AB:TBM

UNITED STATES DISTRI EASTERN DISTRICT OF		
	X	
UNITED STATES OF AM - against -	MERICA	AFFIDAVIT IN SUPPORT OF REMOVAL TO THE DISTRICT OF COLUMBIA
ISAAC STEVE STURGEON,		(Fed R. Crim. P. 5)
	Defendant.	Case No. 21-M-286
	37	

EASTERN DISTRICT OF NEW YORK, SS:

JULIA CHEN, being duly sworn, deposes and states that she is a Special Agent with the Federal Bureau of Investigation ("FBI"), currently assigned to investigate the events at the Capitol Building and grounds on January 6, 2021, duly appointed according to law and acting as such.

On or about February 5, 2021, the United States District Court for the District of Columbia issued an arrest warrant commanding the arrest of ISAAC STEVE STURGEON on an Indictment charging him with violations of Title 18, United States Code, Sections 1512(c)(2) and 2 (obstruction of justice and aiding and abetting the same), 111(a)(1) (assaulting, resisting or impeding certain officers), 231(a)(3) (civil disorder), 1752(a)(1) (entering and remaining in a restricted building or grounds), 1752(a)(2) (disorderly and disruptive conduct in a restricted building or grounds), and 1752(a)(4) (engaging in physical violence in a restricted building or grounds), as well as 40 U.S.C. §§ 5104(e)(2)(E) (impeding

passage through the Capitol grounds or buildings) and 5104(e)(2)(F) (act of physical violence in the Capitol grounds or buildings).

The source of your deponent's information and the grounds for her belief are as follows:¹

- 1. On or about February 5, 2021, the United States District Court for the District of Columbia issued an arrest warrant commanding the arrest of ISAAC STEVE STURGEON on an Indictment charging him with violations of Title 18, United States Code, Sections 1512(c)(2) and 2 (obstruction of justice and aiding and abetting the same), 111(a)(1) (assaulting, resisting or impeding certain officers), 231(a)(3) (civil disorder), 1752(a)(1) (entering and remaining in a restricted building or grounds), 1752(a)(2) (disorderly and disruptive conduct in a restricted building or grounds), and 1752(a)(4) (engaging in physical violence in a restricted building or grounds), as well as 40 U.S.C. §§ 5104(e)(2)(E) (impeding passage through the Capitol grounds or buildings) and 5104(e)(2)(F) (act of physical violence in the Capitol grounds or buildings). The arrest warrant and Indictment are attached hereto as Exhibits A and B, respectively.
- 2. As captured on D.C. Metropolitan Police Department ("MPD") Body Worn Camera ("BWC"), on January 6, 2021, STURGEON was on the grounds of the United States Capitol Building wearing a green jacket, green scarf, grey knit hat and dark backpack. Among other things, STURGEON and a group of others picked up a metal police barricade

¹ Because the purpose of this affidavit is to set forth only those facts necessary to establish probable cause for removal, I have not described all of the relevant facts and circumstances of which I am aware. I am familiar with the facts and circumstances set forth herein from my own participation in the investigation, my review of the investigative file, and from my conversations with, and review of reports of, other law enforcement officers and agents.

and shoved the barricade into MPD officers. On January 16, 2021, the FBI posted to its website a photograph of STURGEON, among others, seeking the public's assistance in identifying him.

- 3. Through tips and open source searches, law enforcement identified several social media accounts associated with STURGEON, including an Instagram account with several pictures and comments describing the events at the Capitol on January 6, 2021. One of the photos posted on or about January 6, 2021 showed STURGEON among other protesters at the Capitol grounds, wearing the same outfit captured on the BWC footage.
- 4. Moreover, two individuals informed the FBI that they knew STURGEON. They provided STURGEON's contact information and identified him as the person in still images from the BWC. One of these individuals also identified STURGEON in photos from the above-described Instagram account. S/he stated that STURGEON traveled frequently and had access to numerous weapons. A Facebook account associated with STURGEON contains a photo, posted on or about November 28, 2020, showing STURGOEN carrying what appears to be a rifle.
- 5. Searches in public and law enforcement databases confirmed STURGEON's contact information. They also yielded a Department of Motor Vehicles ("DMV") profile for STUGEON. Law enforcement compared the DMV profile photo for STURGEON to the BWC footage and various social media accounts associated with STURGEON, and concluded that the footage and photos were of the same person.
- 6. On January 24, 2021, STURGEON traveled to Kenya, Africa. Thereafter, he purchased a return ticket to the United States departing on April 5, 2021. However, Kenyan authorities ordered STURGEON deported in advance of his return date. On

March 5, 2021, STURGEON flew to John F. Kennedy International Airport aboard Delta Flights 9522 and 49, and arrived on March 6, 2021 at approximately 12:45 p.m. He was

arrested at the airport.

7. At the time of his arrest, STURGEON had on his person a U.S. passport

bearing the name "Isaac Steve Sturgeon," with a birth date and photo matching the

STURGEON wanted in the District of Columbia.

8. Based on the foregoing, I submit that there is probable cause to believe

that the defendant ISAAC STEVE STURGEON is the Isaac Steve Sturgeon wanted in the

District of Columbia.

WHEREFORE, your deponent respectfully requests that the defendant ISAAC

STEVE STURGEON be removed to the District of Columbia so that he may be dealt with

according to law.

JULIA CHEN

Julia Chen

Special Agent

Federal Bureau of Investigation

Sworn to before me by telephone this

8 day of March, 2021

THE HONORABLE CHERYL L. POLLAK

Cheryl L. Pollak

CHIEF UNITED STATES MAGISTRATE JUDGE

EASTERN DISTRICT OF NEW YORK

Exhibit A

United States District Court

for the

District of	f Columbia		
United States of America v.) Isaac Steve Sturgeon) Defendant	Case: 1:21-cr-00091 Assigned To: Lamberth, Royce C. Assign. Date: 02/05/2021 Description: INDICTMENT (B)		
ARREST V	VARRANT		
To: Any authorized law enforcement officer			
YOU ARE COMMANDED to arrest and bring before (name of person to be arrested)	nation		
40 U.S.C. § 5104(e)(2)(E) - Impeding Passage Through the Ca Act of Physical Violence in the Capitol Grounds or Buildings.			
Date:02/05/2021	Facility of Canala almost and		
City and state:	Issuing officer's signature G. Michael Harvey, U.S. Magistrate Judge Printed name and title		
Return			
This warrant was received on (date) at (city and state)	, and the person was arrested on (date)		
Date:	Arresting officer's signature		
	Printed name and title		

This second page contains personal identifiers provided for law-enforcement use only and therefore should not be filed in court with the executed warrant unless under seal.

(Not for Public Disclosure)

Name of defendant/offender: Isaac Steve Sturgeon			
Known aliases:			
Last known residence: 379 Badger Run Drive Dillon, MT	59725		
Prior addresses to which defendant/offender may still have ties:			
Last known employment:			
Tank because Astronomy and a second second			
Place of birth:			
Date of birth: 010/11/1988			
Social Security number:			
Height:	Weight:		
Sex:	Race:		
Hair:	Eyes:		
Scars, tattoos, other distinguishing marks:			
History of violence, weapons, drug use:			
Known family, friends, and other associates (name, relation, address, phone number):			
FBI number:			
Complete description of auto:			
Investigative agency and address: Federal Bureau of Investigation			
Name and telephone numbers (office and cell) of pretrial services or probation officer (if applicable):			
Date of last contact with pretrial services or probation officer (if applicable):			

Exhibit B



UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

FEB 0 5 2021

Clerk, U.S. District and Bankruptcy Courts

Holding a Criminal Term

Grand Jury Sworn in on January 8, 2021

:

UNITED STATES OF AMERICA

CRIMINAL NO.

MAGISTRATE NO. 21-MJ-104

GRAND JURY ORIGINAL

GRAND JURY ORIGINAL

ISAAC STEVE STURGEON

V.

VIOLATIONS:

: 18 U.S.C. § 1512(c)(2), 2

Defendant

(Obstruction of an Official Proceeding)

18 U.S.C. § 111(a)(1)

(Assaulting, Resisting, or Impeding

Certain Officers)18 U.S.C. § 231(a)(3)(Civil Disorder)

: 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)

18 U.S.C. § 1752(a)(4)

(Engaging in Physical Violence in a Restricted Building or Grounds)

: 40 U.S.C. § 5104(e)(2)(E)

: (Impeding Passage Through the Capitol

: Grounds or Buildings): 40 U.S.C. § 5104(e)(2)(F)

: (Act of Physical Violence in the Capitol

: Grounds or Buildings)

INDICTMENT

The Grand Jury charges that:

COUNT ONE

On or about January 6, 2021, within the District of Columbia and elsewhere,

ISAAC STEVE STURGEON

attempted to, and did, corruptly obstruct, influence, and impede an official proceeding, that is, a proceeding before Congress, by entering and remaining in the United States Capitol Grounds without authority, engaging in disorderly and disruptive conduct, and committing an act of civil disorder.

(Obstruction of an Official Proceeding and Aiding and Abetting, in violation of Title 18, United States Code, Sections 1512(c)(2) and 2)

COUNT TWO

On or about January 6, 2021, within the District of Columbia,

ISAAC STEVE STURGEON

did

forcibly assault, resist, oppose, impede, intimidate, and interfere with, an officer and employee of the United States, and of any branch of the United States Government (including any member of the uniformed services), and any person assisting such an officer and employee, while such person was engaged in and on account of the performance of official duties.

(Assaulting, Resisting, or Impeding Certain Officers, in violation of Title 18, United States Code, Section 111(a)(1))

COUNT THREE

On or about January 6, 2021, within the District of Columbia,

ISAAC STEVE STURGEON

committed

and attempted to commit an act to obstruct, impede, and interfere with a law enforcement officer lawfully engaged in the lawful performance of his/her official duties incident to and during the commission of a civil disorder, and the civil disorder obstructed, delayed, and adversely affected the conduct and performance of a federally protected function.

(Civil Disorder, in violation of Title 18, United States Code, Section 231(a)(3))

COUNT FOUR

On or about January 6, 2021, within the District of Columbia,

ISAAC STEVE STURGEON

did

unlawfully and knowingly enter and remain in a restricted building and grounds, that is, any posted, cordoned-off, or otherwise restricted area within the United States Capitol and its grounds, where the Vice President and Vice President-elect were temporarily visiting, without lawful authority to do so.

(Entering and Remaining in a Restricted Building or Grounds, in violation of Title 18, United States Code, Section 1752(a)(1))

COUNT FIVE

On or about January 6, 2021, within the District of Columbia,

ISAAC STEVE STURGEON

did

knowingly, and with intent to impede and disrupt the orderly conduct of Government business and official functions, engage in disorderly and disruptive conduct in and within such proximity to, a restricted building and grounds, that is, any posted, cordoned-off, or otherwise restricted area within the United States Capitol and its grounds, where the Vice President and Vice President-elect were temporarily visiting, when and so that such conduct did in fact impede and disrupt the orderly conduct of Government business and official functions.

(Disorderly and Disruptive Conduct in a Restricted Building or Grounds, in violation of Title 18, United States Code, Section 1752(a)(2))

COUNT SIX

On or about January 6, 2021, within the District of Columbia

ISAAC STEVE STURGEON

did

knowingly, engage in any act of physical violence against any person and property in a restricted building and grounds, that is, any posted, cordoned-off, or otherwise restricted area within the United States Capitol and its grounds, where the Vice President and Vice President-elect were temporarily visiting.

(Engaging in Physical Violence in a Restricted Building or Grounds, in violation of Title 18, United States Code, Section 1752(a)(4))

COUNT SEVEN

On or about January 6, 2021, within the District of Columbia,

ISAAC STEVE STURGEON

willfully

and knowingly obstructed, and impeded passage through and within, the United States Capitol Grounds and any of the Capitol Buildings.

(Obstructing, or Impeding Passage Through or Within, the Grounds or Any of the Capitol Buildings, in violation of Title 40, United States Code, Section 5104(e)(2)(E))

COUNT EIGHT

On or about January 6, 2021, within the District of Columbia,

ISAAC STEVE STURGEON

willfully

and knowingly engaged in an act of physical violence within the United States Capitol Grounds and any of the Capitol Buildings.

(Engaging in an Act of Physical Violence in the Grounds or Any of the Capitol Buildings, in violation of Title 40, United States Code, Section 5104(e)(2)(F))

A TRUE BILL:

FOREPERSON.

Attorney of the United States in and for the District of Columbia.