UNITED STATES DISTRICT COURT

for the

	District of C	olumbia	
United States of America v. RYAN TAYLOR NICHOLS Defendant))))	Case No.	
	ARREST WA	ARRANT	
To: Any authorized law enforcement of	ficer		
YOU ARE COMMANDED to arrested (name of person to be arrested) RYAN TAYLO who is accused of an offense or violation ba ☐ Indictment ☐ Superseding Indict ☐ Probation Violation Petition ☐ Sup This offense is briefly described as follows: 18 U.S.C. §§ 1752 (a), 1752(b(1)(A) - Co 40 U.S.C. §§ 5104(e)(2), 5104(e)(2)(D) an 18 U.S.C. § 231(a)(3) - Civil Disorder 18 U.S.C. §§ 111 (a), 111(b) - Assault on 18 U.S.C. § 2(a) - Aiding and Abetting	or NICHOLS ased on the following determinent Information pervised Release Violate onspiracy and Unlawful and (G) - Violent Entry a	ocument filed with the co on	urt: formation Complaint tion Notice Court eapon Capitol Grounds Weapon
Date: 01/17/2021 City and state: WASHINGTON, D.C.			2021.01.17 22:32:41 -05'00'
			I name and title
	Return	1	
This warrant was received on (date) at (city and state) TyleR, TEVIS	01/17/2021 ,	and the person was arrest	ed on (date) 01/18/2021
Date: 1/18/2021			officer's signature
		TFO GREGOLY HAV. Printed	LY, FB/ name and title

AO 91 (Rev. 11/11) Criminal Complaint

UNITED STATES DISTRICT COURT

for the

	District of Columbia
United States of America v. RYAN TAYLOR NICHOLS	6:21-MJ-00029-KNM) Case No.))

)				
Defendant(s))				
	CRIMINAL CO	MPLAINT			
I, the complainant in this case,	, state that the following is	true to the best of my ki	nowledge and belief.		
On or about the date(s) of	anuary 6, 2021	in the county of		in the	
District of	Columbia , the defe	endant(s) violated:			
Code Section		Offense Description			
18 U.S.C. §§ 1752(a),1752(b)(1)(A) 40 U.S.C. §§ 5104(e)(2), 5104(e)(2)	Conspiracy and Unlawfu Violent Entry and Disord				
(D) and (G) 18 U.S.C. § 231(a)(3) Civil Disorder; 18 U.S.C. §§ 111(a), 111(b) Assault on a Federal Officer Using a Deadly or Dangerous Weapon; Aiding and Abetting					
This criminal complaint is base	ed on these facts:				
See attached statement of facts,					
☐ Continued on the attached s	heet.				
		Mich	ael D Brown		
		Compi	ainant's signature		
		MICHAEL D. BF	ROWN, Special Agent, F	:BI	
		Print	ed name and title		
Attested to by the applicant in accordar	nce with the requirements	of Fed. R. Crim. P. 4.1 b	ру		
Telephone (specify reliable electronic r	neans).	ES.	2021.01.17 22: -05'00'	33:14	
Date: 01/17/2021		•	Judge's signature		
City and state: WASHING	GTON, D.C.		-	ge	
-		Printe	ed name and title		

Case 1:21-cr-00117-KBJ Document 8 Filed 01/27/21 Page 3 of 16

DATE:	1/19/2021	CASE NUMBER 6	:21-MJ-00029-KNM
LOCATION:	Tyler	UNITED STATES OF	F AMERICA
JUDGE:	K. Nicole Mitchell	v.	
DEP.CLERK:	Lisa Hardwick	RYAN TAYLOR NIC	CHOLS
RPTR/ECRO:	Lisa Hardwick		
USPO:	Nathan Manley	AUSA	DEFENSE COUNSEL
INTERPRETER:		RYAN LOCKER	BUCK FILES
START TIME:	11:11 a.m.		
END TIME:	11:21 a.m.		

INITIAL APPEARANCE RULE 5c (via video conference)

\boxtimes	Initial Appearance called	\boxtimes	Initial appearance held
\boxtimes	Dft appears with counsel		Dft appears without counsel
\boxtimes	Date of Arrest: 1/18/21	X	Dft's first appearance with counsel
\boxtimes	Dft advised of charges	\boxtimes	Dft advised of right to counsel
\boxtimes	Dft advised of maximum penalties	\boxtimes	Dft advised of right to remain silent
\boxtimes	Dft retained counsel		Court finds Dft eligible and appoints:
\boxtimes	Govt moved for Detention	\boxtimes	Gvt Oral Motion for Continuance of Detention Hearing
	Waiver of Detention and Preliminary Hearing in this district but reserves the right to reopen in the prosecuting district.	\boxtimes	Waiver of Rights and Consent to Proceed by Video Conference
\boxtimes	Order of Temporary Detention: Detention Hearing and Preliminary Hearing set for 1/22/21 at 1:30 p.m.	\boxtimes	Dft advised of Rule 20 Transfer
	Order of Detention		Dft waived Hearing on Identity
\boxtimes	Dft remanded to the custody of the U.S. Marshals		Order of Commitment signed

IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS TYLER DIVISION

UNITED STATES OF AMERICA	§•
	§ ,
	§ CASE NUMBER 6:21-MJ-00029-KNM
ν.	§
RYAN TAYLOR NICHOLS	§
RIAN TATLOR NICHOLS	§
	§
	§

WAIVER OF RIGHTS AND CONSENT TO PROCEED
BY VIDEO CONFERENCE for the initial appearance

I, Ryan Taylor Nichols, the above-named defendant, along with his/her undersigned attorney, hereby acknowledge the following and expressly consent to proceed by video conference.

- (1) Defendant has received a copy of the charging instrument in this case.
- (2) Defendant understands he/she has the right to appear personally with his/her attorney before a federal judge in open court; and, that while he/she has the right to appear in person, he/she can waive that right and consent to a hearing by video conference.
- (3) Defendant affirmatively states he/she has no objection to proceeding by video conference.
- (4) Defendant, having conferred with his/her attorney, understands that by signing this form, he/she is knowingly and voluntarily waiving (giving up) any right to personal appearance and providing consent (agreeing) for this court proceeding to be conducted by video conference as provided for in Rules 5 and 10 of the Federal Rules of Criminal Procedure.

Date: 1-19-2021

Defendan

Defendant's Attorney

United States Magistrate Judge

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

DATE: January 22, 2021

JUDGE

Courtroom Deputy: Lisa Hardwick

K. Nicole Mitchell

Law Clerk: Terri Good

Court Reporter: Shea Sloan

UNITED STATES OF AMERICA

CRIMINAL ACTION: 6:21-MJ-29-KNM

V.

RYAN TAYLOR NICHOLS

DETENTION HEARING PRELIMINARY EXAMINATION **IDENTITY HEARING**

On this day, came the parties by their attorneys and the following proceedings were had:

OPEN: 1:35 p.m.

ADJOURN: 4:47 p.m.

TIME:	MINUTES:
1:35 p.m.	Case Called. Appearances made. Ryan Locker f/Government and F.R. "Buck" Files f/Defendant.
	Mr. Files stated his client will waive Identity Hearing.
1:36 p.m.	Detention/Preliminary Hearing Held
·	TFO Gregory Harry was called as a witness by the government, was sworn, and testified on Direct Examination. GE-1 (video file) offered and admitted without objection. GE-2 (video file) was offered and admitted without objection. GE-3 (picture) offered and admitted without objection. GE-4 (video file) offered and admitted without objection. GE-5 (video file) offered and admitted without objection. The Court took judicial notice of the complaint/affidavit. GE-6 (photo) offered and admitted without objection. GE-7 (photo) offered and admitted without objection. GE-8 (photo) offered and admitted without objection.
3:08 p.m.	Court Recessed
3:26 p.m.	Court Resumed
3:27 p.m.	Cross-Examination of TFO Harry by Mr. Files.
4:01 p.m.	Re-Direct Examination of TFO Harry by Mr. Locker.

DAVID A. O'TOOLE, CLERK

FILED: 1/22/2021

BY: Lisa Hardwick, Courtroom Deputy

PAGE 2 - Proceedings Continued

4:03 p.m.	Re-Cross Examination of TFO Harry by Mr. Files.
4:05 p.m.	The witness was excused.
4:05 p.m.	The government rested.
4:05 p.m.	Bonnie Nichols was called as a witness by the defense, was sworn, and testified on Direct Examination. DE 1-4 were offered and admitted without objection. DE-5 was offered and admitted without objection.
4:25 p.m.	Cross-Examination of Mrs. Nichols by Mr. Locker.
4:28 p.m.	Re-Direct Examination of Mrs. Nichols by Mr. Files.
4:29 p.m.	The witness was excused.
4:30 p.m.	Mr. Files proffered the testimony of the defendant.
4:32 p.m.	The defense rests.
4:32 p.m.	Mr. Locker presented argument.
4:37 p.m.	Mr. Files presented argument.
4:44 p.m.	Mr. Locker presented final argument.
4:45 p.m.	The Court found probable cause. The Court granted the government's motion for detention.
4:47 p.m.	There being nothing further, court was adjourned. The defendant was remanded to the custody of the U.S. Marshals.
-	

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS TYLER DIVISION

UNITED STATES OF AMERICA §

V § CASE NO. 6:21-MJ-00028

6:21-MJ-00029

RYAN TAYLOR NICHOLS ALEX KIRK HARKRIDER

WITNESS LIST

§

DATE 1/22/2021		HEARING: Detention Hearing		JUE K. N	OGE Nicole Mitcl		PAGE 1	
Govt	Deft	Name of Witness		DIR	ECT	CROSS	REDIRECT	RECROSS
		Ryan Taylor Nichols Hear	ring					
Х		TFO Gregory Harry		х		х	Х	X
	х	Bonnie Nichols		х		х	X	
						*		
		Alex Kirk Harkrider Head	ring					
Х		TFO Gregory Harry		х		х	x	X

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS TYLER DIVISION

UNITED STATES OF AMERICA §

V § CASE NO. 6:21-MJ-00028 6:21-MJ-00029

RYAN TAYLOR NICHOLS (1) ALEX KIRK HARKRIDER (2)

EXHIBIT LIST

§

K. NICOLE MITCHELL Presiding Judge				Ryan Locker FR "Buck" Files f/Nichols Government's Attorney Greg Waldron f/Harkrider			
Heari	ng Date	e: 1/22/202	1		С	ourt Reporter: Shea Sloan	Courtroom Deputy: L. Hardwick
Gvt No.	Dft No.	Date Offered	Marked	Admitted		NICHOLS	
1				1-22-21		Video Clip	
2				1-22-21		Video Clip	
3				1-22-21		Photo image	
4				1-22-21		Video File	
5				1-22-21		Video File	
6				1-22-21		Photo image	
7				1-22-21		Photo image	
8				1-22-21		Photo image	
	1			1-22-21		Photo image	
	2			1-22-21		Photo image	
	3		,	1-22-21		Photo image	
	4			1-22-21		Photo image	
	5			1-22-21		Copy of DD-214	
				1-22-21		HARKRIDER	
9				1-22-21		Snap Chat post	
10				1-22-21		Video clip	

11		1-22-21	Tomahawk hatchet (photo copy)
12		1-22-21	Photo image
13		1-22-21	Photo image

IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS TYLER DIVISION

UNITED STATES OF AMERICA,	§ 8
	§ CASE NUMBER 6:21-MJ-00029-KNM
v.	§
	§
	§
RYAN TAYLOR NICHOLS,	§
	§

DETENTION ORDER PENDING TRIAL

Part I - Eligibility for Detention

U	pon	the
---	-----	-----

- ☑ Motion of the Government attorney pursuant to 18 U.S.C. § 3142(f)(1), or
- ☑ Motion of the Government or Court's own motion pursuant to 18 U.S.C. § 3142(f)(2),

the court held a detention hearing and found that detention is warranted. This order sets forth the court's findings of fact and conclusions of law, as required by 18 U.S.C. § 3142(i), in addition to any other findings made at the hearing.

Part II - Findings of Fact and Law as to Presumptions under § 3142(e)

☐ A. Rebuttable Presumption Arises Under 18 U.S.C. § 3142(e)(2) (previous violator): There is a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of any other person
and the community because the following conditions have been met:
\Box (1) the defendant is charged with one of the following crimes described in 18 U.S.C. § 3142(f)(1):
☐ (a) a crime of violence, a violation of 18 U.S.C. § 1591, or an offense listed in 18 U.S.C.
§ 2332b(g)(5)(B) for which a maximum term of imprisonment of 10 years or more is prescribed; or
\Box (b) an offense for which the maximum sentence is life imprisonment or death; or
(c) an offense for which a maximum term of imprisonment of 10 years or more is prescribed in the
Controlled Substances Act (21 U.S.C. §§ 801-904), the Controlled Substances Import and Export Act (21 U.S.C. §§ 951-971), or Chapter 705 of Title 46, U.S.C. (46 U.S.C. §§ 70501-70508); or
(d) any felony if such person has been convicted of two or more offenses described in subparagraphs (a) through (c) of this paragraph, or two or more State or local offenses that would have been offenses described in subparagraphs (a) through (c) of this paragraph if a circumstance giving rise to Federal jurisdiction had existed, or a combination of such offenses; or
(e) any felony that is not otherwise a crime of violence but involves:
(i) a minor victim; (ii) the possession of a firearm or destructive device (as defined in 18 U.S.C. § 921); (iii) any other dangerous weapon; or (iv) a failure to register under 18 U.S.C. § 2250; and
(2) the defendant has previously been convicted of a Federal offense that is described in 18 U.S.C.
§ 3142(f)(1), or of a State or local offense that would have been such an offense if a circumstance giving rise to Federal jurisdiction had existed; <i>and</i>
☐ (3) the offense described in paragraph (2) above for which the defendant has been convicted was
committed while the defendant was on release pending trial for a Federal, State, or local offense; and
☐ (4) a period of not more than five years has elapsed since the date of conviction, or the release of the defendant from imprisonment, for the offense described in paragraph (2) above, whichever is later.

rebuttable presu defendant as re	Presumption Arises Under 18 U.S.C. § 3142(e)(3) (narcotics, firearm, other offenses): There is a amption that no condition or combination of conditions will reasonably assure the appearance of the quired and the safety of the community because there is probable cause to believe that the defendant or more of the following offenses:
Controll	ffense for which a maximum term of imprisonment of 10 years or more is prescribed in the ed Substances Act (21 U.S.C. §§ 801-904), the Controlled Substances Import and Export Act (21 §§ 951-971), or Chapter 705 of Title 46, U.S.C. (46 U.S.C. §§ 70501-70508);
□ (2) an o	ffense under 18 U.S.C. §§ 924(c), 956(a), or 2332b;
, ,	ffense listed in 18 U.S.C. § 2332b(g)(5)(B) for which a maximum term of imprisonment of 10 years is prescribed;
	ffense under Chapter 77 of Title 18, U.S.C. (18 U.S.C. §§ 1581-1597) for which a maximum term of nment of 20 years or more is prescribed; or
2251, 2	ffense involving a minor victim under 18 U.S.C. §§ 1201, 1591, 2241, 2242, 2244(a)(1), 2245, 251A, 2252(a)(1), 2252(a)(2), 2252(a)(3), 2252A(a)(1), 2252A(a)(2), 2252A(a)(3), 2252A(a)(4), 421, 2422, 2423, or 2425.
☐ C. Conclusion	s Regarding Applicability of Any Presumption Established Above
☐ The defe	endant has not introduced sufficient evidence to rebut the presumption above, and detention is
ordered	on that basis, (Part III need not be completed.)
OR	
☐ The defe	endant has presented evidence sufficient to rebut the presumption, but after considering the
presump	tion and the other factors discussed below, detention is warranted.
	Part III - Analysis and Statement of the Reasons for Detention
	ng the factors set forth in 18 U.S.C. § 3142(g) and the information presented at the detention hearing, hat the defendant must be detained pending trial because the Government has proven:
	nvincing evidence that no condition or combination of conditions of release will reasonably assure y other person and the community.
	ance of evidence that no condition or combination of conditions of release will reasonably assure appearance as required.
In addition to any find	dings made on the record at the hearing, the reasons for detention include the following:
	vidence against the defendant is strong
	vidence against the defendant is strong engthy period of incarceration if convicted
	engthy period of incarceration if convicted
☐ Subject to le ☐ Prior crimin	engthy period of incarceration if convicted
☐ Subject to le ☐ Prior crimin ☐ Participation ☑ History of v	engthy period of incarceration if convicted al history in in criminal activity while on probation, parole, or supervision iolence or use of weapons
☐ Subject to le ☐ Prior crimin ☐ Participation ☐ History of v ☐ History of a	engthy period of incarceration if convicted hal history h in criminal activity while on probation, parole, or supervision iolence or use of weapons lcohol or substance abuse
☐ Subject to le ☐ Prior crimin ☐ Participation ☑ History of v ☑ History of a ☐ Lack of stab	engthy period of incarceration if convicted cal history in in criminal activity while on probation, parole, or supervision iolence or use of weapons lcohol or substance abuse ole employment
☐ Subject to le ☐ Prior crimin ☐ Participation ☑ History of v ☑ History of a ☐ Lack of stab	engthy period of incarceration if convicted tal history in in criminal activity while on probation, parole, or supervision tiolence or use of weapons lcohol or substance abuse tole employment tole residence
☐ Subject to le ☐ Prior crimin ☐ Participation ☑ History of v ☑ History of a ☐ Lack of stab ☐ Lack of fina	engthy period of incarceration if convicted al history in in criminal activity while on probation, parole, or supervision iolence or use of weapons lcohol or substance abuse ole employment ole residence uncially responsible sureties
☐ Subject to le ☐ Prior crimin ☐ Participation ☑ History of v ☑ History of a ☐ Lack of stab ☐ Lack of stab ☐ Lack of fina	engthy period of incarceration if convicted tal history in in criminal activity while on probation, parole, or supervision tiolence or use of weapons lcohol or substance abuse tole employment tole residence

Case 1:21-cr-00117-KBJ Document 8 Filed 01/27/21 Page 12 of 16

AO 472 (Rev. 11/16) Order of Detention Pending Trial
☐ Lack of legal status in the United States
☐ Subject to removal or deportation after serving any period of incarceration
☐ Prior failure to appear in court as ordered
☐ Prior attempt(s) to evade law enforcement
☐ Use of alias(es) or false documents
☐ Background information unknown or unverified
☐ Prior violations of probation, parole, or supervised release
OTHER REASONS OR FURTHER EXPLANATION:
The government has shown by clear and convincing evidence that there are no conditions that would reasonably assure the safety of the community and has shown by a preponderance of the evidence that there is a serious risk that the defendant will flee or not appear in court when required. The nature of the alleged offense and the weight of the evidence presented at the hearing favor detention. I am particularly concerned about the evidence and testimony presented painting a picture not of a peaceful protest that got out of hand, but of a planned, predetermined attempt to attack the Capitol building. The text messages lay out a plan to take weapons and to acquire body armor along the way. The government presented evidence showing threats and antagonizing language towards the crowd. The evidence shows that the defendant's intent was not to participate in a peaceful act. I am also concerned about evidence presented concerning other hostile acts by the defendant in the past, as well as substance abuse.
Part IV - Directions Regarding Detention
The defendant is remanded to the custody of the Attorney General or to the Attorney General's designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant must be afforded a reasonable opportunity for private consultation

with defense counsel. On order of a court of the United States or on request of an attorney for the Government, the person in charge of the corrections facility must deliver the defendant to a United States Marshal for the purpose of an

M. Much Mitchell

Honorable K. Nicole Mitchell United States Magistrate Judge

appearance in connection with a court proceeding.

January 22, 2021

Date:

UNITED STATES DISTRICT COURT

for the

	Easter	rn District	of Texas	
RYAN TAY	tes of America v. LOR NICHOLS Efendant)	Charging	g:21-MJ-00029-KNM g:District's 6:21-MJ-00102
	COMMITMEN	T TO AN	OTHER DIST	TRICT
The defendant h	as been ordered to appear in	the		District of Columbia,
(if applicable)	division.	The defe	ndant may nee	d an interpreter for this language:
IT IS ORDERE to the charging district an authorized to receive the States attorney and the c	nd deliver the defendant to the defendant. The marshal or derk of court for that district of	nitial appea al must tra ne United S officer in t of the defe	arance. Insport the defect that is marshal the charging diendant's arrival ansmit the pap	endant, together with a copy of this order, for that district, or to another officer strict should immediately notify the United I so that further proceedings may be ers and any bail to the charging district.
Date: <u>1-22-2021</u>		K.	Nicol	Mit chell Judge's signature
			K. Nicole	Mitchell, U.S. Magistrate Judge

Printed name and title

U.S. District Court Eastern District of TEXAS [LIVE] (Tyler) CRIMINAL DOCKET FOR CASE #: 6:21-mj-00029-KNM-1 Internal Use Only

Case title: USA v. Nichols

Date Filed: 01/19/2021

Assigned to: Magistrate Judge K.

Nicole Mitchell

Defendant (1)

Ryan Taylor Nichols

represented by FR Buck Files, Jr

Bain Files Jarrett & Bain PC

109 W Ferguson Tyler, TX 75702 903/595-3573 Fax: 9035977322

Email: bfiles@bain-files.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Retained

Pending Counts

None

Disposition

Highest Offense Level (Opening)

None

Terminated Counts

None

Disposition

Highest Offense Level (Terminated)

None

Complaints

Conspiracy and Unlawful Entry with Dangerous Weapon; Violent Entry and Disorderly Conduct on Capitol Grounds; Civil Disorder; Assault on a Federal Officer Using a Deadly or Dangerous Weapon; Aiding and Abetting **Disposition**



A TRUE COPY I CERTIFY DAVID A O'TOOLE, CLERK U.S. DISTRICT COURT EASTERN DISTRICT OF TEXAS

By:

Lisa Hardwick

Plaintiff

USA

represented by Dan Ryan Locker

US Attorney's Office - Tyler 110 N College, Suite 700 Tyler, TX 75702 903-590-1400

Fax: 903-590-1439

Email: ryan.locker@usdoj.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED
Designation: Assistant US Attorney

Date Filed	#		Docket Text
01/18/2021	**************************************	***************************************	Arrest (Rule 5c) of Ryan Taylor Nichols (leh,) (Entered: 01/19/2021)
01/19/2021		1	Rule 5(c)(3) Documents Received as to Ryan Taylor Nichols received from District of Columbia. (leh,) (Entered: 01/19/2021)
01/19/2021		2	Minute Entry for proceedings held before Magistrate Judge K. Nicole Mitchell:Initial Appearance in Rule 5(c)(3) Proceedings as to Ryan Taylor Nichols held via video conference with Smith County Jail on 1/19/2021. Deft advised of rights. Deft retained counsel, appearance entered by F R Buck Files, Jr for on behalf of defendant. Govt moved for detention. Deft requested hearing on identity, detention, and preliminary examination. Hearings set for 1/22/21 at 1:30 p.m. Deft remanded to the custody of the U.S. Marshals. (Court Reporter L Hardwick/ECRO.) (leh,) (Entered: 01/19/2021)
01/19/2021		3	WAIVER of Rights and Consent to Proceed by video conference by Ryan Taylor Nichols (leh,) (Entered: 01/19/2021)
01/19/2021			NOTICE OF HEARING as to Ryan Taylor Nichols. Detention Hearing and Preliminary Examination set for 1/22/2021 at 1:30 PM before Magistrate Judge K. Nicole Mitchell. Identity Hearing set for 1/22/2021 at 1:30 PM before Magistrate Judge K. Nicole Mitchell. (leh,) (Entered: 01/19/2021)
01/20/2021		4	(SEALED) PRETRIAL SERVICES BOND REPORT as to Ryan Taylor Nichols (Isaucedo,) (Entered: 01/20/2021)
01/21/2021		<u>5</u>	(SEALED) PRETRIAL SERVICES BOND REPORT ADDENDUM as to Ryan Taylor Nichols (nmanley,) (Entered: 01/21/2021)
01/22/2021		<u>6</u>	Minute Entry for proceedings held before Magistrate Judge K. Nicole Mitchell:Identity, Detention Hearing and Preliminary Hearing as to Ryan Taylor Nichols held on 1/22/2021. Court Reporter Shea Sloan.) (leh,) (Entered: 01/25/2021)
01/22/2021		2	WITNESS LIST as to Ryan Taylor Nichols (leh,) (Entered: 01/25/2021)

01/22/2021	<u>8</u>	EXHIBIT LIST as to Ryan Taylor Nichols (leh,) (Entered: 01/25/2021)
01/25/2021	9	ORDER OF DETENTION PENDING TRIAL as to Ryan Taylor Nichols. Signed by Magistrate Judge K. Nicole Mitchell on 1/22/21. (leh,) (Entered: 01/25/2021)
01/25/2021	<u>10</u>	COMMITMENT TO ANOTHER DISTRICT as to Ryan Taylor Nichols. Defendant committed to District of Columbia. Signed by Magistrate Judge K. Nicole Mitchell on 1/22/21. (leh,) (Entered: 01/25/2021)
01/26/2021	<u>11</u>	PAPER TRANSCRIPT REQUEST by Longview News-Journal as to Ryan Taylor Nichols for proceedings held on 01/22/2021 Detention Hearing before Judge K Nicole Mitchell. (mll,) (Forwarded to Official Court Reporter Shea Sloan on 1/26/21). (hma) (Entered: 01/26/2021)
01/26/2021	<u>12</u>	Digital Audio Recording Request by Longview News-Journal as to Ryan Taylor Nichols for proceedings held on 01/22/2021 Detention Hearing before Judge K Nicole Mitchell. (mll,) (No digital audio available as a court reporter was present during the proceedings). (hma) (Entered: 01/26/2021)
01/27/2021	<u> 13</u>	E-GOV SEALED Arrest Warrant Returned Executed on 1/18/21 in case as to Ryan Taylor Nichols. (leh,) (Entered: 01/27/2021)