AO 442 (Rev 01/09) Arrest Warrant

UNITED STATES DISTRICT COURT

for the

District of Columbia

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United States of America v. JASON BENJAMIN BLYTHE

Defendant

JASON BENJAMIN BLYTHE

Case: 1:21-cr-00537 Assigned To : Kelly, Timothy J. Assign. Date : 01/13/2022 Description: Superseding Indictment (B) Case Related to 21-cr-537 (TJK)

ARREST WARRANT

To: Any authorized law enforcement officer

(name of person to be arrested)

YOU ARE COMMANDED to arrest and bring before a United States magistrate judge without unnecessary delay

who is accused of an offense	or violation based on th	e following docum	ent filed with	h the court:		nan an
🗇 Indictment 🛛 🔊 Sup	erseding Indictment	Information	C Superse	eding Inform	ation	Complaint
Probation Violation Petiti	on 🖸 Supervised I	Release Violation P	etition (Violation	Notice	Order of the Court
This offense is briefly descrit 18 U.S.C. § 231(a)(3), 2 (Ci Officers Using a Deadly or I Resisting, or Impeding Certs Building or Grounds with a I Conduct in a Restricted Buil (b)(1)(B), 2 (Engaging in Ph Resulting in Significant Bodi	vil Disorder);18 U.S.C. § Dangerous Weapon and ain Officers); 18 U.S.C. § Deadly or Dangerous W ding or Grounds with a ysical Violence in a Res ily Injury); 40 U.S.C. § 5	Inflicting Bodily Inj §§ 1752(a)(1) and (eapon); 18 U.S.C. § Deadly or Dangerou tricted Building or (104(e)(2)(D),(Disor	ury); 18 U.S. b)(1)(A) (En §§ 1752(a)(2 us Weapon); Grounds with derly Condu	.C. § 111(a) tering and R 2) and (b)(1)(; 18 U.S.C. § a a Deadly or ct in the Cap	(1) and (I Remaining (A) (Diso §§ 1752(i r Danger bitol Grou	b), 2 (Assaulting, g in a Restricted rderly or Disruptive a)(4) and (b)(1)(A), ous Weapon and unds or Buildings):
40 U S C & 5104(e)(2)(F) (A Date: 01/12/2022 City and state: Washington		in the Canitol Grou	nds or Build		G. Mich 20 22-01 <i>anatur</i> Harvey	512(c)(2) 2 ael Harvey
		Return			e una inte	
This warrant was rece at (city and state)	ived on (date) $\frac{1}{TX}$		e person wa	is arrested or	ı (date)	1/24/22
Date: 1/24/22		and the second		rresting officer	's signatur	re
		/`	1ichael	Printed name	in file	Special Agent

Case 4:22-mj-00059-BJ Document 6 Filed 01/24/22 Page 10 of 13 PageID 15 United States District Court

NORTHERN DISTRICT OF TEXAS AT FORT WORTH

UNITED STATES OF AMERICA	§ WAIVER OF RULE 5(c) HEARINGS§ (Excluding Probation Cases)
V.	S U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXAS
JASON BENJAMIN BLYTHE	§ CASE NUMBER: 4:22-MJ-059
	JAN 2 4 2022

I, Jason Benjamin Blythe, understand that in the District of Columbia, charges are pending, and I have been arrested in this District and taken before a United States Magistrate Judge who informed me of, the charge and of my right to:

(1) retain counsel or request the assignment of counsel if I am unable to retain counsel, (2) request transfer of the proceedings to this district pursuant to Rule 20, Fed. R. Crim. P., in order to plead guilty, (3) an identity hearing to determine if I am the person named in the charge, and (4) a preliminary examination (unless an indictment has been returned or an information filed) to determine whether there is probable cause to believe an offense has been committed by me, the hearing to be held in this district or the district of prosecution.

/ I HEREBY WAIVE (GIVE UP) MY RIGHT TO A(N):

(V) identity hearing

January 24, 2022

Defendant

Defense Counsel

UNITED	STATES	DISTRICT	Court
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for the

Northern District of Texas, Fort Worth Division

United States of America v. JASON BENJAMIN BLYTHE Defendant))) Case)	No. U.S. DISTRICT COULT NORTHERN DISTRICT OF TEXAS 4:22-MJ-059 JAN 2 4 2022
ORDER SETTING	CONDITIONS (
IT IS ORDERED that the defendant's release is subject	t to these condition	S: OV
(1) The defendant must not violate federal, state, or le	ocal law while on r	elease.
(2) The defendant must cooperate in the collection of	a DNA sample if i	t is authorized by 42 U.S.C. § 14135a.
(3) The defendant must advise the court or the pretria any change of residence or telephone number.	l services office or	supervising officer in writing before making
(4) The defendant must appear in court as required ar that the court may impose.	nd, if convicted, mu	ast surrender as directed to serve a sentence
The defendant must appear at:	As directed by the (Court or U.S. Probation Officer
See attached reporting instructions		Гасе
on	D	

Date and Time

If blank, defendant will be notified of next appearance.

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

Case4s221m2j100000955	JJ-JDACCurDenctu	5neFitled 017/22/d22	1/224alge 2 Postige /	4PagelD 4
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Order Setting Conditions of Release

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Additional Conditions of Release

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

(6)	The defendant is placed in the custody of	
	Person or organization:	
	Address (only if an organization)	
	City and State	

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

Signed: _____ Custodian

(7) The defendant must:

- X (a) submit to supervision by and report for supervision to the United States Probation Officer as directed.
- X (b) continue to actively seek employment.
- \Box (c) continue to start and education program.
- X (d) surrender any passport and/or any passport card to the United States Probation Officer.
- X (e) not obtain a passport or other international travel document.

X (f) abide by the following restrictions on personal association, residence, or travel: <u>Travel restricted: to and from the District of Columbia for court purposes ONLY no other travel to District of Columbia and</u> <u>restricted from entering the US Capitol or the grounds of the US Capitol; travel restricted to the Northern District of Texas</u> <u>unless permission received from the United States Probation Officer</u>.

X (g) avoid all contact, directly or indirectly, with any person who is or may be a victim or witness in the investigation or prosecution including:

any person who is or may be a victim or witness in the investigation or prosecution, including: but not limited to anyone involved in any way with the U.S. Capitol protest held on January 6, 2021.

Date

- (h) get medical or psychiatric treatment as directed by the United States Probation Officer. The defendant shall contribute to the costs of services rendered (copayment) as determined by the United States Probation Officer.
- (i) maintain residence at a halfway house or community corrections center, as the United States Probation Officer considers necessary.
- X (j) not possess a firearm, destructive device, or other weapon.
- X (k) not to use alcohol \Box at all X excessively.

X (l) not use or unlawfully possess a narcotic drug or other controlled substance defined in 21 U.S.C. § 802, unless prescribed by a licensed medical practitioner. Including the use of any synthetic and/or natural substance to alter mood and/or cognitive ability such as CBD and hemp oils/products.

- X (m) submit to testing for a prohibited substance if required by the United States Probation Officer. Testing may be used with random frequency and may 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 not obstruct, attempt to obstruct, or tamper with the efficiency and accuracy of prohibited substance screening or testing. The defendant shall contribute to the costs of services rendered (copayment) as determined by the United States Probation Officer.
- (n) participate in a program of inpatient or outpatient substance abuse therapy and counseling if directed by the United States Probation Officer. The defendant shall contribute to the costs of services rendered (copayment) as determined by the United States Probation Officer.

(o) submit to location monitoring as directed by the United States Probation Officer and participate in one of the following location restriction programs and comply with all program requirements as directed. . The defendant must pay all or part of the costs of any monitoring program based on their ability to pay as determined by the United States Probation Officer.

 $\Box (i) \qquad Curfew. You are restricted to your residence every day \Box from ______to _____, or \Box as directed by the United States Probation Officer; or$

(ii) Home Detention. You are restricted to your residence at all times except for employment; education; religious services; medical, substance abuse, or mental health treatment; attorney visits; court appearances; court-ordered obligations; or other activities approved in advance by the United States Probation Officer; or

□ (iii) Home Incarceration. You are restricted to 24-hour-a-day lock-down at your residence except for medical necessities and court appearances or other activities specifically approved by the court.

- (p) Stand Alone Monitoring (SAM): Requires the use of Global Positioning System (GPS) tracking to monitor and enforce any other condition(s) of release (e.g. travel restrictions) _______. The defendant must pay all or part of the costs of any monitoring program based on their ability to pay as determined by the United States Probation Officer.
- X (q) report as soon as possible, to the United States Probation Officer, every contact with law enforcement personnel, including arrests, questioning, or traffic stops.
- X (r) not participate in any capacity in any criminal activity, associate with any person engaged in any criminal activity, or enter into, or perform under, any agreement to act as an informer for, or special agent of, any governmental agency without permission of the court.

AO 199C (Rev. 09/08) Advice of Penalties

ADVICE OF PENALTIES AND SANCTIONS

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Pages

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.

	TO19942
	Defendant's Signature
	Furt Worth TRXas
Direction	as to the United States Marshal
 (V) The defendant is ORDERED released after prod () The United States marshal is ORDERED to kee has posted bond and/or complied with all other of the states of the states are stated. 	cessing. p the defendant in custody until notified by the clerk or judge that the defendant conditions for release. If still in custody, the defendant must be produced before
the appropriate judge at the time and place spec	ified.
Date: January 24, 2022	Judicial Officer's Signature
	JEFFREY L. CURETON, UNITED STATES MAGISTRATE JUDGE
	Printed name and title
DISTRIBUTION: COURT DEFENDA	NT PRETRIAL SERVICE U.S. ATTORNEY U.S. MARSHAL

Case 1:21-cr-00537-JMC Document 91 Filed 01/24/22 Page 6 of 8 Case 4:22-mj-00059-BJ Document 6 Filed 01/24/22 Page 1 of 13 PageID 6

U.S. District Court Northern District of Texas (Fort Worth) CRIMINAL DOCKET FOR CASE #: <u>4:22-mj-00059-BJ</u> All Defendants

Case title: USA v. Blythe Other court case number: 11:21–cr–00537 District of Columbia

Date Filed: 01/24/2022

Assigned to: Magistrate Judge Jeffrey L. Cureton

<u>Defendant (1)</u>		
Jason Benjamin Blythe	represented by	John J Stickney–FPD Federal Public Defender Northern District of Texas 819 Taylor Street Room 9A10 Fort Worth, TX 76102 817–978–2753 Fax: 817–978–2757 Email: John J Stickney@fd.org LEAD ATTORNEY ATTORNEY TO BE NOTICED Designation: Federal Public Defender Appointment Bar Status: Admitted/In Good Standing
<u>Pending Counts</u> None		Disposition
Highest Offense Level (Opening) None		
<u>Terminated Counts</u> None		Disposition
Highest Offense Level (Terminated) None		

<u>Complaints</u>

18:231(a)(3) Civil Disorder

Disposition

Case 1:21-cr-00537-JMC Document 91 Filed 01/24/22 Page 7 of 8 Case 4:22-mj-00059-BJ Document 6 Filed 01/24/22 Page 2 of 13 PageID 7

represented by J Stevenson Weimer-DOJ

US Attorney's Office 801 Cherry St Suite 1700, Unit 4 Fort Worth, TX 76102 817/252–5200 Fax: 817–252–5455 Email: jay.weimer@usdoj.gov LEAD ATTORNEY ATTORNEY TO BE NOTICED Designation: US Attorney's Office Bar Status: Admitted/In Good Standing

Date Filed	#	Page	Docket Text
01/24/2022		4	Arrest (Rule 5) of Jason Benjamin Blythe. Case Number 1:21–cr–00537 indictment and warrant from the District of Columbia. (jah) (Entered: 01/24/2022)
01/24/2022	1	5	ELECTRONIC Minute Entry for proceedings held before Magistrate Judge Jeffrey L. Cureton: Initial Appearance Rule 5(C) as to Jason Benjamin Blythe held on 1/24/2022. Date of Arrest: 1/24/2022 On warrant from the District of Columbia; Deft executed financial affidavit; o/appointing FPD entered; Gov't not moving for detention; Deft executed PR bond & advised of conditions of pretrial release; o/setting conditions of pretrial release entered; Deft released on conditions. Attorney Appearances: AUSA – Jay Weimer; Defense – John Stickney. (No exhibits) Time in Court – :10. (Court Reporter: Digital File) (USPO Teel.) (jah) (Entered: 01/24/2022)
01/24/2022	2	7	ORDER APPOINTING FEDERAL PUBLIC DEFENDER as to Jason Benjamin Blythe. (Ordered by Magistrate Judge Jeffrey L. Cureton on 1/24/2022) (jah) (Entered: 01/24/2022)
01/24/2022	3	8	 ELECTRONIC ORDER As to Jason Benjamin Blythe: This written order is entered pursuant to Rule 5(f)(1) of the Federal Rules of Criminal Procedure, and is entered by the court on the first scheduled court date when both the prosecutor and defense counsel are present. By this order — issued to the prosecution and defense counsel — the court confirms the disclosure obligations of the prosecutor under <i>Brady v. Maryland</i>, 373 U.S. 83 (1963), and its progeny, and the possible consequences of violating such order under applicable law. Failure to do so may result in consequences such as the dismissal of the indictment or information, dismissal of individual charges, exclusion of evidence or witnesses, adverse jury instructions, contempt proceedings, and/or sanctions by the court. (Ordered by Magistrate Judge Jeffrey L. Cureton on 1/24/2022) (jah) (Entered: 01/24/2022)
01/24/2022	4	10	WAIVER of Rule 5(c) Hearings by Jason Benjamin Blythe (jah) (Entered: 01/24/2022)
01/24/2022	<u>5</u>	11	ORDER Setting Conditions of Release as to Jason Benjamin Blythe (1) Deft released on PR bond; Deft to next appear as directed by the Court or U.S. Probation Officer; see order for specific conditions. [reporting instructions were

USA

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	attached to deft's copy of this order as to his next appearance in the District of Columbia] (Ordered by Magistrate Judge Jeffrey L. Cureton on 1/24/2022) (jah) (Entered: 01/24/2022)
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