

UNITED STATES DISTRICT COURT

for the
District of Columbia

United States of America

v.

JOSHUA MATTHEW BLACK

)
) Case: 1:21-mj-00049
) Assigned to: Judge Robin M. Meriweather
) Assign Date: 1/13/2021
) 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) JOSHUA MATTHEW BLACK,
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),(b) - Restricted Building or Grounds Authority

40 U.S.C. 5104(e)(2)- Violent Entry and Disorderly Conduct

Date: 01/13/2021



Robin M. Meriweather
2021.01.13 16:10:07
-05'00'

Issuing officer's signature

City and state: Washington, DC

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

Return

This warrant was received on (date) 1/13/2021, and the person was arrested on (date) 1/17/2021
at (city and state) Alabama.

Date: 1/17/2021

Arresting officer's signature

Jeffrey Weeks, Special Agent FBI

Printed name and title

UNITED STATES DISTRICT COURT

for the

District of Columbia

United States of America)

v.)

JOSHUA MATTHEW BLACK)

D.O.B. [REDACTED])

Case: 1:21-mj-00049

Assigned to: Judge Robin M. Meriweather

Assign Date: 1/13/2021

Description: COMPLAINT W/ARREST WARRANT

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 District of Columbia, the defendant(s) violated:

<i>Code Section</i>	<i>Offense Description</i>
18 U.S.C. 1752 (a), (b)	Restricted Building or Grounds
40 U.S.C. 5104(e)(2)	Violent Entry and Disorderly Conduct

This criminal complaint is based on these facts:

See attached affidavit.

Continued on the attached sheet.



Complainant's signature

Jeffrey Weeks, FBI 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 (specify reliable electronic means).

Date: 01/13/2021

Judge's signature

City and state: Washington, D.C.

Robin M. Meriweather, U.S. Magistrate Judge

Printed name and title

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

UNITED STATES OF AMERICA	:	Case No:
	:	VIOLATIONS:
v.	:	18 U.S.C. § 1752(a), (b)
	:	(Restricted Building or Grounds)
JOSHUA MATTHEW BLACK	:	
	:	40 U.S.C. § 5104(e)(2)
Defendant.	:	(Violent Entry or Disorderly Conduct)
	:	
	:	<u>FILED UNDER SEAL</u>

**AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT
AND ARREST WARRANT**

I, Jeffrey Weeks, being first duly sworn, hereby depose and state as follows:

PURPOSE OF AFFIDAVIT

1. This Affidavit is submitted in support of a Criminal Complaint charging JOSHUA MATTHEW BLACK (hereinafter “BLACK”) with violations 18 U.S.C. § 1752(a), (b), and 40 U.S.C. § 5104(e).

2. I respectfully submit that this Affidavit establishes probable cause to believe that BLACK (1) did knowingly enter or remain in any restricted building or grounds without lawful authority, or did knowingly, and with intent to impede or disrupt the orderly conduct of Government business or official functions, engage in disorderly or disruptive conduct while in possession of a dangerous weapon, and (2) did willfully and knowingly 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 any deliberations of either House of Congress. Specifically, on or about January 6, 2021, BLACK traveled to Washington, D.C., and knowingly and willfully joined and encouraged a crowd of individuals who forcibly entered the U.S. Capitol

and impeded, disrupted, and disturbed the orderly conduct of business by the United States House of Representatives and the United States Senate.

BACKGROUND OF AFFIANT

3. I am a Special Agent with the Federal Bureau of Investigation (“FBI”) and have been since April 2005. I am currently assigned to a complex financial crimes squad at the Washington Field Office of the FBI. I have served as a supervisory special agent in counterterrorism investigations, and I have training and experience in interview and interrogation, evidence recovery, and source recruitment. My involvement in this investigation has included interviewing witnesses and reviewing video and photographic records and evidence. Unless otherwise stated, the information in this Affidavit is either personally known to me, has been provided to me by other individuals, or is based on a review of various documents, records, and reports. Because this Affidavit is submitted for the limited purpose of establishing probable cause to support an application for an arrest warrant, it does not contain every fact known by me or the United States. The dates listed in this Affidavit should be read as “on or about” dates.

PROBABLE CAUSE

4. The U.S. Capitol, which is located at First Street, SE, in Washington, D.C., 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 closed to members of the public.

5. 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. Vice President Mike Pence was presiding in the Senate Chamber.

6. With the joint session underway and with Vice President Mike Pence presiding, a large crowd gathered outside the U.S. Capitol. Temporary and permanent barricades surround the exterior of the U.S. Capitol Building. U.S. Capitol police were present and attempting to keep the crowd away from the Capitol buildings and the proceedings underway inside.

7. At approximately 2:00 p.m., certain individuals in the crowd forced their way through, up, and over the barricades and officers of the U.S. Capitol Police, and the crowd advanced to the exterior facade of the building. At such time, the joint session was 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. Shortly after 2:00 p.m., however, individuals in the crowd forced entry into the U.S. Capitol, including by breaking windows.

8. Shortly thereafter, at approximately 2:20 p.m., members of the United States House of Representatives and the 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 session resumed.

9. After forcing entry into the U.S. Capitol, several individuals made their way into the Senate chamber. 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 scores of individuals inside the U.S. Capitol building without authority to be there, in violation of Federal laws.

10. Photographs and videos of several of these persons were disseminated via social media and other open source online platforms. Those persons include the person depicted below wearing the red hat, camouflage jacket, and yellow gloves, who appears to be bleeding from his left cheek. Law-enforcement officials have probable cause to believe that person is BLACK, who resides in Leeds, Alabama:



11. On January 8, 2021, an individual using the username “LetUs Talk” posted two videos on YouTube. The following picture is a screenshot of the person speaking in the videos:



12. Like the person appearing to be BLACK on the floor of the Senate chamber, the person speaking in the YouTube videos (hereinafter, the “Individual”) appears to have blood on his left cheek. In the YouTube videos, the Individual describes how he suffered a wound to his face when he was shot with a projectile.

13. In the YouTube videos, the Individual discusses entering the Capitol and the floor of the Senate chamber on January 6, 2021. The Individual explained, “Once we found out Pence turned on us and that they had stolen the election, like officially, the crowd went crazy. I mean, it became a mob. We crossed the gate.” The Individual later said, “We just wanted to get inside the building. I wanted to get inside the building so I could plead the blood of Jesus over it. That was my goal.” The Individual also admitted to possessing a dangerous weapon: “I actually had a knife on me, but they never...I had too much clothes on, it was freezing out there, you know, so. I

never, I wasn't planning on pulling it. I just carry a knife because I do. I work outside, and you need knives, you know. I just, you're not allowed to carry guns in DC and I don't like being defenseless.”

14. This individual also said that, once inside the Capitol, he “found a little spot, and there was a glass door, and it said ‘US Senate’ on it. I said I need to get in there. I just felt like the spirit of God wanted me to go in the Senate room, you know. So I was about to break the glass and I thought, no, this is our house, we don’t act like that. I was tempted to, I’m not gonna lie. Cause I’m pretty upset. You know? They stole my country.” Later, describing what he did once inside the Senate chamber, the Individual stated, “I had accomplished my goal. I pled the blood of Jesus on the Senate floor. You know. I praised the name of Jesus on the Senate floor. That was my goal. I think that was God’s goal.”

15. On January 7, 2021, an anonymous individual called the FBI and admitted that he broke into the Capitol and entered the Senate chamber with other individuals. The anonymous individual called from a telephone number associated with BLACK of Alabama.

16. The FBI released the following poster to the public as part of its effort to identify people who were located inside the Capitol on January 6, 2021:



17. On January 10, 2021, a member of the public called the FBI National Threat Operations Center to report that BLACK is one of the people depicted in Photograph #6.

18. The caller who identified Black in Photograph #6 stated he/she knew BLACK when residing in Alabama approximately 15 years ago, and that he/she are friends with acquaintances of BLACK.

19. Law-enforcement agents retrieved a driver's license photo of BLACK and confirmed that BLACK's driver's license photo bore a resemblance to the individual in Photograph #6 and the individual who posted the two YouTube videos on January 8, 2021.

20. On January 8, 2021, BLACK voluntarily met with a Special Agent of the FBI in Moody, Alabama. During that meeting, BLACK stated he recorded YouTube videos detailing his experience entering the Capitol and Senate chamber. The Special Agent who interviewed BLACK observed that BLACK had an injury on his left cheek.

CONCLUSIONS OF AFFIDAVIT

21. Based on the foregoing, your affiant submits that there is probable cause to believe that BLACK violated:

- a. 18 U.S.C. § 1752(a), which makes it a crime to (1) knowingly enter or remain in any restricted building or grounds without lawful authority to do; (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; (3) knowingly, and with the intent to impede or disrupt the orderly

conduct of Government business or official functions, obstruct or impede ingress or egress to or from any restricted building or grounds; or (4) knowingly engage in any act of physical violence against any person or property in any restricted building or grounds; 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 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; and

- b. 40 U.S.C. § 5104(e)(2), which makes it a crime for an individual or group of individuals to willfully and knowingly (A) enter or remain on the floor of either House of Congress or in any cloakroom or lobby adjacent to that floor, in the Rayburn Room of the House of Representatives, or in the Marble Room of the Senate, unless authorized to do so pursuant to rules adopted, or an authorization given, by that House; (B) enter or remain in the gallery of either House of Congress in violation of rules governing admission to the gallery adopted by that House or pursuant to an authorization given by that House; (C) 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; or (ii) the Library 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; (E) obstruct, or impede passage through or within, the Grounds or any of the Capitol Buildings; (F) engage in an act of physical violence in the Grounds or any of the Capitol Buildings; or (G) parade, demonstrate, or picket in any of the Capitol Buildings.

As such, I respectfully request that the court issue an arrest warrant for BLACK.

The statements above are true and accurate to the best of my knowledge and belief.

A handwritten signature in blue ink that reads "Jeffrey Weeks". The signature is written in a cursive style with a horizontal line underneath the name.

SPECIAL AGENT JEFFREY WEEKS
FEDERAL BUREAU OF INVESTIGATION

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone, this 13th day of January, 2021.

HON. ROBIN M. MERIWEATHER
U.S. MAGISTRATE JUDGE

**UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ALABAMA**

UNITED STATES OF AMERICA,)	
)	
v.)	
)	Case No: 2:21-mj-00010
)	
JOSHUA MATTHEW BLACK,)	
Defendant.)	

ORDER OF DETENTION AND FINDING OF PROBABLE CAUSE

PROCEDURAL HISTORY

On January 14, 2021, defendant Joshua Matthew Black was arrested in this District on an arrest warrant issued from the United States District Court for the District of Columbia in connection with a Criminal Complaint charging the defendant with Knowingly Entering or Remaining in any Restricted Building or Grounds Without Lawful Authority While Carrying a Dangerous Weapon, in violation of 18 U.S.C. §§ 1752(a)(b), and Violent Entry and Disorderly Conduct on Capitol Grounds, in violation of 18 U.S.C. §§ 5104(e)(2).

At an initial appearance on January 14, 2021, the Office of the Federal Public Defender was appointed to represent the defendant and the government moved, pursuant to the provisions of 18 U.S.C. § 3142(f), for a hearing to determine whether the defendant should be held without bond pending trial or disposition of the charges in this action. The government contends the defendant is

both a risk of flight and danger to the community. A combined preliminary and detention hearing was held by the undersigned on January 20, 2021. At the hearing, the government presented witness testimony, video and photographic evidence and proffered the contents of the Pretrial Services Report in support of its positions that there is probable cause to support the charges in the criminal complaint and that detention is warranted. The defendant also submitted video evidence along with documentation from cases in other districts where counsel contends the defendants are charged with similar conduct and were allowed to remain out on bond.

FACTS ESTABLISHED DURING HEARING

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. 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. During the joint session, elected members of the United States House of Representatives and the United States Senate were meeting in separate chambers of the United States Capitol to certify the vote count of the Electoral College of the

2020 Presidential Election, which had taken place on November 3, 2020. The joint session began at approximately 1:00 p.m. Shortly thereafter, by approximately 1:30 p.m., the House and Senate adjourned to separate chambers to resolve a particular objection. Vice President Mike Pence was present and presiding, first in the joint session, and then in the Senate chamber.

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

At such time, the certification proceedings were still underway, and the exterior doors and windows of the U.S. Capitol were locked or otherwise secured. Members of the U.S. Capitol Police attempted to maintain order and keep the crowd from entering the Capitol; however, shortly 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.

Investigations conducted in the aftermath of these events uncovered photographs and video of many of these individuals inside the U.S. Capitol building without the apparent authority to be there. One of the individuals captured on video and in photographs appears to be the defendant. Video and photographic evidence presented during the hearing shows the defendant on the Senate floor wearing a red hat, camouflage jacket, and yellow gloves, and appears to be bleeding from his left cheek.

Self-made YouTube videos were also entered into evidence. These videos appear to show the defendant with blood on his left cheek admitting to entering the Capitol and the Senate Chamber, explaining his reasons for doing so, that he was shot with something in his left cheek and to possessing a knife. Specifically, the defendant stated “Once we found out Pence turned on us and that they had stolen the election, like officially, the crowd went crazy. I mean, it became a mob. We crossed the gate.” He further stated, “We just wanted to get inside the building. I wanted to get inside the building, so I could plead the blood of Jesus over it. That

was my goal.” “I actually had a knife on me, but they never...I had too much clothes on, it was freezing out there, you know, so. I never, I wasn't planning on pulling it. I just carry a knife because I do. I work outside, and you need knives, you know. I just, you're not allowed to carry guns in DC and I don't like being defenseless.” The defendant also states that, once inside the Capitol, he “found a little spot, and there was a glass door, and it said ‘US Senate’ on it. I said I need to get in there. I just felt like the spirit of God wanted me to go in the Senate room, you know. So, I was about to break the glass and I thought, no, this is our house, we don’t act like that. I was tempted to, I’m not gonna lie. Cause I’m pretty upset. You know? They stole my country.” “The “pissed off patriots” were there to defend the Constitution of the United States – it clearly says something – states that if the government gets as crooked as they are now, they need to be abolished or overthrown or something to that effect. So that’s what I was there for. I was obeying the Constitution.” “That’s what I mean but once we got in there what are we going to do? We can’t kill nobody I mean that ain’t gonna look right it’s all about PR, you know? I mean, it may come to that.”

Later, describing what he did once inside the Senate Chamber, he stated, “I had accomplished my goal. I pled the blood of Jesus on the Senate floor. You know. I praised the name of Jesus on the Senate floor. That was my goal. I think

that was God's goal." "God bless America. I don't know what's coming next, but America has been stolen."

In a statement to an FBI agent, the defendant stated among other things that America was mad (the ones who are paying attention), and that the only thing that could happen now was an armed revolution. The defendant also stated that he did not want that to happen and also commented that all his guns were legal, and he did not want to kill anyone, but he did not know what would happen next. When asked why he would have to kill anyone, the defendant responded, "well I mean if they come in here trying to take our guns or trying to turn America into slavery again, I don't want to see that."

FINDING OF PROBABLE CAUSE AND ORDER OF DETENTION

Based on the evidence detailed herein, there is probable cause to support the charges contained in the complaint. As to the issue of detention, the evidence as detailed herein supports that the defendant is not risk of flight but is a danger to the community. While the defendant argued he should be released because conditions can be set, that other similarly situated defendants in other districts have been released, that he has no record of violence or criminal conduct, that he did not engage in any violent acts despite possessing a knife, and that he actually tried to protect a capitol police officer from harm, his participation in the forcible unauthorized entry into this nation's capital while armed with a knife, his

statements suggesting future violent acts combined with his using God as a justification for his actions, weigh in favor of detention. Particularly concerning are his statements that the only thing that could happen now was an armed revolution, that he did not want that to happen and that all his guns were legal, and he did not want to kill anyone, but he did not know what would happen next. When asked why he would have to kill anyone, he further stated “well I mean if they come in here trying to take our guns or trying to turn America into slavery again, I don’t want to see that.”

Based on the Pretrial Services Report, the Government's evidence, the Defendant's evidence and all other information of record, the undersigned **FINDS** by clear and convincing evidence that no condition or combination of conditions of release will reasonably assure the safety of any other person and the community.

¹Therefore, it is hereby **ORDERED** that the defendant be **DETAINED** pending resolution of the present matter.

CONCLUSION

The defendant is committed to the custody of the Attorney General or his designated representative for confinement in a corrections facility separate, to the extent practical, from persons awaiting or serving sentences or being held in

¹ The facts the judicial officer uses to support a finding pursuant to subsection (e) that no condition or combination of conditions will reasonably assure the safety of any other person and the community shall be supported by clear and convincing evidence. Title 18 U.S.C. § 3142(B).

custody pending appeal. He will be afforded a reasonable opportunity for private consultation with defense counsel. On order of any court of the United States or on request from an attorney for the government, the person in charge of the corrections facility where he is being housed shall deliver the defendant to the United States Marshal for the purpose of any appearance in connection with a court proceeding.

DONE this 26th day of January, 2021.

A handwritten signature in black ink, appearing to read 'J. H. England, III', written in a cursive style.

JOHN H. ENGLAND, III
UNITED STATES MAGISTRATE JUDGE

UNITED STATES DISTRICT COURT

for the

Northern District of Alabama

United States of America)

v.)

Case No. 2:21-mj-10-GMB

JOSHUA MATTHEW BLACK)

Defendant)

Charging District's

Case No. 1:21-mj-49

COMMITMENT TO ANOTHER DISTRICT

The defendant has been ordered to appear in the _____ District of Columbia,
(if applicable) _____ division. The defendant may need an interpreter for this language:
none.

The defendant: will retain an attorney.
 is requesting court-appointed counsel.

The defendant remains in custody after the initial appearance.

IT IS ORDERED: The United States marshal must transport the defendant, together with a copy of this order, to the charging district and deliver the defendant to the United States marshal for that district, or to another officer authorized to receive the defendant. The marshal or officer in the charging district should immediately notify the United States attorney and the clerk of court for that district of the defendant's arrival so that further proceedings may be promptly scheduled. The clerk of this district must promptly transmit the papers and any bail to the charging district.

Date: 1/27/2021



Judge's signature

John H. England, III, U.S. Magistrate Judge

Printed name and title

**U.S. District Court
Northern District of Alabama (Southern)
CRIMINAL DOCKET FOR CASE #: 2:21-mj-00010-GMB-1
Internal Use Only**

Case title: USA v. Black

Date Filed: 01/14/2021

Other court case number: 1:21-mj-49 USDC for the District of
Columbia

Assigned to: Magistrate Judge
Gray M Borden

Defendant (1)

Joshua Matthew Black

represented by **Kevin L Butler**
FEDERAL PUBLIC DEFENDER
Northern District of Alabama
505 20th Street North, Suite 1425
Birmingham, AL 35203
205-208-7170
Email: ALNFD_Notice@fd.org
LEAD ATTORNEY
ATTORNEY TO BE NOTICED
*Designation: Public Defender or Community
Defender Appointment*

Kevin R Roberts
OFFICE OF THE FEDERAL PUBLIC
DEFENDER ND/AL
505 20th Street, North, Ste. 1425
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205-490-8780
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LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Pending Counts

None

Disposition

**Highest Offense Level
(Opening)**

None

Terminated Counts

None

Disposition

**Highest Offense Level
(Terminated)**

None

Complaints

18:1752.P, 40:193F.P

Disposition

Plaintiff

USA

represented by

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LEAD ATTORNEY
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Designation: Retained

Date Filed	#	Docket Text
01/14/2021		Arrest (Rule 40) of Joshua Matthew Black; Indictment out of the District of Columbia (BST,) (Entered: 01/14/2021)
01/14/2021	<u>1</u>	RULE 40 COMPLAINT by USA as to Joshua Matthew Black (Attachments: # <u>1</u> Affidavit) (BST) Modified on 1/14/2021 (BST). (Entered: 01/14/2021)
01/14/2021		Minute Entry for proceedings held before Magistrate Judge Gray M Borden:Attorney Appointment & Initial Appearance in Rule 5(c)(3) Proceedings as to Joshua Matthew Black held on 1/14/2021; dft present and deemed eligible for court appointed counsel; FPD (Roberts) present and appointed; AUSA Cornelius and USPO Smith also present; charges and rights explained; dft requested identity hearing, production of warrant, preliminary hearing and detention hearing in this district; gov't requested detention; dft remanded to USM. (BST,) (Entered: 01/14/2021)
01/14/2021	2	ORDER OF DETENTION as to Joshua Matthew Black: Upon the motion of the United States, it is ORDERED that a Detention Hearing/Preliminary Hearing is set for 1/20/2021 02:30 PM before Magistrate Judge John H England III in Courtroom 3A at the Hugo L. Black U.S. Courthouse, 1729 5th Avenue North, Birmingham, AL 35203. Pending this hearing, the defendant shall be held in custody by the U.S. Marshal and produced for the hearing. If the defendant intends to waive this hearing, defense

		counsel is DIRECTED to file a written waiver no later than one business day before the scheduled hearing. Signed by Magistrate Judge Gray M Borden on 1/14/2021. (BST) (Entered: 01/14/2021)
01/14/2021	<u>3</u>	(Court only) CJA 23 Financial Affidavit by Joshua Matthew Black (BST,) (Entered: 01/14/2021)
01/19/2021	<u>4</u>	MOTION Memorandum in Support of Pretrial Detention by USA as to Joshua Matthew Black. (Cornelius, Henry) (Entered: 01/19/2021)
01/20/2021	<u>5</u>	NOTICE OF ATTORNEY APPEARANCE: Kevin R Roberts appearing for Joshua Matthew Black (Roberts, Kevin) (Entered: 01/20/2021)
01/20/2021		Minute Entry for proceedings held before Magistrate Judge John H England, III:Preliminary and Detention Hearing as to Joshua Matthew Black held on 1/20/2021; deft present with FPD Kevin Butler and AFPD Roberts; AUSA Cornelius; USPO Kenty; court's opening remarks; gov't witness testimony; by agreement & stipulation of parties, gov't exhs 1-7 and deft exhs 2-6 admitted; deft witness testimony; arguments by counsel; court's questions; taken under advisement; deft remanded to custody of USM (Court Reporter Sabrina Lewis) (ASL) Modified on 1/21/2021 (ASL). (Entered: 01/21/2021)
01/20/2021	<u>6</u>	EXHIBITS admitted on 1/20/21 for hearing by USA as to Joshua Matthew Black (Attachments: # <u>1</u> Exhibit 2, # <u>2</u> Exhibit 3 – SEALED AT DIRECTION OF COURT, # <u>3</u> Exhibit 4, # <u>4</u> Exhibit 5, # <u>5</u> Exhibit 6) (Exhibit 1 and Exhibit 7: DVD/Videos – no PDF available)(ASL) (Entered: 01/21/2021)
01/20/2021	<u>7</u>	EXHIBITS admitted on 1/20/21 for hearing by Joshua Matthew Black (Attachments: # <u>1</u> Exhibit 2 – Video (no PDF), # <u>2</u> Exhibit 3, # <u>3</u> Exhibit 4, # <u>4</u> Exhibit 5, # <u>5</u> Exhibit 6)(ASL) (Entered: 01/21/2021)
01/26/2021	<u>8</u>	ORDER OF DETENTION AND FINDING OF PROBABLE CAUSE as to Joshua Matthew Black. Signed by Magistrate Judge John H England, III on 1/26/2021. (AVC) (Entered: 01/26/2021)
01/27/2021	<u>9</u>	ORDER – COMMITMENT TO ANOTHER DISTRICT as to Joshua Matthew Black; USM is ordered to transport defendant to charging district. Signed by Magistrate Judge John H England, III on January 27, 2021. (ASL) (Entered: 01/27/2021)