

Case: 1:23-mj-00282
Assigned To : Faruqui, Zia M.
Assign. Date : 10/26/2023
Description: Complaint W/ Arrest Warrant

STATEMENT OF FACTS

Your affiant, [REDACTED] is a Deputy with the United States Marshal Service (USMS). I have been a Deputy United States Marshal (DUSM) since June 2016, and I am currently assigned to the USMS in the Eastern District of Missouri. My primary duties as a DUSM are to investigate, locate, and apprehend state and federal fugitives. As a DUSM, I have been assigned to fugitive investigations and have been the lead investigator in many investigations, in addition to assisting with others. I have completed the USMS District Threat Investigator program, which is training for the investigation of threats to the judiciary. I have also completed the Criminal Investigation Training Program and the Basic Deputy United States Marshal program at the Federal Law Enforcement Training Center, which is located in Glynco, Georgia.

Since 2020, your affiant has been attached to the Joint Terrorism Task Force (JTTF) with the Federal Bureau of Investigation (FBI) as a Task Force Officer (TFO). As a DUSM TFO with the FBI, I am authorized to engage in or supervise the prevention, detection, investigation, or prosecution of violations of Federal criminal laws. I am charged with enforcing all Federal Laws in all jurisdictions of the United States, its territories, and possessions. As a DUSM TFO with the FBI, my duties include the investigation of matters in the Domestic Terrorism Program, including the identification, prevention and defeat of domestic terrorist operations before they occur. In the event of an act of terrorism, I can execute the FBI's statutory investigative responsibilities and fulfill its role as the Lead Federal Agency for crisis response, functioning as the on-scene manager for the United States Government. Currently, I am responsible for investigating criminal activity in and around the U.S. Capitol on January 6, 2021. In these investigations, I conduct data base checks and online searches, prepare affidavits for search and arrest warrants, analyze information received from subpoenas, interview subjects and witnesses, conduct physical surveillance, and review information from social media platforms.

The U.S. Capitol 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. On January 6, 2021, only authorized people with appropriate identification were allowed access inside the U.S. Capitol. On this date, the exterior plaza of the U.S. Capitol was also closed to members of the public.

On January 6, 2021, a joint session of the United States Congress convened at the U.S. 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 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.

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.

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 U.S. Capitol; however, around 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.

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, the joint session of the United States Congress was effectively suspended until shortly after 8:00 p.m. Vice President Pence remained in the U.S. Capitol from the time he was evacuated from the Senate Chamber until the sessions resumed.

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.

Facts Specific to Jason William Wallis and Jared Luther Owens

1. Identification of Jason William Wallis

On or around April 29, 2021, the FBI received a tip from Witness #1 via <http://www.fbi.gov/uscapitol> that Jason Wallis (later determined to be Jason William Wallis) (WALLIS) was inside the U.S. Capitol building on January 6, 2021. Witness #1 submitted a picture taken from a screen shot of a text thread between WALLIS and his girlfriend (WALLIS's girlfriend). A copy of the picture and text thread provided by Witness #1 appears as Figure 1, below:

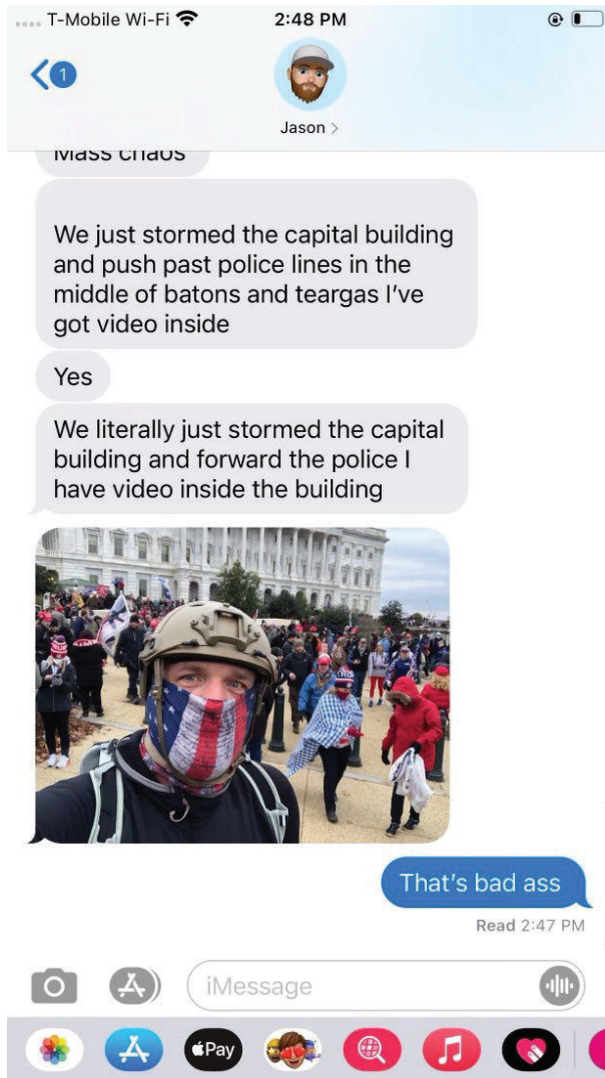


Figure 1

The screen shot includes a picture of WALLIS wearing a green helmet, American flag face covering, black sweatshirt, and a backpack with white or silver accents.

Missouri driver's license information revealed that WALLIS resided in Hillsboro, Missouri.

On April 29, 2021, and October 1, 2021, your affiant interviewed WITNESS #1 who is a friend of WALLIS and has known WALLIS for more than 20 years. WITNESS #1 stated that he could recognize WALLIS "a mile away", and that he had been to WALLIS' house in Hillsboro, Missouri. WITNESS #1 was able to provide the photograph and text thread identified above as Figure 1. WITNESS #1 obtained the photograph and text from his spouse who knows WALLIS' girlfriend. WALLIS' girlfriend boasted to WITNESS #1's wife that WALLIS was "bad ass" while participating in the events of January 6, 2021. WITNESS #1 positively identified WALLIS in the photograph and was sure he was WALLIS. WITNESS #1 stated that WALLIS has no known social media accounts.

Open-source checks did not reveal any social media accounts used by WALLIS.

On February 23, 2022, your affiant requested an address update for WALLIS from United States Postal Inspectors, who provided information that WALLIS had moved from Hillsboro, Missouri to St. Clair, Missouri. FBI agents conducted surveillance on February 6, 2023, and observed WALLIS at the St. Clair, Missouri residence identified by Postal Inspectors.

2. Identification of Jared Luther Owens

An individual identified as Jared Luther Owens (OWENS) appears in closed circuit television (CCTV) footage recorded at the U.S. Capitol on January 6, 2021; in most of these recordings, OWENS appears with WALLIS. In the CCTV footage, OWENS is wearing a black shiny GPX helmet with stickers on it, an orange and tan neck gaiter covering his mouth, a black jacket or coat, black gloves, blue jeans, tan boots, and a backpack.

Your affiant conducted an online query that revealed OWENS resided in Farmington, Missouri from approximately October of 2022 to the present. FBI agents conducted surveillance at this residence and determined that OWENS was present there on May 18, 2023. Your affiant obtained utility information for the Farmington, Missouri residence from the City of Farmington through legal process. The City of Farmington response revealed that OWENS resided at that location and had the utilities in his name.

On June 22, 2023, your affiant and TFO Brian Percich interviewed Missouri State Parole Officer K.D. Officer K.D. was OWENS' state parole officer from May of 2019 to October 2020. TFO Windsor provided Officer K.D. with five snapshots taken from video footage recorded outside of the U.S. Capitol on January 6th, 2021. The footage was originally posted on YouTube by YPS News and may be referenced at the following link: <https://www.youtube.com/watch?v=9aFKK9eLkb4&t=60s>, at timecode 0:59 – 1:04. Officer K.D. was asked if she recognized the individual in the snapshots. Officer K.D. identified the man in the photos provided as Jared Owens. Officer K.D. specifically noted the distinctive shape of OWENS's mouth and lips as shown in figures 2 and 3, below.



Figures 2, 3
Photos of OWENS from the “Stop the Steal” Rally.

3. WALLIS’s and OWENS’s Actions at the U.S. Capitol

WALLIS rented a campground in College Park, Maryland, from January 5, 2021, until January 8, 2021. This campground is located approximately 16 miles from the U.S. Capitol. WALLIS reserved the campsite location for his vehicle, a travel trailer, and a total of three adult guests.

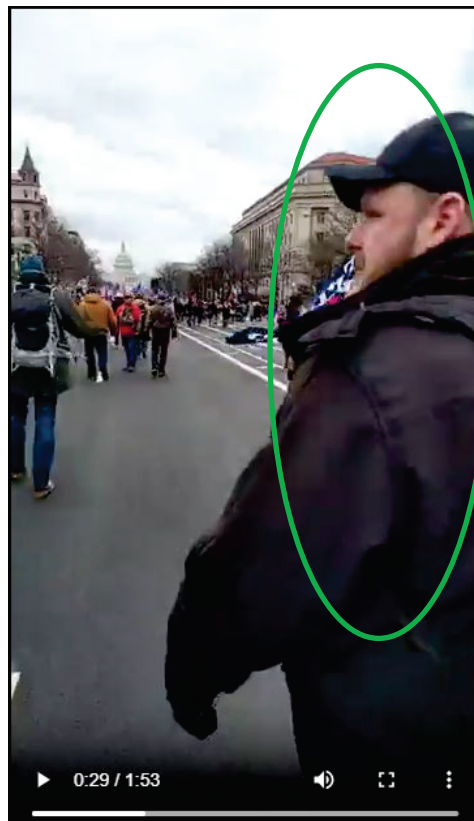
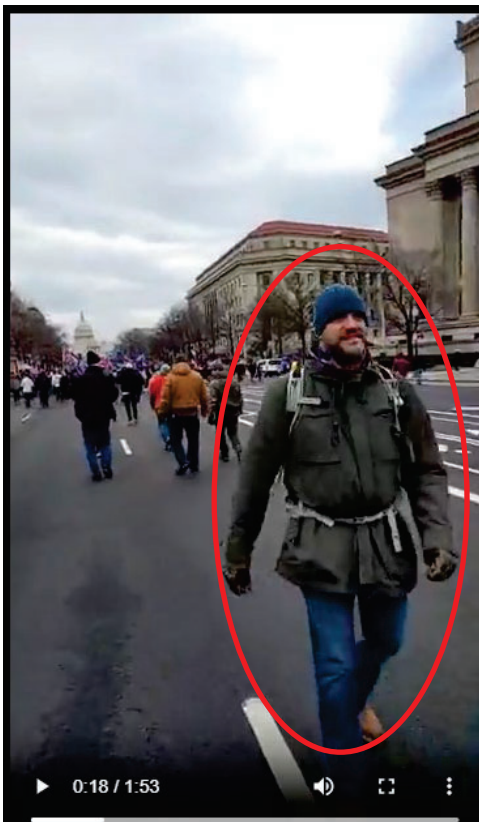
WALLIS and OWENS attended the “Stop the Steal” rally on January 6, 2021. Open-source video from the “Stop the Steal” rally near the Washington Monument showed WALLIS and OWENS were present at that rally on January 6, 2021. *See* Figures 4, 5.



Figures 4, 5

Source: https://archive.org/download/CGcBeNSHdZCRzCAY3/Men_in_Trees_on_The_Mall_.mp4, showing WALLIS (image on the left) and OWENS (image on the right) at “Stop the Steal” Rally.

WALLIS and OWENS walked with other protestors from the rally site down Pennsylvania Avenue to the U.S. Capitol. See Figures 6, 7. They entered the restricted area around the U.S. Capitol on the West side of the U.S. Capitol.



Figures 6, 7

Open Source video

https://archive.org/download/BYXXLNXdaf8xegqom/136497729_151711546505259.mpeg4 showing WALLIS (circled in red) and OWENS (circled in green) walking with crowd to the U.S. Capitol.

Once in the restricted area, WALLIS and OWENS joined other rioters on the Northwest side of the U.S. Capitol. An open-source video (<https://www.youtube.com/watch?v=f80ScBHnNRk&t=793s>) showed WALLIS and OWENS at this location. At approximate video time 12:11, U.S. Capitol Police Officers in riot gear clashed with rioters on the lawn on the Northwest side of the U.S. Capitol. Some of the officers attempted to detain a rioter on the ground. Rioters shouted at the officers to let the rioter go, and the rioters pushed towards the officers. At approximate video time 13:09, the officers fell back from the rioters towards the east. Beginning at video time 13:13, WALLIS and OWENS approached the officers with other rioters. See Figure 8.



Figure 8

Source: <https://www.youtube.com/watch?v=f80ScBHnNRk&t=793s> showing WALLIS (circled in red) and OWENS (circled in green) as they approached officers on Northwest side of the Capitol

The officers fell back and walked on the lawn towards the east, along the North side of the Capitol. The rioters continued to follow the officers, screaming at them. In a different open-source video, WALLIS and OWENS joined other rioters to follow the officers on the lawn along the North side of the U.S. Capitol. See Figure 9. While walking, WALLIS and OWENS screamed at U.S. Capitol Police officers in riot gear who were walking towards a concrete plaza on the Northeast side of the Capitol.



Figure 9

Source: <https://archive.org/details/u99Cpca4ayCEbwEhu>, video time 19:09, WALLIS (circled in red) and OWENS (circled in green).

In the open source video (<https://www.youtube.com/watch?v=f80ScBHnNRk&t=793s>), at video time 17:13, the officers reached the concrete plaza at the Northeast corner of the Capitol.

WALLIS and OWENS were directly behind some of the officers as they entered the concrete plaza and walked up a flight of stone stairs. *See* Figure 10. In another open source video, WALLIS and OWENS are filmed walking among the officers yelling and screaming at the officers by making statements such as “coming up the stairs with you there or not”.



Figure 10

Source: <https://www.youtube.com/watch?v=f80ScBHnNRk&t=793s> showing WALLIS (circled in red) and OWENS (circled in green) following officers on Northeast side of Capitol.

4. Assault on U.S. Capitol Police Officers

The open-source videos show WALLIS and OWENS as they assaulted U.S. Capitol Police Officers on January 6, 2021. This assault occurred outside of the U.S. Capitol building near the Northeast corner of the U.S. Capitol.

In the open-source video, <https://www.youtube.com/watch?v=f80ScBHnNRk&t=793s>, at video time 17:51, the officers moved bike racks to form a barricade that would prevent rioters from getting closer to the Capitol. This barricade was formed at the top of a set of concrete stairs on the Northeast corner of the Capitol. WALLIS and OWENS were directly at the bike rack barricade. *See* Figure 11. An officer used a baton to try to keep the rioters from grabbing and shoving the barricades.



Figure 11

Source: <https://www.youtube.com/watch?v=f80ScBHnNRk&t=793s> showing WALLIS (circled in red) and OWENS (circled in green) at the barricade facing off with officers.

At video time 18:14, WALLIS grabbed one end of a bike rack and lifted it off the ground. See Figure 12.



Figure 12

Source: <https://www.youtube.com/watch?v=f80ScBHnNRk&t=793s> showing WALLIS (circled in red) grabbing the barricade.

OWENS then grabbed onto the barricade, and with WALLIS, shoved the barricade into the line of officers. See Figure 13. The line of officers raised their arms and hands in defense to keep the barricade from striking them in their heads and torsos, but the officers' hands took the blow as the barricade came to a stop and rested on top of another barricade in front of the officers. The

officers pushed the barricade back and off of the barricade that was on the ground already so it sat level with the other barricades on the ground. At approximately video time 19:28, WALLIS and OWENS walked further east past the end of the bike rack barricade, and they entered the East Plaza.



Figure 13

Source: <https://www.youtube.com/watch?v=f80ScBHnNRk&t=793s> showing WALLIS and OWENS (left side of the image) lifting the barricade and pushing it towards officers.

Your affiant interviewed a number of U.S. Capitol Police officers that were present at the bike rack barricades on the Northeast corner of the U.S. Capitol at the top of the concrete stairs, including Officer K.B. This is the same location where WALLIS and OWENS lifted and shoved the barricade into the officers. Officer K.B. stated she was initially detailed to the West front of the U.S. Capitol, and she was in full riot gear. Officer K.B. and her squad had to fall back to the East front near the Senate Carriage Door. The officers were completely surrounded by the crowd. They walked to the top of the stairs and were able to stand in a line behind barricades that were positioned at the top of the stairs. Officer K.B. said that she and other officers were hit with barricades that the rioters shoved and threw into the officers. Officer K.B. was hit with a barricade and sustained a fracture to her right hand/wrist and was placed in a hard cast for seven weeks. During the interview with your affiant, Officer K.B. remembered seeing a tall white male as the individual who threw the bike rack. Officer K.B. also gave an interview to an FBI Washington Field Office agent on January 10, 2021, regarding the rioter who picked up the barricade, and she described the individual as a white male, 6'04" in height and weighing approximately 250 pounds. WALLIS's driver's license information from 2021 states that he is a white male, height of 6'04" and weight of 230 pounds. Officer K.B. also told the Washington Field Office agent that she and the other officers were sprayed with chemical irritants while they continued to hold the line and perform their duties.

5. Conduct on the East Front of the U.S. Capitol

Following the assault on officers near the Northeast corner of the U.S. Capitol, OWENS and WALLIS proceeded towards the East Front of the U.S. Capitol. An open-source video shows OWENS and WALLIS on the plaza on the East front of the U.S. Capitol. The video recorded OWENS leading a group of rioters in a chant. OWENS shouted, “Whose House?” and other rioters responded with “Our House!” See Figure 14.



Figure 14

Source: <https://www.youtube.com/watch?v=95hp2RrYl-A&t=242>, *US Capitol Under SIEGE in Washington DC January 6th*, FREEDOMNEWS.TV, at timestamp 4:00 – 4:06. WALLIS (circled in red) and OWENS (circled in green) appear on the video.

At approximately 2:20 p.m., WALLIS and OWENS are seen on an external CCTV camera located near the Senate Carriage Door on the East side of the U.S. Capitol Building. See Figure 15. WALLIS and OWENS attempted to enter the Capitol through the Senate Carriage Door, but officers blocked the entrance. WALLIS and OWENS did not enter the Capitol at this location.

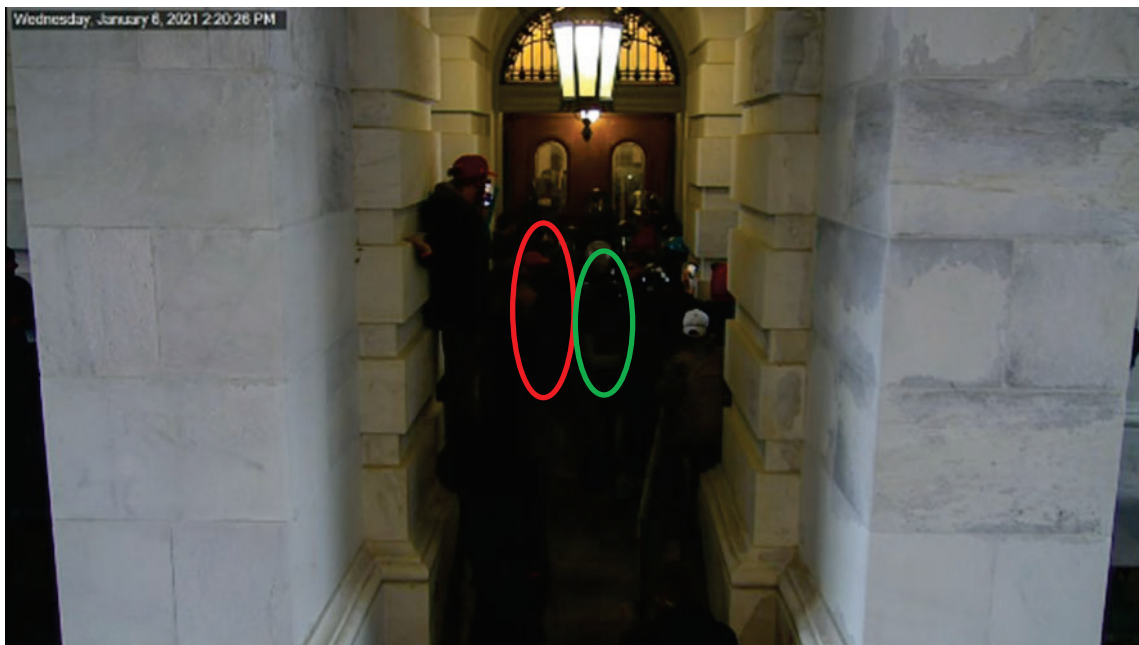


Figure 15

Source: USCP CCTV, of WALLIS (circled in red) and OWENS (circled in green) at the Senate Carriage door.

6. WALLIS and OWENS Enter U.S. Capitol Through the Senate Fire Door.

After WALLIS and OWENS were unable to enter the U.S. Capitol on the East side through the Senate Carriage Door, they proceeded around the U.S. Capitol to the West side to the Upper West Terrace, where, at approximately 2:46 p.m., they joined other rioters and entered the U.S. Capitol Building through the Senate Fire Door, which is the closest door to the Office of the Senate Parliamentarian. See Figure 16. A closeup taken from CCTV footage shows WALLIS entered the Senate Fire Door first, followed by OWENS. See Figures 17, 18.



Figure 16

Source: Vimeo – Louie Palu/ZUMA Press Trump Supporters Storm US Capitol (clip 1), https://archive.org/download/AMCow5nJFeiPeZMpO/Trump_Supporters_Storm_US.mpeg4, at timestamp 08:18, with WALLIS (circled in red) and OWENS (circled in green) at the Senate Fire Door.



Figures 17, 18

Source: USCP CCTV showing WALLIS (circled in red) and OWENS (circled in green) entering the Senate Fire Door.

Once inside, WALLIS and OWENS entered an office directly across the hallway from the Office of the Senate Parliamentarian and looked around that office for a few minutes. An open-source video shows WALLIS and OWENS in this office. See Figure 19.

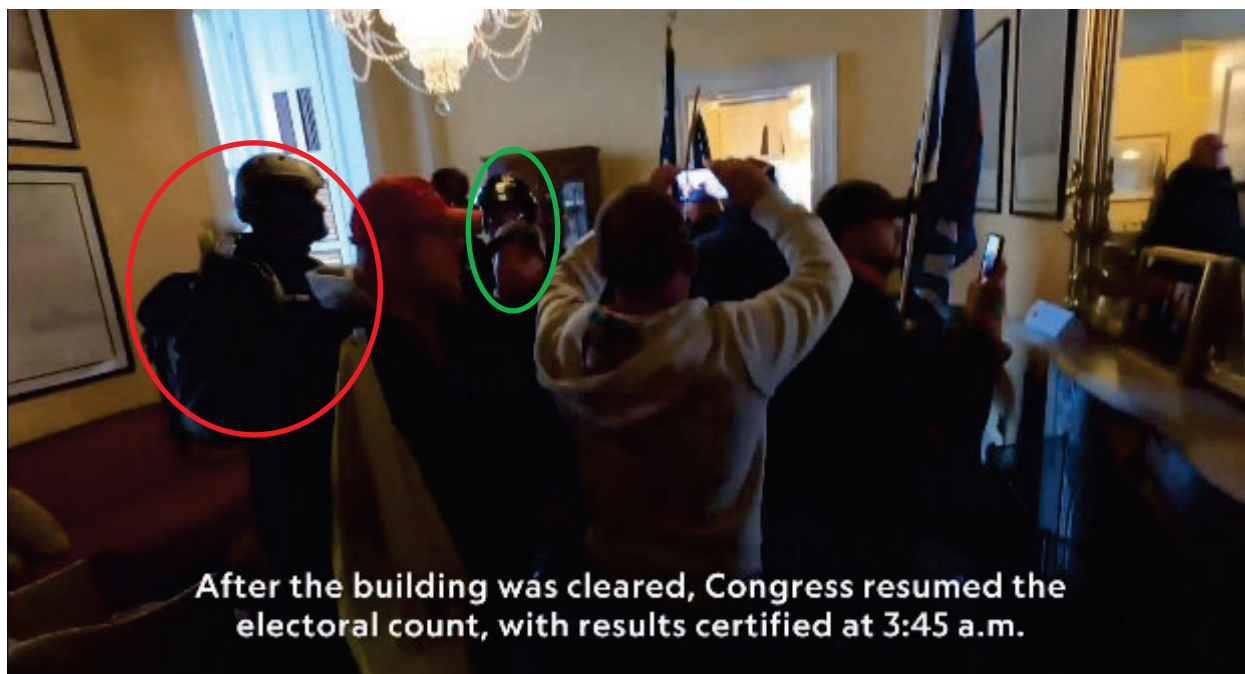


Figure 19

Through the Lens of Nat Geo Photographer Louie Paul, United States Capitol. National Geographic, <https://www.nationalgeographic.com/photography/article/louie-palu-interview-inside-the-capitol>, Timestamp: 01:09, showing WALLIS (circled in red) and OWENS (circled in green) in Senate office.

At approximately 2:50 p.m., WALLIS and OWENS left the office and re-entered the hallway. They walked down the hallway with other rioters, going further into the U.S. Capitol. See Figure 20.



Figure 20

Source: USCP CCTV showing WALLIS (circled in red) and OWENS (circled in green) as they walked further into the U.S. Capitol.

While heading down this hallway, WALLIS and OWENS were separated from each other.

7. WALLIS' Contact with Officers and Exit from U.S. Capitol

At approximately 3:01 p.m. WALLIS confronted law enforcement officers at an intersection of hallways near the Brumidi Corridor. At this location, a line of law enforcement officers blocked the rioters from going further into the U.S. Capitol. As shown in the CCTV image below, Figure 21, WALLIS approached the line of law enforcement officers and pointed over the officers down the hallway. The officers pushed back against WALLIS and other rioters, but shortly thereafter, WALLIS breached the line of officers and walked further into the U.S. Capitol. Multiple other rioters followed WALLIS past the officers down the hallway.

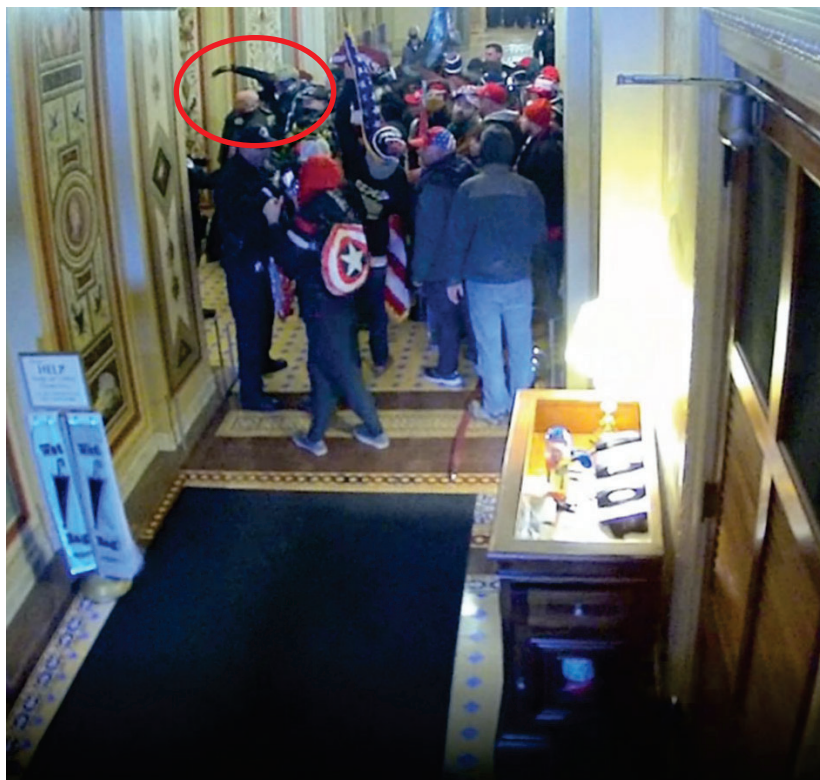


Figure 21

Source: USCP CCTV, with WALLIS (circled in red) breaching a line of officers.

At approximately 3:07 p.m., WALLIS returned back to the hallway near the Brumidi Corridor. From that location, WALLIS exited the U.S. Capitol through a door on the North side of the U.S. Capitol. See Figure 22. WALLIS was inside the U.S. Capitol for approximately 21 minutes.



Figure 22

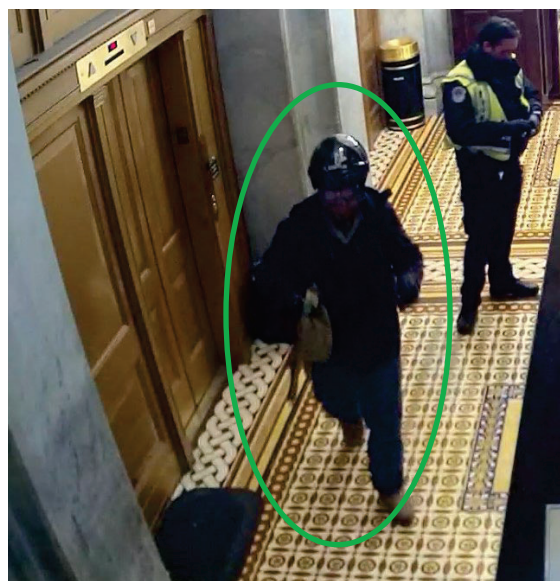
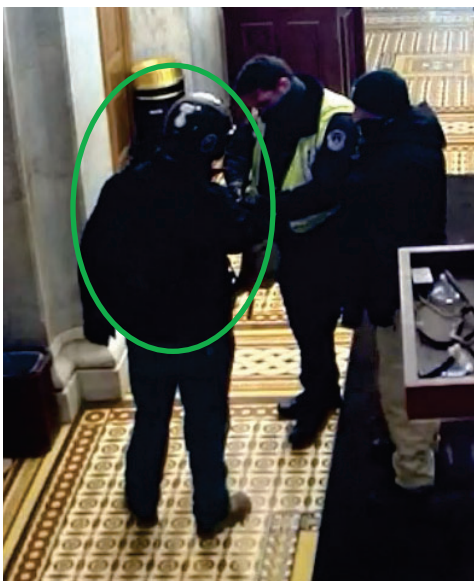
Source: USCP CCTV, WALLIS (circled in red) exiting U.S. Capitol

8. OWENS' Second Assault on an Officer and Exit From U.S. Capitol

After WALLIS and OWENS separated, OWENS assaulted a second officer, this one inside the U.S. Capitol. Your affiant interviewed U.S. Capitol Police Officer D.T. on August 12, 2022. Officer D.T. witnessed the assault and detained OWENS. Officer D.T. joined other officers inside the U.S. Capitol who had formed a line in front of 15-20 rioters. Officer D.T. saw an individual wearing a black helmet with stickers on it, goggles, and a black top break through the police line and push another unidentified U.S. Capitol Police officer up against a wall. After seeing the assault of the other officer, Officer D.T. was eventually able to place handcuffs on the individual. Officer D.T. later reviewed CCTV images and identified OWENS as the subject that he had detained. During a search of OWENS, Officer D.T. found a folding knife in OWENS' right front pocket. Officer D.T. took the knife and put it in OWENS' backpack. OWENS was released from handcuffs and allowed to exit through the Senate Carriage Door.

Officer D.T. also reviewed a photo showing WALLIS outside the U.S. Capitol in his green helmet and American flag face covering. Officer D.T. initially said the photograph of WALLIS could have been the same guy that he had taken into custody and was told to release, offering that the subject could have changed his mask and helmet. Later that day, your affiant called Officer D.T. to clarify that the photos of OWENS and WALLIS were two separate individuals, and Officer D.T. stated he had been confused and he did not witness any interaction between the two individuals.

CCTV footage shows OWENS was brought in handcuffs to the hallway outside of the Senate Carriage Door by U.S. Capitol Police Officer D.T. See Figure 23, 24. Officer D.T. released OWENS from handcuffs by the elevators. At approximately 3:02 p.m., OWENS walked out of the U.S. Capitol through the Senate Carriage Door. OWENS was in the U.S. Capitol for approximately 16 minutes.



Figures 23, 24

Source: USCP CCTV, OWENS (circled in green) was released from handcuffs and exited from the U.S. Capitol through the Senate Carriage Door.

9. Text Messages Between WALLIS and OWENS

On September 5, 2021, the United States District Court for the District of Columbia issued a cell site search warrant, in case number 21-SC-2865, to T-Mobile US for the cell phone number ending in 5837, a number belonging to WALLIS. The data obtained through the warrant confirmed that WALLIS travelled to Washington D.C. on or about January 5, 2021, and returned to Missouri on or about January 7, 2021. Information provided by the search warrant also established that WALLIS's cell phone used towers near the U.S. Capitol on January 6, 2021.

On October 25, 2021, TFO Windsor received supplemental SMS text data from T-Mobile for WALLIS's phone number ending in 5837 from the original cell site search warrant. The data showed text messages from WALLIS to multiple other known and unknown individuals from January 3, 2021, to January 8, 2021. A number of the text messages from WALLIS's phone were to a phone number ending in 5999. Review of law enforcement databases revealed that the 5999 phone number belonged to OWENS. Further examination of the records revealed that on January 6, 2021, WALLIS's phone (the number ending in 5837) exchanged a series of text messages with OWENS's phone (the number ending in 5999).

The SMS text messages also indicated that later on January 6, 2021, WALLIS sent a text to another number that stated “[w]e literally broke through police lines And I got inside the capital building.” On January 7, 2021, WALLIS sent text messages to another number that included: “[w]e bought old riot police got fucking beat with batons teargas maced and literally fought them so they didn't let us into shit”; and “I was on the front lines”.

10. Charges

Based on the foregoing, your affiant submits that there is probable cause to believe that JASON WILLIAM WALLIS and JARED LUTHER OWENS violated 18 U.S.C. 231(a)(3), which makes it unlawful to commit or attempt to commit any act to obstruct, impede, or interfere with any fireman or law enforcement officer lawfully engaged in the lawful performance of his official duties incident to and during the commission of a civil disorder which in any way or degree obstructs, delays, or adversely affects commerce or the movement of any article or commodity in commerce or the conduct or performance of any federally protected function. For purposes of Section 231 of Title 18, a federally protected function means any function, operation, or action carried out, under the laws of the United States, by any department, agency, or instrumentality of the United States or by an officer or employee thereof. This includes the Secret Service's protection of the Vice President and his family and the U.S. Capitol Police's protection of the U.S. Capitol.

Your affiant submits there is also probable cause to believe that JASON WILLIAM WALLIS and JARED LUTHER OWENS violated 18 U.S.C. § 111(a)(1), and (b) and 18 U.S.C. § 2, which makes it a crime for anyone to use a deadly or dangerous weapon, in this case a barricade, to forcibly assault, resist, oppose, impede, intimidate, or interfere with any United States law enforcement officer while that officer is engaged in the performance of official duties, or to do so where such acts involve physical contact with the victim of the assault or the intent to commit another felony.

Your affiant submits there is also probable cause to believe that JASON WILLIAM WALLIS and JARED LUTHER OWENS violated 18 U.S.C. § 1752(a)(1) (2), and (4), which makes it a crime to (1) knowingly enter or remain in any restricted building or grounds without lawful authority to do so; (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; and (4) knowingly engage in any act of physical violence against any person or property in any restricted building or grounds; or attempt or conspire 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.

Finally, your affiant submits there is also probable cause to believe that JASON WILLIAM WALLIS and JARED LUTHER OWENS violated 40 U.S.C. § 5104(e)(2)(D), (F) and (G) which makes 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 Capitol 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; (F) engage in an act of physical violence in the Capitol Grounds or any of the Capitol Buildings; and (G) parade, demonstrate, or picket in any of the Capitol Buildings.

A black rectangular redaction box covering the signature of the Deputy U.S. Marshal.

Deputy U.S. Marshal
Task Force Officer, Federal Bureau of
Investigations

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone, this 26th day of October, 2023.

JUDGE ZIA M. FARUQUI
U.S. MAGISTRATE JUDGE