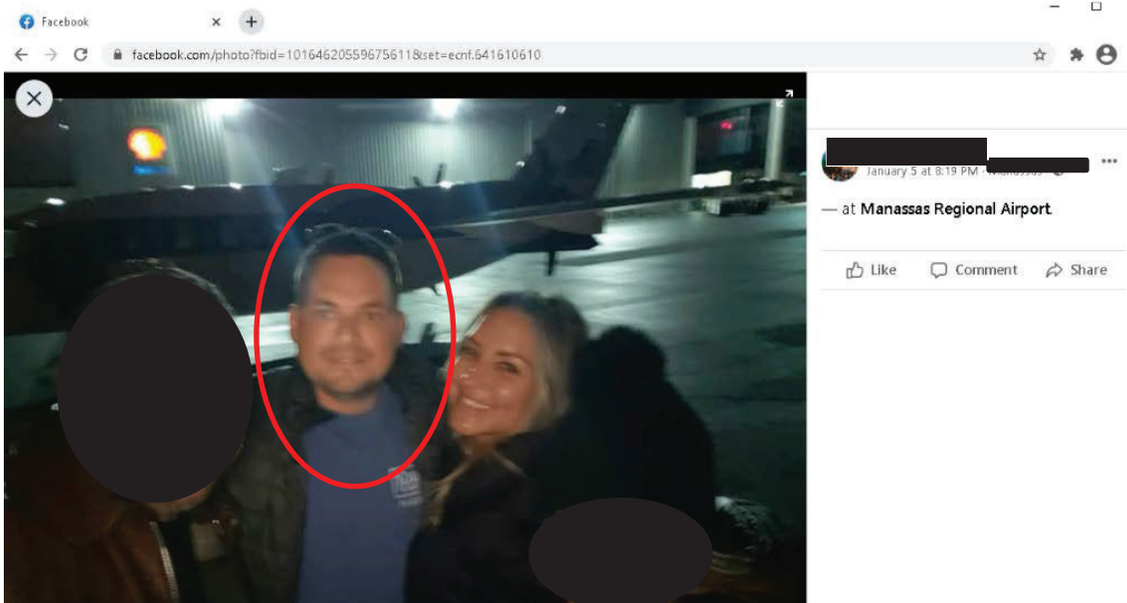
During national news coverage of the aforementioned events, video footage which appeared to be captured on mobile devices of persons present on the scene depicted evidence of violations of local and federal law, including scores of individuals inside the U.S. Capitol building without authority to be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

On January 15, 2021, Agents interviewed Individual 1. During the interview, Individual 1 provided the Agents with a copy of the group text message exchange, which included messages from the person Individual 1 believed to be “Jason”, Individual 1, Jenna RYAN, Katherine SCHWAB, and Individual 4 (hereinafter “the group”). (Agent Note: Individual 1 provided “Jason’s” phone number to the interviewing Agents. After the interview, agents conducted database checks on the phone number and identified the phone number as belonging to JASON HYLAND (hereinafter “HYLAND”). On January 5, 2021, HYLAND sent a message to the group with the subject, Patriot flight. The message stated, “Thanks for joining me to DC to stand up for America. This will be historic – no matter the outcome. We will leave from us trinity hanger at Denton Airport tomorrow the 5th at 3:00pm. Plan to arrive 15 minutes early...Ps. Please register for the events on the 6th at trumpmarch.com.” On January 6, 2021, HYLAND sent the following message to the group, “We are scheduled for wheels up as close to 3pm today as possible. Please be in the FBO lobby no later than 2:45. US trinity is the hanger. Just to the right of the ATC tower. See y’all soon.”

On January 05, 2021, HYLAND traveled via private plane from Denton, TX to Washington, D.C. with the group. According to open source information, RYAN posted the below photo on their Twitter account. The photo was taken from US Trinity Aviation in Denton, TX. HYLAND is the individual circled in red in the photograph below.



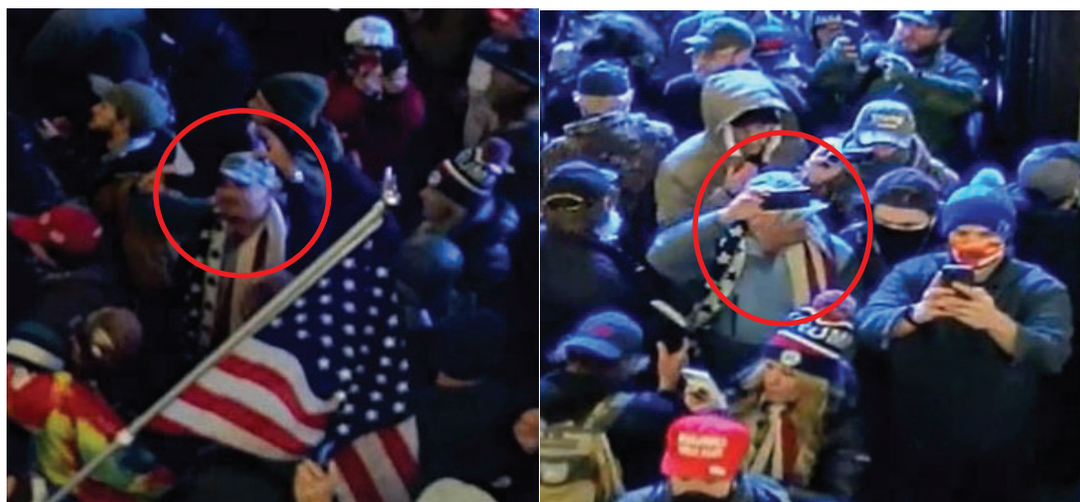
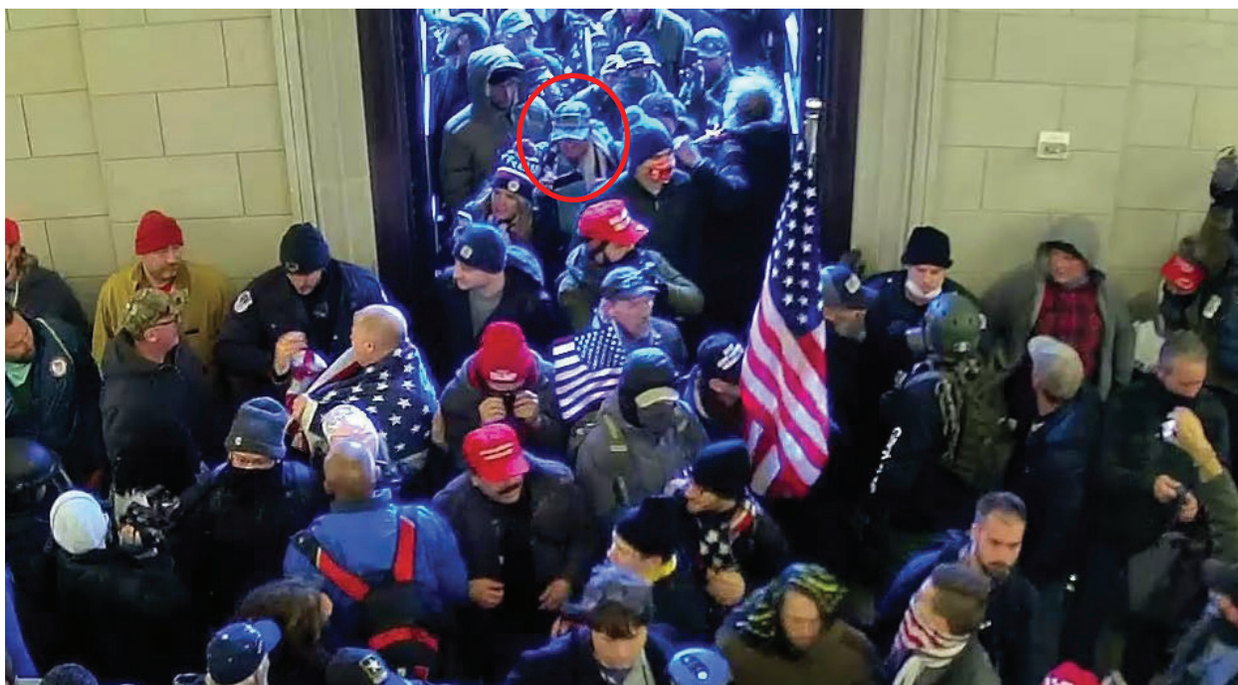
On the evening of January 5, 2021, Individual 1 posted a photo on their Facebook page and tagged the Manassas Regional Airport in Manassas, VA. HYLAND and the group had arrived in the Washington, D.C. area. HYLAND is the individual circled in red in the photograph below.



Law enforcement agents retrieved a driver's license photograph of HYLAND, a resident of TEXAS, and confirmed HYLAND bore a resemblance to the pictures above.

On January 6, 2021, RYAN posted a 21-minute Facebook Live video on their Facebook account that depicts the group walking towards the U.S. Capitol building. HYLAND, Individual 1, RYAN, SCHWAB, and Individual 4 all appeared in the Facebook Live video.

Your affiant conducted an initial review of some of the surveillance footage captured on January 6, 2021 from cameras inside the Capitol building. During my review, I identified multiple images that depict HYLAND entering the Capitol building through the Rotunda door and attempting to walk through the crowds. In addition, I identified at least one image of HYLAND holding up his cell phone inside the Capitol building. HYLAND is the individual circled in red in the photographs below.



On January 19, 2021, FBI Agents interviewed HYLAND. HYLAND stated that he was responsible for the flight logistics but did not know any of the travelers prior to the trip. HYLAND was Facebook friends with RYAN and SCHWAB. He extended the invitation for RYAN and SCHWAB to accompany him to Washington, D.C., and they agreed. RYAN and SCHWAB extended the invitation to Individual 1 and Individual 4.

HYLAND informed law enforcement that the group traveled to Washington, D.C. on January 5, 2021 via the private plane arranged by HYLAND. HYLAND stated that the group checked into a hotel in Washington, D.C. that evening. According to the website, www.trumpmarch.com, there were two events listed for January 6, 2021, one at 8:00am or 9:00am at the Washington Monument/White House and another one at 1:00pm at the Capitol building.

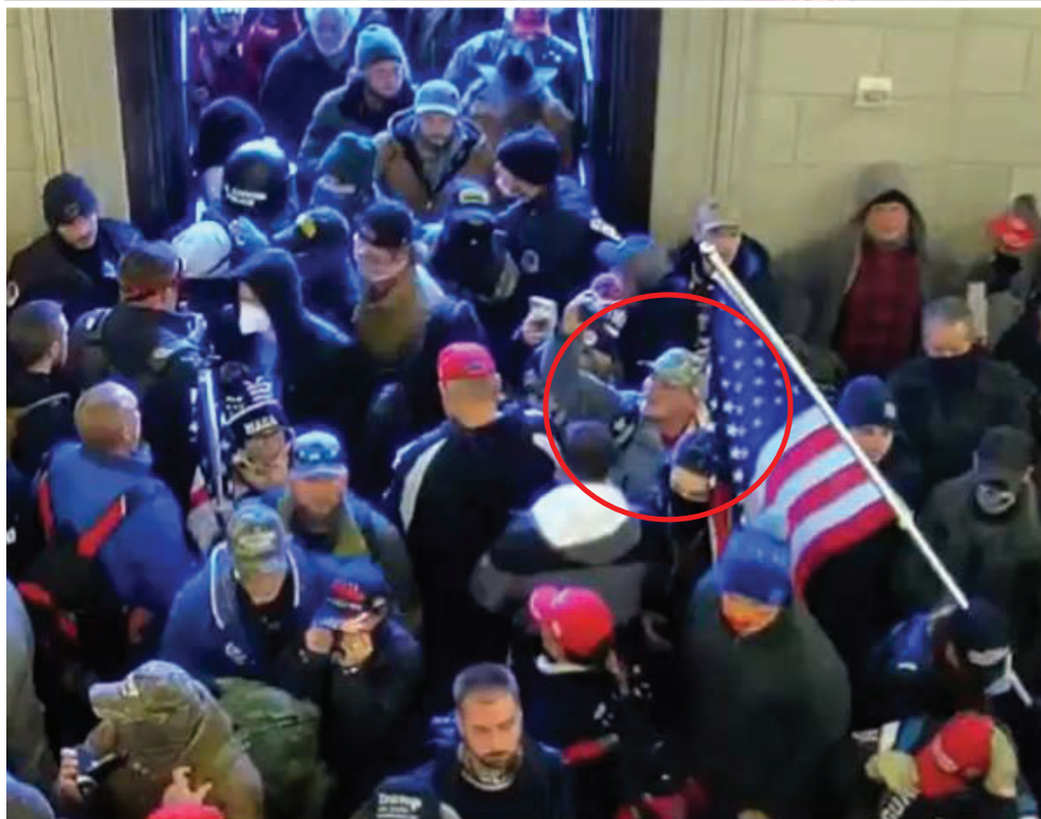
HYLAND noted that the group got up early on the morning of January 6, 2021 and headed to the event near the Washington Monument and the White House. The event was “packed”, so they stood in the back near the Washington Monument. The group eventually started to walk towards the Capitol building for the 1:00pm event. When they got to the Capitol, there was one food truck and no stage, so HYLAND, RYAN, SCHWAB, and Individual 4 went back to the hotel. Individual 1 stayed near the Capitol grounds.

HYLAND noted that sometime before the 1:00pm event, he, RYAN, SCHWAB, and Individual 4 took an Uber back to the Capitol building. This time, however, they went to the opposite side of the Capitol building, the East side near the U.S. Supreme Court. Before HYLAND left the hotel, he stated that he did not know what was happening at the Capitol, only that there were a lot of people present. When HYLAND arrived at the Capitol building, there were already people inside.

HYLAND described the walk up the steps of the Capitol building as a “funnel”. There were two Capitol Police Officers holding the doors open at the top of the stairs. HYLAND asked if he could go inside, and one of the police officers said, “everyone else is.” HYLAND advised that he entered the Capitol building, as did RYAN and SCHWAB. He stayed in the Capitol building for a very short time. HYLAND heard a loud bang, similar to a flash bang, and quickly left through the door he walked in.

HYLAND was shown the below photos during the interview. HYLAND identified the individual circled in red as himself.¹

¹ SCHWAB gave an interview to FBI agents on January 15, 2021. SCHWAB stated in their interview that HYLAND “absolutely did not” go into the U.S. Capitol building. However, in the photographs above, SCHWAB cannot be seen near HYLAND. Nor did HYLAND recall telling SCHWAB whether or not he had entered the U.S. Capitol building when he spoke to law enforcement. On the live stream video taken by RYAN, HYLAND can be heard asking where SCHWAB is once they have entered the building, further corroborating that HYLAND and SCHWAB were not together inside the U.S. Capitol building.



Based on the foregoing, your affiant submits that there is probable cause to believe that Jason Lee HYLAND 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; or attempts or conspires to do so. For purposes of Section 1752 of Title 18, a “restricted building” includes a posted, cordoned off, or otherwise restricted area of a building or grounds where the President or other person protected by the Secret Service, including the Vice President, is or will be temporarily visiting; or any building or grounds so restricted in conjunction with an event designated as a special event of national significance.

Your affiant submits there is also probable cause to believe that Jason Lee HYLAND 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.



SPECIAL AGENT AMIE C. STEMEN
Federal Bureau of Investigation

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone, this 28th day of January 2021.



2021.01.28

17:12:46 -05'00'

ZIA M. FARUQUI
U.S. MAGISTRATE JUDGE

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

UNITED STATES OF AMERICA

CASE NO: 4:21-MJ-091

v.

VIOLATIONS:

**JASON HYLAND,
Defendant.**

**18 U.S.C. §1752(a)(1) and (2)
(Restricted Building or Grounds)**

**40 U.S.C. §5104(e)(2)(D) and (G)
(Violent Entry or Disorderly Conduct)**

ORDER

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: January 28, 2021

 2021.01.28
17:12:07 -05'00'

ZIA M. FARUQUI

UNITED STATES MAGISTRATE

JUDGE

cc: Kimberly L. Paschall
Assistant United States Attorney
United States Attorney's Office
555 Fourth Street, N.W.
Washington, D.C. 20530

DATE:	2/2/2021
LOCATION:	Plano
JUDGE:	Kimberly C. Priest Johnson
DEP. CLERK:	Jane Amerson
RPTR/ECRO:	Digital Recording
USPO:	T. Routh
INTERPRETER:	N/A
BEGIN/END:	10:24 – 10:40
TOTAL TIME:	16 Minutes

CASE NUMBER 4:21-MJ-00091-KPJUSA v. Jason Lee HylandTracey Batson

AUSA

Reed Prospere, Retained
Defense Attorney

- INITIAL APPEARANCE OUT OF DISTRICT COMPLAINT
 ARRAIGNMENT
 DETENTION HEARING PRELIMINARY HEARING STATUS CONFERENCE

- Hearing Held Hearing Called Defendant Sworn Interpreter Required
- Date of arrest: 2/2/2021 – Self Surrender 1:21mj0181 District of Columbia (Other district court & case #)
- Defendant advised of charges advised of maximum penalties waived reading of indictment
- Defendant first appearance with counsel Attorney: Reed Propere Retained
 Defendant advises the Court that they have counsel who is _____ or, will hire counsel.
 Financial affidavit executed by dft.
 Defendant requests appointed counsel, is sworn and examined re: financial status.
 The court finds the defendant is able to employ counsel unable to employ counsel.
 _____ CJA appointed
 _____ FPD appointed
- USA ORAL motion for detention ****USA did not move to detain****
 USA ORAL motion to continue Oral Order granting continuance Oral Order denying continuance
 Defendant ORAL motion to continue detention hearing
 Oral Order granting continuance Oral Order denying continuance
 Detention hearing set _____
 Arraignment set _____
- Detention Hearing waived.
 Defendant detained based on signed Waiver.
 Preliminary Hearing waived.
 Court found Probable Cause based on signed Waiver.
 Defendant signed Waiver of Rule 5 and 5.1 hearings: waives identity hearing; waives preliminary hearing; waives detention hearing; waives all hearings but requests hearings be held in prosecuting district.
 Defendant signed Waiver of Rule 32.1 hearing: waives identity hearing; waives preliminary hearing; waives detention hearing; waives all hearings but requests hearings be held in prosecuting district.
 Defendant remanded to custody of U.S. Marshal Defendant ordered removed to Originating District
 Order setting conditions of release PR Bond executed
 Defendant failed to appear oral order for arrest warrant bond forfeited
 See reverse/attached for additional proceedings

UNITED STATES DISTRICT COURT

for the

EASTERN District of TEXAS

FILED

FEB 02 2021

Clerk, U.S. District Court Eastern District of Texas

United States of America)

v.)

James Lee Hyland)

Defendant)

Case No. 4:21-MJ-091 KPJ
4:21MJ094 KPJ

Charging District's Case No. 2:21mj181

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 within 10 days of my first appearance if I am in custody and 20 days otherwise unless I am indicted to determine whether there is probable cause to believe that an offense has been committed;
(5) a hearing on any motion by the government for detention;
(6) request transfer of the proceedings to this district under Fed. R. Crim. P. 20, to plead guilty.

I agree to waive my right(s) to:

- [x] an identity hearing and production of the warrant.
[x] a preliminary hearing.
[x] 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 those hearings 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: 2/2/2021

Defendant's signature
Signature of defendant's attorney
Printed name of defendant's attorney

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION**

UNITED STATES OF AMERICA

v.

JASON LEE HYLAND

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CASE NUMBER 4:21-MJ-00091-KPJ

ORDER

The Court held an initial appearance on an Out of District Complaint and considered the matter of Defendant’s right to a preliminary hearing. Defendant executed a waiver at hearing. Based on the signed waiver, the Court finds that there is probable cause to believe that the allegations have been committed and that Defendant, **JASON LEE HYLAND**, should be held over to answer to the Grand Jury.

So ORDERED and SIGNED this 2nd day of February, 2021.



**KIMBERLY C. PRIEST JOHNSON
UNITED STATES MAGISTRATE JUDGE**

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION**

UNITED STATES OF AMERICA

V.

JASON LEE HYLAND

§
§
§
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§
§

Criminal No. 4:21-MJ-91

UN-OBJECTED TO MOTION TO MODIFY BOND CONDITIONS

TO THE HONORABLE KIMBERLY C. PRIEST JOHNSON,

COMES NOW the defendant, Jason Hyland, by and through his attorney of record, Reed Prospere, and files this unobjected to motion to modify bond release conditions and for cause would show:

I.

The Government prosecutor in charge of this case, Kimberly Paschall, with the U.S. Attorney's office in Washington, D.C., has been consulted and does not object to the requested modification of this condition.

II.

On February 2, 2021, this Defendant was released with one of his release conditions being "that he have no contact or communication with basically anyone, witness or person associated with this charge and this included a person also charged in this episode, Ms. Katherine Schwab.

III.

Mr. Hyland respectfully requests that his conditions of release allow him to be in contact and communicate with Ms. Schwab in as much as they were living with each other at the time of the

bond hearing and the government's case against each of them would not be negatively impacted by modifying this condition as requested.

WHEREFORE, PREMISES CONSIDERED, the Defendant requests that this unobjected to modification be granted.

Respectfully submitted,
PROSPERE & RUSSELL
8111 Preston Road
Suite 550
Dallas, Texas 75225
214/750-8555
214/750-8001 - Telecopier

By: /s/ Reed Prospere
Reed W. Prospere
State Bar Card No. 16351800

ATTORNEYS FOR DEFENDANT

CERTIFICATE OF CONFERENCE

This is to certify that the undersigned attorney has communicated via e-mail (kimberly.paschall@usdoj.gov) with Ms. Kimberly Paschall, Assistant United States Attorney, regarding the filing of this Motion, of which he:

_____	agrees
<u>XX</u>	does not object
_____	could not be reached
_____	has no opinion

/s/ Reed Prospero
Reed W. Prospero

CERTIFICATE OF SERVICE

I hereby certify that true and correct copy of the foregoing has been e-filed to Kimberly Paschall, (kimberly.paschall@usdoj.gov), Assistant United States Attorney, on the 3rd day of February, 2021.

/s/ Reed Prospero
Reed W. Prospero

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION**

UNITED STATES OF AMERICA

§
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§
§

V.

Criminal No. 4:21-MJ-91

JASON LEE HYLAND

ORDER

On this ____ day of _____, 2021, the foregoing unobjected motion to Modify bond condition allowing Jason Lee Hyland can associate and communicate with Katherine Schwab was considered by this Court and it is hereby:

GRANTED DENIED

SIGNED this ____ day of _____, 2021.

U. S. DISTRICT JUDGE

UNITED STATES DISTRICT COURT
for the
Eastern District of Texas

FILED

FEB 02 2021

Clerk, U.S. District Court
Eastern District of Texas

United States of America
v.
Jason Lee Hyland
Defendant

Case No. 4:21mj091 KPJ

ORDER SETTING CONDITIONS OF RELEASE

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

- (1) The defendant must not violate federal, state, or local law while on release.
(2) The defendant must cooperate in the collection of a DNA sample if it is authorized by 42 U.S.C. § 14135a.
(3) The defendant must advise the court or the pretrial services office or supervising officer in writing before making any change of residence or telephone number.
(4) The defendant must appear in court as required and, if convicted, must surrender as directed to serve a sentence that the court may impose.

The defendant must appear at: U. S. Courthouse, Courtroom 108 , Plano, Texas
before United States Magistrate Judge Kimberly Priest Johnson
Place

on
Date and Time

If blank, defendant will be notified of next appearance.

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

ADDITIONAL CONDITIONS OF RELEASE

IT IS FURTHER ORDERED that the defendant's release is subject to the conditions marked below:

(6) The defendant is placed in the custody of Person or organization

Address (only if above is an organization)

City and State

Tel. No.

who agrees (a) to supervise the defendant, (b) to use every effort to assure the defendant's appearance at all scheduled court proceedings, and (c) to notify the court immediately if the defendant violates any condition of release or is no longer in the custodian's custody.

Signed:

Custodian or Proxy

Date

(7) The defendant must:

- (a) submit to supervision by and report for supervision to the Pretrial Services as directed.
(b) continue or actively seek employment.
(c) continue or start an education program.
(d) surrender any passport to:
(e) not obtain a passport or any other travel documents.
(f) abide by the following restrictions on personal associations, residence, or travel: Texas or as approved by Pretrial Services
(g) avoid all contacts, directly or indirectly, with any person who is or may become a victim or witness in the investigation or prosecution including but not limited to:
(h) participate in a mental health assessment and/or a treatment program until discharged, as arranged by the probation officer, and follow the rules and regulations of that program.
(i) return to custody each (week) day at o'clock after being released each (week) day at o'clock for employment, schooling or the following purpose(s):
(j) maintain residence at a halfway house or community corrections center.
(k) not possess a firearm, destructive device, or other weapon.
(l) 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 to you by a licensed medical practitioner.
(n) submit to testing for a prohibited substance.
(o) participate in a program of inpatient or outpatient substance abuse therapy until discharged, as arranged by the probation officer, and follow the rules and regulations of that program.
(p) participate in one of the following location programs and comply with its requirements as directed:
(i) Curfew. You are restricted to your residence every day from to , or as directed by the pretrial services office or supervising officer; or
(ii) Home Detention. You are restricted to your residence at all times except for employment; education; religious services; medical, substance abuse, or mental health treatment; attorney visits; court appearances; court ordered obligations; or other activities approved in advance by the pretrial services office or supervising officer; or
(iii) Home Incarceration. You are restricted to 24-hour-a-day lock-down at your residence except for medical necessities and court appearances or other activities specifically approved by the court.
(q) submit to the location monitoring and comply with all of the program requirements and instructions provided.
(r) report as soon as possible, to the pretrial services office or supervising officer, every contact with law enforcement personnel, including arrests, questioning, or traffic stops.
(s)

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (*i.e.*, in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more – you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years – you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony – you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor – you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

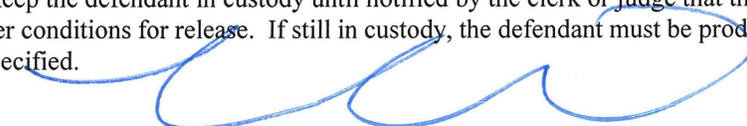
Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

X 

*Defendant's Signature**City and State***Directions to the United States Marshal**

- (X) 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: 2/2/2021
*Judicial Officer's Signature*KIMBERLY C. PRIEST JOHNSON, U.S. MAGISTRATE JUDGE*Printed name and title*

CLOSED

[Jump to Docket Table](#)

**U.S. District Court
Eastern District of TEXAS [LIVE] (Sherman)
CRIMINAL DOCKET FOR CASE #: 4:21-mj-00091-KPJ-1**

Case title: USA v. Hyland

Date Filed: 01/29/2021

Other court case number: 1:21-mj-181 District of Columbia

Date Terminated: 02/09/2021

Assigned to: Magistrate Judge
Kimberly C Priest Johnson

Defendant (1)

Jason Lee Hyland

TERMINATED: 02/09/2021

represented by **Reed Walsr Prospere**
Reed Prospere—Attorney at Law
8111 Preston
Ste 500
Dallas, TX 75225
214/750-8555
Fax: 12147508001
Email: reedprospere@yahoo.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED
Designation: Retained

Pending Counts

None

Disposition

**Highest Offense Level
(Opening)**

None

Terminated Counts

None

Disposition

**Highest Offense Level
(Terminated)**

None

Complaints

18:1752.P

Disposition

Plaintiff**USA**

represented by **Tracey M Batson**
 U.S. Attorney's Office
 U S Dept of Justice
 101 E. Park Blvd.
 Suite 500
 Plano, TX 75074-6759
 972/509-1201 (main)
 Fax: 19725091209
 Email: tracey.batson@usdoj.gov
LEAD ATTORNEY
ATTORNEY TO BE NOTICED
Designation: Assistant US Attorney

Date Filed	#	Page	Docket Text
01/29/2021	<u>1</u>		Rule 5(c)(3) Documents Received – District of Columbia (1:21-mj-181) as to Jason Lee Hyland: Complaint (Attachments: # <u>1</u> Affidavit – Statement of Facts, # <u>2</u> Order Sealing Complaint, # <u>3</u> Arrest Warrant) (mem) (Entered: 01/29/2021)
02/02/2021	<u>2</u>	3	NOTICE OF ATTORNEY APPEARANCE: Reed Walser Prospere appearing for Jason Lee Hyland (mem) (Entered: 02/03/2021)
02/02/2021			Arrest (Rule 5c)(Self Surrender) of Jason Lee Hyland (mem) (Entered: 02/03/2021)
02/02/2021	<u>4</u>	5	WAIVER of Rule 5(c)(3) Hearing by Jason Lee Hyland (mem) (Entered: 02/03/2021)
02/02/2021	<u>5</u>	6	ORDER FINDING PROBABLE CAUSE as to Jason Lee Hyland. Signed by Magistrate Judge Kimberly C Priest Johnson on 2/2/2021. (mem) (Entered: 02/03/2021)
02/02/2021	<u>6</u>		E-GOV SEALED ORDER Setting Conditions of Release as to Jason Lee Hyland (1) PR. Signed by Magistrate Judge Kimberly C Priest Johnson on 2/2/2021. (mem) (Entered: 02/03/2021)
02/02/2021	<u>3</u>	4	Minute Entry for proceedings held before Magistrate Judge Kimberly C Priest Johnson: Initial Appearance in Rule 5(c)(3) Proceedings as to Jason Lee Hyland held on 2/2/2021. (Court Reporter: Digital Recording.) (mem) (Entered: 02/03/2021)
02/03/2021	<u>7</u>	7	MOTION for Bond <i>Modification</i> by Jason Lee Hyland. (Attachments: # <u>1</u> Order)(Prospere, Reed) (Entered: 02/03/2021)