# UNITED STATES DISTRICT COURT

for the

District of Columbia

Brandon Cavanaugh (AKA: Scott Russo)  Defendant	Case: 1:22-mj-00183 Assigned To: Magistrate Judge Meriweather, Robin M. Assign. Date: 8/16/2022 Description: Complaint w/ Arrest Warrant  )
ARREST	WARRANT
To: Any authorized law enforcement officer	
YOU ARE COMMANDED to arrest and bring beformane of person to be arrested) who is accused of an offense or violation based on the follow	Brandon Cavanaugh ing document filed with the court:
☐ Indictment ☐ Superseding Indictment ☐ Info ☐ Probation Violation Petition ☐ Supervised Release	ormation ☐ Superseding Information ☒ Complaint  Violation Petition ☐ Violation Notice ☐ Order of the Court
This offense is briefly described as follows:	
18 U.S.C. § 1752(a)(1) - Knowingly Entering or Remai Lawful Authority;	ning in any Restricted Building or Grounds Without
18 U.S.C. § 1752(a)(2)- Disorderly and Disruptive Con 40 U.S.C. § 5104(e)(2)(D)- Disorderly Conduct in a Ca 40 U.S.C. § 5104(e)(2)(G)- Parading, Demonstrating, o	pitol Building;
18 U.S.C. § 1752(a)(2)- Disorderly and Disruptive Con 40 U.S.C. § 5104(e)(2)(D)- Disorderly Conduct in a Ca 40 U.S.C. § 5104(e)(2)(G)- Parading, Demonstrating, o	pitol Building;
18 U.S.C. § 1752(a)(2)- Disorderly and Disruptive Con 40 U.S.C. § 5104(e)(2)(D)- Disorderly Conduct in a Ca 40 U.S.C. § 5104(e)(2)(G)- Parading, Demonstrating, o	pitol Building; r Picketing in a Capitol Building.
18 U.S.C. § 1752(a)(2)- Disorderly and Disruptive Con 40 U.S.C. § 5104(e)(2)(D)- Disorderly Conduct in a Ca 40 U.S.C. § 5104(e)(2)(G)- Parading, Demonstrating, o Date: 08/16/2022	pitol Building; r Picketing in a Capitol Building.  2022.08.16 17:48:09 -04'00'
18 U.S.C. § 1752(a)(2)- Disorderly and Disruptive Con 40 U.S.C. § 5104(e)(2)(D)- Disorderly Conduct in a Ca 40 U.S.C. § 5104(e)(2)(G)- Parading, Demonstrating, o Date:	pitol Building; r Picketing in a Capitol Building.  2022.08.16 17:48:09 -04'00'  Issuing officer's signature  Robin M. Meriweather, U.S. Magistrate Judge
18 U.S.C. § 1752(a)(2)- Disorderly and Disruptive Con 40 U.S.C. § 5104(e)(2)(D)- Disorderly Conduct in a Ca 40 U.S.C. § 5104(e)(2)(G)- Parading, Demonstrating, o Date:	pitol Building; r Picketing in a Capitol Building.  2022.08.16 17:48:09 -04'00'  Issuing officer's signature  Robin M. Meriweather, U.S. Magistrate Judge  Printed name and title

FILED CLERK, U.S. DISTRICT COURT

08/26/2022

		BY:DVEDEPUTY
UNITED STATES D CENTRAL DISTRICT		
United States of America	CASE NUMBER	8:22-mj-00591-DUTY
PLAINTIFF(S) V.	<u>1:22-mj</u> -	00183
Brandon Cavanaugh (AKA: Scott Russo		
DEFENDANT(S).	OUT	DECLARATION RE OF-DISTRICT WARRANT
The above-named defendant was charged by: Complaint in the District of Columbi		
at 5:48 a.m. / x p.m. The offense was alleged		on August 16, 2022
in violation of Title 18; 40 U.S	.C., Section(s)	1752(a)(1) and (2); 5104(e)(2)(D) and (G)
to wit: Knowingly Entering in Restricted Building; Disorderly Cor	iduct in Restricted	Building; Parading in a Capitol Building
A warrant for defendant's arrest was issued by: U.S. Magi		
Bond of \$ was _ set / _ reco	ommended.	
Type of Bond:		
Relevant document(s) on hand (attach):		
I declare under penalty of perjury that the foregoing is tru	ie and correct.	
Executed on 8/25/2022 Date		
Gesneadalo	Jessica Salo	
Signature of Agent	Print Name	of Agent
FBI	Special Agent	
Agency	Title	

DECLARATION RE OUT-OF-DISTRICT WARRANT

CR-52 (03/20)

Submit this form by e-mail to:

<u>CrimIntakeCourtDocs-LA@cacd.uscourts.gov</u>
For Los Angeles criminal duty.

<u>CrimIntakeCourtDocs-SA@cacd.uscourts.gov</u>
For Santa Ana criminal duty.

<u>CrimIntakeCourtDocs-RS@cacd.uscourts.gov</u>
For Riverside criminal duty.

FILED

CLERK, U.S. DISTRICT COURT

08/26/2022

CENTRAL DISTRICT OF CALIFORNIA

BY: \_\_\_\_\_ DVE \_\_\_\_ DEPUTY

		<del></del>	
	NITED STATES DIS	OF CALIFORNIA	
CEIV		or California 8:	22-mj-00591-DUTY
UNITED STATES OF AMERICA v.	PLAINTIFF	ASE NUMBER:	1:22-mj-00183
Prender Coursel (de Cour Prend		REPORT COM	MENCING CRIMINAL
Brandon Cavanaugh (aka Scott Russo)			ACTION
USMS#	DEFENDANT		
TO: CLERK'S OFFICE, U.S. DISTRICT C	OURT		
All areas must be completed. Any area no	t applicable or unkn	own should indicate "N	/A".
1. The defendant was amount in this discus-	: A	aa	
<ol> <li>The defendant was arrested in this distri or</li> </ol>	ict on August 25, 20	22 at 4	м 🔀 РМ
The defendant was arrested in the	District of	on	at ☐ AM ☐ PM
		<del></del>	
<ol><li>The above named defendant is current any other preliminary proceeding:</li></ol>		cannot be transported to	court for arraignment or
-	Yes 🛭 No		
<ol><li>Defendant is in U.S. Marshals Service le</li></ol>	ock-up (in this cour	t building): 🔀 Yes	□ No
. Charges under which defendant has be	en booked:		
18 USC 1752(a)(1); 18 USC 1752(a)(2)	• 40 TISC 5104(a)(2)	(D), 40 USC 5104(a)(a)	
== == == (a)(1); 10 000 1752(a)(2)	, 40 000 3104(0)(2)		(C)
		(D), 40 OSC 3104(e)(2)	(G)
i. Offense charged is a:	Minor Offense	Petty Offense	(G)  ☐ Other Misdemeanor
2 2,	Minor Offense		
i. Interpreter Required: No Ye	Minor Offense		
i. Interpreter Required: No Ye  Year of Birth: 1991	Minor Offense		
. Interpreter Required: ⊠ No ☐ Ye  Year of Birth: 1991  Defendant has retained counsel: ☑	Minor Offense		
. Interpreter Required: ⊠ No ☐ Ye  Year of Birth: 1991	☑ Minor Offense es Language: _		
6. Interpreter Required: No ☐ Ye  7. Year of Birth: 1991  8. Defendant has retained counsel: ☑ ☐ Yes Name:	Minor Offense  s Language:  No	☐ Petty Offense	
i. Interpreter Required: No ☐ Ye  Year of Birth: 1991  Defendant has retained counsel: ☐ ☐ Yes Name:  Name of Pretrial Services Officer notifie	Minor Offense  s Language:  No	☐ Petty Offense	
6. Interpreter Required: ⊠ No ☐ Ye  7. Year of Birth: 1991  8. Defendant has retained counsel: ☑  1. Yes Name:  1. Name of Pretrial Services Officer notified  9. Remarks (if any): N/A	Minor Offense  s Language:  No	Petty Offense  Phone Number:	
6. Interpreter Required: No Ye  7. Year of Birth: 1991  8. Defendant has retained counsel:   ☐ Yes Name:  9. Name of Pretrial Services Officer notified  9. Remarks (if any): N/A  1. Name: SA Jessica Salo	Minor Offense  Language:  No  Duty	Petty Offense  Phone Number:	Other Misdemeanor
5. Interpreter Required: No Ye 7. Year of Birth: 1991 8. Defendant has retained counsel:	Minor Offense  Language:  No  Duty	Petty Offense  Phone Number:  print)	Other Misdemeanor

			S DISTRICT COURT ICT OF CALIFORNIA		
ED STATES OF AME	RICA,		Southern Division		
		Plaintiff,	<u> </u>		
	VS.		Case Number: 8:22-MJ		Out of District Affidavit
n Cavanaugh			Initial App. Date: 08/26 Initial App. Time: 2:00		<u>Custody</u>
			====================================		
		Defendant.	<u> </u>		
			Violation: <u>18 U.S.C. § 1</u>   <u>U.S.C. § 1752(a)(2); 40</u>		
			(2)(D); 40 U.S.C. § 510	14(e)(2)(G)	1 .
			CourtSmart/ Reporter:	5	8/26/22
PROCEEDINGS	HELD BEFORE UNITED STAT	ES	[CA]	LENDAR/PROC	EEDINGS SHEET
	ATE JUDGE: Karen E. Scott	20			DISTRICT CASE
PRESENT:	Dorado, Jazmin	<b>D.</b> :	7		None
	Deputy Clerk		umin Barr	<u>on</u>	Interpreter/Language
CHINITIAL APP	PEARANCE NOT HELD - CONTIN		Assistant U.S. Attorney	•	imer preier/Language
the same of the sa	Order under Fed. R. Crim. P. 5(f) cor		utar's disclasure abligation	nns: see General O	rder 21-02 (written order)
Defendant info	ormed of charge and right to: remain	n eilant: annoin	tment of council if india	ons, see General O	oil ravious and
prelimina	ry hearing OR  removal hearing	n Snent, appoin 7 / Rule 20	unent of counsel, it mulgi	ent, right to ban, b	all review and
	tes true name is as charged is				
Court ORDER	RS the caption of the Indictment/Info	ormation be cha	anged to reflect defendant	's different true na	me. Counsel are directed to file a
future docume	ents reflecting the true name as state	d on the record			
	vised of consequences of false staten				
Attorney: Jaso	on Hannan, DFPD 🗹 Appointed [	🗌 Prev. Appoi	nted Poss. Contributi	on (see separate of	rder)
Special ap	pearance by:				
Government's	request for detention is: GRAN	NTED [] DEI	NIED 🗹 WITHDRAWN	N 🔲 CONTINUE	ED
Contested dete	ention hearing is held. 🔲 Defendan	nt is ordered: [	Permanently Detained	☐ Temporarily I	Detained (see separate order).
BAIL FIXED	AT \$ 30,000	(SEE ATT	ACHED COPY OF CR-	I BOND FORM	FOR CONDITIONS)
Government m	noves to UNSEAL Complaint/Indict	tment/Informat	ion/Entire Case: GRA	ANTED 🗌 DEN	IED
Preliminary H	earing waived. 🔲 Class B Misdem	neanor 🔲 Det	fendant is advised of max	imum penalties	
This case is as	signed to Magistrate Judge		Co	ounsel are directed	to contact the clerk for the setting
all further proc					
	RRANT   Counsel are directed to				_
Preliminary He	earing set for	at 4:3	for the setting of f	urmer proceedings	S.
PIA set for:	at 11:			at 10:00 AM in S	Santa Ana
	motion to dismiss case/defendant		0		
	otion to dismiss for lack of probable			my. 🏬 UKANII	LD LL DUNIED
The forders and	autad Waissa af Diales Con			,	
Court ORDER	S defendant Held to Answer to		District of C	olumbia	
Bond to tr	ansfer, if bail is posted. Defendant t	to report on or l	pefore 9/8/22 (	by Zoom	) at lom EST.
Warrant of	ansfer, if bail is posted. Defendant t	issue. Date issu	ied:	By CRD:	
☐ Warrant of	f removal and final commitment are	ordered staved	l until		
Case continued	I to (Date)	(Ti	me)	AM / P	M
Type of Hearin	it to (Date)Be	efore Judge	(m-1)	/Duty M	agistrate Judge
Proceedings w	II be held in the L Duty Courtroo	om	Judge's	Courtroom	
	omitted to the custody of the U.S. M			d to report to USM	I for processing.
	urt Proceeding (CR-53) issued. Cop				
Abstract of Ord	der to Return Defendant to Court on	Next Court Da	ay (M-20) issued. Origina	I forwarded to US	M.
	DER NO: 41850				
Other:			<del>,</del>		
<b>₹</b> 1	PSA 🗆 USPO 🗸 FINANCIAL	¥	CR-10 🗆 CR-29	🗹 REA	117
				Dep	outy Clerk Initials

CUAUHTEMO CORTEGA (Bar No. 257443) No. 257443)

Federal Public Defender
JASON HANNAN (Bar. No. 290841
(E Mail: Jason\_Hannan@fd.org)
Deputy Federal Public Defender
411 West Fourth Street, Suite 7110
Santa Ana, California 92701-4598

Telephone: (714) 338-4500

CLERK, U.S. DISTRICT COURT

AUG 2 6 2022

CENTRAL DISTRICT OF CALIFORNIA DEPUTY

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

United States of America,		CASE NUMBER:
	Plaintiff,	8:22-mj-00591
v.		
Brandon Cavanaugh		ADVISEMENT OF
		DEFENDANT'S STATUTORY &
	D ( )	CONSTITUTIONAL RIGHTS
	Defendant.	

You are in the United States District Court for the Central District of California because you have been charged with a crime against the United States or a violation of probation, supervised release, or pretrial release. The Court informs you that you have the following constitutional and statutory rights in connection with these proceedings:

You have the right to remain silent. Anything you say, sign, or write can be used against you in this or in any other case.

If you have not already received a copy of the charges, you will receive a copy today.

You have the right to hire and be represented by a lawyer of your choosing at each and every stage of these proceedings. If you cannot afford to hire a lawyer, you can apply to the Court to have a lawyer appointed to represent you for free from the office of the Federal Public Defender or the Indigent Defense Panel. The application for free counsel includes a financial affidavit, which you must sign under penalty of perjury. If you say something on the form that is not true or leave out material information, you could be charged with another crime, such as perjury or making a false statement.

If you are not a United States citizen, you may request that the prosecution notify your consular office that you have been arrested. Even without such a request, the law may require the prosecution to do so.

### IF YOU ARE MAKING YOUR INITIAL APPEARANCE BEFORE THE COURT

You have a right to a bail hearing in which the Magistrate Judge will determine whether you will be released from custody before trial. If you disagree with the Magistrate Judge's decision, you can appeal that decision to another Judge of this Court. You or the prosecutor can request that the bail hearing be continued to another day.

If you have been charged by complaint, you are entitled to a preliminary hearing within 14 days if the Magistrate Judge orders that you be detained pending trial, or 21 days if the Magistrate Judge orders that you be released pending trial. In a preliminary hearing, the prosecution will attempt to show that there is probable cause to believe that you committed the crime charged in the complaint. You will not be entitled to a preliminary hearing, however, if the prosecution obtains an indictment in your case before the time set for the preliminary hearing. (Most often, the prosecutors in the Central District of California present their cases to the grand jury before the time set for the preliminary hearing and, therefore, no preliminary hearing is held.)

# IF YOU ARE CHARGED WITH A VIOLATION OF YOUR CONDITIONS OF SUPERVISED RELEASE OR PROBATION

If you are charged with a violation of the terms and conditions of your supervised release or probation and the Magistrate Judge detains you, you have the right to a preliminary hearing before a Magistrate Judge.

#### IF YOU ARE CHARGED IN ANOTHER DISTRICT

If you have been arrested on a charge from another district, you are entitled to wait until the prosecution produces a copy of the warrant authorizing your arrest. You are also entitled to an identity hearing in which the prosecution would have the burden of proving there is probable cause to believe that you are the person named in the charges. If you are charged in a complaint from another district, you may request to have a preliminary hearing held in the charging district. If you are charged with a violation of a term of supervised release or probation imposed in another district, you have a right to a preliminary hearing, which may, depending on where the alleged violation occurred, be held either here or in the charging district.

If you want to plead guilty in the Central District of California, you may request to have your case transferred to this district. To proceed in this district, the United States Attorneys for this district and the charging district must agree to the transfer.

#### IF YOU ARE APPEARING FOR ARRAIGNMENT

If you have been charged by indictment or information, you will be arraigned and may be asked to enter a not guilty plea today. After your arraignment, your case will be assigned to a District Judge of this Court for all further proceedings, unless a Judge has already been assigned.

You are entitled to a speedy and public trial by jury. The right to a jury trial can be waived.

You are entitled to see and hear the evidence and cross-examine the witnesses against you. You are entitled to the processes of the Court to subpoena witnesses on your behalf without cost to you if you are indigent. You do not have to prove your innocence. The prosecution has the burden to prove your guilt beyond a reasonable doubt.

ACKNOWLEDGMENT OF DEFENDANT:	
I have read the above Advisement of Rights and understand it. I d nor do I require an interpreter for court proceedings.  Dated: 8-76-22 [or]	o not require a translation of this statement  Signature of Defendant
I have personally heard a translation in theunderstand the above Advisement of Rights.	language read to me and
Dated:	
	Signature of Defendant
STATEMENT OF THE INTERPRETER:  I have translated this Advisement of Rights to the Defendant in	thelanguage.
Dated:	Signature of Interpreter
	Print Name of Interpreter
STATEMENT OF COUNSEL:	
I am satisfied that the defendant has read this Advisement of Ri thereof and that he/she understands it.	ghts or has heard the interpretation
Dated: 8-24-22	Signature of Attorney
	THE PARTY OF THE P

Case 8.223smj1022591j-D02188-F2VdVum2eocu8m	Ethiled 08/126/128/219/239e 11Parig1e 7Portg16610 #:31
	DISTRICT COURT CT OF CALIFORNIA
UNITED STATES OF AMERICA,  v.  BRANDON CAVANAUGH  DEFENDANT.	WAIVER OF RIGHTS (OUT OF DISTRICT CASES)
I understand that charges are pending in the	and that I have been arrested in this district and
(2) arrival of process;  -Check one only-	
(3) have a preliminary hearing (unless an ind determine whether there is probable cause hearing to be held in this district or the di	dictment has been returned or an information filed) to e to believe an offense has been committed by me, the
held in custody solely on that charge) und	CASES: on charged allegedly occurred in this district, and I am der Rule 32.1(b), Fed.R.Crim.P., to determine whether violated the terms of my probation/supervised release.
have an identity hearing arrival of process have a preliminary hearing have an identity hearing, and I have been have an identity hearing, but I request that district.	informed that I have no right to a preliminary hearing t a preliminary hearing be held in the prosecuting
Date: 8/26/22	States Magistrate Judge KAREN E. SCOTT
have translated this Waiver to the defendant in the	language.
Date: Interpre	eter(if required)

UNITED STATES DISTRICT COURT FOR THE CEN	NTRAL DISTRICT OF CALIFORNIA
Case Name: United States of America v. Brandon Cavanaugh	Case No. 8:22-mj-00591
■ Defendant ☐ Material Witne	ss
Violation of Title and Section: 18: 1752(a)(1), 1752(a)(2); 40: 5104(e)(2)(D), 5	3104(e)(2)(G)
Summons Out of District UND	ER SEAL Modified Date:
Check only one of the five numbered boxes below (unless one bond is to be replaced	d by another):
2. Unsecured Appearance Bond (Form CR-3) Signed	With Justification Release No. 41850
\$	Release to Pretrial ONLY Release to Probation ONLY Forthwith Release
	euring of Property:
(b). Affidavit of Surety Without  Justification (Form CR-4) Signed by:  responsible third party	All Conditions of Bond (Except Clearing-Warrants Condition) Must be Met and Posted by:
	8/30/2022
4. Collateral Bond in the or Negotiable Securitie	Amount of (Cash St):  Third-Party Custody Affidavit (Form CR-31)
5. Corporate Surety Bond	d in the Amount of:    Bail Fixed by Court:   KES
PRECONDITIONS TO E	RELEASE
☐ The government has requested a <u>Nebbia</u> hearing under 18 U.S.C. § 3142(g)(4	
☐ The Court has ordered a <u>Nebbia</u> hearing under § 3142 (g)(4).	
The Nebbia hearing is set for at	□ a.m. □ p.m.
ADDITIONAL CONDITION	NS OF RELEASE
n addition to the GENERAL CONDITIONS of RELEASE, the following condition	s of release are imposed upon you:
Submit to: Pretrial Services Agency (PSA) supervision as directed by PSA; (The agency indicated above, PSA or USPO, will be referred to below.)	-
Surrender all passports and travel documents to Supervising Agency no later th	an close of business on 8/30/22 , sign a Declaration
re Passport and Other Travel Documents (Form CR-37), and do not apply for a	
of this case.	
Travel is restricted to CD/CA, Dist. of Columbia, and path of travel in between	unless prior permission is granted by Supervising
Agency to travel to a specific other location. Court permission is required for i	nternational travel.
Reside as approved by Supervising Agency and do not relocate without prior pe	ermission from Supervising Agency.
Maintain or actively seek employment and provide proof to Supervising Agency	y.   Employment to be approved by Supervising Agency.
Maintain or begin an educational program and provide proof to Supervising Ag  Defe	gency. endant's Initials: M Date: 8-26-27

# Case 8.22asmj102025901j-D0111883-PDVI Mumberotulm & Filled 0181/261/2021/21912022 3Partgle 9Partgle 61D #:10

Case Name: United States of America v. Brandon Cavanaugh	Case No. 8:22-mj-00591
■ Defendant	
Avoid all contact, directly or indirectly (including by any electronic means), w	ith any person who is a known victim or
witness in the subject investigation or prosecution, [ including but not limit	ted to
; except	
Avoid all contact, directly or indirectly (including by any electronic means), w	
of counsel. Notwithstanding this provision, you may contact the following coo	defendants without your counsel present:
Do not possess any firearms, ammunition, destructive devices, or other danger	rous weapons. In order to determine compliance,
you agree to submit to a search of your person and/or property by Supervising	g Agency in conjunction with the U.S. Marshal.
Do not use or possess any identification, mail matter, access device, or any iden	ntification-related material other than in your
own legal or true name without prior permission from Supervising Agency. $[$	In order to determine compliance, you agree
to submit to a search of your person and/or property by Supervising Agency is	n conjunction with the U.S. Marshal.
Do not engage in telemarketing.	
Do not sell, transfer, or give away any asset valued at \$	or more without notifying and obtaining
permission from the Court, except	
Do not engage in tax preparation for others.	
Do not use alcohol.	
Participate in the electronic remote alcohol monitoring program as directed by	Supervising Agency and abide by all the rules and
requirements of the program. You must pay all or part of the costs for treatme	ent based upon your ability to pay as determined by
Supervising Agency.	
■ Do not use or possess illegal drugs or state-authorized marijuana.	er to determine compliance, you agree to
submit to a search of your person and/or property by Supervising Agency in co	onjunction with the U.S. Marshal.
Do not use for purposes of intoxication any controlled substance analogue as d	efined by federal law or street, synthetic, or
designer psychoactive substance capable of impairing mental or physical funct	cioning more than minimally, except as
prescribed by a medical doctor.	
■ Submit to: ■ drug and/or □ alcohol testing. If directed to do so, participate is	n outpatient treatment approved by Supervising Agency.
You must pay all or part of the costs for testing and treatment based upon you	r ability to pay as determined by Supervising Agency.
Participate in residential drug and/or alcohol treatment as directed by S	Supervising Agency. You must pay all or part of the costs
of treatment based upon your ability to pay as determined by Supervising Ager	ncy. Release to PSA only Release to USPO only
■ Submit to a mental health evaluation. If directed to do so, participate in mental	health counseling and/or treatment approved by
Supervising Agency. You must pay all or part of the costs based upon your abil	lity to pay as determined by Supervising Agency.
Participate in the Location Monitoring Program marked below and abide by all	of the requirements of the program and any indicated
restrictions, under the direction of the Supervising Agency. You must pay all o	r part of the costs of the program based upon your ability
to pay as determined by the Supervising Agency. You are financially responsib	le for any lost or damaged equipment.
Location Monitoring Technology	
Location Monitoring technology at the discretion of the Supervising Agence	су
or	

Defendant's Initials

/ Date:

8-16-22

# 

Case Name: United States of America v. Brandon Cavanaugh	Case No. 8:22-mj-00591
■ Defendant	
Location Monitoring with a bracelet	
at the discretion of the Supervising Agency or	
Radio Frequency (RF) or	
Global Positioning System (GPS)	
Release to the Supervising Agency only <b>or</b> Placement of bracelet within 2	4.1
Release to the Supervising Agency only or Placement of bracelet within 2	4 nours of release
•	
Location Monitoring without a bracelet	
at the discretion of the Supervising Agency or	
☐ Virtual/Biometric <b>or</b>	
☐ Voice Recognition	
Restrictions	
Location Monitoring only - no residential restrictions	
Curfew - You are restricted to your residence every day:	
from to	
as directed by Supervising Agency	
☐ Home Detention - You are restricted to your residence at all times except for employ	mont advection reliaious sorries and int
needs or treatment, attorney visits, court appearances and obligations, essential need	
all of which must be preapproved by the Supervising Agency	,
Home Incarceration - You are restricted to your residence at all times except for med	dical needs or treatment attorney visits court
	ust be preapproved by the Supervising Agency
	and the first of the capetition of the capetitio
You are placed in the third-party custody (Form CR-31) of	
Clear outstanding [ ] warrants or [ ] DMV and traffic violations and provide proof to Su	pervising Agency within days
of release from custody.	<del></del>
Do not possess or have access to, in the home, the workplace, or any other location, any d	levice that offers internet access except
as approved by Supervising Agency.   In order to determine compliance, you agree to	o submit to a search of your person
and/or property by Supervising Agency in conjunction with the U.S. Marshal.	
Do not associate or have verbal, written, telephonic, electronic, or any other communicati	ion with any person who is less than
the age of 18 except in the presence of a parent or legal guardian of the minor.	
Do not loiter or be found within 100 feet of any schoolyard, park, playground, arcade, or o	other place primarily used by children
under the age of 18.	
Do not be employed by, affiliated with, own, control, or otherwise participate directly or i	
facility, school, or other organization dealing with the care, custody, or control of children	n under the age of 18.
Defendant's Initi	ials: W Date: 8 Wolf

### Case 823cm1-20591-00183-Rivinument 4nelfitled (F81/206/28/29/20e Partie 1.2 Patie 6.1 Patie 6.0 Partie 6.1 Patie 6.0 Partie 6.0 Part

Case Name: United States of America v. Brandon Cavanau		Case No. 8:22-mj-00591
■ Defendant [	Material Witness	
Do not view or possess child pornography or child erotical of your person and/or property, including computer hard	<del></del>	- · · · -
Marshal.		
Other conditions:		
	<del></del>	
GENERAL CON	NDITIONS OF RELI	EASE
I will appear in person in accordance with any and all directi may be given or issued by the Court or any judicial officer the United States District Court to which I may be removed or to	reof, in that Court or befo	ore any Magistrate Judge thereof, or in any other
I will abide by any judgment entered in this matter by surren direction in connection with such judgment as the Court may	dering myself to serve ar prescribe.	ny sentence imposed and will obey any order or
I will immediately inform my counsel of any change in my cor so that I may be reached at all times.	ntact information, includi	ng my residence address and telephone number,
I will not commit a federal, state, or local crime during the peri	od of release.	
I will not intimidate any witness, juror, or officer of the court	or obstruct the criminal i	nvestigation in this case. Additionally, I will not

tamper with, harass, or retaliate against any alleged witness, victim, or informant in this case. I understand that if I do so, I may be subject to further prosecution under the applicable statutes.

I will cooperate in the collection of a DNA sample under 42 U.S.C. § 14135a.

Case Name: United States of America v. Bra		M206/22/29722 Page Page 12Page 6 12Page
	Defendant Material Wit	Case No. 8:22-mj-00591
L	]	
ACKNOWL	EDGMENT OF DEFENDA	ANT/MATERIAL WITNESS
As a condition of my release on this bond, pu and understand the general conditions of rele all conditions of release imposed on me and t	ase, the preconditions, and the a	States Code, I have read or have had interpreted to me additional conditions of release and agree to comply with Local Criminal Rule 46-6.
Furthermore, it is agreed and understood that continue in full force and effect until such time	t this is a continuing bond (include as duly exonerated.	ading any proceeding on appeal or review) which will
I understand that violation of any of the general release, an order of detention, and a new prosfine.	ral and/or additional conditions ecution for an additional offense	of release of this bond may result in a revocation of which could result in a term of imprisonment and/or
may be forfeited to the United States of Amer. Court against me and each surety, jointly an judgment may be issued or payment secured	ica. If said forfeiture is not set a id severally, for the bond amou l as provided by the Federal Ru	or additional conditions of release of this bond, this bond side, judgment may be summarily entered in this nt, together with interest and costs. Execution of the les of Criminal Procedure and other laws of the eviously posted in connection with this bond may be
Date Signature	of Defendant / Material Witness	Telephone Number
Santa Ana (alifo City and State (DO NOT INCLUDE ZIP COD	ovn (k	
Check if interpreter is used: I have interpreted and have been told by the defendant that I		language this entire form
Interpreter's Signature		Date
Approved:		<u>.                                    </u>
United States District Ju	dge / Magistrate Judge	Date

(This bond may require surety agreements and affidavits pursuant to Local Criminal Rule 46.)

If cash deposited: Receipt #

Case acaseng-acasay-woods-rivorgumaerousme	HU650 (#31/6205/ <i>12221 2 9H 2</i> 1279 E.I		
Date Approved: 0/26/27 Extension: 3536			
By: Dennin Ba (184)		FILED FILED	
Signature:		CLERK, U.S. DISTRICT COURT	
4		AUG 2 6 2022	
UNITED STATES I	DISTRICT COURT		
CENTRAL DISTRIC		CENTRAL DISTINCT OF CALIFORNIA	
UNITED STATES OF AMERICA	CASE NUMBER	0	
PLAINTIFF, v.	8:22-1	nj - 591	
Brandon Cannaigh	AFFIDAVIT OF SURE	TY (NO JUSTIFICATION)	
DEFENDANT(S).			
I, the undersigned surety, state on oath that I permanently reside within the jurisdiction of the United States District Court for the Central District of California at the address indicated below or in (City, State):			
supports, and I agree to be bound as a condition of this bond by bottom of this document and further acknowledge and agree th of this bond, jointly and severally with the defendant and othe \$ 30 k (20,000) in the event that the bond is forfeited.	at I and my personal represe r sureties, to pay to the Unit d.	ntatives are bound as a condition red States of America the sum of	
I further understand that it is my obligation to inform the employment of the defendant immediately upon becoming away.	e Court and counsel of any are of such fact.	change in residence address or	
I further agree and understand that, unless otherwise orders a continuing bond (including any proceeding on appeal or revie as the undersigned is duly exonerated by Order of the Court.	ed by the Court, the bond fow) which shall continue in fu	r which this affidavit supports is ll force and effect until such time	
I declare under the penalty of perjury that the foregoing is, 20	true and correct. Executed of	on this 28 26 day of	
JOSEPH E PAVANALIEH	X X X - X X -		
Name of Surety		of Surety (Last 4 digits only)	
Carolina Comment			
Signature of Surety	Address of Surety		
V 20 11	. Administration of the second		
Relationship of Surety	City, State, Zip Code	A	
——————————————————————————————————————	City, State, Zip Code		
Local Criminal Rule 46-6			
Bond - Summary Adjudication of Obligation			
A bond or undertaking presented for filing shall contain consent of the prin principal or surety, the Court, upon ten (10) days notice, may render a judgment of execution upon such judgment. An indemnitee or party in interest see	nent summarily in accordance with	the obligation undertaken and issue a	

Summary Adjudication of Obligation and Execution. Service may be made on a corporate surety as provided in 31 U.S.C. § 9306.

Page 1 of 3

Query Reports Utilities Help What's New Log Out

**CLOSED** 

# UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA (Southern Division - Santa Ana) CRIMINAL DOCKET FOR CASE #: 8:22-mj-00591-DUTY All Defendants

Case title: USA v. Cavanaugh Date Filed: 08/26/2022

Other court case number: 1:22MJ183 District of Columbia Date Terminated: 08/26/2022

Assigned to: Duty Magistrate Judge

**Defendant (1)** 

**Brandon Cavanaugh** 

TERMINATED: 08/26/2022

also known as Scott Russo

TERMINATED: 08/26/2022

represented by Jason Hannan

Federal Public Defenders Office

Santa Ana Division

411 West 4th Street Suite 7110

Santa Ana, CA 92701 714-338-4500

Fax: 714-338-4520

Email: Jason\_Hannan@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

None

#### **Plaintiff**

**USA** 

## represented by US Attorney's Office

AUSA - Office of US Attorney Criminal Division - US Courthouse 312 North Spring Street 12th Floor Los Angeles, CA 90012-4700 213-894-2434 Email: USACAC.Criminal@usdoj.gov LEAD ATTORNEY ATTORNEY TO BE NOTICED Designation: Assistant US Attorney

Date Filed	#	Docket Text
08/26/2022	1	AFFIDAVIT RE: OUT-OF-DISTRICT WARRANT (Rule 5(c)(3)) filed as to defendant Brandon Cavanaugh, originating in the District of Columbia. Defendant charged in violation of: 18:1752(a)(1) and (2); 40:5104(e)(2)(D) and (G). Signed by agent Jessica Salo, FBI, Special Agent. USA. (mhe) (Entered: 08/29/2022)
08/26/2022	2	REPORT COMMENCING CRIMINAL ACTION as to Defendant Brandon Cavanaugh; defendants Year of Birth: 1991; date of arrest: 8/25/2022 (mhe) (Entered: 08/29/2022)
08/26/2022	<u>3</u>	NOTICE OF REQUEST FOR DETENTION filed by Plaintiff USA as to Defendant Brandon Cavanaugh (mhe) (Entered: 08/29/2022)
08/26/2022	4	MINUTES OF ARREST ON OUT OF DISTRICT WARRANT held before Magistrate Judge Karen E. Scott as to Defendant Brandon Cavanaugh. Court issues Order under Fed. R. Crim. P. 5(f) concerning prosecutor's disclosure obligations; see General Order 21-02 (written order). Defendant arraigned and states true name is Attorney: Jason Hannan for Brandon Cavanaugh, Deputy Federal Public Defender, present. Court orders bail set as: Brandon Cavanaugh (1) \$30,000 Appearance Bond, see attached for terms and conditions. Court orders defendant held to answer to District of Columbia. Bond to Transfer. Defendant ordered to report on 9/8/22 at 1:00pm. RELEASE ORDER NO 41850 Court Smart: CS 8/26/22. (mhe) (Entered: 08/29/2022)
08/26/2022	<u>5</u>	SEALED Defendant Brandon Cavanaugh arrested on warrant issued by the USDC District of Columbia at Washington DC. (Attachments: # 1 Charging Documents)(mhe) (Entered: 08/29/2022)
08/26/2022	<u>6</u>	ADVISEMENT OF STATUTORY & CONSTITUTIONAL RIGHTS filed by Defendant Brandon Cavanaugh. (mhe) (Entered: 08/29/2022)
08/26/2022	7	FINANCIAL AFFIDAVIT filed as to Defendant Brandon Cavanaugh. (Not for Public View pursuant to the E-Government Act of 2002) (mhe) (Entered: 08/29/2022)
08/26/2022	8	WAIVER OF RIGHTS approved by Magistrate Judge Karen E. Scott as to Defendant Brandon Cavanaugh. (mhe) (Entered: 08/29/2022)

08/26/2022	9	REDACTED AFFIDAVIT OF SURETIES (No Justification - Pursuant to Local Criminal Rule 46-5.2.8) in the amount of \$30,000 by surety: Joseph E Cavanaugh for Initial Appearance - Arrest on Out of District Warrant - Rule 5 (c)(3) (fka Rule 40),, 4. Filed by Defendant Brandon Cavanaugh (mhe) (Entered: 08/29/2022)
08/26/2022	<u>10</u>	SEALED UNREDACTED Affidavit of Surety(No Justification) filed by Defendant Brandon Cavanaugh re: Affidavit of Surety (No Justification)(CR-4), 9 (mhe) (Entered: 08/29/2022)
08/26/2022	<u>11</u>	DECLARATION RE: PASSPORT filed by Defendant Brandon Cavanaugh, declaring that I have been issued a passport or other travel document(s), but they are not currently in my possession. I will surrender any passport or other travel document(s) issued to me, to the U.S. Pretrial Services Agency by the deadline imposed. I will not apply for a passport or other travel document during the pendency of this case. (mhe) (Entered: 08/29/2022)
08/26/2022		Notice to District of Columbia of a Rule 5 or Rule 32 Initial Appearance as to Defendant Brandon Cavanaugh. Your case number is: 1:22MJ183. The clerk will transmit any restricted documents via email. Using your PACER account, you may retrieve the docket sheet and any text-only entries via the case number link. The following document link(s) is also provided: 4 Initial Appearance - Arrest on Out of District Warrant - Rule 5(c)(3) (fka Rule 40),,. If you require certified copies of any documents, please send a request to email address CrimIntakeCourtDocs-LA@cacd.uscourts.gov (mhe) (Entered: 08/29/2022)