UNITED STATES DISTRICT COURT

for the

District	of Columbia
United States of America v. John Lammons Defendant	Case: 1:22-mj-00044 Assigned To : Faruqui, Zia M. Assign. Date : 3/1/2022 Description: COMPLAINT W/ ARREST WARRANT
ARREST	WARRANT
To: Any authorized law enforcement officer	
YOU ARE COMMANDED to arrest and bring before (name of person to be arrested) who is accused of an offense or violation based on the following	John Lammons , and document filed with the court:
☐ Indictment ☐ Superseding Indictment ☐ Infor ☐ Probation Violation Petition ☐ Supervised Release V	
This offense is briefly described as follows:	
18 U.S.C. § 1752(a)(1) (Entering and Remaining in a Re 18 U.S.C. § 1752(a)(2) (Disorderly and Disruptive Cond 40 U.S.C. § 5104(e)(2)(D) (Disorderly Conduct in a Cap 40 U.S.C. § 5104(e)(2)(G) (Parading, Demonstrating, or Date: 03/01/2022	luct in a Restricted Building or Grounds); pitol Building);
	Issuing officer's signature
City and state: Washington, D.C.	Zia M. Faruqui, U.S. Magistrate Judge Printed name and title
·Re	eturn
This warrant was received on (date) 3/1/22 at (city and state) Galveston, TX. Date: 3/29/22	, and the person was arrested on (date) 3/24/22 Arresting officer's signature Aaron Arizmendi, FBI TFO Printed name and title

AO 91 (Rev. 11/11) Criminal Complaint

FILED

UNITED STATES DISTRICT COURT

March 24, 2022

	for the	Nathan Ochsner, Clerk of Court
	District of Columbia	3:22-mj-0047
United States of America v. John Lammons DOB:	Assign. Date	: Faruqui, Zia M.
CI	RIMINAL COMPLAINT	
I, the complainant in this case, state t	that the following is true to the bes	et of my knowledge and belief.
	y 6, 2021 in the county olumbia, the defendant(s) viola	
Code Section	Offense D	escription
18 U.S.C. § 1752(a)(1) (Entering at 18 U.S.C. § 1752(a)(2) (Disorderly 40 U.S.C. § 5104(e)(2)(D) (Disorderly 40 U.S.C. § 5104(e)(2)(G) (Paradia This criminal complaint is based on the See attached statement of facts.	and Disruptive Conduct in a Relerly Conduct in a Capitol Building, Demonstrating, or Picketing	estricted Building or Grounds), ling),
⚠ Continued on the attached sheet.		Complainant's signature aron Arizmendi, Special Agent
		Printed name and title
Attested to by the applicant in accordance wi by telephone.	ith the requirements of Fed. R. Cri	Zia M. Faruqui 2022.03.01 17:08:47
Date: 03/01/2022		Judge's signature

Washington, D.C.

City and state:

Zia M. Faruqui, U.S. Magistrate Judge Printed name and title

Case: 1:22-mi-00044 Casese: 22222-000-000047/CID doomene it 2:11ede08/124/2822.22 aleade-of 0.024 Assigned to Faruqui, Zia W.

Assign. Date: 3/1/2022

Description: COMPLAINT W/ ARREST WARRANT

STATEMENT OF FACTS

Your affiant, Aaron Arizmendi, is a Task Force Officer assigned to the Federal Bureau of Investigation. In my duties as a Task Force Officer assigned to the Joint Terrorism Task Force (JTTF), I investigate domestic terrorism to include weapons violations as well as threats to life and violent crimes against individuals. Currently, I am tasked with investigating criminal activity in and around the Capitol grounds on January 6, 2021. As a Task Force Officer, I am authorized by law or by a Government agency to engage in or supervise the prevention, detection, investigation, or prosecution of a violation of Federal criminal laws.

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

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

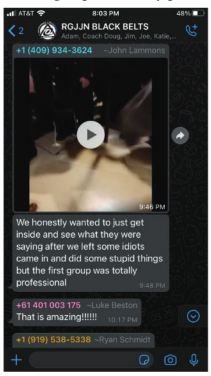
As the proceedings continued in both the House and the Senate, and with Vice President Mike Pence present and presiding over the Senate, a large crowd gathered outside the U.S. Capitol. As noted above, temporary and permanent barricades were in place around the exterior of the U.S. Capitol building,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

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

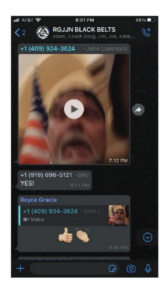
Shortly thereafter, at approximately 2:20 p.m. members of the United States House of Representatives and United States Senate, including the President of the Senate, Vice President Mike Pence, were instructed to—and did—evacuate the chambers. Accordingly, the joint session of the United States Congress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

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

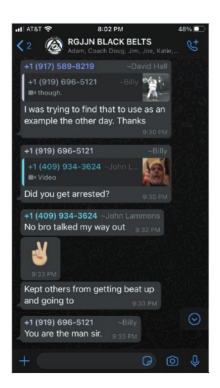
On January 13, 2021, the Federal Bureau of Investigation (FBI) began investigating a tip regarding John Franklin LAMMONS stating in a WhatsApp chat group that he was in the Capital building in D.C. on January 6, 2021. Multiple screen shots of the conversation were attached to the tip. The image below that was attached to the tip identifies the sender's phone number as ***-***-3624 with assigned contact name as John LAMMONS. The screen shot depicts a video of the floor and legs of unidentified subjects with a time stamp of 9:46 PM. LAMMONS states "we honestly wanted to just get inside and see what they were saying after we left some idiots came in and did some stupid things but the first group was totally professional".



A second screen shot attached to the tip appeared to be a post at 7:12 PM by LAMMONS of a video file that showed LAMMONS' face and an American flag in the background. See below for screenshot.



The third image was a screen shot that had a post from an unknown individual asking if LAMMONS got arrested. LAMMONS posted the response "No bro talked my way out" and "Kept others from getting beat up and going to".



Your Affiant conducted a Google search of LAMMONS phone number from the screen shots, ***- ***-3624, and the results included Anaconda Jiu-Jitsu located in Galveston, Texas. Your Affiant clicked on the link that was to the web page for Anaconda Jiu-Jitsu. The webpage

indicated that Anaconda Jiu-Jitsu was founded in 2012 by John LAMMONS with the below picture of LAMMONS. The subject in the below picture appeared to be the same subject from the

WhatsApp chat screen shots above.



On January 13, 2021, your Affiant and FBI Special Agent (SA) Travis Hutchins interviewed LAMMONS at Anaconda Jiu-Jitsu, in Galveston, Texas, where LAMMONS provided the following information:

LAMMONS stated he left Galveston on Monday, January 4, 2021, and traveled in his own truck to Virginia with a female friend.

LAMMONS stated that on January 6, 2021, LAMMONS did not know where to go so he and his friend took a cab to the Capitol in Washington D.C. from their hotel. The cab could not get close to the Capitol so they were dropped off and had to walk to the Capitol. As they were approaching, there were a lot of people walking away from the Capitol. When LAMMONS got to the Capitol, he heard someone say there are the CNN cameras so he went to look, only to realize it was not. LAMMONS then followed the crowds to the Capitol. LAMMONS saw police manning bicycle rack barricades by the scaffolding and he saw guys climbing on a nearby podium. An unknown guy was screaming, "take this, it is yours" in reference to the U.S. Capitol. The guy then got a megaphone and continued instigating the crowd.

LAMMONS stated that he saw a bottle thrown from the crowd and then the police threw a concussion grenade into the crowd. The police then backed up to the Capitol doors and so the people, including LAMMONS, moved past the bicycle barricades. The police started spraying pepper spray at the crowed through the plastic that was wrapped around the scaffolding. People in the crowd were shouting to push the cops back. The police backed off, the doors opened and someone said come in. LAMMONS was unsure if the person that yelled "come in" was in the crowd or the police. As the crowd moved into the Capitol, LAMMONS was able to move up to the next level where there was a police motorcycle with the flashers on.

LAMMONS stated that there was a guy by the door holding an American flag and there was no resistance when LAMMONS entered the Capitol building. LAMMONS thought he was part of the first crowd to enter the Capitol building but heard a cop yell that a lady had already been shot. At that point, LAMMONS realized there must have been a group that entered from a different side of the Capitol building earlier. LAMMONS thought he entered into Statuary Hall. The crowd started moving out of Statuary Hall and LAMMONS saw six to twelve cops before entering the next hall. LAMMONS stated that here was no violence towards anyone and no weapons displayed by the crowd or police that he saw.

LAMMONS got into the next hall (unknown which hall) and in one of the doorways to depart that hall were law enforcement officers telling the crowd to get out and get back. LAMMONS saw young individuals yelling at the cops when LAMMONS got between the cops and the people yelling. LAMMONS yelled at the people that this is not our problem here and LAMMONS was trying to push the people back. LAMMONS saw something thrown at the cops from the crowd. One officer charged and the other officers followed going past LAMMONS to the instigators.

An officer had an older man on the ground that did not look well to LAMMONS. LAMMONS told the officer to let LAMMONS have him and LAMMONS will take care of him. The officer said to LAMMONS that if I let you take him, will you get your people to leave. LAMMONS agreed and moved the man to a safe area. LAMMONS went back to the confrontation still going on and the same officer said to LAMMONS, "you agreed to get your people to leave." LAMMONS told the officer that the instigators were not his people and he was not with them.

After about 15-20 minutes, there was still a battle at the front doors when LAMMONS was trying to leave. LAMMONS had to climb out of a window to exit the Capitol because people were still trying to get in. LAMMONS remembered seeing people running straight into the cops. LAMMONS started texting his friend to find her so they could leave. They met outside of a nearby coffee shop where his friend had been the entire time watching. LAMMONS and his friend took an Uber back to the hotel. LAMMONS said he was wearing green cargo pants, a gray hoodie with a Cabela's black coat over it.

LAMMONS showed your Affiant multiple videos the he took to include one of LAMMONS entering the Capitol building. Below is an image your Affiant has attached that is a screen shot from the video as LAMMONS approached the Capitol building door to enter. Your Affiant captured the screen shot from a copy of the video LAMMONS provided to your Affiant.



LAMMONS also showed and later provided your Affiant with a video that depicts LAMMONS' as he stood in front of a statue where LAMMONS is holding up two fingers giving the peace sign. The image to the right is a screen shot your Affiant captured from the video provided by LAMMONS. An FBI Agent identified the statue behind LAMMONS as Charles Brantley Aycock that is located in the Crypt which is located within the Capitol building.

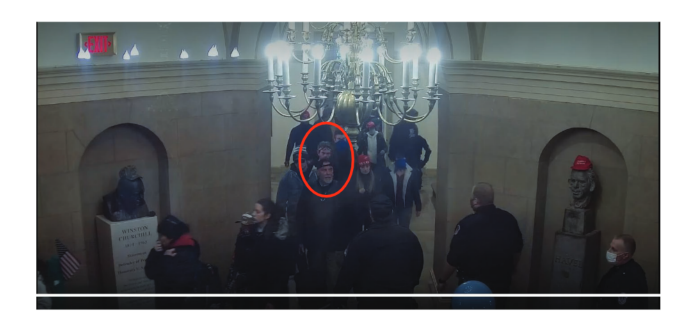


LAMMONS showed and later provided your Affiant with a video that LAMMONS claimed to record. The video shows LAMMONS at the front of a crowd at an interior Capitol door that was being blocked by Capitol police officers. The image to the right is a screen shot your Affiant captured from the video provided by LAMMONS. Your Affiant could hear the crowd shouting in the video and they appeared agitated. Your Affiant heard LAMMONS in the video saying "Hold your ground". During the above documented interview of LAMMONS, he stated he was talking to the crowd when he gave the order to "Hold your ground."



On August 23, 2021, the Affiant received account subscriber information for ***- ***- 3624 from T-Mobile US, Inc. pursuant to a United States Grand Jury subpoena. T-Mobile indicated the subscriber was JOHN LAMMONS with a subscriber address in Galveston, TX.

TFO Arizmendi reviewed the United States Capitol security camera video footage and observed LAMMONS wearing the same clothing that LAMMONS described himself as wearing while inside the U.S. Capitol as well as matching the clothing LAMMONS was wearing in the videos provided TFO Arizmendi by LAMMONS. This screenshot was taken from 2:47:25 – 2:47:32 EST near the Memorial Door inside the U.S. Capitol.



TFO Arizmendi also observed LAMMONS in the U.S. Capitol security camera recorded in the Crypt Lobby of the U.S. Capitol during the screen timeframe of 2:34:50 to 2:35:47 EST.



Based on the foregoing, your affiant submits that there is probable cause to believe that John LAMMONS 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 John LAMMONS 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.

Caseste 22222-1000-0008047CLDd0omemetit 8Filede018/024/222222Pa@egte01df 01024

Aaron Arizmendi

Federal Bureau of Investigation

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone, this 1st day of March 2022.

ZIA M. FARUQUI

U.S. MAGISTRATE JUDGE

United States District Court

for the Southern District of Texas United States of America Case No. 3:22-11-47-1 John Lamuon
Defendant APPEARANCE BOND Defendant's Agreement (defendant), agree to follow every order of this court, or any I, court that considers this case, and I further agree that this bond may be forfeited if I fail: (\boxtimes) to appear for court proceedings; (\(\)) if convicted, to surrender to serve a sentence that the court may impose; or (\(\)) to comply with all conditions set forth in the Order Setting Conditions of Release. Type of Bond () (1) This is a personal recognizance bond. (X) (2) This is an unsecured bond of \$ 25,000 () (3) This is a secured bond of \$, secured by: () (a) \$, in cash deposited with the court. () (b) the agreement of the defendant and each surety to forfeit the following cash or other property (describe the cash or other property, including claims on it - such as a lien, mortgage, or loan - and attach proof of ownership and value): If this bond is secured by real property, documents to protect the secured interest may be filed of record. () (c) a bail bond with a solvent surety (attach a copy of the bail bond, or describe it and identify the surety):

Forfeiture or Release of the Bond

Forfeiture of the Bond. This appearance bond may be forfeited if the defendant does not comply with the above agreement. The court may immediately order the amount of the bond surrendered to the United States, including the security for the bond, if the defendant does not comply with the agreement. At the request of the United States, the court may order a judgment of forfeiture against the defendant and each surety for the entire amount of the bond, including interest and costs.

Release of the Bond. The court may order this appearance bond ended at any time. This bond will be satisfied and the security will be released when either: (1) the defendant is found not guilty on all charges, or (2) the defendant reports to serve a sentence.

Declarations

Ownership of the Property. I, the defendant – and each surety – declare under penalty of perjury that:

- all owners of the property securing this appearance bond are included on the bond;
- (2) the property is not subject to claims, except as described above; and
- (3) I will not sell the property, allow further claims to be made against it, or do anything to reduce its value while this appearance bond is in effect.

Acceptance. I, the defendant – and each surety – have read this appearance bond and have either read all the conditions of release set by the court or had them explained to me. I agree to this Appearance Bond.

i, the defendant – and each surety – declare under penalt	y of perjury that this information is true. (See 28 U.S.C.§ 1746.)
Date: 3-24-27	Defendant's signature
Surety/property owner — printed name	Surety/property owner — signature and date
Surety/property owner — printed name	Surety/property owner — signature and date
Surety/property owner — printed name	Surety/property owner — signature and date
	CLERK OF COURT
Date: 3.24-57	
Approved.	Signature of Clerk or Deputy Clerk
Date: 3-24-27	/ en l

Judge's signature

United States District Court Southern District of Texas

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(Rev. 12/08)

March 24, 2022

Nathan Ochsner, Clerk

UNITED ST	ATES DISTRICT COURT	SOUTHERN DISTRICT OF TEXAS	
vs.	ATES OF AMERICA \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	3!22-mJ-47-) CRIMINAL NO. H	
	ORDER SETTING COND	OITIONS OF RELEASE	
IT IS ORDE	RED that the defendant's release is subject to	the following conditions:	
1.	The defendant must not violate any federal,	state or local law while on release.	
2.	The defendant must not intimidate or attempt to intimidate a witness, juror or officer of the court (18 USC § 1503), obstruct a criminal investigation (18 USC § 1510), or tamper with or retaliate against a witness, victim or informant (18 USC §§ 1512 and 1513).		
3.	The defendant must immediately advise the Court, defense counsel and the Pretrial Services Agency, in writing, before any change in address and telephone number.		
4.	The defendant must appear in court as required and must surrender to serve any sentence imposed. The defendant must appear at (if blank, to be notified):		
	Place	on	
	RELEASE ON PERSONAL RECOGNI		
IT IS FURTE	IER ORDERED that the defendant be release	ed on condition that:	
[]	5. The defendant promises to appear in imposed.	a court as required and surrender to serve any sentence	
X		ed bond binding the defendant to pay the United States a failure to appear as required or to surrender to serve	
	[] The bond shall be signed by the foll	owing person(s) as surety:	

Additional Conditions of Release

Upon finding that release by one of the above methods will not by itself reasonably assure the defendant's appearance and the safety of other persons or the community, it FURTHER ORDERED that the defendant's release is subject to the conditions marked below:

[]		7. The	defendant is placed in the custody of:
		(Name of pers	on or organization)
		(Address)	
		(City/State/Zi	p Code) (Area Code/Telephone Number)
		every effort	(a) to supervise the defendant in accordance with all conditions of release, (b) to use to assure the defendant's appearance at all scheduled court proceedings, and (c) to purt immediately if the defendant violates any conditions of release or disappears.
		Signed:	Custodian or Proxy Date
[X]		8. The	defendant must:
	[X]	a. basis	Report to the U. S. Pretrial Services Agency - Phone: 713-250-5218, on a regular s.
	[]	b. follo	Execute a bond or an agreement to forfeit upon failing to appear as required the twing sum of money or designated property:
	[]	c.	Post with the court the following proof of ownership of the designated property, or following amount or percentage of the above-described sum
	[]	d.	Execute a bail bond with solvent sureties in the amount of \$
	×	e.	Maintain or actively seek employment.
	[]	f.	Maintain or commence an education program.
	M	g. Age	Surrender U.S. Passport and/or Foreign Passport to the U.S. Pretrial Services new. within 24 hours
,	X	h.	Obtain no passport.

×	i. Abide by the following restrictions on personal association, place of abode, or travel: [] Harris and the bordering counties: [] Continental United States; or [] Continental United States; or [] Outside travel allowed with preapproval from PTS. I Throughout Teach May travel to Wushington D.C. for for work-related Matters
X	Montrevel to Wushington D.C. for for work-related Matters only Matters j. Avoid all contact, directly or indirectly, with any person who is or may become a victim or potential witness in the investigation or prosecution, including but not limited to: co-defendants
[]	k. Undergo medical or psychiatric treatment or remain in an institution as follows:
[]	l. 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):
[]	m. Maintain residence at a halfway house or community corrections center, as the Pretrial Services Office or supervising officer considers necessary.
M	n. Refrain from possessing a firearm, destructive device, or other dangerous weapons.
M	o. Refrain from () any 💢 excessive use of alcohol.
X	p. Refrain from use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed medical practitioner.
×	q. Submit to any testing required by the Pretrial Services Office or the supervising officer to determine whether the defendant is using a prohibited substance. Any testing may be used with random frequency and include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibited substance screening or testing. The defendant must refrain from obstructing or attempting to obstruct or tamper, in any fashion, with the efficiency and accuracy of any prohibited substance testing or monitoring which is (are) required as a condition of release.
X	r. Participate in a program of inpatient or outpatient substance abuse therapy and counseling if the Pretrial Services Office or supervising officer considers it advisable.

		•
[]	s. P	Participate in one of the following location monitoring program components and
		its requirement as the Pretrial Services Office or supervising officer instructs.
	[]	(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
	2 3	except for employment; education; religious services; medical, substance
		abuse or mental health treatment; attorney visits; court appearances;
		court-ordered obligations; or other activities pre-approved by the Pretrial
		Services Office or supervising officer; or
	[]	(iii) Home Incarceration. You are restricted to your residence at all
	ГЛ	times except for medical needs or treatment, and court appearances
		pre-approved by the Pretrial Services Office or supervising officer.
	[]	(iv) Stand Alone Monitoring. You have no redidential curfew, home
	ГЛ	detention, or home incarceration restrictions. However, you must comply
		with the location or travel restrictions as imposed by the court.
		Note: Stand Alone Monitoring should be used in conjunction with global
		positioning system (GPS) technology.
		positioning by team (ci b) teamoragy.
[]	t. S	Submit to the location monitoring indicated below and abide by all of the program
. ,		nents and instructions provided by the Pretrial Services Office or supervising
		elated to the proper operation of the technology.
		The defendant must pay all or part of the cost of the program based upon your
		bility to pay as the Pretrial Services Office or supervising officer determines.
	[]	(i) Location monitoring technology as directed by the Pretrial Services
		Office or supervising officer;
	[]	(ii) Radio Frequency (RF) monitoring;
	[] []	(iii) Passive Global Positioning Satellite (GPS) monitoring;
	ĨĨ	(iv) Active Global Positioning Satellite (GPS) monitoring (including
		"hybrid" (Active/Passive) GPS);
	[]	(v) Voice Recognition monitoring.
. /		
M	u. I	mmediately report contact with law enforcement to Pretrial Services.
<i></i>		
[]	v. S	Special Conditions:

Advice of Penalties and Sanctions

Violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for the defendant's arrest, a revocation of release, an order of detention, as provided in 18 USC § 3148, and a prosecution for contempt as provided in 18 USC § 401 which could result in a possible term of imprisonment or fine.

The commission of any offense while on pretrial release may result in an additional sentence upon conviction for such offense to a term of imprisonment of not more than ten years, if the offense is a felony, or to a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be consecutive to any other sentence and must be imposed in addition to the sentence received for the offense itself. 18 USC § 3147.

18 USC § 1503 makes it a criminal offense punishable by up to five years of imprisonment and a \$250,000 fine to intimidate or attempt to intimidate a witness, juror or officer of the court; 18 USC § 1510 makes it a criminal offense punishable by up to five years imprisonment and a \$250,000 fine to obstruct a criminal investigation; 18 USC § 1512 makes it a criminal offense punishable by up to ten years of imprisonment and a \$250,000 fine to tamper with a witness, victim or informant; and 18 USC § 1513 makes it a criminal offense punishable by up to ten years of imprisonment and a \$250,000 fine to retaliate against a witness, victim or informant, or threaten or attempt to do so.

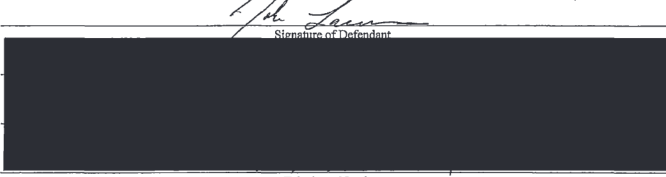
It is a criminal offense under 18 USC § 3146, if after having been released, the defendant knowingly fails to appear as required by the conditions of release, or to surrender for the service of sentence pursuant to a court order. If the defendant was released in connection with a charge of, or while awaiting sending, surrender for the service of a sentence, or appeal or certiorari after conviction for:

- [] 1. an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, the defendant shall be fined not more than \$250,000 or imprisoned for not more than ten years, or both;
- [] 2. an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, the defendant shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- [] 3. any other felony, the defendant shall be fined not more than \$250,000 or imprisoned for not more than two years, or both;
- [] 4. a misdemeanor, the defendant shall be fined not more than \$100,000 or imprisoned for not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be consecutive to the sentence of imprisonment for any other offense. In addition, a failure to appear may result in the forfeiture of any bail 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.



Telephone Number

Direction 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 judicial officer that the defendant has posted bond and complied with all other conditions for release. The defendant shall be produced before the appropriate judicial officer at the time and place specified, if still in custody.

Date: 3-24-27

Andrew M. Edison United States Magistrate Judge

Casease 23:229001-0080947L DDooumeet 58 Fffeed 0022/24222 Plage 1.201 of 24

United States District Court Southern District of Texas

ENTERED

March 25, 2022 Nathan Ochsner, Clerk

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS GALVESTON DIVISION

UNITED STATES OF AMERICA	§	
	§	
versus	§	Case No. 3:22-mj-00047
	§	
John Lammons	§	

ORDER

In accordance with Federal Rule of Criminal Procedure 5(f), as amended by the Due Process Protections Act, Pub. L. No. 116-182, 134 Stat. 894 (Oct. 21, 2020), the Government is **ORDERED** to comply with the prosecutor's disclosure obligations under *Brady v. Maryland*, 373 U.S. 83 (1963), and its progeny. The Government is also notified of the potential consequences of violating this Order and the disclosure obligations. The consequences include, but are not limited to, sanctions such as delaying trial or other proceedings, excluding evidence, giving adverse jury instructions, granting a new trial, dismissing the case, or finding the Government in contempt.

It is so **ORDERED**.

SIGNED on March 25, 2022.

Andrew Edison

United States Magistrate Judge

Casealse23:229001-0080P47L DDooumeet 168 FHeelc 03:228:222 Plage e120f of 24

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS GALVESTON DIVISION

United States District Court Southern District of Texas

ENTERED

March 28, 2022 Nathan Ochsner, Clerk

UNITED STATES OF AMERICA

versus

Case No. 3:22-mj-00047

Charging District: District of Columbia

Charging District's Case No.

1:22-cr-00103-RCL

ORDER REQUIRING DEFENDANT TO APPEAR IN THE DISTRICT WHERE CHARGES ARE PENDING AND TRANSFERRING BAIL

After a hearing in this court, the defendant is released from custody and ordered to appear in the district court where the charges are pending to answer those charges. If the time to appear in that court has not yet been set, the defendant must appear when notified to do so. Otherwise, the time and place to appear in that court are:

	Location: room 1225
1 3 3 3 CONSTITUTION A VENUE IN W	Date and Time: 03/31/2022

The clerk is ordered to transfer any bail deposited in the registry of this court to the clerk of the court where the charges are pending.

Date: 3/28/2022

U.S. District Court SOUTHERN DISTRICT OF TEXAS (Galveston) CRIMINAL DOCKET FOR CASE #: 3:22-mj-00047-1 Internal Use Only

Case title: USA v. Lammons Date Filed: 03/24/2022

Other court case number: 1:22-mj-0044 District of Columbia

Assigned to: Magistrate Judge

Andrew M Edison

Defendant (1)

John Lammons represented by Amr Adnan Ahmed

Office of the Federal Public Defender

440 Louisiana Suite 1350

Houston, TX 77002 713-718-4600 Fax: 713-718-4610 Email: amr_ahmed@fd.org LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Public Defender or Community

Defender Appointment

Pending Counts Disposition

None

Highest Offense Level (Opening)

None

Terminated Counts Disposition

None

Highest Offense Level (Terminated)

None

Complaints Disposition

18 U.S.C. § 1752(a)(1) (Entering and Remaining in a Restricted Building or Grounds); 18 U.S.C. §

1752(a)(2) (Disorderly and

Disruptive Conduct in a Restricted Building or Grounds); 40 U.S.C. § 5104(e)(2)(D) (Disorderly Conduct in a Capitol Building); 40 U.S.C. § 5104(e)(2)(G) (Parading, Demonstrating, or Picketing in a Capitol Building).

Plaintiff

USA

Date Filed	#	Page	Docket Text
03/24/2022	1		Copy of Criminal Complaint from District of Columbia, Case number 1:22-mj-0044 as to John Lammons, filed.(gkelner, 4) (Entered: 03/24/2022)
03/24/2022			Arrest (Rule 40) of John Lammons, filed. (gkelner, 4) (Entered: 03/24/2022)
03/24/2022			***Set Hearing as to John Lammons: Initial Appearance – Rule 40 set for 3/24/2022 at 11:30 AM in by video before Magistrate Judge Andrew M Edison (gkelner, 4) (Entered: 03/24/2022)
03/24/2022			NOTICE OF ATTORNEY APPEARANCE Amr Adnan Ahmed, Federal Public Defender, in case as to John Lammons, filed.(Ahmed, Amr) (Entered: 03/24/2022)
03/24/2022	2		Unsecured Appearance Bond Entered as to John Lammons in amount of \$ 25000,, filed. (CynthiaBenavides, 3) (Entered: 03/24/2022)
03/24/2022	<u>3</u>		ORDER Setting Conditions of Release as to John Lammons. John Lammons (1) Unsecured Bond (Signed by Magistrate Judge Andrew M Edison) (Attachments: # 1 Unredacted attachment) Parties notified. (CynthiaBenavides, 3) (Entered: 03/24/2022)
03/24/2022			INITIAL APPEARANCE IN RULE 5(c)(3) Minute Entry for proceedings held on 3/24/2022 before Magistrate Judge Andrew M Edison as to John Lammons. Defendant first appearance on Complaint from the District of Columbia 1:22-mj-0044 and advised of rights/charges. Defendant requests appointed counsel, Financial Affidavit executed on the record, Defendant appeared with counsel. Order appointing FPD for limited purpose, Bond set, Unsecured/\$25,000., Defendant advised of conditions of release. Preliminary Examination Hearing set for 3/30/2022 at 01:00 PM in Courtroom 700 before Magistrate Judge Andrew M Edison. Rule 5(f) order orally given. Rule 5(f) written order to be entered. Appearances: AUSA April Ayers-Perez f/USA; AFPD Amr Ahmed f/Deft.(ERO:Yes) (Interpreter: No) (Pretrial Officer: Isabel Davila) Deft continued on bond, filed.(rcastro, 4) (Entered: 03/25/2022)
03/24/2022	4		ORDER APPOINTING FEDERAL PUBLIC DEFENDER FOR LIMITED PURPOSE. (Signed by Magistrate Judge Andrew M Edison) Parties notified. (rcastro, 4) (Entered: 03/25/2022)
03/24/2022	<u>5</u>		BRADY ORDER on Rule 5(f) as to John Lammons. (Signed by Magistrate Judge Andrew M Edison) Parties notified. (rcastro, 4) (Entered: 03/25/2022)

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03/28/2022	<u>6</u>	ORDER for Defendant to Appear in the District Where Charges Are Pending and Transferring Bail as to John Lammons. The clerk is ordered to transfer any bail deposited in the registry of this court to the clerk of the court where the charges are pending. Charging District: District of Columbia, 1:22–cr–00103–RCL. (Signed by Magistrate Judge Andrew M Edison) Parties notified. (rcastro, 4) (Entered: 03/28/2022)
03/28/2022	7	CLERKS NOTICE OF CANCELLATION as to John Lammons. Preliminary Examination Hearing set for 3/30/2022 at 1:00 PM is CANCELED. Parties notified, filed. (rcastro, 4) (Entered: 03/28/2022)
03/28/2022		RULE 5 Papers sent to District of Columbia Division as to John Lammons, filed.(rcastro, 4) (Entered: 03/28/2022)