BUZZ CHRONICLES > CRIME Saved by @Alex1Powell See On Twitter

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ICYMI Hate Crime Indictment Jason DeSimas Jason Stanley Randy Smith Daniel Delbert Dorson -aiding & abetting -punched & kicked a Black man -derogatory comments about his actual & perceived race -assaulting 2 other men who intervened to protect the

What's a bit amazing is this hate crime took place in December of 2018 and the 4 defendants were indicted nearly two year on the nose. Because the Defendants were indicted for a hate crime. That's a force multiplier or at a minimum an enhancement of 10 years (addition to)

Case 2:20-cr-00222-RAJ Document 1 Filed 12/16/20 Page 1 of 5

		Deputy		
025				
UNITED STATES DISTRICT COURT FOR THE				
8				
UNITED STATES OF	AMERICA.	NO. CR20-222 RAI		
		INDICTMENT		
V				
JASON DESIMAS, JASON STANLEY,				
RANDY SMITH, and				
DANIEL DELBERT DORSON,				
De	fendants.			
The Grand Jury ch	parges that:			
The Grand Jury of		NF		
derogatory comments about 1.S.'s actual and perceived race.				
Indictment/ United States v. Jason DeSimas	s et al., - 1	UNITED STATES ATTORN 700 Stewart Street Suite 5 Seattile, Washington 9810 (206) 553-7970	220	
	W UNITED STATES OF Pla v. JASON DESIMAS, JASON STANLEY, RANDY SMITH, and DANIEL DELBERT I De The Grand Jury ch On or about Decer of Washington, JASON I DELBERT DORSON, ea injury to T.S., a Black ma among other things, punc derogatory comments about	WESTERN DISTRICT OF AT SEATT UNITED STATES OF AMERICA, Plaintiff v. JASON DESIMAS, JASON STANLEY, RANDY SMITH, and DANIEL DELBERT DORSON, Defendants. The Grand Jury charges that: <u>COUNT OF</u> (HATE CRIF On or about December 8, 2018, in Snohom of Washington, JASON DESIMAS, JASON STA DELBERT DORSON, each aiding and abetting of injury to T.S., a Black man, and did so because of among other things, punching and kicking T.S. ak derogatory comments about T.S.'s actual and per-	WESTERN DISTRICT OF WASHINGTON AT SEATTLE UNITED STATES OF AMERICA, Plaintiff NO. CR20-222 RAJ INDICTMENT V. JASON DESIMAS, JASON STANLEY, RANDY SMITH, and DANIEL DELBERT DORSON, Defendants. The Grand Jury charges that: COUNT ONE (HATE CRIME) On or about December 8, 2018, in Snohomish County, within the Western Distr of Washington, JASON DESIMAS, JASON STANLEY, RANDY SMITH, and DANI DELBERT DORSON, each aiding and abetting one another, willfully caused bodily injury to T.S., a Black man, and did so because of T.S.'s actual and perceived race, by among other things, punching and kicking T.S. about the body and making racially derogatory comments about T.S.'s actual and perceived race.	

At first glance you wouldn't think this had anything to do with White Supremacy -read page 4-

Dorson falsely claimed that he had not planned to attend a white supremacist's "Martyr's Day" observance in the state of WA he had not owned a "flight jacket"

https://t.co/yU8t1DkyZA

1	that he had bloodied his knuckles prior to his arrest when he participated in the assault of				
2	T.S., J.B., and A.D. on December 8, 2018, in Snohomish County, Washington.				
3	All in violation of Title 18, United States Code, Section 1001.				
4	COUNT SEVEN				
5	(FALSE STATEMENT)				
6	On or about December 5, 2019, within the District of Oregon, DANIEL				
7	DELBERT DORSON knowingly and willfully made materially false, fictitious, and				
8	fraudulent statements and representations in a matter, that is, a criminal investigation				
9	being conducted within the Western District of Washington, by and within the				
10	jurisdiction of the Federal Bureau of Investigation, an agency of the executive branch of				
11	the United States. Specifically, DANIEL DELBERT DORSON falsely told a FBI				
12	Special Agent that: (1) prior to his trip to Washington State on the weekend of December				
13	8, 2018, he believed the purpose of the trip was to attend a "punk show" and that he did				
14	not know about the annual "Martyr's Day" memorial service for a white supremacist that				
15	was scheduled for that weekend, and (2) prior to the evening of December 7, 2018,				
16	DANIEL DELBERT DORSON did not have his own "flight jacket" (an article of				
17	clothing associated with membership in a white supremacist group) and instead was				
18	given someone's else "flight jacket" to wear during the weekend of December 8, 2018.				
19	In truth and in fact, as DANIEL DELBERT DORSON then well knew, his statements to				
20	the FBI Special Agent were false, in that: (1) prior to his trip to Washington State on the				
21	weekend of December 8, 2018, DANIEL DELBERT DORSON was aware of and				
22	planned to attend the "Martyr's Day" memorial service in Washington State, and (2)				
23	DANIEL DELBERT DORSON had already received and owned a "flight jacket" prior to				
24	traveling to Washington State in December 2018.				
25					
26					
27					
28					
	Indictment/ UNITED STATES ATTORNEY United States v. Jason DeSimas et al., - 4 SEATLE WASHINGTON 98101				

SEATTLE, WASHINGTON 98101 (206) 553-7970

Doc # 16 Detention Motion by USA

https://t.co/sxaBEqDLWr

"DeSimas admitted that he was a member of Crew 38,

a support club of Hammerskin Nation, a white supremacists organization...DeSimas lied to the FBI, denying that neither he nor anyone else had used the "N" word..."

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2			Magistrate Judge Paula L. McCandlis		
3					
4					
5					
6	UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON				
7	AT SEATTLE				
8					
9	UNITED	STATES OF AMERICA,	NO. CR20-222RAJ		
10		Plaintiff			
11			MOTION AND MEMORANDUM IN		
12	v. SUPPORT OF DETENTION				
13	JASON DESIMAS,				
14	Defendant				
15					
16	The United States moves for pretrial detention of the Defendant, pursuant to 18				
17	U.S.C. §§3142(e) and (f). Filed contemporaneous with this motion are three exhibits,				
18	filed under				
19	1. Eligibility of Case. This case is eligible for a detention order because this				
20		es (check all that apply):			
21	\boxtimes Crime of violence (18 U.S.C. 3156).				
22		Crime of Terrorism (18 U.S.C. 2332	b (g)(5)(B)) with a maximum sentence		
23	of ten years or more.				
24		Crime with a maximum sentence of	life imprisonment or death.		
25		Drug offense with a maximum sente	nce of ten years or more.		
26					
27					
28					
,		R DETENTION/ v. DeSimas, et al, CR20-222RAJ - 1	UNITED STATES ATTORNEY 700 Stewart Street Suite 5220 Seattle, Washington 98101 (206) 553-7970		

-Daniel Delbert Dorson ordered detained & will be

transferred to this District

-Randy Smith is detained in the District of OR, on an unrelated federal case

-Jason Stanley is detained at the ID DOC an unrelated case

1 motivated and denied the use of derogatory and racially-motivated statements made 2 during the assault of T.S. However, the investigation has shown that, on the night of the 3 assault, DeSimas had gathered with his co-defendants and others as part of a weekend 4 memorial service honoring a white supremacist, Robert J. Matthews, who died during a 5 shootout with the FBI on Whidbey Island in 1984, an annual weekend event often 6 referred to as "Martyr's Day." Facebook records for DeSimas' Facebook accounts 7 evidence DeSimas's participation in "Martyr's Day" activities in December 2018, as well 8 as his belief in the inferiority of the Black race; and his active membership in Crew 38 and his support of Hammerskin Nation.² See, Exhibit B, examples of Facebook postings 9 10 on DeSimas' Facebook accounts.

The government has also filed, under seal as Exhibit C, a statement by T.S. This statement describes the long-lasting and significant impact that the hate crime has had on him, that he does not know where the defendants are located, and that they could be anyone, and as a result, he is "hypervigilant" and "fearful" of his safety at all times. Entering an order of detention will ensure the safety of T.S. and the other victims and witnesses.³

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2. Risk of Flight

DeSimas has self-surrendered, but this does not mitigate his risk of flight and nonappearance. Efforts to locate DeSimas by law enforcement have been extensive.
Over the past several weeks, law enforcement has made numerous attempts,
unsuccessfully, to locate DeSimas. They have conducted dozens of instances of
surveillance and spot checks on possible addresses where DeSimas may be located, as

MOTION FOR DETENTION/ United States v. DeSimas, et al, CR20-222RAJ - 5 UNITED STATES ATTORNEY 700 Stewart Street Suite 5220 Seattle, Washington 98101 (206) 553-7970

^{25 &}lt;sup>2</sup> The Anti-Defamation League describes the Hammerskins as a national and international white supremacist organized known for violence notably against Black persons. https://www.adl.org/education/resources/profiles/hammerskin-nation

 ³ The three other co-defendants are in custody. Daniel Delbert Dorson has been ordered detained and will be transferred to this District. Randy Smith is detained in the District of Oregon, on an unrelated federal case. Jason Stanley is detained at the Idaho Department of Corrections, on an unrelated case.

-participation in "Martyr's Day" activities in Dec 2018 -his belief in the inferiority of the Black race -active membership in Crew 38 -support of Hammerskin Nation <u>https://t.co/IUQJR82y5P</u>

1 || history and the nature of his current offense). But the general existence of a pandemic 2 does not have significant bearing on whether a non-symptomatic defendant's actual 3 "physical and mental health" weighs in favor of release. DATED this 21st day of December, 2020. 4 5 Respectfully submitted, 6 BRIAN T. MORAN 7 United States Attorney 8 9 s/Ye-Ting Woo YE-TING WOO 10 Assistant United States Attorney 11 12 s/Christine M. Siscaretti CHRISTINE M. SISCARETTI 13 Trial Attorney 14 Criminal Section, Civil Rights Division

Shortly thereafter the Court Granted the Government's Motion to Detain Defendant Jason DESIMAS but wait - there's more... https://t.co/Pkwyk9MYqP

	Case 2:20-cr-00222-RAJ Document	20 Filed 12/21/20 Page 1 of 2			
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6	UNITED STATES DIS WESTERN DISTRICT O				
7	AT SEAT	TLE			
8	UNITED STATES OF AMERICA,				
9	Plaintiff,	Case No. CR20-222RAJ-001			
10	v.	DETENTION ORDER			
11	JASON DESIMAS,				
12	Defendant.				
13	The Court, having conducted a detention hearing pursuant to Title 18 U.S.C. § 3142(f),				
14	and based upon the factual findings and statement of reasons for detention hereafter set forth,				
15	finds that no condition or combination of conditions which the defendant can meet will				
16	reasonably assure the appearance of the defendant as required and the safety of any other person				
17	and the community.				
18	FINDINGS OF FACT AND STATEMENT	T OF REASONS FOR DETENTION			
19	(1) Defendant has been charged by indic	ctment with counts 1-3: Hate Crime; and			
20	count 4: False Statement. The defendant is viewed	as a risk of nonappearance based on his			
21	history of failures to appear, history of noncompliance with under supervision, and history of				
22	substance abuse. The defendant is viewed as a risk of danger based on the nature of the offense				
23	safety concerns for the victim, and his criminal hist	ory, including criminal history while under			
	DETENTION ORDER - 1				

MOTION for Review of Detention Order by Jason DeSimas. Oral Argument Requested -defendant apparently self surrendered -completed drug therapy -argues he wasn't in hiding odd the government's filing stated they surveilled him, his car & previous addresses https://t.co/wKAqjgBhLK

	Case 2:20-cr-00222-RAJ Document 21 Filed 12/23/20 Page 1 of 14					
1	THE HONORABLE RICHARD A. JONES					
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5	UNITED STATES DISTRICT COURT					
6	WESTERN DISTRICT OF WASHINGTON AT SEATTLE					
7						
8	UNITED STATES OF AMERICA,) No. CR20-222-RAJ					
9	Plaintiff,) MOTION TO REVIEW AND REVOKE) MAGISTRATE JUDGE'S DETENTION					
10	v.) ORDER AND MEMORANDUM OF LAW IN SUPPORT					
11	JASON DESIMAS,) Oral Argument Requested					
12	Defendant.) Noted for January 1, 2021					
13	Jason DeSimas respectfully moves this Court to revoke the magistrate judge's					
14	detention order and promptly release him pending trial with the conditions					
15	recommended by Pretrial Services in its December 21, 2020 report. 18 U.S.C.					
16	§ 3145(b); Local Rule W.D. Wash. MJR 11.					
17	I. Introduction					
18	The Bail Reform Act requires a court to impose only the least restrictive					
19	conditions necessary to reasonably assure a defendant's appearance and the safety of					
20	the community. The magistrate judge misapplied the legal standard and relied on					
21	incomplete facts provided by the government to find that no condition or combination					
22	of conditions could reasonably assure Mr. DeSimas's appearance, and that he posed a					
23	danger to the community.					
24	Mr. DeSimas is not a flight risk. He has lived in Washington for the past 20					
25	years and has been working as a tattoo artist for the last 17. He has strong ties to this					
26	community and is someone that other people trust and rely on. See Exhibit 1 (letters of					
	MOTION TO REVIEW AND REVOKEFEDERAL PUBLIC DEFENDERDETENTION ORDER1601 Fifth Avenue, Suite 700(United States v. DeSimas, CR20-222-RAJ) - 1Seattle, Washington 98101(206) 553-1100					

I just can't see an FBI agent saying this, at all:

'..there were ominous comments made by the agents about needing to find Mr. DeSimas "before Antifa did" for his own safety. Whether or not these individuals provided the information sought by the FBI" https://t.co/wKAqjgBhLK

child support payments, as he has been lately, his license is in good standing. When he is not keeping current with these payments, it is suspended and he is pulled over and charged with driving on a suspended license.

Mr. DeSimas's failure to pay fines or to appear at court appearances he is notified of through a ticket and a mail summons is not indicative of his willingness to appear for his federal court appearances or comply with federal pretrial supervision. It is far more probative that Mr. DeSimas self-surrendered in this case, has been free from law enforcement contacts for the past two years, and has completed all probation and supervision requirements imposed upon him—including the intensive requirements of King County's Felony Drug Treatment Court.

As to its second argument, the government seems to contend that Mr. DeSimas was somehow evading law enforcement for lengthy periods of time before the indictment was unsealed in this case. Not only is this directly contrary to its argument alleging that he is a danger now that the charges are unsealed, it's simply not logical. The fact that law enforcement had stale information about what car Mr. DeSimas was driving in or his business hours isn't indicative of Mr. DeSimas evading them. People buy new cars. Mr. DeSimas also works in an industry where fluctuating hours are not entirely uncommon based upon changes in artist staffing and availability, traffic, and the like. Finally, precipitous drops in traffic combined with changing state guidance regarding business operations has caused countless Washington businesses to alter their hours, often multiple times, during the pandemic.

On the morning of December 18, 2020, which is the first time that law enforcement attempted to execute the warrant issued in this case, they went to his residence, his business, and his sister's home (where he does not live). He wasn't at any of these places. Not because he was avoiding being arrested by the F.B.I., but because he was out picking up food. According to people who spoke to law enforcement that

MOTION TO REVIEW AND REVOKE DETENTION ORDER (United States v. DeSimas, CR20-222-RAJ) - 5 FEDERAL PUBLIC DEFENDER 1601 Fifth Avenue, Suite 700 Seattle, Washington 98101 (206) 553-1100 I uploaded DeSimas' Motion Detain-Reconsideration to a public drive. It is odd that he doesn't refute or explain: his current membership in Crew 38 or his support of Hammerskin Nation I suppose we'll find out who has the better argument... /fin https://t.co/0qkID8Pt0M

Meet Gravy Jason DeSimas

https://t.co/Aspelx9viQ https://t.co/yy7WD3CVQk

