UNITED STATES DISTRICT COURT

for the

District of	Columbia
United States of America v.) THADDIS JOHNSON, JR.) Defendant	Case: 1:22-mj-00115 Assigned to: Judge Meriweather, Robin M. Assign Date: 5/23/2022 Description: COMPLAINT W/ ARREST WARRAN
ARREST V	VARRANT
To: Any authorized law enforcement officer	
	nation
Date:05/23/2022	2022.05.23 13:03:27 -04'00' Issuing officer's signature
City and state: Washington, D.C.	Robin M. Meriweather, U.S. Magistrate Judge Printed name and title
Ret	turn
This warrant was received on (date) MM 23, 2022 at (city and state) FRESNO, CALIFORNIA. Date: MAY 26, 2022	, and the person was arrested on (date) MRY 26, 2072 Arresting officer's signature Cody Smith Steener Acent Printed name and title

UNITED STATES DISTRICT COURT

for the

	District of Col	lumbia	1:22-mj-00	0080-SAB	
United States of America v. THADDIS JOHNSON, J	R.)	Assign Assign	Date: 5/23/202	eriweather, Robin 2 INT W/ ARREST	
Defendant(s)					
	CRIMINAL CO	MPLA	INT		
I, the complainant in this case, s	state that the following is	s true to tl	ne best of my know	ledge and belief.	
On or about the date(s) of $\underline{\hspace{1cm}}$	anuary 6, 2021	in the co	ounty of		in the
in the District of	Columbia , the defe	endant(s)	violated:		
Code Section		Offe	nse Description		
18 U.S.C. § 1752(a)(2) - Disor 40 U.S.C. § 5104(e)(2)(D) - D 40 U.S.C. § 5104(e)(2)(G) - Pa	isorderly Conduct on Carade, Demonstrate, or	Capitol C	Grounds,	_	
This criminal complaint is based. See attached statement of facts.	d on these facts:				
☐ Continued on the attached sh	eet.	6	Cody J. Smit	ant's signature h, Special Agent hame and title	
Attested to by the applicant in accordan by telephone. Date: 05/23/2022	ce with the requirements	of Fed. I	for Meisuano	2022.05.23 13:00 -04'00'	0:50
City and state: Washing	gton, D.C.	Rob		er, U.S. Magistrate J	ludge

File 056/05/22^{mj} Pade 3 of 16 Assigned to: Judge Meriweather, Robin M. File 0 05/25/22: Field 2018

Description: COMPLAINT W/ ARREST WARRANT

STATEMENT OF FACTS

Your affiant, Cody J. Smith, is a Federal Bureau of Investigation, Special Agent assigned to the Sacramento Division, Fresno Resident Agency. In my duties as a special agent, I have been tasked with investigating allegations associated with acts of domestic and international terrorism and the individuals perpetuating such acts. I have been employed with the Federal Bureau of Investigation since April of 2021 and initially spent twenty weeks at the FBI training academy in Quantico, Virginia. I have completed training and gained experience in interviewing and interrogation techniques, arrest procedures, search warrant applications, the execution of search and seizures, and various other criminal laws and procedures. I have a Bachelor's Degree in Sociology, a Master's Degree in Emergency Management and Homeland Security, and approximately ten years of professional experience as a civil servant prior to joining the FBI. Through my training, education and experience, I have become familiar with the manner in which criminal activity is carried out, and the efforts of persons involved in such activity to avoid detection by law enforcement. Currently, I am tasked with investigating criminal activity in and around the Capitol grounds on January 6, 2021. As a FBI Special Agent, 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.

FACTS SPECIFIC TO THADDIS DERONE JOHNSON, JR.

On or about January 8, 2021, the FBI obtained information indicating that THADDIS DERONE JOHNSON, JR. may have been at the United States Capitol on January 6, 2021, and may have entered the Capitol building unlawfully. JOHNSON was subsequently interviewed by two FBI Agents on January 26, 2021. During the interview JOHNSON admitted he travelled to Washington, D.C. on January 6, 2021, at "the request of United States President Donald Trump" and "was on the steps of the U.S. Capitol recording the crowd." However, JOHNSON denied entering the United States Capitol building.

In September 2021, a confidential human source (CHS) provided information that JOHNSON had entered the United States Capitol building on January 6, 2021. The CHS provided open-source video that showed Johnson near a door of the United States Capitol. The CHS also provided screenshots from an affidavit from another capitol riot defendant in which Johnson appeared to be inside the building.

Open source material posted to Youtube showed JOHNSON outside the Capitol wearing a red "Keep America Great" hat, a blue bandana or face gaiter, and a distinctive plaid jacket:



Figure 1
https://www.youtube.com/watch?v=k1_pp8_lb_o
at video mark 1:18:59

Additional open source material showed JOHNSON directly outside the Northwest Side Door entrance on the upper west terrace of the Capitol after the doors had been breached. Photos posted to Facebook and a video posted to Parler showed JOHNSON at the Northwest Side Door as people entered the building. Figure 4 shows the approximate location of JOHNSON when these images were taken.

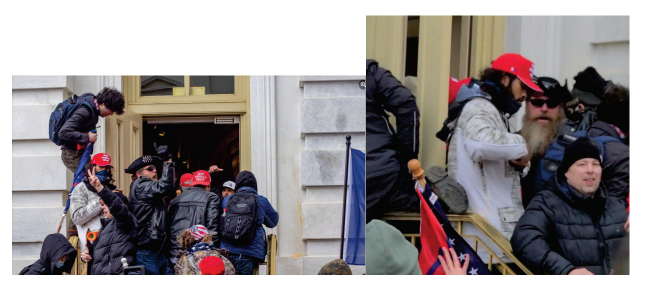


Figure 2 https://www.facebook.com/photo.php?fbid=10164694238185483 &set=pb.776265482.-2207520000..&type=3

Figure 3 https://web.archive.org/web/submit?url=https://video.parler.com/f6 /58/f658MFug2P91.mp4



Figure 4

A review of closed circuit security footage provided by the United States Capitol Police from the Capitol on January 6, 2021, showed JOHNSON entering the United States Capitol building on two occasions. At approximately 2:42:22 p.m., the Northwest Side Door was breached. Approximately 36 seconds later, JOHNSON can be seen entering the building and

holding up his cell phone while the people in front of him engage law enforcement officers. Johnson stays in the hallway for approximately 38 seconds before exiting the building.



Figure 5

Approximately three minutes after leaving, Johnson reenters the building through the same doors. JOHNSON goes directly into the Senate Parlimentarian's office.



Figure 6

JOHNSON remains in the Senate Parlimentarian's office for approximately 70 seconds. While in the office, JOHNSON is captured in an image taken by another rioter:



Figure 7
See Case No. 1:21-CR-00304-DLF, ECF No. 31, at 8

JOHNSON exits the office and enters the office across the hall, where he stays for a little over one minute. JOHNSON can then be seen exiting the Capitol a second time.

FBI personnel compared known photographs of JOHNSON taken on January 6, 2021, and photographs from JOHNSON'S social media accounts, to the individual in the aforementioned United States Capitol security footage. The individual in the security footage matched the clothing and appearance of JOHNSON. In September 2021, JOHNSON updated his California Driver's License photo, which shows similarities between JOHNSON and the individual depicted inside the United States Capitol building on January 6, 2021. JOHNSON also ran a YouTube channel called "Real Important News," where he would post videos of himself. In a screenshot from a video posted to YouTube on October 19, 2020, JOHNSON's facial features and hair are consistent with the individual who entered the Capitol on January 6, 2021.



Figure 8 https://www.youtube.com/watch?v=s-imUQ61Ok8

JOHNSON also had a Twitter account, which has since been suspended, under the handle "thaddislove." In a video posted to Twitter, JOHNSON identifies himself as "T.J. Johnson from California" and gives his Facebook and Instagram handles, which the FBI was able to confirm were associated with JOHNSON. In the video, JOHNSON can be seen in what appears to be an airport lounge wearing similar clothing to the clothing JOHNSON wore to the Capitol on January 6.



Figure 9

On May 18, 2022, Special Agents with the Federal Bureau of Investigation conducted a non-custodial interview of JOHNSON in Fresno, California. During the interview JOHNSON admitted to entering the United States Capitol building twice on January 6, 2021. JOHNSON was shown numerous open source and CCTV images from January 6, including figures 1, 3, 5, 6, 7, and 9, in which JOHNSON admitted he was the individual depicted in these photos. JOHNSON explained to Special Agents which rooms he entered and for approximately how long he remained inside. Following the interview, JOHNSON gave the FBI consent to search his phone and surrendered the device to Agents.

Based on the foregoing, your affiant submits that there is probable cause to believe that Thaddis Derone Johnson, Jr. 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 Thaddis Derone Johnson, Jr. violated 40 U.S.C. § 5104(e)(2)(D) & (e)(2)(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.

Cody J. Smith FBI Special Agent

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone, this 23rd day of May 2022.

ROBIN M. MERIWEATHER
UNITED STATES MAGISTRATE JUDGE

for Meiwow

ase 1:22-mj-00115-RMM Document 13 Filed 06/09/22 Page 10 01 10 Case 1:22-mj-00080-SAB Document 6 Filed 05/31/22 Page 1 of 2 Case 1:22-mj-00115-RMM Document 13 Filed 06/09/22

AO 98 (Rev. 12/11-EDCA [Fresno 11/13]) Appearance and Compliance Bond

UNITED	STATES DIST	RICT COUR	T 26 2022
_	for the		CLERK U.S. DISTRICT COURT DEPUT CLERK 0080-SAB
E	astern District of	f California	DEPUTER CALIFOR
UNITED STATES OF AMERICA,) Ca	se No. 1:22-mj-00	0080-SAB
v.)		
THADDIS JOHNSON, JR. Defendant)		
APPE	ARANCE AND COMPI	LIANCE BOND	
	Defendant's Agree	nent	
I, / Thaddis Johnson, Jr. court that considers this case, and I further a (☑) to appear for court procee (☑) if convicted, to surrender (☑) to comply with all conditi	agree that this bond may dings; to serve a sentence that the	be forfeited if I fail: e court may impose;	
	Type of Bond		
(🔽) (1) This is a personal recognizance	bond.		
() (2) This is an unsecured bond of \$, with net	worth of: \$
() (3) This is a secured bond of \$, secured by:	
(\square) (a) \$	_, in cash deposited wit	h the court.	
([) (b) the agreement of the def (describe the cash or other proper ownership and value):	endant and each surety to y, including claims on it—suc	forfeit the following h as a lien, mortgage, or	g cash or other property loan — and attach proof of
If this bond is secured by rea	l property, documents to	protect the secured i	nterest may be filed of record
(\Box) (c) a bail bond with a solver	nt 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.

AO 98 (Rev. 12/11- EDCA [Fresno 11/13]) Appearance and Compliance Bond

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/Net Worth. 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; (1)
- the property is not subject to claims, except as described above; and (2)
- I will not reduce my net worth, sell any property, allow further claims to be made against any property, (3) or do anything to reduce the value while this Appearance and Compliance 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 and Compliance Bond.

I, the defendant – and each surety – declare under penalty of perjury that this information is true. (See 28 U.S.C.§ 1746.)

Thad y Date: 05/26/22 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 Surety/property owner - printed name

CLERK OF COURT

Date: 5/26/22

Approved.

Date: 5/26/22

ignature of Clerk or Depute Clerk

STANLEY A. BOONE, U. S. MagIstrate Judge

AO 199A (Rev. 06/19) Order Setting Conditions of Release

UNITED STATES DISTRICT COURT for the Eastern District of California United States of America V. United District COURT EASTERN DISTRICT COURT DEPUTY CLEENT U.S. DISTRICT U.S. DIS

Case No.

1:22-MJ-00080-SAB

ORDER SETTING CONDITIONS OF RELEASE

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

THADDIS JOHNSON, JR.

Defendant

- (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 34 U.S.C. § 40702.
- (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. DISTRICT COURT, DISTRICT OF COLUMBIA, VIA VIDEO CONFERENCE		
	Place		
on	June 7, 2022 at 1:00 p.m. (Eastern Time)		
-	Date and Time		

If blank, defendant will be notified of next appearance.

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

Case 1:22-mj-00115-RMM Document
AO 199B (Rev. 09/08-EDCA Fresno]) Additional Conditions of Release (General) Filed 06/09/22 Page 13 of tage 2 of 3 Pages

JOHNSON, Thaddis Jr. Doc. No. 1:22-MJ-00080

			ADDITIONAL CONDITIONS OF RESERVE
Upor perso	finding	that re	lease by one of the above methods will not by itself reasonably assure the appearance of the defendant and the safety of othe munity, it is FURTHER ORDERED that the release of the defendant is subject to the conditions marked below:
Ø	(6)	The	e defendant is placed in the custody of:
		N	Name of person or organization Leilia Johnson
	defe	ndant a	(a) to supervise the defendant in accordance with all conditions of release, (b) to use every effort to assure the appearance of the at all scheduled court proceedings, and (c) to notify the court immediately in the event the defendant violates any conditions of the court immediately in the event the defendant violates any conditions of the court immediately in the event the defendant violates any conditions of the court immediately in the event the defendant violates any conditions of the court immediately in the event the defendant violates any conditions of the court immediately in the event the defendant violates any conditions of the court immediately in the event the defendant violates any conditions of the court immediately in the event the defendant violates any conditions of the court immediately in the event the defendant violates and conditions of the court immediately in the event the defendant violates and conditions of the court immediately in the event the defendant violates and conditions of the court immediately in the event the defendant violates are conditions of the court immediately in the event the defendant violates are conditions of the court immediately in the event the defendant violates are conditions of the court immediately in the event the defendant violates are conditions of the court immediately in the event immediate
	relea	se or o	lisappears.
		S	IGNED: LISTODIAN CUSTODIAN
E26	(7)	The	defendant must:
M	(7) ☑	(a)	report on a regular basis to the following agency:
	Œ.	(a)	Pretrial Services and comply with their rules and regulations;
	Ø	(b)	report in person to the Pretrial Services Agency on the first working day following your release from custody;
	Ø	(c)	reside at a location approved by the pretrial services officer, and not move or be absent from this residence for
	Œ	(6)	more than 24 hrs. without prior approval of pretrial services officer;
	Ø	(d)	report any contact with law enforcement to your pretrial services officer within 24 hours;
	Ø	(e)	cooperate in the collection of a DNA sample;
	Ø	(f)	travel restricted to the Eastern District of California and the District of Columbia (for court purposes only), unless
		(1)	otherwise approved in advance by pretrial services officer;
	Ø	(a)	maintain or actively seek employment, and provide proof thereof to the pretrial services officer, upon request
	U .	(g)	Volument of activery seek employment, and provide proof thereof to the pretrial services officer.
	Ø	(L)	You must obtain employment by June 17, 2022, and provide proof to pretrial services officer;
	(F)	(h)	not possess, have in your residence, or have access to a firearm/ammunition, destructive device, or other dangerous weapon; additionally, you must provide written proof of divestment of all firearms/ammunition
	-	(2)	currently under your control;
	Ø	(i)	submit to drug and/or alcohol testing as approved by the pretrial services officer. You must pay all or part of the
	ca(/ 25	costs of the testing services based upon your ability to pay, as determined by the pretrial services officer;
	Ø	(j)	refrain from excessive use of alcohol, or any use of a narcotic drug or other controlled substance without
			prescription by a licensed medical practitioner; and you must notify Pretrial Services immediately of any
	_	a \	prescribed medication(s). However, medical marijuana, prescribed and/or recommended, may not be used;
	\square	(k)	participate in a program of medical or psychiatric treatment including treatment for drug or alcohol dependency
			as approved by the pretrial services officer; you must pay all or part of the costs of the counseling services based
			upon your ability to pay, as determined by the pretrial services officer; and
	团	(1)	surrender your passport to the Clerk, United States District Court, no later than June 1, 2022, by 4:00 p.m., and
			you must not apply for or obtain a passport or any other travel documents during the pendency of this case

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.

The less

Defendant's Signature

Directions to the United States Marshal

(X) The defendant is ORDERED released after processing.

Date: <u>5/26/27</u>

Judicial Officer's Signature

Stanley A. Boone - United States Magistrate Judge

Printed name and title

U.S. District Court Eastern District of California - Live System (Fresno) CRIMINAL DOCKET FOR CASE #: 1:22-mj-00080-SAB-1

Case title: USA v. Johnson, Jr.

Date Filed: 05/25/2022

Date Terminated: 05/31/2022

Assigned to: Magistrate Judge Stanley A.

Boone

Defendant (1)

Thaddis Johnson, Jr.

TERMINATED: 05/31/2022

represented by Griffin Estes

Office of the Federal Defender

2300 Tulare Street

Fresno, CA 93721, Ste 330

Fresno, CA 93721 559-487-5561

Email: griffin estes@fd.org

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Public Defender or Community

Defender Appointment

Pending Counts

None

Disposition

Highest Offense Level (Opening)

None

Terminated Counts

None

Disposition

Highest Offense Level (Terminated)

None

Complaints

RULE 5(c)(3)

Disposition

I hereby certify that the annexed Instrument is a true and correct copy of the original on file in my office. ATTEST: KEITH HOLLAND

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

Deputy Clerk

represented by Michael G. Tierney

United States Attorney's Office, Fresno

2500 Tulare Street

Suite 4401

Plaintiff USA

Case 1:22-mj-00115-RMM Document 13 Filed F16970 24 93721 16 of 16 559-497-4000

Email: Michael.Tierney@usdoj.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Assistant US Attorney

Date Filed	#	Docket Text	
05/25/2022	1	RULE 5(c)(3) ARREST and DOCUMENTS RECEIVED from District of Columbia. Case 1:22-mj-00115 as to Thaddis Johnson, Jr. (1). (Marrujo, C) (Entered: 05/25/2022)	
05/25/2022	2	APPLICATION and ORDER PRE-APPOINTING COUNSEL as to Thaddis Johnson, Jr., signed by Magistrate Judge Stanley A. Boone on 5/25/2022. (Rivera, O) (Entered: 05/26/2022)	
05/26/2022	3	MINUTES (Text Only) for proceedings held via video conference before Magistrate Judge Stanley A. Boone: INITIAL APPEARANCE RE COMPLAINT (District of Columbia) as to Thaddis Johnson, Jr. held on 5/26/2022. Financial affidavit provided, with the Court granting defendant appointment of counsel. Defendant is advised of charges and rights. Defendant waives formal reading and advisement of rights. True name stated as charged. NOT GUILTY PLEA ENTERED. Defendant waives right to an identity hearing. The government does not seek detention. The Court ordered defendant RELEASED on O/R; third party custodian; surrender passport to the Clerk's Office no later than 6/1/2022 by 4:00 p.m. Defendant is ordered to appear at the District of Columbia June 7, 2022 at 1:00 P.M. Eastern Time via video conference. The court instructed government counsel under Rule 5(f) to comply with its disclosure obligations under <i>Brady v. Maryland</i> . Government Counsel: Michael Tierney - present in court. Defense Counsel: Griffin Estes - present in court. Pretrial Services Officer: Elizabeth Gutierrez - present via Zoom. Custody Status: Out of Custody (O/R) - present in court. Court Reporter/CD Number: ECRO: Otilia Rosales. (Rivera, O) (Entered: 05/26/2022)	
05/26/2022	5	ORDER (TEXT ONLY) as to Defendant Thaddis Johnson, Jr., signed by Magistrate Judge Stanley A. Boone on 5/26/2022: According to the Federal Rules of Criminal Procedure Rule 5 (f), the government is ordered to comply with its discovery obligations as required by federal law, including those duties imposed by <u>Brady v. Maryland.</u> 373 U.S. 83 (1963), and all applicable decisions interpreting <u>Brady.</u> This order does not relieve any party of any other discovery obligation. The consequences for violating this order or the government's obligations under <u>Brady</u> may include sanctions, referral to a disciplinary authority, adverse jury instruction, exclusion of evidence, and dismissal of charges, among other consequences. (Rivera, O) (Entered: 05/26/2022)	
05/26/2022	7	ORDER SETTING CONDITIONS of RELEASE signed by Magistrate Judge Stanley A. Boone on 5/26/2022. (Marrujo, C) (Entered: 05/31/2022)	
05/31/2022	<u>6</u>	APPEARANCE and COMPLIANCE BOND, signed by Magistrate Judge Stanley A. Boone on 5/26/2022 as to Thaddis Johnson, Jr (Marrujo, C) (Entered: 05/31/2022)	
05/31/2022	8	TRANSMITTAL of DOCUMENTS re 7 Order Setting Conditions of Release on *5/26/2022* to *USDC* *District of Columbia* *333 Constitution Avenue, NW.* *Washington, DC 20001*. *Electronic Documents: 1 to 6 * (Marrujo, C) (Entered: 05/31/2022)	
05/31/2022	9	COLLATERAL RECEIVED as to Thaddis Johnson, Jr.: US Passport No. 432063024 from Thaddis D. Johnson Jr. (Martin-Gill, S) (Entered: 05/31/2022)	