IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA	
v.	CR NO. 21-CR-0071 (ABJ)
KARL DRESCH,	
Defendant.	

GOVERNMENT RESPONSE TO DEFENDANT'S MOTION FOR BOND

Defendant Karl Dresch, a convicted felon who possessed multiple firearms and ammunition at his residence, participated in the obstruction of a Congressional proceeding at the United States Capitol on January 6, 2021. He was arrested on January 20, 2021, for crimes associated with his participation in the riot at the U.S. Capitol. Dresch was ordered detained after a hearing before a U.S. Magistrate Judge in the Western District of Michigan, based on danger to the community and risk of flight. During his transport to the District of Columbia for appearance on the complaint, he was indicted by a federal grand jury for crimes associated with his actions on January 6, 2021, including obstruction of an official proceeding in violation of Title 18, United States Code, Section 1512(c)(2). Defendant's motion for bond should be denied; his prior encounters with law enforcement and disrespect for the rule of law demonstrate that no set of conditions would be sufficient to secure his appearance at a trial of this matter or ensure the safety of others.

BACKGROUND

Defendant's Participation in January 6, 2021 Riot at the U.S. Capitol

The facts regarding the events of January 6, 2021 are well-known to this Court and are summarized in the affidavit attached as Exhibit 1; thus, the government only addresses the facts regarding defendant's specific actions herein. As set forth in Exhibit 1, on January 7, 2021, the Federal Bureau of Investigation received a tip that defendant was at the U.S. Capitol Building on January 6, 2021, and had entered without permission or authorization. *Exhibit 1, Statement of Facts Supporting Criminal Complaint*, ¶ 11. FBI investigation of publicly-available information from Facebook revealed postings from an account with a user name of Karl Dresch regarding activities at the U.S. Capitol. *Id.* ¶ 13-15. Information obtained from a search warrant of the Facebook account showed that, by no later than December 16, 2020, defendant posted information to his Facebook account which was focused on the January 6, 2021, certification, and which equated the planned events for January 6, 2021, with the historical events on July 4, 1776. *Id.* ¶ 13. For example, on December 16, 2020, defendant posted, "Stop the Steal," and on December 20, 2020, defendant posted, "7-4-1776 = 1-6-2021." *Id.*

By January 3, 2021, defendant posted that he was preparing to go to "DC," and was "prepared for chemical attacks and what not." *Id.* He also urged others to do so by way of his Facebook account, writing, "NO EXCUSES! NO RETREAT! NO SURRENDER! TAKE THE STREETS! TAKE BACK OUR COUNTRY! 1/6/2021=7/4/1776." *Id.* Between January 3, 2021, and January 6, 2021, other posts on defendant's Facebook account reflect preparations to arrange travel and then travel to Washington, D.C., for that purpose. Facebook records show that, at about 3:13 p.m. on January 6, 2021, defendant posted a photograph taken outside the U.S. Capitol with the comment "Who's house? OUR HOUSE!" *Id.* ¶ 16.

Facebook records further show that, at about 3:14 p.m. on January 6, 2021, defendant posted a photograph with the title, "We are in." *Id.* ¶ 17. The FBI shared the post with a U.S. Capitol Police Officer, who confirmed that it accurately depicts the inside of the U.S. Capitol Building, specifically, the "Crypt," a location under the rotunda in the center of the Capitol.

Defendant also posted, or sent messages containing, videos of the scene inside and around the U.S. Capitol during the conduct under investigation. For example, defendant posted the video depicted (in still frame), in Figure 1. The FBI provided Figure 1 to a member of the U.S. Capitol Police, who works in and is familiar with the U.S. Capitol Building, and who verified that the photograph in Figure 1 is an accurate depiction of the U.S. Capitol Visitor's Center, which is inside the U.S. Capitol and which was closed to the public on January 6, 2021. *Id.* ¶ 19.

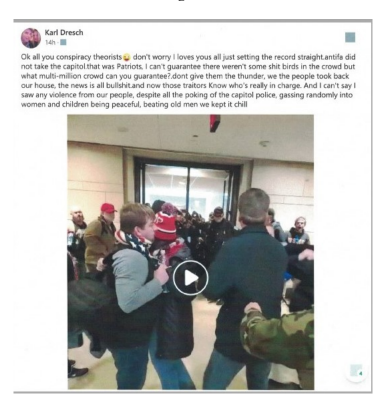


Figure 1

At 12:11 a.m. on January 7, 2021, shortly after midnight, defendant posted the video with

the comment, "Okay all you conspiracy theorists [winking smiley face emoji] don't worry I loves yous all just setting the record straight.antifa did not take the capitol.that was Patriots, I can't guarantee there weren't some shit birds in the crowd but what multi-million crowd can you guarantee?.don't give them the thunder, we the people took back our house, the news is all bullshit.and now those traitors Know who's really in charge. And I can't say I saw any violence from our people, despite all the poking of the capitol police, gassing randomly into the women and children being peaceful, beating old men we kept chill[.]" Id. ¶ 20.

While inside the Capitol, defendant also exchanged messages with other Facebook users. For example, on January 6, 2021, another Facebook user posted, "Patriots are in the Capitol building now." Defendant responded at 2:44 p.m., writing "I am." The other Facebook user wrote, at 2:48 p.m., that "Word is police are getting ready to use tear gas." Defendant responded, "Been using it. Mask up." *Id.* ¶¶ 21-23.

Later on January 6, 2021, the defendant also corresponded with a second Facebook user, and sent that user a self-portrait photograph depicting the defendant in front of the U.S. Capitol with the message: "Just had a beer on our front porch." *Id.* ¶ 24. At approximately 5:18 p.m., defendant further commented, "That's right outside the house of representative...we got in! Took a lil gas ...wtf I love masks now!" *Id.* ¶ 25. Defendant also stated: "Had the cops booking it." *Id.* ¶ 26. The defendant also responded to other people's comments on Facebook. For example, at about 4:46 p.m., in response to another post, the defendant wrote, "It was peaceful...still got a lil gas tho...mask on for safety[.]" *Id.* ¶ 27. In response to another person who wrote about the individuals breaking into the Senate and House chambers and breaking glass and shoving officers, at around 6:09 p.m., the defendant wrote, "we broke no glass no shoving I seen[.]" *Id.*

Later that evening, the defendant expressed his approval of the events of the day. At

about 8:32 p.m., commenting on a picture of a crowd at the Washington Monument, the defendant posted, "Total Victory!" *Id.* ¶ 28. At 8:44 p.m., the defendant posted, "I'm excited!" *Id.* The next day, on January 7, 2021, at about 9:36 a.m., defendant commented on an unidentified post that "Mike Pence gave our country to the communist hordes, traitor scum like the rest of them, we have your back give the word and we will be back even stronger." *Id.*

Arrest and Detention Hearing

Agents arrested defendant on January 19, 2021, on an arrest warrant issued from the United States District Court for the District of Columbia in connection with a Criminal Complaint charging the defendant with Obstruction of Justice, 18 U.S.C. § 1512(c)(2), Knowingly Entering or Remaining in any Restricted Building or Grounds Without Lawful Authority, 18 U.S.C. §§ 1752(a), and Violent Entry and Disorderly Conduct on Capitol Grounds, 40 U.S.C. § 5104(e)(2).

Agents searched defendant's residence on January 19,2021, in Calumet, Michigan, pursuant to a federal search warrant. Among other items, agents located several hundred rounds of rifle (7.62) ammunition, a Russian rifle, shotgun shells, a shotgun, and an Atlanta Braves backpack. *See Exhibit 2, Search Warrant Inventory*. The ammunition was located in multiple places throughout the house, including the dining room, the master bedroom, an upstairs hall room, and inside the backpack. *Exh. 2*. Specifically, the backpack contained a Pilot gas station receipt from Hagerstown, Maryland dated January 5, 2021, a Metro SmartTrip card, and 8 boxes of 7.62 ammunition, containing a total of 160 rounds. *See Exhibit 3, FBI 302 dated 1/29/21 of Contents of Backpack, and Figures 2a-2c*. The boxes matched the boxes of ammunition found in the house. *See Figure 2a and 3c*. The firearms were identified in the Michigan State Police Report as a Mossberg 12-gauge shotgun and a Russian-made SKS 7.62 mm x 39 caliber rifle.

See Exhibit 3b, Michigan State Police Report dated January 19, 2021.

Figure 2a-2b-2c: Contents of the Atlanta Braves Backpack







Figure 3a-3b-3c: Shotgun, Rifle, and Ammunition in Residence







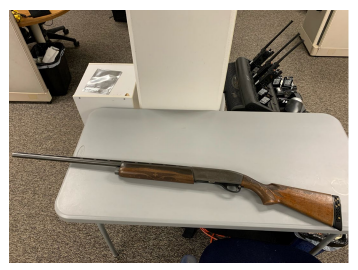
The following day, agents with the Bureau of Alcohol, Tobacco, and Firearms (ATF) obtained and executed a federal search warrant at the residence and located additional firearms, including a Glock pistol, pictured below, and a Remington rifle. See Exhibit 4, ATF

Memorandum of Investigation dated January 25, 2021; Figures 4a-4c. Multiple boxes of ammunition were also retrieved. See Exh. 4, p. 2.

Figures 4a-4b-4c: Glock, Ammunition, Rifle







Based on these facts, the government sought detention of defendant pending removal to the District of Columbia. After a hearing on the matter on January 22, 2021, the U.S. Magistrate Judge ordered defendant detained based on its finding that there was clear and convincing evidence that no condition or combination of conditions of release would reasonably assure the safety of any other person and the community, and that there was a preponderance of evidence that no condition or combination of conditions of release would reasonably assure the defendant's appearance as required. *See Exhibit 5, Order of Detention Pending Trial*. The detention order noted that the court's findings were based, in part, on the fact that the weight of the evidence against the defendant is strong, the defendant's prior criminal history, the

defendant's history of violence or use of weapons, and the defendant's prior attempt(s) to evade law enforcement. *Id*.

On February 3, 2021, defendant was indicted by a federal grand jury for obstruction of justice, in violation of 18 U.S.C. § 1512(c)(2) and § 2, and four misdemeanors, including knowingly entering or remaining in any restricted building or grounds without lawful authority, and violent entry and disorderly conduct on Capitol grounds. Defendant was arraigned on March 12, 2021. The defendant filed a motion for bond with this Court on April 1, 2021.

ARGUMENT

The government may seek pretrial detention if the case involves a serious risk of flight, obstruction of justice, or witness intimidation. 18 U.S.C. § 3142(f)(2). The Court may hold a hearing to determine whether there are any conditions or combination of conditions that will reasonably assure the appearance of the defendant as required and the safety of any person in the community. *Id.* at § 3142(f)(1). As a preliminary matter, the rules concerning the admissibility of evidence do not apply to the presentation of information at the detention hearing, and hearsay evidence is permitted. 18 U.S.C. § 3142(f); *United States v. Smith*, 79 F.3d 1208, 1210 (D.C. Cir. 1996) (holding that the Bail Reform Act allows the government to proceed by proffer). The government must prove by clear and convincing evidence that a defendant is a danger to the community for detention to be ordered. 18 U.S.C. § 3142(f)(2)(B); *United States v. Peralta*, 849 F.2d 625, 626 (D.C. Cir. 1988). A finding that the defendant poses a risk of flight must be supported by a preponderance of the evidence. *United States v. Simpkins*, 826 F.2d 94, 96 (D.C. Cir. 1987).

There are four factors under Section 3142(g) that the Court shall consider in determining whether to detain the defendant pending trial: (1) the nature and circumstances of the offense

charged; (2) the weight of the evidence against the defendant; (3) his history and characteristics; and (4) the nature and seriousness of the danger to any person or the community that would be posed by his release. *See* 18 U.S.C. § 3142(g). Based on these factors, there no conditions or combination of conditions that would assure the safety of the community or the appearance of the defendant at trial. *See* 18 U.S.C. § 3142(e)(1).

Defendant has shown a flagrant disregard for the law in his past interactions with law enforcement, and in his conduct and communications in relation to the instant offense. He poses a danger to the community and should be detained pending a trial of this matter. In addition, given his disregard for the law, there are no set of conditions that would guarantee his presence at a trial of this matter.

(1) Nature and Circumstances of the Offense

The grand jury charged defendant with serious offenses. He mocked on social media the fact that the rioters were being met with gas, and that the police force was overwhelmed. See $Exh.\ 1$ at ¶¶ 25-26. These were not the actions of a "peaceful protestor," or of someone who became caught up in day's events: he knew why he was there -- to interfere with the democratic process -- and what he sought to achieve -- the disruption of the counting of electoral votes. This intent is manifested in his own words before and after January 6. See $Exh.\ 1$, ¶¶13-29. This factor weighs in favor of detention.

(2) Weight of the Evidence

The evidence that defendant committed the incursion into the Capitol for purposes of obstructing the vote is strong. Defendant's contemporaneous photos and social media postings bear witness to his presence and intent on illegally entering the U.S. Capitol on January 6. His intent in participating in the riot to obstruct lawful democratic processes is also demonstrated by

his social media postings before and after the riot. Specifically, on November 23, 2020, defendant posted: "Its war everywhere if we let this election get stolen." See Exhibit 6, Dresch Facebook Posting dated Nov. 23, 2020. On January 3, 2021, he posted that he was "prepared for chemical attacks and what not." See Exhibit 7, Dresch Facebook Message dated Jan. 3, 2021. On January 5, 2021, he stated "[s]top the steal. this is the last stand of the United States to remain free." See Exhibit 8, Dresch Facebook Message dated Jan. 5, 2021. On January 6, 2021, he boasted about his illegal entry into the Capitol and that he "took a l'il gas," and said that cops were "booking it." See Exhibits 9a and 9b, Dresch Facebook Messages dated Jan. 6, 2021. On January 7, 2021, he posted that "give the word and we will be back even stronger." Exhibit 10, Dresch Facebook Posting dated Jan. 7, 2021. These comments are in addition to the multiple self-pictures (i.e., "selfies") within the U.S. Capitol and on the grounds of the U.S. Capitol that defendant took on January 6, 2021, as well as the photos from outside of the rioters. The weight of the evidence with regard to his illegal presence within the U.S. Capitol on January 6, 2021 is strong, as is his intent in being there.

(3) History and Characteristics

Defendant is a convicted felon who has shown complete disregard for the law. As noted in the pre-trial services report, filed as an exhibit under seal, defendant was convicted in 2013 of fleeing and eluding arrest after engaging in a high-speed car chase across interstate lines. *Exhibit* 11, WDMI Pretrial Services Report (filed under seal). He was convicted in Michigan on December 11, 2017, of police officer – fleeing fourth degree, and operating – impaired, for which he received a year in jail and a fine. He was convicted in Wisconsin on April 22, 2014, of vehicle operator flee/elude officers and first degree recklessly endangering safety, for which he received 11 months of jail time and two years' probation. *Id.*, p. 4-5. As noted in the police

reports for those incidents, attached to the certified copy of his Wisconsin conviction as Exhibit 12, a Wisconsin deputy observed a vehicle traveling above the speed limit when he began to pursue the vehicle, which in turn accelerated. The deputy continued pursuit, as the accelerating vehicle swerved around vehicles and traveled at rates over 140 miles per hour. The deputy radioed for assistance, and other deputies joined in pursuit, with marked cars and flashing lights and sirens. The vehicle entered Michigan and stopped with smoke coming from its tires. At that time, deputies ordered the driver, identified as defendant, to exit the vehicle; officers observed empty beer cans and detected the smell of alcohol. See Exhibit 12, Certified Copy of Conviction and Attached Police Reports.

In addition to his conviction for fleeing and eluding, defendant also was convicted of: disturbing the peace (Michigan, 9/12/2008, fine); permitting another to violate the motor vehicle code (Michigan, 2/4/2010, fine); and obstructing officer (Wisconsin, 11/11/2011, fine), as set forth in the pre-trial services report filed under seal. *Exh. 11*, *p. 4-5*.

Notwithstanding his status as a convicted felon, a search of defendant's residence pursuant to search warrants on January 19, 2021, and January 20, 2021, revealed multiple firearms and boxes of ammunition. Agents retrieved a Russian SKS assault-style rifle, 2 shotguns, a Glock pistol, and over 100 rounds of ammunition. *See Figures 3-4*. The ammunition found in the residence matched the ammunition found in the Atlanta Braves backpack, as shown above. The ammunition was found in a backpack containing a gas station receipt from a Maryland gas station on January 5, 2021, and with a Metro SmartTrip card. *See Figure 2*.

As part of the government's investigation in this matter, the government obtained a search warrant for defendant's phone. The government has obtained some of the defendant's communications from his mobile device. A few of these communications are noted below,

further demonstrating defendant's rejection of the seriousness of his actions, the likelihood that he would not respect any of the conditions imposed to ensure his appearance at trial, and the danger that he could pose to the community if released.

For example, on January 11, 2021, following the events of January 6, 2021, defendant engaged in the following exchange with another individual, identified as "Kenny," on Facebook Messenger. From the context, they appear to be referring to an individual, who the government refers to below as "Sharon S.," who had posted information about individuals she knew from the area who attended the riot.

- o Dresch to Kenny, 11 January 2021 12:27:09 AM (UTC +0)
 - "Haha you think I trust these airwaves...fuckheads up there are mass snitching me to feds"
 - "Look up Sharon [S.]" [12:27:36 AM (UTC +0)]
- o Dresch to Kenny, 11 January 2021 12:40:39 (UTC +0)
 - "Fuck her what they got ...call the cops bitch lol...I ain't saying shit"
 - "Alright bro just wanted to holler let everyone know...stand by and watch your block" [12:46:32 AM (UTC +0)]
- o Kenny to Dresch, 11 January 2021 12:47:03 AM (UTC +0)
 - "Hear that I got a few dems on mine"
- o Kenny to Dresch, 12 January 2021 12:56:16 AM (UTC +0)
 - "Just waiting for shit to go down"
- o Dresch to Kenny, 12 January 2021 12:57:13 AM (UTC +0)
 - "Yeah but when it's everywhere makes it so much harder to stop us"

See Exhibit 13, Selected Excerpts from Facebook Messenger Exchange with "Kenny" (emphasis added).

Defendant exchanged additional comments on Facebook Messenger with another individual, "Fischer," about "Sharon S.'s" postings on Facebook. In part, he made the following comments:

Dresch to Fischer, 12 January 2021, 1:05:18 AM (UTC +0)

"Ya I looked at her shit and the ones commenting on it are the same"

- "They're the ones always mess with my Facebook ads" [1:05:46 (UTC +0)]
- "Now they wanna snitch me out lol.. bunch of losers" [1:06:34 AM (UTC +0)]
- "I sent her thing to tons of Patriots now it's gone haha, I'm sure I made a FBI folder but fuck it I know who my enemies are" [1:08:11 AM (UTC +0)]

See Exhibit 14, Selected Excerpts from Facebook Messenger Exchange with "Fischer." On or about January 7, 2021, defendant engaged in the following text message exchange with another individual:

Dresch to "Mutti," 7 January 2021 4:34:50 AM (UTC +0)

- "Bro you should been there....the news is all fake...and just to correct shit..we wasn't violent but we took the capitol....antifa didn't do it they may have had some idiots undercover in the crowd but it was us tat got in...and we didn't fuck shit up...I seen a broken window...we picked up water bottle s and shit cleaned up..it was grand ...best day ever...I think it was a good show of force...look what we can do peacefully, wait til we decide to get pissed"
- "And look if they can't hold the capitol with thousands of cops, how can they tell us what to do 1000 miles away" [4:37:21 AM (UTC +0)]

See Exhibit 15, Selected Excerpts from Chat Exchange (emphasis added).

This factor weighs heavily in favor of detention. Defendant, a convicted felon, who threatened the lives of innocent by standers and police officers when he engaged in a high-speed car chase across interstate lines, lived in a residence with multiple firearms and ammunition, when he engaged in the unlawful conduct at the U.S. Capitol. The above discussions, after defendant's actions on January 6, continue to demonstrate defendant's disregard for the law, and hostility towards those who respect the democratic process; in his own words, he would be a danger to the community if released. Moreover, such conduct demonstrates that there would not be a set of conditions that could be imposed to ensure his presence at a trial of this matter.

(4) Danger to the Community

Defendant, a convicted felon who had flagrantly and dangerously disregarded the law on at least one prior occasion by engaging in a high-speed interstate car chase, knowingly and willfully entered the U.S. Capitol and engaged in a riot to disrupt the lawful democratic electoral process and obstruct justice. The multiple letters in support of defendant, outlining his willingness to help family and friends, do not detract from his actions and convictions which demonstrate an unwillingness to comport with laws whose goals are to protect society, nor do they contradict the fact that he has a solid history of controverting law enforcement and refusing to abide by the rule of law. They also cannot negate the impact of defendant's own words.

The facts of this case can be distinguished from the Court of Appeals' decision in *United States v. Munchel*, ___ F.3d ___, 2021 WL 1149196 (D.C. Cir. Mar. 26, 2021). In that case, the defendants did not have a criminal history, let alone criminal infractions demonstrating contemptuous actions towards law enforcement such as are present here. In this case, it was not just the "presence of the group," 2021 WL 1149196, *8, that prompted defendant to engage in these activities; rather, it was defendant's intent, as demonstrated through his own words and actions prior to and after January 6, that led to his illegal behavior. The *Munchel* opinion thus does not pertain to a case such as the one the Court is presented with here: that of a convicted felon, with access to multiple firearms and ammunition, who has previously, and in this specific instance, shown that he does not believe the law pertains to him.

With respect to the conduct surrounding the charges in this matter, defendant faced, with apparent glee, resistance from a police force, about which he boasted to others that he took "a little gas," and to which he paid no regard. He also stated that they would "be back." *Exh. 10*. Defendant made threatening statements after January 6, 2021, to include a comment further underscoring his disrespect for the law, and his unwillingness to abide by the law: "look if they

can't hold the capitol with thousands of cops, how can they tell us what to do 1000 miles away." See Exhibit 15. Defendant even offered to return following his incursion into the Capitol; which is not an insignificant statement in light of his illegal possession of firearms in his residence, and his lengthy background demonstrating an unwillingness to abide by the rule of law and respect for authority.

CONCLUSION

There is no set of conditions that would guarantee the defendant's presence at a trial of the matter, nor ensure the safety of the community. The defendant's motion must be denied.

Respectfully submitted,

CHANNING D. PHILLIPS ACTING UNITED STATES ATTORNEY D.C. Bar No. 415793

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CERTIFICATE OF SERVICE

On this 12th day of April, a copy of the foregoing was served on counsel of record for the defendant via the Court's Electronic Filing System.

/s/ Jennifer Blackwell
Jennifer Leigh Blackwell Assistant United States Attorney

Case: 1:21-mj-00069

Assigned to: Judge Zia M. Faruqui

Assign Date: 1/15/2021

Description: COMPLAINT W/ARREST WARRANT

STATEMENT OF FACTS

I am a Special Agent with the Federal Bureau of Investigation (FBI) and have been so employed since July 2009. I have a Bachelor's Degree in Anthropology from the University of Pennsylvania. I attended the FBI Academy in Quantico, Virginia, completing the New Agents Training in November 2009. I am presently assigned to a Public Corruption Squad in FBI's Washington Field Office. As a Special Agent with the FBI, I have conducted criminal investigations related to public corruption, as well as national security investigations related to counterterrorism. My training and experience have involved, among other things, interviewing witnesses and confidential human sources, executing court-authorized search warrants, conducting surveillance, and analyzing documentary and physical evidence. As a federal law enforcement officer, I am authorized to investigate violations of federal law and to execute warrants issued under the authority of the United States. Through my training and experience, I am familiar with the actions, habits, traits, methods, and terminology utilized by criminal offenders.

2. I am currently assigned to an investigation concerning violations of 18 U.S.C. § 1752(a), 40 U.S.C. § 5104(e)(2), and 18 U.S.C. § 1512(c)(2), which were committed on January 6, 2021, at the U.S. Capitol in Washington, D.C.

Probable Cause - The U.S. Capitol on January 6, 2021

- 3. The U.S. Capitol, which is located at First Street, SE, in Washington, D.C., 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 are allowed access inside the U.S. Capitol.
- 4. On January 6, 2021, the exterior plaza of the U.S. Capitol was closed to members of the public.
- 5. 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.
- 6. 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.
- 7. At approximately 2:00 p.m., certain individuals in the crowd forced their way through, up, and over the barricades, and officers of the U.S. Capitol Police, and the crowd

advanced to the exterior façade of the building. The crowd was not lawfully authorized to enter or remain in the building and, prior to entering the building, no members of the crowd submitted to security screenings or weapons checks by U.S. Capitol Police Officers or other authorized security officials.

- 8. 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, shortly after 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.
- 9. 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, all proceedings of the United States Congress, including the joint session, were effectively suspended until shortly after 8:00 p.m. the same day. In light of the dangerous circumstances caused by the unlawful entry to the U.S. Capitol, including the danger posed by individuals who had entered the U.S. Capitol without any security screening or weapons check, Congressional proceedings could not resume until after every unauthorized occupant had left the U.S. Capitol, and the building had been confirmed secured. The proceedings resumed at approximately 8:00 pm after the building had been secured. Vice President Pence remained in the United States Capitol from the time he was evacuated from the Senate Chamber until the session resumed.
- 10. 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.

Probable Cause - DRESCH

- 11. In this context, on January 7, 2021, the Federal Bureau of Investigation received a tip that DRESCH, a resident of Calumet, Michigan, was at the U.S. Capitol Building the day before and had entered said building without permission or authorization. The tip indicated that DRESCH had posted information describing his own January 6, 2021, entry onto the U.S. Capitol Building on his Facebook account. The tipster described the Facebook account, which included the username "Karl Dresch," and was available online at https://www.facebook.com/karl.dresch.7.
- 12. FBI Special Agent John Fortunato reviewed publicly available Facebook posts which were posted on the account (referred to here as the "FACEBOOK ACCOUNT") with username Karl Dresch and page located at https://www.facebook.com/karl.dresch.7. Subsequently, on January 12, 2021, United States Magistrate Judge Robin Meriweather issued a search warrant concerning information associated with the FACEBOOK ACCOUNT. Facebook, Inc., responded by providing information and records to the FBI on January 13, 2021.
- 13. I have reviewed information and records from Facebook and found that, by no later than December 16, 2020, DRESCH posted information to the FACEBOOK account which was

focused on the January 6, 2021, certification, and which equated the planned events for January 6, 2021, with the historical events on July 4, 1776. For example, on December 16, 2020, DRESCH posted, "Stop the Steal", and on December 20, 2020, DRESCH posted, "7-4-1776 = 1-6-2021".

- 14. By January 3, 2021, DRESCH posted that he was preparing to go to "DC", and was "prepared for chemical attacks and what not." He also urged others to do so by way of his FACEBOOK ACCOUNT, writing, "NO EXCUSES! NO RETREAT! NO SURRENDER! TAKE THE STREETS! TAKE BACK OUR COUNTRY! 1/6/2021=7/4/1776". Between January 3, 2021, and January 6, 2021, other posts on DRESCH's FACEBOOK ACCOUNT reflect preparations to arrange travel and then travel to Washington, D.C., for that purpose.
- 15. On his FACEBOOK ACCOUNT, DRESCH posted photographs, such as the photograph depicted in Figure 1, below, which show scenes from the U.S. Capitol grounds on January 6, 2021. The photograph in Figure 1 depicts a group of individuals approaching the U.S. Capitol Building, which can be seen in the background. The background in the photograph, including the sky and weather conditions as well as the depictions of the crowd, are generally consistent with the depictions which I have seen from news accounts and other reliable sources of photographs and videos of the scene on January 6, 2021. The photograph, including the vantage point displayed in the photograph, is consistent with a photograph taken by someone on the scene using a cellular telephone.



Figure 1

16. Facebook records show that, at about 3:13 p.m. on January 6, 2021, DRESCH posted the photograph in Figure 2, together with the comment "Who's house? OUR HOUSE!"





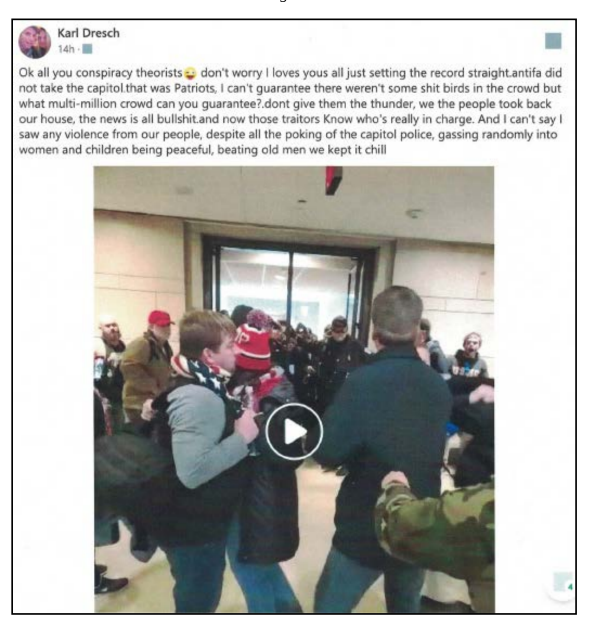
- 17. Facebook records show that, at about 3:14 p.m. on January 6, 2021, DRESCH posted the photograph depicted in Figure 3. This photograph was posted with the title, "We are in." FBI Special Agent John Fortunato shared the post displaying Figure 3 with a U.S. Capitol Police Officer, who confirmed that it accurately depicts the inside of the U.S. Capitol Building, specifically, the "Crypt," a location under the rotunda in the center of the Capitol.
- 18. Facebook records also include metadata for the photograph in Figure 3. The metadata shows that this photograph was taken at 2:26 p.m., using a Motorola "Moto e6" phone.

Figure 3



19. In addition to these photographs, DRESCH also posted, or sent messages containing, videos of the scene inside and around the Capitol during the conduct under investigation. For example, DRESCH posted the video depicted (in still frame), in Figure 4. Agent Fortunato provided Figure 4 to a member of the U.S. Capitol Police, who works in and is familiar with the U.S. Capitol Building. He verified that the photograph in Figure 4 is an accurate depiction of the U.S. Capitol Visitor's Center, which is inside the U.S. Capitol and which was closed to the public on January 6, 2021.

Figure 4



20. Facebook records do not specify the date or time that the video in Figure 4 was taken. However, at 12:11 a.m. on January 7, 2021, shortly after midnight, DRESCH posted the video with the comment, "Okay all you conspiracy theorists [winking smiley face emoji] don't

worry I loves yous all just setting the record straight.antifa did not take the capitol.that was Patriots, I can't guarantee there weren't some shit birds in the crowd but what multi-million crowd can you guarantee?.don't give them the thunder, we the people took back our house, the news is all bullshit.and now those traitors Know who's really in charge. And I can't say I saw any violence from our people, despite all the poking of the capitol police, gassing randomly into the women and children being peaceful, beating old men we kept chill[.]"

21. While inside the Capitol, DRESCH also exchanged messages with other Facebook users. On January 6, 2021, at about 2:43 pm on, prior to posting Figures 2 and 3, DRESCH exchanged messages with another Facebook user, referred to here as "USER TWO." At 2:43 p.m., USER TWO wrote, "Patriots are in the Capitol building now." DRESCH responded at 2:44 p.m., writing "I am," and, also sent the photograph depicted in Figure 5.



Figure 5

22. Figure 5 is cropped to ensure that it fits on the page, but the rest of the photograph depicts only the floor. A complete copy of the photograph was provided to a member of the U.S. Capitol Police, who stated that the photo appeared to depict inside the Capitol Visitors Center, and that it appears to show the part of the Visitor's Center that is closer to the House of Representatives.

- 23. USER TWO wrote, at 2:48 p.m., that "Word is police are getting ready to use tear gas." DRESCH responded, "Been using it. Mask up."
- 24. DRESCH also corresponded with a Facebook user referred to here as "USER THREE." According to Facebook records, at 5:17 p.m., DRESCH sent USER THREE a "selfie" or self-portrait photograph, together with the message, "Just had a beer on our front porch." Figure 6 is a copy of that "selfie" photograph, which shows DRESCH outside of the Capitol Building.





- 25. A minute later, at about 5:18 p.m., DRESCH sent USER THREE the same photograph depicted above in Figure 3, together with the comment, "That's right outside the house of representative...we got in! Took a lil gas ...wtf I love masks now!"
- 26. DRESCH provided additional context about the scene, writing to USER THREE, "Had the cops booking it." He did not explain further or provide photographs depicting that.
- 27. DRESCH also responded to other people's comments on Facebook. For example, at about 4:46 p.m., in response to another post, DRESCH wrote, "It was peaceful...still got a lil gas tho...mask on for safety[.]" In response to another person who wrote about the individuals breaking into the Senate and House chambers and breaking glass and shoving officers, at around 6:09 p.m., DRESCH wrote "we broke no glass no shoving I seen[.]"

- 28. Later that evening, DRESCH expressed his approval of the events of the day. At about 8:32 p.m., commenting on a picture of a crowd at the Washington Monument, DRESCH posted, "Total Victory!" At 8:44 p.m., DRESCH posted, "I'm excited!" The next day, on January 7, 2021, at about 9:36 a.m., DRESCH commented on an unidentified post that "Mike Pence gave our country to the communist hordes, traitor scum like the rest of them, we have your back give the word and we will be back even stronger." The underlying post belonged to another Facebook user, and Facebook's production of information and records here did not include a copy of that post or identify its user.
- 29. Finally, on January 8, 2021, around 11:35 a.m., DRESCH sent another user the photograph depicted in Figure 7. Facebook records do not include the date or time the photograph was taken. However, I provided a copy of the photograph to a member of the U.S. Capitol Police, who stated that the photograph was taken in the Crypt of the U.S. Capitol, the same location as Figure 3, and that it showed the statute of John Caldwell Calhoun. In addition, I reviewed the photograph closely and compared it with the "selfie" photograph in Figure 6. I noticed that the person pictured in both photographs appears to be wearing the same distinctive clothing a jacket or blazer-style jacket and a plaid multicolor shirt with some reddish coloring, over a hooded sweatshirt, and a baseball-style cap. The photograph for Figure 7, which depicts more of the subject's body, also shows that the subject was wearing dark-colored pants or jeans, black gloves, and reflective sunglasses.





30. On January 7, 2021, Agent Fortunato obtained a copy of DRESCH's Michigan Driver's License picture and compared it to the profile pictures for the FACEBOOK ACCOUNT, as well as the "selfie" depicted in Figure 6. Figure 8, below, contains the Driver's License picture and the Facebook profile picture. The Michigan Driver's License picture is on the left side of Figure 4; the Facebook profile picture is on the right side of Figure 8. Based on the comparison between those two pictures, I believe that there is probable cause to believe that both pictures depict DRESCH. I further believe, based on a comparison of those pictures with Figure 6 and Figure 7, as well as the other evidence described above (including the description of clothing), that there is probable cause to believe that all of these pictures depict DRESCH.





- 31. Based on all of the foregoing information, as well as my training and experience, I respectfully submit that there is probable cause to believe that KARL DRESCH, also known as KARL FRIEDRICH-JOHANNES DRESCH, 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 so; 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.
- 32. Your affiant submits that there is also probable cause to believe that KARL DRESCH, also known as KARL FRIEDRICH-JOHANNES DRESCH, violated 40 U.S.C. § 5104(e)(2)(D) and 5104(e)(2)(G) which make 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.

33. Your affiant submits that there is also probable cause to believe that KARL DRESCH, also known as KARL FRIEDRICH-JOHANNES DRESCH, violated 18 U.S.C. § 1512(c), which makes it a crime to corruptly obstruct, influence, or impede any official proceeding, including a proceeding of Congress, or make an attempt to do so.

Matthew Drummond

Special Agent

Federal Bureau of Investigation

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone, this 15th day of January 2021.

ZIA M. FARUQUI

U.S. MAGISTRATE JUDGE

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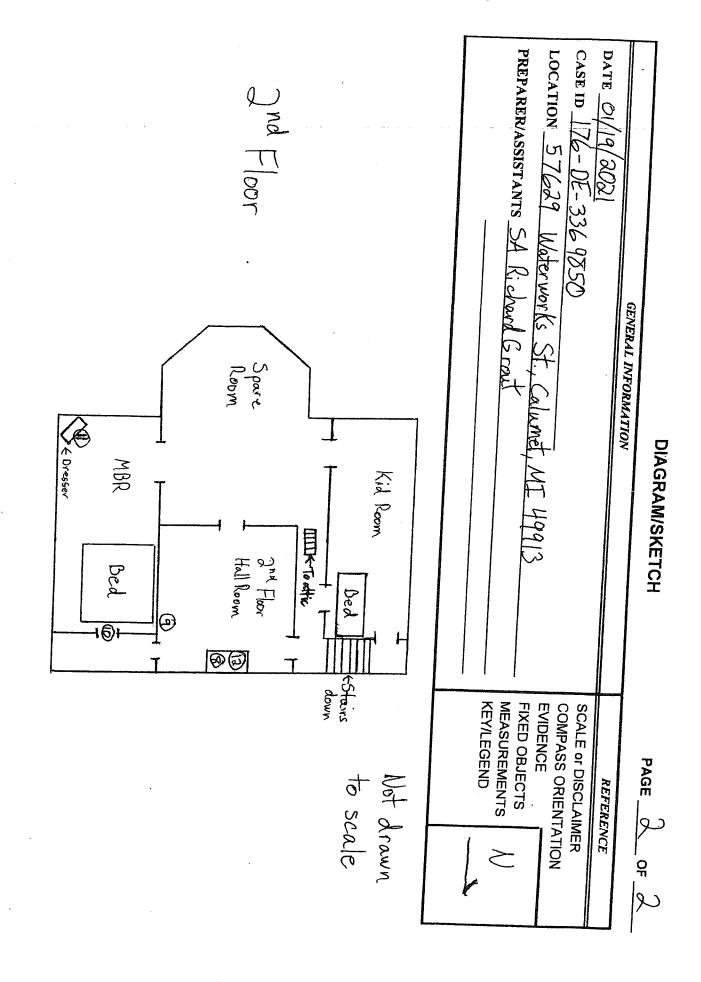
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EVIDENCE RECOVERY LOG

CONTINUATION PAGE



Photographic log

1/19/2021 Case ID: 176-DE-3369850

57629 Waterworks St.

11 Calumet, MI 49913
of SA Matthew Hellman
ee
Photo descriptor

la	Photo descriptor	Description
Pa	1stflbr1	Left
1	1stflbr2	Center
2/2	1stflbr3	Right
4/1:	1stflbr4	Right corner
04	1stflbr5	Suitcase on bed
led	1stflbr6	Suitcase close-up
Fi	1stflbr7	Suitcase opened
-2	2ndflrhall	Hallway at top of stairs, shows attic ladder
18		s hallway/storage - direc
ent		Looking right from doorway at top of stairs
ıme		Looking into right corner from doorway at top of stairs
ocu		Left wall, Hitler movie poster
Do		Doorway into MBR closet, can see orange curtain glow from MRR access
J		
ΑB		Desk with ammon and knife
'1-	firhaliroom	Rifle ammo on desk in 2nd floor hall room
07		Back door, unlocked where entry was made
-00	Backpack1	Isolated view of backpack found in family room sitting on a chair
-cr		View looking into backpack
21		Closeup inside backpack showing Metrocard and hand-held radio
1	Backpack4	Some items removed from backpack, radio, metrocard ammo notonad
	Backseattruck1	View looking into back seat of truck parked in the driveway through mind.
C	ruck2	Closeup of box containing a hat in backseat of truck
		Bathroom
	Diningroom1	Straight, from Kitchen
	Diningroom2	Right corner, Kitchen doorway on right

	Left corner of family room from dining room doorway.	- aiiii 00111#
	inglic from dining room, showing coat rack where evidence #3 was found	FamroomA
	Bight from distilled roll into ramily room, door to porch visible.	Famroom3
	Straight from dining room into 6	Famroom2
	Family room from dining room	CFamroom1
	Photo showing location of safety glasses	EVidence 13-4
	Safety glasses of interest, on dining room table, moved for viewing	
	Safety glasses of interest, on dining room table, moved for viewing	
	Safety glasses of interest, on dining room table.	
	Pistol grip found in upstairs hall room desk drawer	
	Ammunition found in dresser in Master bedroom.	
	Ammunition found in dresser in Master bedroom.	
	Rifle found in Master bedroom closet, moved for better view.	A Evidence 10
	Shotgun found in upstairs hall room, moved for better view	
	Ammunition found in upstairs hall room.	_
	Ammunition found in upstairs hall room.	
	Shotgun shells on cupboard in dining room.	
	Jeans found in suitcase, two pairs.	_
	Plaid shirt found in suitcase.	18 Evidence5
	Green sweatshirt of interest, located in washer	
	Green sweatshirt of interest, located in washer	
	Green sweatshirt of interest, located in washer	e Evidence4-1
	Second tweed sportcoat of possible interest.	_
	Tweed sportcoat of possible interest.	
icrowave visible on right.		
	nway back of	
	Back entry/Laundry right from Kitchen doorway.	
hot from Kitchen doorway.		EntLaundry2
	+o book	∞ EntLaundry1
	Shotgun shells on cupboard in dining room	of Drshells
	Close up of HH radio box.	11 Diningroom7
	Empty box for HH radio, on table in dining room	Diningroom6
	Chair in dining room, possible sport-coat of interest	Diningroom5
	Dining room, straight from 1st floor bedroom document	Diningroom4
	Corner of dining room from doorway into 1 the	Diningroom3

01010	Porch3	Porch2		Selvibrcios	Morcios	_		Mbr8		Mbr6	BJ Mbr5	Mbr4	Mbr3	Mbr2	Mbr1	Kitchen5	Kitchen4	Kitchen3	Kitchen2	Kitchen1	04 Kidroom7	Kidroom6	/21 Kidroom5	Kidroom4	Pa Kidroom3	Kidroom2	Kidroom1	Front door	Famroom9	Famroom8	Famroom7	Famroom6	Famroom5
				Mbrclosetwhereriflewas	Mbrclosetandrifle	10									٧						7	16	15	14	13	12	12	or	m9	m8	m7	m6	m5
Porch right corner and front wall from front door.	Doroh right form Holli Holli Holli.	Porch right wall from front door	Porch wall backing up to the house from front door	ite each Diff	Rifle found in Master bedroom closet, moved for better view	Ammo found in master br dresser drawer.	Master br from far left corner looking back at doorway	Atlanta Braves backpack and items on floor of master brasecond view	Atlanta Braves backpack and items on floor of master hr	far right corner of master br from doorway	straight view of master br from doorway	far left corner of master br from doorway.	Left corner of master br from doorway	Doorway to master hedroom from spare room, second floor.	Doorway to master bedroom from spare room second from	Another view of stairway door from kitchen	- 1	Kitchen from entry/laundry doorway showing bathroom land:	Kitchen left from entry/laundry doorway	Kitchen left from dining room doorway	at both doorways left to hallway sight to	Kid's' room closet.	Right corner from spare room door on right loads to bell	Right from spare room doorway.	center from spare room doorway	Left wall of 'kid's' room, from spare room doorway.	Doorway to 'kid's' room, from spare room on socond float	Front view of house exterior.	Tweed sportcoat on rack in family room as found	Backpack located in family room as found	Doorway into front porch from family room	Front wall of family room windows look out out out.	Far left corner of family room from dining

Porch5	Porch front wall front door is immediately to the
Porch6	Porch front wall, front door visible on right
Rifle1	Close up of rifle s/n
Rifle2	Close up of rifle s/n
Rifle3	Close up of rifle information: Russia CCCBETOOO
Rifle4	Close up of rifle information but not visible
SG2ndflrhallroom2	Troom
SG2ndflrhallroom1	Shotgun discovery location, in 2nd floor half room
Shotgun1	Close up of shotgun stock
Shotgun2	Close up of shotgun s/n
Shotgun3	Close up of shotgun s/n
Spareroom1	Spare room from hall room
Spareroom2	Spare room from hall room
Spareroom3	Left side of spare room from hall room MRR doorway visible
Spareroom4	Far right corner of spare room from hall room
Spareroom5	vav optrance to II.:
Spareroom6	Right corner of spare room from just inside doorway from ball to the spare room visible.
	Staircase Staircase
Stairlanding	Landing at bottom of staircase, door to garage on left
Suitcase1	close up of suitcase, open
Suitcase2	Suitcase and clothes
Suitcase4	Suitcase and clothes
	Landing at top of staircase
Truckdriveway	Truck parked in driveway
Truckdrivewaylp	License plate of truck parked in driveway
Upstairscloset1	oom rifle was located on
	Vehicle at Superior Service Towing, front view
	Rear view
	close up of rear window
S Vehicle4	Driver side door open
	Driver side rear door open
	Passenger side rear door open
Vehicle7	Passenger side rear door open
Vehicle8	Passenger side door open

Washer1	Vehicleexit9	Vehicleexit8	Vehicleexit7	Vehicleexit6	Vehicleexit5	Vehicleexit4	Vehicleexit3	Vehicleexit2	Vehicleexit1	Vehicle10	Vehicle9
Green sweatshirt of interest, located in washer.	Vehicle exit and secured	Driver side exit, closed	Driver side exit, rear door secured	Driver side rear exit	Passenger side exit, closed	Passenger exit, rear passenger door secured	Rear passenger exit	Trunk closed exit	Trunk open exit photo	Trunk open close up	Trunk open

FD-302 (Rev. 5-8-10)

-1 of 1-

UNCLASSIFIED//FOUO

FEDERAL BUREAU OF INVESTIGATION

Date of entry	01/29/2021

On 01/20/2021, at the FBI Office in Marquette, Michigan, SA John Fortunato emptied the Atlanta Braves backpack seized from the residence of Karl DRESCH during the execution of a search warrant. SA Fortunato photographed the items at that time. The photographs are attached. The items are listed below. Refer to the photographs for details of the items found.

- · black, red, and white Atlanta Braves backpack
- (4) cans chewing tobacco
- radar detector
- handheld radio
- Metro Smartpass
- misc papers
- 160 rounds of 7.62x39 ammunition in (8) boxes

On 01/28/2021, SA Fortunato scanned all relevant paper items found in the bag. A copy of the scanned items are attached. Refer to the scan for details of the paper items.

UNCLASSIFIED//FOUO

Investigation on 01/20/2021 at Marquette, Michigan, United States (In Person)

File # 176-DE-3369850 Date drafted 01/29/2021

by FORTUNATO JOHN J

Case 1:21-cr-00071-ABJ Document 18-4 Filed 04/12/21 Page 1 of 3 U.S. Department of Justice Report of Investigation

Bureau of Alcohol, Tobacco, Firearms and Explosives

Title of Investigation: DRESCH, Karl (922g1)		Investigation Number: 774046-21-0006	Report Number: 2
SUMMARY OF EVENT: Receipt and Service of Feder Residence of Karl Dresch NARRATIVE: 1. On January 21, 2021, of Magistrate Judge Magistrate Judge Magistrate Vermaat of Application/Affidavit Voogd swore out the the application/affida Motion to Seal in this Search Warrant, and Magistrate Vermaat of Application affida Motion to Seal in this Search Warrant, and Magistrate Vermaat of Search Warrant was formentioned Feder Search Warrant was formentioned Feder Search Warrant was formed Vermant Ve	an Application/Affidavit for a Se Maarten Vermaat for authorization This is the current residence of Ka contacted Special Agent Aaron Vot for a Search Warrant and determ search warrant via recorded telephytical authorizing the search warrant is matter. A copy of the signed App Motion to Seal are included as attack a Voogd with the support of the Menforcement Team (UPSET) and ral Search Warrant at For evidence in relation to violation as aware from surveillance conduct the January 19 th federal search was as of earlier in the day a porchiduals at the property. SA Voogd earn would conducted the entry and search was as of earlier in the day a porchiduals at the property. SA Voogd earn would conducted the entry and search was as search was as of earlier in the day a porchiduals at the property.	earch Warrant was forwarded to search of a rl DRESCH (W/M, DOB: bogd via telephone after he ined there to be probable chone call. Magistrate Verma. Magistrate Vermaat also polication/Affidavit for Sear achments. Michigan State Police (MSF the MSP Calumet Post, sear as of evidence of violation on briefing with law enforced ing took place at the UPSE ted by UPSET that the only arrant by the Federal Burean light was now on. Althout was the On-scene Command securing of the residence and securing of the residence and securing of the residence of the search of the securing of the residence of the search of the securing of the residence of the search of the securing of the residence of the search of the securing of the residence of the search of the sear	ed to the office reviewed the ause. SA naat then signed granted a ch Warrant, D) Upper reved the This on(s) of 18 ement (LE) ET West Team y new activity au of gh there were nder and it was e.
Aaron R. Voogd	Title: Special Agent, Marquette Satellite Off	Signature:	Date: 1/25/21
Authorized by: Jeremy S. Herrmann	Title: Resident Agent in Charge Marquette	Signature:	Date:
	Resident Agent in Charge, Marquette S Office	Satellite	
Second level reviewer (optional): Iames M. Deir	Title: Special Agent in Charge Detroit Field	Signature:	Date:

- 4. On this same date, at approximately 1:50pm, law enforcement arrived at residence and approached the designated entry point. SA Voogd from his position on front cover heard the entry team knock and announce, "Police with a Search Warrant". The entry advised when the residence was clear and secured. SA Voogd learned in discussion with the entry team, that the entry point was not unsecured as it had been left on January 19th and forced entry was required. SA Voogd also learned that there were no individuals located in the residence.
- 5. At this point, SA Voogd conducted video of the residence prior to the initiation of the search. Once the video was complete. The UPSET team conducted a thorough search of the residence and vehicles located on the curtilage. SA Voogd maintained a Search Warrant Tabulation/Return, which has been included as an attached. The search resulted in the recovery and seizure of the following items of evidentiary value:
 - a Glock, model 23, .40 caliber semi-auto pistol, serial number RA398, loaded with a round in the chamber, located in a black holster
 - a blue Ziploc bag containing suspected marijuana located near the Glock pistol
 - Miscellaneous residency documents
 - Two (2) boxes of 12 gauge ammunition
 - a Remington, model 1100, 12 gauge shotgun, serial number N997352M, loaded with two (2) 12 gauge shells, located in a camouflage case
 - Eight (8) boxes of miscellaneous ammunition

Upon completion of the search, SA Voogd closed out the tabulation/return, which was witnessed by MSP UPSET Detective Sargent (D/Sgt.) Jason Wickstrom. Since there was no one at the residence, a copy of the Search Warrant and tabulation/return was left on the dining room table.

6. SA Voogd then conducted an out-video of the residence post-search. Once this was complete, the property was secured in SA Voogd's vehicle for transport to the ATF Marquette Satellite Office. UPSET secured the entry point door and exited through the lockable front door of the residence.

ATTACHMENT(S):

Application/Affidavit for Search Warrant, Search Warrant and Motion to Seal Search Warrant Tabulation/Return

SEARCH WARRANT TABULATION/RETURN

COMPLAINT #774046-21-0666 TAKEN FROM: (Name and Address, if applicable) DATE 1/21/21 TIME 1350 SEIZING OFF. DESCRIPTION OF ITEM(S) LOCATION OF ITEM(S) ITEM # FILE NOT BEDROOM CLOSET BLOCK MDL Z3, 40 CAL SEMI-AUTO SINA RAZAS LOADED I'M CHAMBER 2nd PCR BLUE ZIPLOC BALGIE CONTHINING SUSPECTED MARJUANA MISC RESIDENCY DOCS DINING ROOM CABINET WICKSTRON FRONT PORCH IN ZAWADA 2 BOXES OF . 12 GAOGE BOY IN PURPLE BRIDGET AMMUNICION. GREEN BEDROOM IN REMINSTON MOL 1100 126A JOHNSON SIN.N997352M LANDED "25HELL CAMOCASE IN CLOSET 8 BOXES OF MISC AMMUNITION DINING ROOM CABINGT-WICESTRAN LOWER PURTION NAME AND TITLE (Print or Type) NAME AND TITLE (Print or Type)

Jan. 25. 2020ase 41:241-cr-00071sAB3taDodument 18-5 Filed 04/12/21 Page 10f 4 P. 1

MICHIGAN DEPARTMENT OF STATE POLICE	original date: Tue, Jan 19, 2021	1NCIDENT 1 087-000	no: 10085-21
ORIGINAL INCIDENT REPORT	TIME RECEIVED: 1910	FILE CLAS 52003	S:
	WORK UNIT: MSP CALUMET POST	COUNTY: HOUGH	
COMPLAINANT: S/A FORTUNATO		TELEPHO	NE NO:
ADDRESS: STREET AND NO:	CITY:	STATE:	ZIP GODE:
INCIDENT STATUS: OPEN			

ASSIST FBI ON SEARCH WARRANT/SEIZE FIREARMS-AMMO

INFORMATION:

D/Sgt Wickstrom and I assisted S/A Fortunato and three other FBI Agents conduct a search warrant at the below listed residence. The FBI had a search warrant to search the residence and vehicles for evidence linking Karl Dresch to the breach of the Capital Building in Washington D.C. Karl Dresch lived at this residence and they have photographs of him inside of the Capital. Dresch was arrested earlier in the day and was currently in the holding cell at the post. I was requested as uniform presence at the search.

Prior to executing the warrant, I was informed by S/A Fortunato that Dresch was a convicted felon. During the search, the below listed property was located by FBI Agents. The FBI photographed and documented where the items were found. I seized the items for further investigation as Dresch is a convicted felon and cannot possess them. The house was not going to be locked when we left though the FBI was going to have Dresch contact someone to secure the house after we left.

VENUE:

HOUGHTON COUNTY

DATE & TIME:

ON OR AFTER: TUE, JAN 19, 2021 AT 1910

COMPLAINANT:

NAM:	S/A FORTUNATO			
BIR:		RAC:	WHITE	ETH:
NBR:	DIR:	SEX:	MALE	DL: /
STR:		DOB:		SSN:
SFX:		HGT:	f ir	SI: /
CTY:	ST:	WGT:		FBI:
TXH:	ZIP:	HAI:		MNU:

PAGE:	INVESTIGATED BY:	INVESTIGATED BY:	REVIEWED BY:
1 of 4	KOSKELA, STEVEN, 834, TROOPER		

PRINTED: 1/25/2021 13:57

Jan. 25. 20 Case 4:24-cr-00071gABJtaDodument 18-5 Filed 04/12/21 Page 2 Of 4 P. 2

EYE:

MICHIGAN DEPARTMENT OF STATE POLICE

ORIGINAL INCIDENT REPORT

original date:	INCIDENT NO:
Tue, Jan 19, 2021	087-000085-21
TIME RECEIVED:	FILE CLASS:
1910	52003

PR:

TXW:

SMT:

SUSPECT:

KARL FRIEDRICH-JOHANNES NAM:

DRESCH

BIR: NBR: DIR: STR: SFX: CTY: TXH:

RAC: SEX: DOB: HGT: WGT: HAI: EYE.

ETH: DL: SSN: SI: FBI: MNU: PR:

SEIZED:

TXW:

SMT:

SEIZED BY: KOSKELA

Prop 0001 -Type1: Rifle Type2: SEMI-AUTOMATIC Make: SKS Model: SKS Registered to Owner: Cal.: 7.62 Bar Ln: 20 Shots: 10 Finish: Blue Serial #: 5720K OAN: Value: \$400.00 Inscription: CCCP5700

Recovered Value: \$400.00

Descrp: ONE SKS 7.62X39 CALIBER RIFLE WITH ATTACHED TANNISH CANVAS SLING AND ATTACHED FOLDING BAYONET.

Obtained From:

02 -

31 -

THE SKS WAS ON THE BED IN A BEDROOM ON THE SECOND FLOOR. IT HAD ALREADY BEEN PHOTOGRAPHED BY THE FBI. I DO NOT KNOW THE EXACT LOCATION WHERE IT WAS FOUND. Date/Time Recovered: 01/19/2021 2045

SEIZED BY: KOSKELA

Prop 0002 -Type1: Shotgun Type2: PUMP/SLIDE ACTION Make: O. F. Mossberg & Sons Model: 500

Registered to Owner: Cal.: 12 G Bar Ln: 18 Shots: 6 Finish: Blue Serial #: J527652 OAN: Value: \$300.00

Inscription: ENGLISH D ON STOCK Recovered Value: \$300.00

Descrp: ONE MOSSBERG MODEL 500 12G PUMP SHOTGUN. ON BOTH SIDES OF THE STOCK IT HAS SOME NON FACTORY CHECKERING ALONG WITH AN OLD ENGLISH D.

Obtained From:

02 -

31 -

I SEIZED THE SHOTGUN FROM THE ROOM/HALL AREA AT THE TOP OF THE STEPS ON THE SECOND FLOOR. THE FBI HAD ALREADY PHOTOGRAPHED IT, I DO NOT KNOW WHERE THEY ACTUALLY FOUND IT.

Date/Time Recovered: 01/19/2021 2045

PAGE:	INVESTIGATED BY:	INVESTIGATED BY:	REVIEWED BY:
2 of 4	KOSKELA, STEVEN, 834, TROOPER		

PRINTED: 1/25/2021 13:57

Jan. 25. 2020ase 41:24-cr-00071 & ABJ ta Document 18-5 Filed 04/12/21 Palge (3) (0) f 4 P. 3

MICHIGAN DEPARTMENT	OF
STATE POLICE	

ORIGINAL INCIDENT REPORT

ORIGINAL DATE: Tue, Jan 19, 2021	INCIDENT NO: 087-0000085-21
TIME RECEIVED:	FILE CLASS:
1910	52003

SEIZED BY: KOSKELA

Prop 0003 -Type: AMMUNITION Value: \$2.00

Descrp: 3 WINCHESTER WESTERN BRAND 12G SHOTGUN SHELLS. THE SHOT SIZE IS 7 1/2 SHOT.

THE CASINGS ARE RED IN COLOR AND THEY HAVE SILVER "LOW BRASS" AT THE BASE.

Obtained From:

02 -

31 -

THE SHOTGUN SHELLS WERE REMOVED FROM A SHELF ADJACENT TO THE DINING ROOM TABLE.

THEY ARE IN THE FBI PHOTOGRPAHS MARKED WITH THE #7 PROPERTY MARKER.

Date/Time Recovered: 01/19/2021 2045

SEIZED BY: KOSKELA

Prop 0004 -Type: AMMUNITION Value: \$15.00

Descrp: A FULL BOX OF 7.62X39 CALIBER AMMUNITION. THE BRAND IS RED ARMY STANDARD. THEY HAVE A STEEL CASE AND COPPER FULL METAL JACKET BULLET. TWENTY (20) ROUNDS TOTAL.

Obtained From:

02 -

31 - 1

THE FULL BOX OF 7.62X39 AMMUNITION WAS RECOVERED FROM A SHELF NEXT TO THE DINING ROOM TABLE. THEY ARE IN THE FBI PHOTOGRPAHS MARKED WITH THE #7 PROPERTY MARKER. Date/Time Recovered: 01/19/2021 2045

SEIZED BY: KOSKELA

Prop 0005 -Type: AMMUNITION Value: \$100.00

Descrp. TWO ONE HUNDRED ROUND BOXES OF TULAMMO BRAND 7.62X39 AMMUNITION. IT IS 112GR FULL METAL JACKET AMMUNTION. ONE BOX IS FULL AND THE OTHER CONTAINS 95 ROUNDS. THERE ARE 195 ROUNDS TOTAL.

Obtained From:

02 -

31 -

THE 195 ROUNDS OF 7.62X39 AMMUNITION WAS FOUND IN THE ROOM/HALLWAY AREA AT THE TOP OF THE STEPS ON THE SECOND FLOOR. THEY ARE THE FBI'S PHOTOGRAPHS THAT ARE LABELED #8 WITH A YELLOW EVIDENCE MARKER.

Date/Time Recovered: 01/19/2021 2045

SEIZED BY: KOSKELA

Prop 0006 -Type: AMMUNITION Value: \$13.00

Descrp: TWENTY TWO ROUNDS OF 7,62X39 AMMUNITION. THEY HAVE STEEL CASES AND COPPER

FULL METAL JACKET BULLETS.

Obtained From.

02 -

31 -

THE TWENTY TWO (22) 7.62X39 ROUNDS WERE FOUND IN A DRAWER IN THE SAME BEDROOM FROM WHICH IS SIEZED THE SKS RIFLE. THEY WERE PHOTOGRAPHED NEXT TO THE #11 YELLOW PROPERTY MARKER IN THE FBI PHOTOGRAPHS.

Date/Time Recovered: 01/19/2021 2045

PAGE:	INVESTIGATED BY:	INVESTIGATED BY:	REVIEWED BY:
3 of 4	KOSKELA, STEVEN, 834, TROOPER		

PRINTED: 1/25/2021 13:57

Jan. 25. 202 Case 42: All-cr-000 071 g AB 3 ta Porument 18-5 Filed 04/12/21 Page 04/09 f 4 P. 4

MICHIGAN DEPARTMENT OF STATE POLICE

ORIGINAL INCIDENT REPORT

ORIGINAL DATE:	INCIDENT NO:
Tue, Jan 19, 2021	087-0000085-21
TIME RECEIVED: 1910	FILE CLASS: 52003

STATUS:

OPEN

PAGE:	INVESTIGATED BY:	INVESTIGATED BY:	REVIEWED BY:
4 of 4	KOSKELA, STEVEN, 834, TROOPER		

United States District Court

for the

Western District of Michigan

United States of America)	
v.)	
Karl Dresch) Case No.	2:20-mj-4
Defendant)	

ORDER OF DETENTION PENDING TRIAL

Part I - Eligibility for Detention

Upon 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:
☐ (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
□ (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
\Box (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.

Case 2sel 1mj 1000000011/- ABCF D to cultrap rPage 6D. E8ed F04 dl 21/212/Page 2gef 2 of 3

AO 472 (Rev. 11/16) Order of Detention Pending Trial

☐ B. Rebuttable Presumption Arises Under 18 U.S.C. § 3142(e)(3) (narcotics, firearm, other offenses): There is a
rebuttable presumption that no condition or combination of conditions will reasonably assure the appearance of the defendant as required and the safety of the community because there is probable cause to believe that the defendant committed one or more of the following offenses:
(1) 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);
☐ (2) an offense under 18 U.S.C. §§ 924(c), 956(a), or 2332b;
☐ (3) 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;
☐ (4) an offense under Chapter 77 of Title 18, U.S.C. (18 U.S.C. §§ 1581-1597) for which a maximum term of imprisonment of 20 years or more is prescribed; or
(5) an offense involving a minor victim under 18 U.S.C. §§ 1201, 1591, 2241, 2242, 2244(a)(1), 2245, 2251, 2251A, 2252(a)(1), 2252(a)(2), 2252(a)(3), 2252A(a)(1), 2252A(a)(2), 2252A(a)(3), 2252A(a)(4), 2260, 2421, 2422, 2423, or 2425.
☐ C. Conclusions Regarding Applicability of Any Presumption Established Above
☐ The defendant 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 defendant has presented evidence sufficient to rebut the presumption, but after considering the presumption and the other factors discussed below, detention is warranted.
Part III - Analysis and Statement of the Reasons for Detention
After considering the factors set forth in 18 U.S.C. § 3142(g) and the information presented at the detention hearing, the Court concludes that the defendant must be detained pending trial because the Government has proven:
■ By clear and convincing evidence that no condition or combination of conditions of release will reasonably assure the safety of any other person and the community.
■ By a preponderance of evidence that no condition or combination of conditions of release will reasonably assure the defendant's appearance as required.
In addition to any findings made on the record at the hearing, the reasons for detention include the following:
☑ Weight of evidence against the defendant is strong
☐ Subject to lengthy period of incarceration if convicted
☐ Participation in criminal activity while on probation, parole, or supervision
☑ History of violence or use of weapons
☐ History of alcohol or substance abuse
☐ Lack of stable employment
☐ Lack of stable residence
☐ Lack of financially responsible sureties

Cas@2324.1m219000000111-ABCF Dubculm2er1Pal@e6D. E9edF0461.011212/Palg@23gef 3 of 3

AO 472 (Rev. 11/16) Order of Detention Pending Trial
☐ Lack of significant community or family ties to this district
☐ Significant family or other ties outside the United States
☐ 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:
In addition, the undersigned finds clear and convincing evidence that no condition or combination of conditions of release will reasonably assure the safety of any other person and the community based on (1) Defendant's possession of firearms and

In addition, the undersigned finds clear and convincing evidence that no condition or combination of conditions of release will reasonably assure the safety of any other person and the community based on (1) Defendant's possession of firearms and ammunition following a felony conviciton, (2) Defendant's posting of statements reflecting a willingness to engaged in additional actions that are similar to those he took on Jan. 6, 2021 (see Government's exhibits 18 and 19 from detention hearing), and (3) Defendant's willingness to flee pursuing police officers at high speed in 2013 (see ECF No. 3, PageID.6-7 (Pretrial Services Report documenting high speed chase involved Defendant in Wisconsin and Michigan on June 7, 2013)).

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 appearance in connection with a court proceeding.

Date:	01/22/2021	s Maarten Vermaat
		United States Magistrate Judge



It's war everywhere if we let this election get stolen



Biden will nominate Antony Blinken as secretary of State

The president-elect plans to name his longtime foreign policy adviser to head up the State Department.

Case 1:21-cr-00071-ABJ Document 18-8 Filed 04/12/21 Page 1 of 1

Text @ :Karl Dresch] also I'd bring a gas mask.

We are one of 3 countries that uses tear gas on it's own citizens. It was considered illegal to use during warfare because it's too cruel in 1925 but the u.s still uses it on its citizens during protests which are our constitutional right to do.

Time 2021-01-03 20:34:37 UTC

User Karl Dresch

Text @

Time 2021-01-03 20:25:23 UTC

User Karl Dresch

Text @ yes I am prepared for chemical attacks and what not, thanks!

Time 2021-01-03 20:35:39 UTC

Case 1:21-cr-00071-ABJ Document 18-9 Filed 04/12/21 Page 1 of 1 $\overline{\text{Time}}\ 2021\text{-}01\text{-}05\ 06:03:41\ UTC$ Type Comments

Summary Karl Dresch commented. 'Stop the steal! this is the last stand of The United States of America to remain free as it has existed for the last 244 years. Thank you General Bergman! We have your back!`

Object Id S: I100050701740614:250010273407783:38

Case 1:21-cr-00071-ABJ Document 18-10 Filed 04/12/21 Page 1 of 1

note right outside the house of representative

That's right outside the house of representative...we got in! Took a ■ gas ...wtf I love masks now!

Platform: Mobile

1/6/2021 10:19:21 PM(UTC+0)

Source Extraction: File System (1), File System (2)

Attachments: Size: 0. Path. https://scontent.xx.bodh.neth/st09.1997. 659179802_1505197816593642_651421049848512_n.png.webp?_nc_cat+1&c co+2& nc_siden572ada, en ohic-NNYaphikat/stoAY. Philipyik nc_adnz. nd_nc_cid+4& nc_thiscontent.xx&_nc_md+250846**ab7469786675650aeaab62b assist6486-en-60586A86 Size 0 Pals https://scontent.xx.bodx.net/v109.1997. Pals https://scontent.xx.bodx.net/v109.1997. 639219662 1905962446333779 117722653962306096 n webp?_nc_cal=1&ccb=2 & nc_sid=0572548 ac_che4AXCDXx.ECAX.CDXxbds_nc_ad=2 & nc_sid=0572548 ac_che4AXCDXx.ECAX.CDXxbds_nc_ad=2 & nc_cid=4A nc_htescontent.xx8_nc_md=26046n+1&e5626187922b30x85c2cd9 -7855046e=602AXD1

Document 18 11 m Filed 04/12/21 Page 1 of 1 Case 1:21-cr-00071-ABJ Platform: Mobile Source Extraction: File System (1), File System (2) Platform: Mobile Source Extraction: File System (1), File System (2) We here your niece let us in Platform: Mobile Source Extraction: File System (1), File System (2) ill be back in a couple hiurs

Time 2021-01-07 14:36:50 UTC

Type Comments

Summary Karl Dresch commented. `Mike Pence gave our country to the communist hordes, traitor scum like the rest of them, we have your back give the word and we will be

back even stronger`

Object Id S:_I100050701740614:10160367234876729:9

GOVERNMENT EXHIBIT

19
2:21-mj-04

Sta	te of Wisconsir	n vs. Karl Friedrid	ck Johann	es Dresch	o a a g i i	ent of Con Withheld, Pr	robation	FILED 04-23-2014 Florence Cou	ntv
ate	e of Birth:				Case No	. 2013CF000		Clerk of Circu	10 P. C.
	The defendant v	vas found guilty of	f the followi	ng crime(s):				
t.	Description		Violatio	n	Plea	Severity	Date(s) Committee	Trial d To	Date(s) Convicted
	Vehicle Operate Officer	or Flee/Elude	346.04(3	3)	No Contest	Felony I	06-07-2013		04-22-2014
	IT IS ADJUDGE	D that the defend	ant is guilty	as convic	ted and senten	ced as follow	s:		
t.	Sent. Date	Sentence		Length	Agency	Comme	nts		
	04-22-2014	Probation, sent w		2 YR	Department Corrections	of			
		DOTI : D-		6 MO					
on		DOT License Re ence or Probatio	n	O MIO					
	ditions of Sent Obligations:		n	☐ Joint a	nd Several stitution		Mandatory Victim/Wit. Surcharge	5% Rest	
on	ditions of Sent Obligations:	ence or Probatio (Total amounts o	n nly) Attorney	☐ Joint a				5% Rest Surcharge	
on	ditions of Sent Obligations:	ence or Probatio (Total amounts o	n nly) Attorney	☐ Joint a		Other	Victim/Wit. Surcharge		
on	Obligations: Fine (1,232.00	ence or Probatio (Total amounts o	n nly) Attorney Fees	☐ Joint a	stitution	Other 13.00	Victim/Wit. Surcharge	Surcharge	
on	Community ditions of Sent Obligations: Fine 1,232.00 Conditions Ct. Condition	Court Costs 163.00 Length 11 MO	n nly) Attorney Fees	☐ Joint a Re :	stitution	Other 13.00	Victim/Wit. Surcharge 92.00 me Commen Huber gra May trans Sheriff's I	Surcharge	Surcharge
on	Conditions Conditions Conditions Conditions Conditions Condition Condition	Court Costs 163.00 Length 11 MO	Attorney Fees	□ Joint a Res	stitution	Other 13.00 Begin Til	Victim/Wit. Surcharge 92.00 me Commen Huber gra May trans Sheriff's I	Surcharge nts anted. sfer jail out of Department.	Surcharge
on	Community ditions of Sent Obligations: Fine 1,232.00 Conditions Ct. Condition	Court Costs 163.00 Length 11 MO	Attorney Fees	□ Joint a Res	rogram Com May immo of re- AOD May May	Other 13.00 Begin Tin ments not operate Tobilized by prosidence. A and follow not possess not enter bar	Victim/Wit. Surcharge 92.00 me Commen Huber gra May trans Sheriff's I 14 days of TransAm durin obation or Sh through all re or consume as or taverns.	Surcharge anted. sfer jail out of Department. credit if revok ang probation aeriff's Depart ecommendati	f state, up to ed. Must be tment in county
:om	Conditions Conditions Ct. Condition Jail time Ct. Condition Community Ct. Condit Fine Other	Court Costs 163.00 Length 11 MO service 50 HR	Attorney Fees	□ Joint a Res	rogram Com May immo of re- AOD May May May Must	Other 13.00 Begin Tin ments not operate Tobilized by prosidence. A and follow not possess not enter bar submit DNA	Victim/Wit. Surcharge 92.00 me Commen Huber gra May trans Sheriff's I 14 days of TransAm durin obation or Sh through all re or consume as s or taverns. sample, no s	Surcharge anted. sfer jail out of Department. credit if revok ang probation aeriff's Depart ecommendati	f state, up to ed. Must be tment in county
urs	Conditions Conditions Ct. Condition Jail time Ct. Condition Community Ct. Condit Fine Other	Court Costs 163.00 Length 11 MO service 50 HR ion	Attorney Fees Agency	Joint a Res	rogram Com May immo of re- AOD May May May Must	Other 13.00 Begin Tin ments not operate Tobilized by prosidence. A and follow not possess not enter bar tobilized by and tobilized by prosidence. The providence of the providence of the possess of t	Victim/Wit. Surcharge 92.00 me Commen Huber gra May trans Sheriff's I 14 days of TransAm durin obation or Sh through all re or consume as s or taverns. sample, no s	Surcharge anted. sfer jail out of Department. credit if revok ang probation aeriff's Depart ecommendati	f state, up to ed. Must be tment in county

Case 1:21-cr-00071-ABJ Document 18-13 Filed 04/12/21 Page 2 of 16
STATE OF WISCONSIN CIRCUIT COURT BRANCH 1 FLORENCE COUNTY For Official Use Only

State of Wisconsin vs. Karl Friedrick Johannes Dresch

Judgment of Conviction

Sentence Withheld, Probation Ordered

FILED 04-23-2014 Florence County Clerk of Circuit Court

Date of Birth:

Case No. 2013CF000010

Distribution:

Leon D. Stenz, Judge Douglas J. Drexler, District Attorney Michael Scholke, Defense Attorney

State of Wisconsin
County of Florence
I, Clerk of the County that I have compared
this document with the original on file, of
which I am the legal custodian and it is a true
copy of said original.
Witness my signature this Q day of Que
2022

BY THE COURT:

Electronically signed by Tanya L. Neuens - Deputy Circuit Court Judge/Clerk/Deputy Clerk

April 23, 2014 Date NAME: CaseKIARI-ErDRESQHABJ Document 18-13 Filed 04/12/21/ERTGHE 3 of 6165839-A

CASE ID: 01 COURT CASE #: 13CF10 STATUS CHANGE DATE: 04/22/16
DATE RECEIVED ON SUPERVISION: 04/22/14 CASE TYPE: STATE PROBATION

REASON FOR CHANGE: DISCHARGE - REGULAR

TERMINATION #: T-1037142 OBLIGATIONS DUE: RESTITUTION = \$0.00

COURT OBS = \$63.48

SUPV FEES AMT DUE = \$0.00

CLERK OF COURTS
FLORENCE COUNTY

P.O. BOX 410 TO: AGENT 60215

FLORENCE, WI 54121

State of Wisconsin
County of Florence
I. Clerk of the Count for said
County hereby certify that I have compared
this document with the original on file, of
which I am the legal custodian and it is a true
copy of said original.
Witness my signature this 29 day of Jan
2021

FILED 04-27-2016 Florence County Clerk of Circuit Court State of Wisconsin

Circuit Court

Florence County

STATE OF WISCONSIN

Court Case No.: 2013CF

Plaintiff, DA Case No.: 2013FR000082

-VS-

WARRANT

NUMBER....

JUN 1 8 2013

PAULA CORAGRIO-Clerk of Court Florence County, WI

Karl Friedrick Johannes Dresch

DOB: Sex/Race: Eye Color: Hair Color: Height: Weight: Alias:

Defendant.

THE STATE OF WISCONSIN TO ANY LAW ENFORCEMENT OFFICER:

A complaint, a copy of which is attached, having been made before me accusing the defendant of committing the crime(s) of:

THE CRIME(S) OF:

DATE OF VIOLATION:

CONTRARY TO WIS. STATUTE(S) .:

Attempting to Flee or Elude 06/07/2013 a Traffic Officer

06/07/2013

346.04(3)

First Degree Recklessly

Endangering Safety

941.30(1)

And having found that probable cause exists that such violation was committed by the defendant, you are, therefore, commanded to arrest the defendant and bring him before me, or if I am not available, before some other judge of this county.

Date: June 18, 2013

Stenz, Circuit Court Judge

In lieu of holding the defendant in custody, bond may be posted in the amount of BODY ONLY.

CIB No. NCIC:

Date Entered Date Entered

By By Date Canceled Date Canceled

EXTRADITION:

YES X

NO

ENTER: Wisconsin Only State of Wisconsin

Nationwide

Adjoining Counties/States X

County of Florence I. Clerk of the Circu

Court for said County hereby certify that I have compared this document with the original on file, of which I am the legal custodian and it is a true

06/14/2013

copy of said original. ss my signature this

State of Wisconsin Circuit Court Florence County STATE OF WISCONSIN Court Case No. 2013CF Plaintiff. DA Case No. 2013FR000082 -VS-Criminal Complaint Karl Friedrick Johannes Dresch FILED 120 FK DOB: Sex/Race: Eye Color: JUN 1 8 2013 Hair Color: Height: PAULA CORAGGIO-Clark of Court
Florence County, WI Weight: Alias: Defendant.

Michael Short, of the Florence County Sheriff's Department, being first duly sworn, states that:

Count 1: ATTEMPTING TO FLEE OR ELUDE A TRAFFIC OFFICER

The above-named defendant on or about Friday, June 07, 2013, in the Town of Florence, Florence County, Wisconsin, while operating a motor vehicle on a highway, after having received a visual or audible signal from a marked police vehicle, did knowingly flee or attempt to elude a traffic officer by willful disregard of the visual or audible signal so as to endanger the operation of the police vehicle, contrary to sec. 346.04(3), 939.50(3)(i), 973.047(1f), 973.046(1g) Wis. Stats.

Upon conviction for this offense, a Class I Felony, the defendant may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than three (3) years and six (6) months, or both.

And furthermore, invoking the provisions of Wisconsin Statute 343.31(3)(d)1, upon conviction the department shall revoke the defendant's operating privileges for 6 months.

And the court shall require the person to provide a biological specimen to the state crime laboratories for deoxyribonucleic acid analysis.

And furthermore, invoking the provisions of Wisconsin Statute 973.046(1g), the court may impose a deoxyribonucleic acid analysis surcharge of \$250.

Count 2: FIRST DEGREE RECKLESSLY ENDANGERING SAFETY

STATE OF WISCONSIN - VS - Karl Friedrick Johannes Dresch

Upon conviction for this offense, a Class F Felony, the defendant may be fined not more than Twenty Five Thousand Dollars (\$25,000), or imprisoned not more than twelve (12) years and six (6) months, or both.

And the court shall require the person to provide a biological specimen to the state crime laboratories for deoxyribonucleic acid analysis.

And furthermore, invoking the provisions of Wisconsin Statute 973.046(1g), the court may impose a deoxyribonucleic acid analysis surcharge of \$250.

PROBABLE CAUSE:

Complainant relies on the official officers' reports which are attached and incorporated by reference. The author is a sworn member of law enforcement. I have worked with the officer before and found him to be truthful and reliable. I believe the reports were generated in the scope of his employment and in the ordinary course of business of law enforcement. I believe the reports are truthful and reliable as records kept in the ordinary course of business. I have used reports of this kind and found them to be truthful and reliable in the past.

Copies of all other pertinent documents are attached to this complaint and incorporated herein as if fully set forth.

Based on the foregoing, the complainant believes this complaint to be true and correct.

Subscribed and sworn to before me, and approved for filing on:

June 13, 2013

Douglas J Drexler - District Attorney

State Bar No. 1012319

Case 1:21-cr-00071-ABJ Document 18-13 Filed 04/12/21

Case Narrative

Officer: Michael Short Date:

06/07/13

Time:

21:16

Narrative:

6-7-2013

I, Deputy Michael Short, was on routine patrol traveling southbound on County Highway N in the township of Commonwealth, Florence County. I was operating a fully marked patrol car

Offense Number: 20130350

Report Date: 6/7/2013

Day of Week: Friday

Jurisdiction: 02

District: HC

Reporting Area:

Grid:

(1-13) and was in full uniform. I was operating moving radar while patrolling, using the Kustom Raptor RP-1 system.

As I was patrolling south on County Highway N, just south of County Highway D, I observed a northbound red Pontiac Trans Am with black racing stripes. The Trans Am appeared to be traveling at a high rate of speed in a 55 mph speed zone. My radar unit indicated that the target speed was 72 mph with clear tone and no interference. The radar unit showed my squad speed to be 51 mph, verified with the squad speedometer. I was able to lock the target speed in at 71 mph.

I turned my squad around on County Highway N to initiate a traffic stop on the target vehicle. As I began to attempt to close the gap between my squad and the target vehicle, I observed that the vehicle was already approximately 1/4 mile ahead of my squad. I believed that the target vehicle had rapidly accelerated for the vehicle to have gained this much ground already. I activated my overhead emergency lights to initiate a traffic stop on the vehicle. I observed that the target vehicle continued to accelerate as it traveled north on County Highway N. As I continued north, I activated my squad emergency sirens to attempt to gain compliance from the vehicle and to warn oncoming traffic of my presence. I accelerated my squad to approximately 120 mph as I passed Dump Road and continued north on County Highway N. I radioed dispatch to advise them that I was in pursuit of a red Pontiac Trans Am, northbound on County Highway N at approximately 120 mph. I advised dispatch that the only description I was able to observe of the suspect driver was that he was a white male with dark color hair. Sheriff Jeff Rickaby advised that he was in Florence and was responding to the pursuit.

The Trans Am continued north on CTH N at over 120 mph. I continued to accelerate my squad to 130 mph without gaining ground on the suspect vehicle. I continued to call out speed and location to dispatch as we traveled north on CTH N. As the vehicle approached USH 2 in a residential area, I alternated my siren tones to alert pedestrians and any citizens of the pursuit. I observed the Trans Am go into the southbound lane near Lake Avenue and pass two cars in a no passing zone. The vehicle then turned west onto USH 2, failing to stop for the marked stop sign at the intersection of CTH N and USH 2. I slowed down and continued around the two vehicles, I again alternated my siren tones to alert oncoming traffic to my presence. I had to slow and almost stop to allow a pickup truck to move out of the lane of traffic. I then pursued the vehicle west on USH 2.

As I continued west on USH 2 through the town of Florence, I observed the vehicle already passing STH 70 traveling west on USH 2. I continued to call out location and speed to dispatch. As the vehicle passed STH 70, I observed the Trans Am swerve into the east bound lane of traffic to pass several vehicles. This is a no passing zone marked with a double yellow line. The Trans Am then corrected into its proper lane of travel and continued westbound on USH 2. I advised dispatch that the vehicle was passing cars in a no passing zone and continued to call out speed and location to dispatch and Sheriff Rickaby. Traffic at the time was moderate with vehicles traveling in both directions.

I continued to pursue the vehicle west on USH 2. Speeds were steady at approximately 125-130 mph. The Trans Am would pass vehicles whenever it would come up behind one. As we continued west on USH 2, the Trans Am passed a vehicle in a no passing zone near Thunder Ridge Road. The highway curves to the left and goes downhill, obstructing the view of oncoming traffic. I observed that the Trans Am nearly struck an eastbound motorcycle before swerving back into its lane of travel. All vehicles were able to avoid a collision, including the motorcycle almost striking my patrol car as it was attempting to correct its course of travel from swerving around the Trans Am.

The Trans Am continued westbound on USH 2. As it passed Second Crossing Road, I observed the Trans Am pass two vehicles in a no passing zone, as the road curved sharply to of

Florence County Sheriff's Office Offense/Incident Report

6/8/2013 12:34am

Offense Number: 20130350

Report Date: 6/7/2013

Day of Week: Friday

Jurisdiction: 02

District: HC

Reporting Area:

Grid:

the right. I observed that the Trans Am narrowly avoided a head on collision with an eastbound pickup truck. The Trans Am slid partially sideways as it swerved hard to the right to avoid the collision. The vehicle was able to correct its course of travel and continued west on USH 2. I requested dispatch to contact Iron County, MI dispatch center to request Iron County units to respond. I requested that any available Iron County unit respond and set up tire deflation devices or "spike strips" on USH 2. I had to slow my speed to allow traffic to pass and move out of the way. I then continued to pursue the vehicle west on USH 2. I continued to call out speed and location to dispatch as the pursuit entered into the State of Michigan. Traffic was light traveling west with intermittent traffic traveling east.

The Trans Am increased speed on the open straight stretches west of Stager Lake Road. I increased my patrol car speed to attempt to close the gap while there was little or no traffic present. I observed my patrol car speed to be approximately 145 mph. I dld not appear to be gaining ground on the vehicle, however I was not losing ground either. I was staying approximately 1/4 mile behind the vehicle. Dispatch advised that Iron County officers were setting up spike strips at the Crystal Falls town line, where there is a narrow 2 lane bridge. I continued to relay pursuit speed and location to dispatch. Sheriff Rickaby requested traffic information. I advised that the traffic was clear traveling westbound with some eastbound traffic present. After we passed the roadside rest area on USH 2, I observed an Iron County Sheriff's patrol car activate its emergency lights and enter into the pursuit from a road on the north side of the highway. The Iron County Sheriff's unit entered into the lead position of the pursuit. I continued to call out the pursuit as we neared County Road 424 in Iron County. My squad speed had decreased to 125 mph, as I followed the Iron County Sheriff's unit westbound.

The Trans Am took a hard left onto County Road 424. The Iron County Sheriff's unit and I continued to pursue the vehicle on County Road 424, towards the town of Alpha. Sheriff Rickaby advised that he was close behind the pursuit, but had backed off some due to Iron County already being involved in the pursuit. As we passed the intersection of County Road 424 with Stage Lake Road, near the Alpha village limits, I observed that the red Trans Am had pulled to the side of the road and finally yielded to our attempts to stop the vehicle. I radioed dispatch and advised that the vehicle had stopped on County Road 424 and that we would be conducted a felony stop on the vehicle.

Two Iron County Sheriff's Deputies exited their squad with their sidearms drawn. They began issuing verbal orders to the driver of the vehicle. I was unable to hear the exact commands from my position behind their vehicle. I removed my department issued AR15 patrol rifle from my squad and covered the vehicle while the Iron County Deputies took the driver into custody. I observed the Iron County deputies order the driver out of the vehicle. They then ordered the driver to lay prone on the pavement and inch his way backwards towards them. One of the deputies tactically ground handcuffed the driver while the second deputy advanced to clear the vehicle. I assisted with clearing the vehicle. No further occupants were located. Sheriff Rickaby and a Michigan State Police unit arrived on scene.

The Iron County deputies and the MSP Trooper searched the suspect. No contraband was located. I assisted with standing the driver up to his feet. As Trooper Floriano and I assisted the driver to his feet, I detected a strong odor of alcoholic beverages on the driver's breath. I asked the driver for identification. He verbally identified himself as Karl Friedrick Johannes Dresch, to Defice were able to locate a Georgia Driver License in his pants pocket confirming this information. I provided this information, along with the vehicle registration, Michigan Passenger to Sheriff Rickaby who then relayed the information to dispatch via telephone.

I asked Karl why he was fleeing from me at such high speeds. He stated that he was just out cruising and that he did not know that we were pursuing him.

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Date [4-10-13 m5

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Florence County Sheriff's Office Offense/Incident Report

6/8/2013 12:34am

Offense Number: 20130350

Report Date: 6/7/2013

Day of Week: Friday

Jurisdiction: 02

District: HC

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Trooper Floriano asked the driver how much alcohol he had consumed. The driver responded that he had consumed a couple of beers. Trooper Floriano then had the driver perform the Horizontal Gaze Nystagmus test. Trooper Floriano advised that the driver had all six clues present, Lack of Smooth Pursuit in both eyes, distinct and sustained nystagmus at maximum deviation, and onset of nystagmus prior to 45 degrees. Trooper Floriano advised that the driver had onset of nystagmus at approximately 30 degrees of deviation. He stated that based upon his training and experience as a law enforcement officer he believed that the driver was intoxicated with a probable BAC of approximately 0.13 %BrAC. Iron County officers advised that they would be applying for a search warrant for Karl's blood. Karl was then placed in the rear seat of the Iron County Sheriff's unit.

I assisted Deputy Abe Veroni and Deputy Brent Benson with a search incident to arrest of the vehicle. There were several empty cans of Hamm's beer in plain view behind the driver's seat of the Trans Am. During the search of the vehicle, a partial case of Hamm's beer was located along with several empty cans of Hamm's. Deputies Veroni and Benson also located a partial six pack of Leinenkugel's beer, an almost empty bottle of Tequila and a bottle of Black Haus liquor that was approximately 1/2 full. No other contraband was located at this time. However, while searching the trunk area, I observed what appeared to be a floor mat under a section of floor carpeting. Upon pulling this section of carpeting up, we observed that there was a trap door cut into the sheet metal floor pan. The trap door was sealed with duct tape. Upon opening the trap door, we observed that the in tank fuel pump was located directly below the trap door. Deputy Veroni advised that he was going to attempt to contact a drug detection canine to come to their evidence impound to do a sniff of the vehicle.

Deputies Veroni and Benson transported Karl to the Iron County Jail. Trooper Floriano remained on scene awaiting the tow truck to remove the vehicle to the impound area. Sheriff Rickaby and I then cleared from the scene.

A Criminal History check of the driver shows convictions for Obstructing an Officer, 11-11-11 in Waukesha Wisconsin; Obstructin an Officer, 9-12-2008, Houghton Michigan; and several traffic violations in Michigan.

Deputy Michael Short, 913

Date 6-10-13 ws

State of Wisconsin Circuit Court Florence County STATE OF WISCONSIN DA Case No.: 2013FR000082 Plaintiff, Assigned DA/ADA: Douglas J Drexler -VS-Agency Case No.: NUMBER FILED 3CS 10 Karl Friedrick Johannes Dresch Court Case No.: 2013CF000010 OCT 2 I 2013 ATN: 19002000010061 PAULA CORAGGIO-Clerk of Court Florence County, WI DOB: Sex/Race: Eye Color: Amended Criminal Complaint Hair Color: County of Florence . Clerk of the Circuit Height: County hereby certify that I have compared Weight: this document with the original on file, of Alias: Also Known As Karl Friedrick J Dresch which I am the legal custodian and it is a true copy of said original. Witness my signature this 29 Defendant, Michael Short, of the Florence County Sheriff, being first duly sworn, states that:

Count 1: ATTEMPTING TO FLEE OR ELUDE A TRAFFIC OFFICER

The above-named defendant on or about Friday, June 07, 2013, in the Town of Florence, Florence County, Wisconsin, while operating a motor vehicle on a highway, after having received a visual or audible signal from a marked police vehicle, did knowingly flee or attempt to elude a traffic officer by willful disregard of the visual or audible signal so as to endanger the operation of the police vehicle, contrary to sec. 346.04(3), 939.50(3)(i), 973.047(1f), 973.046(1g) Wis. Stats.

Upon conviction for this offense, a Class I Felony, the defendant may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than three (3) years and six (6) months, or both.

And furthermore, invoking the provisions of Wisconsin Statute 343.31(3)(d)1, upon conviction the department shall revoke the defendant's operating privileges for 6 months.

And the court shall require the person to provide a biological specimen to the state crime laboratories for deoxyribonucleic acid analysis.

And furthermore, invoking the provisions of Wisconsin Statute 973.046(1g), the court may impose a deoxyribonucleic acid analysis surcharge of \$250.

Count 2: FIRST DEGREE RECKLESSLY ENDANGERING SAFETY

The above-named defendant on or about Friday, June 07, 2013, in the Town of Florence, Florence County, Wisconsin, did recklessly endanger the safety of drivers of oncoming

STATE OF WISCONSIN - VS - Friedrick Johannes Dresch

traffic, under circumstances which show utter disregard for human life, contrary to sec. 941.30(1), 939.50(3)(f), 973.047(1f), 973.046(1g) Wis. Stats.

Upon conviction for this offense, a Class F Felony, the defendant may be fined not more than Twenty Five Thousand Dollars (\$25,000), or imprisoned not more than twelve (12) years and six (6) months, or both.

And the court shall require the person to provide a biological specimen to the state crime laboratories for deoxyribonucleic acid analysis.

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PROBABLE CAUSE:

Complainant relies on the official officers' reports which are attached and incorporated by reference. The author is a sworn member of law enforcement. I have worked with the officer before and found him to be truthful and reliable. I believe the reports were generated in the scope of his employment and in the ordinary course of business of law enforcement. I believe the reports are truthful and reliable as records kept in the ordinary course of business. I have used reports of this kind and found them to be truthful and reliable in the past.

Copies of all other pertinent documents are attached to this complaint and incorporated herein as if fully set forth.

Based on the foregoing, the complainant believes this complaint to be true and correct.

Subscribed and sworn to before me, and approved for filing on:

This 17th day of October, 2013

Complainant

Douglas Drexler, District Attorney

State Bar No. 1012319

Case 1:21-cr-00071-ABJ Document 18-13 Filed 04/12/21 Page 12 of 16

Case Narrative

Officer: Micha

Michael Short

Dat ... 06/07/13

Time:

: 21:16

Page

Narrative:

6-7-2013

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As I was patrolling south on County Highway N, just south of County Highway D, I observed a northbound red Pontiac Trans Am with black racing stripes. The Trans Am appeared to be traveling at a high rate of speed in a 55 mph speed zone. My radar unit indicated that the target speed was 72 mph with clear tone and no interference. The radar unit showed my squad speed to be 51 mph, verified with the squad speedometer. I was able to lock the target speed in at 71 mph.

I turned my squad around on County Highway N to initiate a traffic stop on the target vehicle. As I began to attempt to close the gap between my squad and the target vehicle, I observed that the vehicle was already approximately 1/4 mile ahead of my squad. I believed that the target vehicle had rapidly accelerated for the vehicle to have gained this much ground already. I activated my overhead emergency lights to initiate a traffic stop on the vehicle. I observed that the target vehicle continued to accelerate as it traveled north on County Highway N. As I continued north, I activated my squad emergency sirens to attempt to gain compliance from the vehicle and to warn oncoming traffic of my presence. I accelerated my squad to approximately 120 mph as I passed Dump Road and continued north on County Highway N. I radioed dispatch to advise them that I was in pursuit of a red Pontiac Trans Am, northbound on County Highway N at approximately 120 mph. I advised dispatch that the only description I was able to observe of the suspect driver was that he was a white male with dark color hair. Sheriff Jeff Rickaby advised that he was in Florence and was responding to the pursuit.

The Trans Am continued north on CTH N at over 120 mph. I continued to accelerate my squad to 130 mph without gaining ground on the suspect vehicle. I continued to call out speed and location to dispatch as we traveled north on CTH N. As the vehicle approached USH 2 in a residential area, I alternated my siren tones to alert pedestrians and any citizens of the pursuit. I observed the Trans Am go into the southbound lane near Lake Avenue and pass two cars in a no passing zone. The vehicle then turned west onto USH 2, failing to stop for the marked stop sign at the intersection of CTH N and USH 2. I slowed down and continued around the two vehicles, I again alternated my siren tones to alert oncoming traffic to my presence. I had to slow and almost stop to allow a pickup truck to move out of the lane of traffic. I then pursued the vehicle west on USH 2.

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Florence County Sheriff's Office Offense/Incident Report

6/8/2013 12:34am

Offense Number: 20130350

Report Date: 6/7/2013

Day of Week: Friday

Jurisdiction: 02

District: HC

Reporting Area:

Grid:

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I asked Karl why he was fleeing from me at such high speeds. He stated that he was just out cruising and that he did not know that we were pursuing him.

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Florence County Sheriff's Office Offense/Incident Report

6/8/2013 12:34am

Offense Number: 20130350

Report Date: 6/7/2013

Day of Week: Friday

Jurisdiction: 02

District: HC

Reporting Area:

Grid:

Trooper Floriano asked the driver how much alcohol he had consumed. The driver responded that he had consumed a couple of beers. Trooper Floriano then had the driver perform the Horizontal Gaze Nystagmus test. Trooper Floriano advised that the driver had all six clues present, Lack of Smooth Pursuit in both eyes, distinct and sustained nystagmus at maximum deviation, and onset of nystagmus prior to 45 degrees. Trooper Floriano advised that the driver had onset of nystagmus at approximately 30 degrees of deviation. He stated that based upon his training and experience as a law enforcement officer he believed that the driver was intoxicated with a probable BAC of approximately 0.13 %BrAC. Iron County officers advised that they would be applying for a search warrant for Karl's blood. Karl was then placed in the rear seat of the Iron County Sheriff's unit.

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Deputy Michael Short, 913

Date (6-10-13 vms

Page 4

State of Wisconsin

Circuit Court

Florence County

STATE OF WISCONSIN

Court Case No.: 2013CF000010

Plaintiff, DA Case No.: 2013FR000082

-VS-

Karl Friedrick Johannes Dresch

DOB:

Sex/Race: I

Alias: Also Known As Karl Friedrick J Dresch

Defendant,

Count 1: ATTEMPTING TO FLEE OR ELUDE A TRAFFIC OFFICER

The above-named defendant on or about Friday, June 07, 2013, in the Town of Florence. Florence County, Wisconsin, while operating a motor vehicle on a highway, after having received a visual or audible signal from a marked police vehicle, did knowingly flee or attempt to elude a traffic officer by willful disregard of the visual or audible signal so as to endanger the operation of the police vehicle, contrary to sec. 346.04(3), 939.50(3)(i). 973.047(1f), 973.046(1g) Wis. Stats.

Upon conviction for this offense, a Class I Felony, the defendant may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than three (3) years and six (6) months, or both.

And furthermore, invoking the provisions of Wisconsin Statute 343.31(3)(d)1, upon conviction the department shall revoke the defendant's operating privileges for 6 months.

And the court shall require the person to provide a biological specimen to the state crime laboratories for deoxyribonucleic acid analysis.

And furthermore, invoking the provisions of Wisconsin Statute 973.046(1g), the court may impose a deoxyribonucleic acid analysis surcharge of \$250.

Count 2: FIRST DEGREE RECKLESSLY ENDANGERING SAFETY

The above-named defendant on or about Friday, June 07, 2013, in the Town of Florence. Florence County, Wisconsin, did recklessly endanger the safety of drivers of oncoming traffic, under circumstances which show utter disregard for human life, contrary to sec. 941.30(1), 939.50(3)(f), 973.047(1f), 973.046(1g) Wis. Stats.

> County hereby certify that I have compared this document with the original on file, of which I am the legal custodian and it is a true copy of said original. Witness my signature this 29 day of

10/21/2013

STATE OF WISCONSIN - VS - Karl Friedrick Johannes Dresch

Upon conviction for this offense, a Class F Felony, the defendant may be fined not more than Twenty Five Thousand Dollars (\$25,000), or imprisoned not more than twelve (12) years and six (6) months, or both.

And the court shall require the person to provide a biological specimen to the state crime laboratories for deoxyribonucleic acid analysis.

And furthermore, invoking the provisions of Wisconsin Statute 973.046(1g), the court may impose a deoxyribonucleic acid analysis surcharge of \$250.

2

Date: October 21, 2013

Douglas Drexler, District Attorney

State Bar No. 1012319

10/21/2013







Case 1:21-cr-00071-ABJ Document 18-14 Filed 04/12/21 Page 4 of 4

From:
People are rising
Platform: Mobile

1/12/2021 12:53:59 AM(UTC+0)

Source Extraction: File System (1), File System (2)



From:
Just waiting for shit to go down
Platform: Mobile
1/12/2021 12:56:16 AM(UTC+0)

Source Extraction: File System (1), File System (2)

From: Karl Dresch (owner)

Yes but when it's everywhere makes it so much harder to stop us

Platform: Mobile

1/12/2021 12:57:13 AM(UTC+0)

Case 1:21-cr-00071-ABJ Document 18-15 Filed 04/12/21 Page 1 of 1



Source Extraction: File System (1), File System (2)

From:

Not sure if that's the same people or not

Platform: Mobile

1/12/2021 12:59:40 AM(UTC+0)

Source Extraction: File System (1), File System (2)

From: Karl Dresch (owner)

Ya I looked at her shit and the ones commenting on it are the same

Platform: Mobile

1/12/2021 1:05:18 AM(UTC+0)

Source Extraction: File System (1), File System (2)

From: (arl Dresch (owner)

They're the ones always mess with my Facebook ads

Platform: Mobile

1/12/2021 1:05:46 AM(UTC+0)

Source Extraction: File System (1), File System (2)

From: arl Dresch (owner)

Now they wanna snitch me out lol., bunch of losers

Platform: Mobile

1/12/2021 1:06:34 AM(UTC+0)

Source Extraction: File System (1), File System (2)

From: Karl Dresch (owner)

I sent her thing to tons of Patriots now it's gone haha, I'm sure I made a FBI folder but fuck it I know who my enemies are

Platform: Mobile

1/12/2021 1:08:11 AM(UTC+0)

Case 1:21-cr-00071-ABJ Document 18-16 Filed 04/12/21 Page 1 of 1

Bro you should been there...the news is all fake...and just to correct shit..we wasn't violent but we took the capitol...antifa didn't do it they may have had some idiots undercover in the crowd but it was us that got in...and we didn't fuck shit up...I seen a broken window...we picked up water bottle s and shit cleaned up..it was grand ...best day ever...I think it was a good show of force...look what we can do peacefully, wait til we decide to get pissed

Participant	Delivered	Read	Played	
Status; Sent Delivered: 1/7/2021 4:3				

Source Extraction: File System (1), File System (2)

articipant			Played
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