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17	IN THE UNITED S	TATES DISTRICT COURT	
18		RICT OF CALIFORNIA	
19		NOT OF CALL ON WA	
20	UNITED STATES OF AMERICA,	CASE NO. 2:24-cr-0257 DJC	
21	Plaintiff,	18 U.S.C. § 371 – Conspiracy; 18 U.S.C. § 373 –	
22	v.	Solicitation of Hate Crimes (4 Counts); 18 U.S.C. § 373 – Solicitation of the Murder of Federal Officials	
23	DALLAS ERIN HUMBER, and	(3 Counts); 18 U.S.C. § 119 – Doxing Federal Officials (3 Counts); 18 U.S.C. § 875(c) –	
24	MATTHEW ROBERT ALLISON,	Interstate Threatening Communications; 18 U.S.C. § 842(p) – Distribution of Information Relating to	
25	Defendants.	Explosives and Destructive Devices (2 Counts); 18 U.S.C. § 2339A – Conspiracy to Provide Material	
26		Support to Terrorists; and 18 U.S.C. §§ $981(a)(1)(C)$, $981(a)(1)(G)$, and 28 U.S.C. § $2461(c)$ – Criminal	
27		Forfeiture Forfeiture	
28		<u>CTMENT</u>	
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1		GENERAL ALLEGATIONS	
2	The Grand Jury charges, T H A T:		
3	At all times relevant to the indictment:		
4		The Terrorgram Collective	
5	1.	Telegram Messenger ("Telegram") is a digital communications platform that allows users	
6	from around the world to send encrypted one-on-one messages, participate in group chats, share files,		
7	and operate ar	nd subscribe to "channels" that broadcast messages and content.	
8	2.	"The Terrorgram Collective," commonly referred to as "Terrorgram"—a combination of	
9	the words "terrorism" and "Telegram"—is a network of channels, group chats, and users on Telegram		
10	that promote v	white supremacist accelerationism: an ideology centered on the belief that the white race is	
11	superior; that society is irreparably corrupt and cannot be saved by political action; and that violence and		
12	terrorism is necessary to ignite a race war and "accelerate" the collapse of the government and the rise of		
13	a white ethnos	state.	
14	3.	To achieve its vision of white revolution and domination, Terrorgram solicited terrorist	
15	attacks, including, but not limited to:		
16	a.	Bias-motivated attacks against groups deemed by Terrorgram to be enemies of the white	
17		race;	
18	b.	Attacks on government infrastructure, such as government buildings and energy facilities,	
19		which Terrorgram believes will ignite a race war and help accelerate the collapse of	
20		government and society; and	
21	c.	Attacks on "high-value targets"—like politicians and government officials—whom	
22		Terrorgram sees as perpetuating an irredeemable society and whose murders Terrorgram	
23		believes would sow chaos and further accelerate the government's downfall.	
24	4.	Defendants MATTHEW ROBERT ALLISON ("ALLISON") and DALLAS ERIN	
25	HUMBER ("H	IUMBER") joined Terrorgram in 2019, and became leaders of the group in the summer of	
26	2022, after one	previous leader was arrested and charged with terrorism offenses and another became aware	
27	that he was the	subject of a terrorism related investigation. As leaders of the Terrorgram Collective,	
28	ALLISON and	HUMBER ran Terrorgram channels and group chats; contributed to and disseminated	

Terrorgram videos and publications, such as The Hard Reset, White Terror, and The List; solicited
 Terrorgram users to commit bias-motivated attacks against racial enemies and terrorist attacks on critical
 infrastructure; provided guidance and instructions to equip Terrorgram users to carry out those attacks;
 and inspired Terrorgram users to become "Saints" by committing an attack in furtherance of white
 supremacist accelerationism.

The Hard Reset



5. "The Hard Reset" is a digital publication explaining and justifying Terrorgram ideology; providing detailed instructions and tactical advice for carrying out bias-motivated violence and committing terrorist attacks on critical infrastructure; providing instructions for making bombs and explosives, including Napalm, thermite, chlorine gas, pipe bombs, and dirty bombs; identifying targets to attack; instructing readers how to effectively run a terror cell; celebrating terrorist attacks and violent extremism; and inciting readers to terrorist action in support of Terrorgram's cause.

6. ALLISON and HUMBER, working together and in collaboration with persons known and unknown to the Grand Jury, helped create, edit, and disseminate The Hard Reset.

HUMBER narrated "The Hard Reset" and disseminated it in audiobook form.

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White Terror

2 8. "White Terror" is a 24-minute documentary, jointly produced and disseminated by HUMBER and ALLISON, chronicling and celebrating 105 white supremacist attacks perpetrated between 3 4 1968 and 2021. HUMBER narrated the documentary, which includes graphic videos and photographs of 5 the attacks. The documentary opens with the message: "Between 1968 and 2021, 105 white men and women of action have taken it upon themselves to wage war against the system and our racial enemies. 6 7 Our Saints are the best of our brothers, and this is our legacy of white terror." After chronicling each of 8 the attacks, the documentary concludes with the message: "To the Saints of tomorrow watching this today, 9 know that when you succeed you will be celebrated with reverence and your sacrifice will not be in vain. 10 Hail the Saints and hail our glorious and bloody legacy of white terror."

The List

9. "The List" is a hit list of "high-value targets" for assassination. The List includes a "List
card" for each target that displays the target's name, home address, and photograph; and a photograph of
the target's residence, if available.

10. Individuals named in The List, many of whom were targeted because of race, religion, national origin, sexual orientation, and/or gender identity, include federal officials—such as a United States Senator (Federal Official 1), a United States District Court Judge (Federal Official 2), and a former United States Attorney (Federal Official 3); state officials; municipal officials; and leaders of private companies and non-governmental organizations. The following are redacted versions of the List cards for Federal Officials 1-3:



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1	11.	Each List card includes reasons why Terrorgram considered the target an enemy of the	
2	cause of white supremacist accelerationism. For example, The List describes Federal Official 1 as "an		
3	Anti-White, Ar	nti-gun, Jewish Senator"; The List calls Federal Official 2 "an invader" from a foreign	
4	country and hig	ghlighted the judge's ruling on an immigration issue; and The List refers to Federal	
5	Official 3 as the	e "[f]irst [racial slur] U.S. Attorney" in Federal Official 3's jurisdiction.	
6	12.	ALLISON operated The List channels and archives, and collaborated on The List with	
7	others known a	nd unknown to the Grand Jury, including HUMBER.	
8	13.	ALLISON and HUMBER disseminated versions of The List on Terrorgram by posting	
9	links and List c	ards in their chats and channels and by sending links and List cards to Terrorgram users	
10	via direct message.		
11	14.	When disseminating The List, ALLISON included comments encouraging users to take	
12	action, including, but not limited to, the following:		
13	a. '	"Take Action Now"	
14	b. '	"Do your part"	
15	c. '	"Remember change starts with you. No one is coming to save us."	
16	d. 4	A short story that concludes, "The List would do for killing what the printing press had	
17		done for literacy."	
18	15. 4	ALLISON and HUMBER provided guidance to Terrorgram users seeking to attack List	
19	targets. For example, on or about April 26, 2022, a Terrorgram user posted in HUMBER's group chat: "I		
20	saw your 'THE LIST' channel" and "do you have any targets near cascadia?" In response, an		
21	administrator of THE LIST channel posted a List card for a target residing in Seattle, Washington, and		
22	HUMBER tagged the user who had asked the question. The user replied, "we already have this one" but		
23	"make sure to [tag] me for any more in that location." HUMBER replied, "will do." On or about May		
24	3, 2022, HUMBER posted the List card for another target residing in Seattle, Washington, and again		
25	tagged the user. The user replied, "Very good i'll check with my guys now."		
26		Solicitation of Bias-Motivated Attacks	
27	16. 4	ALLISON and HUMBER used Terrorgram channels, chats, and direct messages to solicit	
28	Terrorgram use	rs to commit bias-motivated attacks targeting victims because of their race, religion,	

national origin, sexual orientation, and gender identity. Examples include, but are not limited to, the 2 following:

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a. On or about July 4, 2023—during protests in France following the fatal police shooting of Nahel Merzouk—HUMBER posted a photograph of a sniper aiming a rifle, with the caption: "A MESSAGE TO ARMED AND POTENTIALLY LETHAL FRENCH BROS: Don't cower in your rooms, waiting for the nigger riots to stop. Instead, load your magazines and get cozy. You know what to do - what MUST be done. Every fiber of your being knows. Don't second-guess your Racial Duty. Don't breathe a word of what you're planning to anyone, and make every shot count."

- b. On or about June 22, 2023, HUMBER posted (and ALLISON re-posted): "Just this week in fact the Justice Department announced it had arrested a man alleged to have been threatening violent disruption of Nashville's upcoming Pride celebration — with 'shrapnel pressure cooker bombs' or 'a mass shooting.' ACTION > THREATS. If you're terrorpilled enough to KNOW WHAT MUST BE DONE keep your fucking mouth shut and **OMAKEOIT OHAPPENO** Fag month isn't over yet there's still time... ③ HAIL HOLY TERROR"
 - On or about June 1, 2023, HUMBER posted: "Well lads, it's officially fag month. ZOG's c. fag agenda and their sick, systematic abuse of White children isn't slowing down. It won't stop until YOU stop it. While conservatards might be satisfied fighting back economically, let's be real - there are MUCH better ways to fight back. Mass shootings, arson, bombings, vehicular attacks, the list goes on and the opportunities provided to you this month will be plentiful. Don't let them go to waste. What's more impactful - boycotting Target, or getting dozens of targets in your sights and taking them out permanently? Actions speak louder than words. DIRECT, LETHAL ACTION speaks louder than any boycott. This 'pride month,' give us what we truly need - a new Saint to be proud of, and a glorious new attack to celebrate. You've got the means and the opportunity, all you need is the Will. Don't breathe a word of what you're planning to anyone, and MAKE IT COUNT. 'IF [attacker] CAN KILL FIFTY, IMAGINE WHAT YOU CAN DO.' - The Hard Reset (p. 193) HAIL

HOLY TERROR." Along with the message, HUMBER posted Pages 192 and 193 of The Hard Reset, which include a photograph from a nightclub massacre in the United States, on June 12, 2016, in which an attacker killed 49 people.

d. On or about December 23, 2022, HUMBER posted (and ALLISON re-posted) the following message about the murder of three Kurdish immigrants in Paris, France:
"Allow me to 'Terrorgram Life Coach' you lads for a moment. Today's mass shooting in Paris is SO much more than a few dead invaders, an early Christmas present, and a nice way to end an already great year. The making of our newest Saint is a truly inspirational story. It's a story about redemption, resilience, and never giving up. First it was a knife in 2016. Then it was a sword in 2021. Finally it was a gun on this glorious day, 2022. It would've been easy to conclude, 'Maybe I'm past my prime, maybe terrorism isn't for me,' and give up... but Saint [attacker] didn't give up. Instead he persisted, and today his tireless efforts paid off. If a 69 year old man living under France's tyrannical gun control laws can carry out a mass shooting, IMAGINE WHAT YOU COULD DO. Believe in yourselves, lads, and never give up. On your path to Victory, to fulfilling your Destiny, to answering your Higher Calling, may nothing impede you. Have no doubt. YOU. GOT. THIS."

Solicitation of Terrorist Attacks on Critical Infrastructure

17. In addition to soliciting bias-motivated attacks, HUMBER and ALLISON also solicited attacks on critical government infrastructure, including federal buildings and energy facilities, and provided instructions for carrying out those attacks. As HUMBER explained, in a post on or about December 9, 2022 (which ALLISON re-posted): "Both strategies-mass casualty attacks AND sabotage attacks on critical infrastructure—are effective and indeed necessary to achieve our goals. They're completely different means, but they work towards the same end. And, most importantly, they work better together. After all, the best time to strike is when the power's out and emergency services are disabled. Every attack is unique, but they're ALL worth celebrating. Every target is a legitimate target. Every method of attack-sabotage, shootings, bombings, arson, stabbings, vehicular attacks, and

more—are viable and justified." Examples of posts soliciting terrorist attacks on critical infrastructure
 include, but are not limited to, the following:

a. On or about December 9, 2022, ALLISON posted: "Preparing an Attack/Sabotage:
When sabotaging it is worth mentioning all the demotivating things an individual is going to face when executing an attack. Like having second thoughts, thinking it's not going to work out, and the fear of getting caught... <u>BUT DO NOT LET THIS BIG</u>
<u>MISTAKE HAPPEN TO YOU!</u> Remember, having a plan, knowing the area you are sabotaging, being masked up, having throwaway clothes, having the right tools, not bringing technology, and keeping your mouth shut is the key towards a successful attack. Try to not lose your motivation as it is the only thing that keeps you going. When you feel like you do never forget why you started. Never forget about the brothers waiting to celebrate your attack... and never forget what has the industrial society has done to you, your people, and your tribe. **# Do not let those technophiles have a day of rest! Learn more about where power grids are located near you**." The post ended with a link to a detailed map of the worldwide electrical grid.

b. On or about December 7, 2022, HUMBER posted (and ALLISON re-posted): "At any given time, there are determined soldiers of this struggle out there in the night, getting ready for their attack. Planning, assessing targets, scoping them out, and everything that goes into a well-planned and precision strike. Next time your power is out, you should wonder if it will ever come back on any time soon. Maybe one of these cool and calculating Aryan soldiers put a .308 into the side of every transformer at a few carefully chosen substations. You'll never know because they kept their mouth shut. They're not in it for fame or glory, their only drive is bringing this System to its knees. And who knows? Maybe that person could be YOU, lining up your sights on these metal behemoths from the tree line, squeezing the trigger, and retreating from the area with a shit eating grin on your face knowing the chaos you've just unleashed. Never to boast about it, never to be caught. Perhaps even to rinse and repeat."

c. On or about December 26, 2022, HUMBER posted (and on or about December 28, 2022, ALLISON re-posted) four images detailing component parts of electrical substation transformers, along with the message: "For educational purposes only of course ⁽ⁱ⁾)
 Don't get any ideas HAIL HOLY TERROR."

d. On or about January 4, 2023, HUMBER posted (and ALLISON re-posted) a photo of a Seattle Times news article entitled, "Pierce County Christmas Day substation attacks," with the message: "If two petty criminal tweakers can take out 4 substations in a day, imagine what an ambitious, fully radicalized <u>Hard Reset</u> and <u>Make it Count</u> reader like YOU can do! Just <u>PLEASE</u> remember to LEAVE. YOUR. PHONE. AT. HOME."

e. On or about January 20, 2023, HUMBER posted a link to an article titled, "Multiple bullets leave hundreds of thousands of dollars in damage at Thomasville substation, EnergyUnited says," along with the following message: "Everyone, please take a moment to congratulate yourselves. It seems as though this avenue of attack, an incredibly effective one at that, has really caught on. I like to think that all our hard work in detailing its effectiveness and showing our community how easy it is not only to do, but to get away with, has helped encourage this. Death to the grid. Death to the System."

Dissemination of Bombmaking and Explosives Instructions

18. ALLISON and HUMBER operated Terrorgram channels that serve as archives for instructional manuals and videos on how to create bombs, chemical weapons, and weapons of mass destruction. Through their Terrorgram channels, chats, and private messages, ALLISON and HUMBER disseminated instructional manuals and videos to Terrorgram users in order to equip them to carry out attacks. Examples include, but are not limited to, the following:

a. On or about July 28, 2022, HUMBER posted (and on or about August 1, 2022, ALLISON re-posted) Pages 142-43 of The Hard Reset, which provide instructions and encouragement to make and detonate a "dirty bomb"—a bomb comprised of explosives and radioactive material—to "fumigate the cities" by targeting and killing groups of people because of their race, religion, national origin, sexual orientation, and gender identity, describing those groups with slurs known to the Grand Jury.

b. On various dates, HUMBER and ALLISON posted a five-step instructional video titled,
"How To Make a Letter Bomb." The video explained how to obtain ingredients for the
explosive mixture and the fuse; how to mix the ingredients to create the explosive; how
to synthesize the fuse paste; how to rig a padded envelope; how to find the location of a
"federal building" that would be "a suitable target"; and how to commit the crime without
being caught.

The Saint Encyclopedia

8 19. ALLISON and HUMBER, working together and in collaboration with persons known
9 and unknown to the Grand Jury, were in the process of creating "The Saint Encyclopedia," a Terrorgram
10 publication that celebrates white supremacist attackers as heroes of the white race—"Saints"—and urges
11 Terrorgram users to follow their path to "Sainthood" by committing an attack in the name of
12 Terrorgram.

20. The proposed cover of The Saint Encyclopedia is comprised of mugshots of white supremacist mass murderers whom Terrorgram celebrates as heroes and Saints (redacted image below):



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21. The dedication of The Saint Encyclopedia, which sits between two still shots from the
 live-streamed massacre of 51 Muslim worshippers in Christchurch, New Zealand, in 2019, reads: "This
 book is dedicated to our ever-expanding Pantheon of Saints; to the White Men and Women of Action
 who made this book possible; and to the Saints of tomorrow reading this today. May our words and
 praise, and the glorious deeds of your predecessors, strengthen your resolve and guide you on your path
 to Victory."

22. The Saint Encyclopedia includes information on each "Saint" and the murders the Saint committed to further the cause of white supremacist accelerationism, as well as quotes from manifestos of "inner-circle Saints," ten white supremacist mass murderers, to inspire the "Saints of tomorrow" (redacted image below):



Terrorgram's Saint Culture

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2	23. The Saint Encyclopedia is an expression of Terrorgram's broader "Saint" culture, nurtured
3	and weaponized by ALLISON and HUMBER to inspire Terrorgram users to commit acts of violence.
4	24. As HUMBER explained in a post on or about May 24, 2022 (which ALLISON re-posted
5	on or about May 26, 2022): "The canonization of mass shooters and amplification of their messages
6	creates an environment where aspiring attackers are increasingly willing to perpetrate violence as a way to
7	honor previous 'saints,' attain sainthood themselves, and inspire future attacks."
8	25. On or about July 8, 2022, HUMBER posted the below graphic setting forth Terrorgram's
9	"Sainthood Criteria":
10	SAMMIROOD CRITERIA
11	I.R.NTE = Be White obviously.
12	The attack must be a deliberate act. Unplanned/opportunistic strikes may count if they went far beyond "legal self defense."
13 14	Whether for racial political or religious reasons for some combo thereof. it must be committed in the
14 15	3.NIOTIVE = thereof), it must be committed in the spirit of Our Struggle; for the sake of Our People; against enemies/traitors/ the System, which threaten Our People.
13 16	1. SCORE - At least 1 point. Injuries are cool and all, but there's a 1 kill minimum. No exceptions!
17	be pro-White and share the values of Our, Struggle. If not NS/WAN at logist PW
18	NS/ WN, or record RW and anti-System. Alternatively, "Brother" is an honorable title for White Men of Action who meet some or most
19	(but not all) sainthood criteria, edge is non-negotiable. If intent Motive Wondview drent + met, their datack must still benefit Our Cause and advance Our Struggle in some way: + tdrgets injured in their attack (if 0 kil/s); "Plot folled," "failed attack," and "victimless crime" committing niggas need not apply!
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2 26. On or about November 2, 2022, HUMBER posted (and ALLISON re-posted) the below
 2 graphic displaying the "Path to Sainthood":

27. To persuade Terrorgram users to follow the "Path to Sainthood," HUMBER and ALLISON posted messages celebrating past Saints and encouraging Terrorgram users to "join the Pantheon" (i.e., become a Saint by committing a white supremacist attack). Examples include, but are not limited to, the following:

- a. On or about August 28, 2023, HUMBER posted: "There's no love like the love we feel for every Accelerationist mass shooter. Have no doubt, after your Big Day you will be celebrated, admired, honored and defended until the end of time. Keep your head up, be strong and do your best. We believe in you and we can't wait to see what you're capable of! ⊕ ♥"
- b. On or about January 1, 2023, HUMBER posted (and the next day, ALLISON re-posted),



"Terrorgram's next Saints are out there somewhere, and I hope they're reading this. If you're planning on MAKING 2023 YOUR YEAR, this post is for you. So you've made your decision - this year you're finally gonna do it. We can't wait to see—and celebrate —what you're capable of. Don't breathe a word of what you're planning to anyone in the

meantime. Stack 'em high, King. Make them pay. After you initiate, your only regret will be not striking sooner. You. Got. This. HAIL HOLY TERROR."

c. On or about August 4, 2022, HUMBER posted (and the next day, ALLISON re-posted),
Page 247 of The Hard Reset, titled, "A Letter to the Next Disciples," which encourages future Saints to plan and follow through with an attack, and advises future Saints about how to write a manifesto, successfully carry out an attack, and get away with it.

- d. On or about June 8, 2022, HUMBER posted, "More Saints, more attack methods, more targets. That's my vision and hope for the future. Broaden our horizons in terms of methods and target selection but don't abandon conventional terrorism. It works for a reason."
- e. On or about March 15, 2022, HUMBER posted, "Saints aren't Gods but they've ascended beyond ordinary men. They were all ordinary men, then took extraordinary action for the sake of Our People. They are in fact the only soldiers in this war against the White Race. No military is fighting for us. No govt is protecting our people and defending our interests. The ONLY people fighting for us are lone wolves who, as [one of the ten mass murderers referenced in Paragraph 22, above] said, 'couldn't go another day watching these things happen to my people and doing nothing about it.' They answered a higher calling and they made the ultimate sacrifice for us."
 - f. On or about March 15, 2022, HUMBER stated in ALLISON's group chat that she posted the above quote for a specific Terrorgram user she was targeting for radicalization.
 HUMBER wrote: "He's like 18yo and seems very impressionable, I'm trying to radicalize him."

The Final Push

28. HUMBER and ALLISON gave Terrorgram users advice and encouragement to follow through with planned attacks. Examples include, but are not limited to, the following:

 a. On or about June 29, 2024, HUMBER posted: "MENTAL PREPARATION – ADVICE FOR THE NEXT DISCIPLES. It pained us all to see what happened in Australia the other day – would-be Saint [attacker] uploaded his manifesto, started his livestream, but didn't go through with the mass stabbing he had planned. We can only speculate what

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was going through his mind at that moment, but that brings us to the topic of this post: MENTAL PREPARATION. With so much focus on physical preparation, it's easy to overlook the mental component, but hesitating or losing your nerve can derail your plans as quickly as poor planning. By choosing the path of Holy Terror, you are making the ultimate sacrifice – whether you are captured or killed, life as you know it is over. But you stand to gain so much more – immortality, Sainthood, your place in history, the list goes on. After you initiate – make your announcement, post your manifesto, start your livestream, or simply brandish your weapon at your target location - THERE IS NO TURNING BACK. There is no 'going back to your old life,' there are only 2 options ahead of you - immortalize yourself in the Pantheon, or fail and be forgotten. Within you lies the Blood of Heroes – your Will to Act is proof of that. Don't sell your life cheaply, or give it away for nothing. You've come too far to give up at the last second. MAKE. IT. COUNT. And if you're out there, the next Disciples planning your Big Day and patiently awaiting your time to strike, we encourage you to learn from [attacker's] mistakes. Let this be a moment of self-reflection, not a 'bad omen' that makes you second guess your correct course. If your first thought is, 'Second guess myself? Never,' then you're on the right track and you've absolutely got what it takes. YOU. GOT. THIS."

b. On about December 29, 2023, a Terrorgram user made a series of posts in ALLISON's group chat signaling his plans to commit a mass-shooting, including: "2024 there shall be saints"; "highscore shall be defeated"; "there is no surrender only death"; "when my @ says last seen a week ago remove me from everything"; and "you have not seen the wrath of the Aryan that has no purpose left." HUMBER responded to the posts by writing, "stay safe brother ily." ALLISON responded to the posts by posting a picture of two warriors hugging and wrote: "love ya bro. you're a fuckin OG. wish you the best in everything homie."

c. On or about August 9, 2023, a Terrorgram user posted in HUMBER's group chat, "Talk me down from committing a failed domestic terror act." HUMBER responded, "If you

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1	weren't destined to succeed, you wouldn't have made it this far. 🔇 HAVE. NO
2	DOUBT. YOU. GOT. THIS. 🕙 ." Humber then posted Page 93 of Terrorgram
3	publication Militant Accelerationism, titled "Your Big Day," which encourages "lone wolf
4	white warriors" to carry out attacks.
5	d. On various dates, HUMBER posted (and ALLISON re-posted): 🗘 LOOSE TALK RUINS
6	PLANS ゐ SHHH SURPRISE US WE NEED TERROR SHOOTINGS ${\mathbb H}$ ARSON ${\mathbb H}$
7	BOMBINGS 卐 STABBINGS DEAD TARGETS NOT FOILED PLOTS STOP
8	TALKING START KILLING."
9	Terrorgram Users Incited to Action
10	29. Guided by Terrorgram posts, publications, videos, and instruction manuals and inspired
11	by Terrorgram's Saint culture, several Terrorgram users have carried out attacks in order to become
12	"Saints," or were planning to do so when they were arrested or otherwise disrupted by law enforcement.
13	Examples include, but are not limited to, the following:
14	30. <u>Attacker 1.</u> On or about October 12, 2022, a 19-year-old from Slovakia known to the
15	Grand Jury (hereinafter, "Attacker 1") shot three people, killing two, at an LGBT bar in Bratislava,
16	Slovakia; sent his manifesto to ALLISON; then killed himself.
17	a. In Attacker 1's manifesto, "A Call To Arms," which HUMBER later narrated and turned
18	into an audiobook, Attacker 1 thanked Terrorgram for inspiring and guiding him:
19	i. In a section titled, "Recommended Reading," Attacker 1 listed "Militant
20	Accelerationism and The Hard Reset by Terrorgram Collective," commenting: "If
21	the other books give a theoretical and fictional base for our resistance, these two
22	provide the practical means for it."
23	ii. In a section titled, "Special Thanks," Attacker 1 thanked a former Terrorgram
24	leader who was convicted of terrorism offenses, as well as the "Terrorgram
25	Collective," adding, "You know who you are. Thank you for your incredible
26	writing and art, for your political texts; for your practical guides. Building the
27	future of the White revolution, one publication at a time."
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iii. The final sentence of Attacker 1's manifesto is "Make it Count!", which is a commonly used phrase on Terrorgram meaning to kill as many people as possible during an attack.

b. In the year leading up to Attacker 1's attack, Attacker 1 was active on Terrorgram and had frequent conversations with ALLISON, HUMBER, and other members of the Terrorgram Collective, including, but not limited to, the following conversations:

- i. On or about July 15, 2022, HUMBER told other members of her group chat, including Attacker 1, "If you became a Saint I'd narrate your book. That's the cost of admission, so to speak." HUMBER later clarified: "Dead targets or I don't care."
- ii. In the same group chat, Attacker 1 posted, "Finished reading The Hard Reset. It's excellent on par with Mil[itant] Accel[erationism]" (a previous Terrorgram publication). Attacker 1 identified "a letter to the disciples"—a page from The Hard Reset that HUMBER and ALLISON disseminated, as detailed in Paragraph 27c of this Indictment—as one of the "best parts" of The Hard Reset. HUMBER replied, "I hope the next Saints out there read those passages and feel inspired."

c. After Attacker 1's attack, HUMBER and ALLISON took credit, on behalf of Terrorgram, for inspiring and guiding Attacker 1 and celebrated him as "Terrorgram's first Saint":

i. On or about October 13, 2022, HUMBER posted a "New Saint Announcement," which ALLISON re-posted, that reads: "October 12, 2022 – a new Saint arose in Bratislava, Slovakia. The absolute madlad, [Attacker 1], became Saint [attacker's] 6th Disciple, and Terrorgram's very first Saint. He released his manifesto online before shooting up an LGBT coffee shop, killing 2 fags and injuring a waitress, before escaping. While evading police, he actively posted on his Pol thread and trolled fag sympathizers on Twitter. He had many more targets on his to-do list, but ran out of ammo before he could reach them. Unable to continue, he took his own life. We encourage all of you to read his FIRE AF manifesto, 'A Call To Arms.' Saint [Attacker 1]'s place in the Pantheon is undisputed, as is our

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enthusiastic support for his work. We thank him from the bottom of our hearts and we will never forget his sacrifice. His Saint card is coming very soon, but this exciting announcement couldn't wait. FUCKING HAIL, BROTHER!!! $A \oplus O$

- ii. On October 19, 2022, ALLISON and HUMBER posted the audiobook of Attacker 1's manifesto, which HUMBER narrated.
- iii. Between January 1, 2023, and October 12, 2023, HUMBER and ALLISON posted messages and images celebrating Attacker 1's attack, including the following fake newspaper cover:



31. <u>Attacker 2.</u> On or about July 10, 2024, an 18-year-old from the United States known to the Grand Jury (hereinafter, "Attacker 2") was arrested for plotting an attack on an energy facility in New Jersey.

a. Before his arrest, Attacker 2 was active in Terrorgram group chats, where he consumed and spread Terrorgram material, including White Terror and The Hard Reset.

b. In January 2024, in a Terrorgram group chat with HUMBER, Attacker 2 asked for "recommended documentaries about our guys, made by our guys," elaborating that he was looking for something "like White Terror." HUMBER posted the audiobook of a Saint manifesto she narrated titled, "A White Boy Summer To Remember."

c. On or about April 14, 2024, in a Terrorgram group chat with ALLISON and HUMBER, the chat administrator posted "The BTC Movie Trilogy," which is a compilation of hours of accelerationist propaganda videos created by ALLISON. In response, a group chat participant asked the administrator to post "Crimepilled" videos, additional videos created and/or disseminated by ALLISON that provide guidance for committing attacks. The chat administrator posted several "Crimepilled" videos, including instructions for making homemade explosives, instructions for using Mylar balloons to commit an attack on an energy facility, and a "lone wolf" guide for committing a mass-casualty attack. Attacker 2 thanked the chat administrator for posting the videos, and asked the chat administrator to send him more videos via direct message.

d. On two occasions in June and July 2024, at Attacker 2's direction, Attacker 2 and another individual (who, unbeknownst to Attacker 2, was a Federal Bureau of Investigation undercover special agent (hereinafter, "UC")), drove to two different electrical substations in North Brunswick and New Brunswick, New Jersey. During these visits, Attacker 2 solicited the UC to conduct an electrical substation attack and advised the UC how to do so. Attacker 2 told the UC to use Mylar balloons to short-circuit a transformer—the same method recommended in ALLISON's Crimepilled video. Attacker 2 sent a copy of The Hard Reset to the UC, and told the UC that The Hard Reset "is really the only thing you need It has ideology, it has how to guides, it has ideas

1		for funny things, it goes into how you should plan it, it goes into the thought process."	
2	32.	Attacker 3. On or about August 12, 2024, an 18-year-old from Turkey known to the	
3	Grand Jury (hereinafter, "Attacker 3")—wearing a Siege mask, helmet, and tactical vest attired with a		
4	Sonnenrad ar	nd Totenkopf—livestreamed himself stabbing five people outside of a mosque in Eskişehir,	
5	Turkey.		
6	a.	On the morning of the attack, Attacker 3 posted in a Telegram group chat the message,	
7	·	"Come see how much humans I can cleanse". The post included links to a livestream and	
8		images and PDF files.	
9	b.	An individual describing himself as a friend of the attacker later broadcasted the	
10		livestreamed attack over X (formerly known as Twitter), using the account	
11		@HolyTerrorist1 (display name Total Human Death). The tweet included a link to the	
12		livestream, the attacker's manifesto, and PDFs the attacker wished to share.	
13	c.	The PDFs shared by Attacker 3 included several Terrorgram publications—The Hard	
14		Reset, Do It For The Gram, Militant Accelerationism-that Attacker 3 explained, in his	
15		manifesto, have information that is useful to planning and committing an attack. The	
16		PDFs shared by Attacker 3 included manifestos of several Terrorgram Saints, including	
17		Attacker 1. In his manifesto, Attacker 3 expressed a desire to be recognized as a Saint	
18		and encouraged others to livestream their attacks to inspire future Saints.	
19	d.	After the attack, members of HUMBER and ALLISON's Terrorgram group chat discussed	
20		the mass-stabbing and its connections to Terrorgram. HUMBER posted: "He included the	
21		Terrorgram books and other Saint manifestos in his file dump, gives shoutouts to the other	
22		Saints in his manifesto and references several Hard Reset passages, he was 100% our guy.	
23		But he's not White so I can't give him an honorary title. We still celebrating his attack tho,	
24		he did it for Terrorgram." HUMBER also posted: "We can hail him anyway, we just can't	
25		add him to the Pantheon. But yeah it's a great development regardless, inspiring more	
26		attacks is the goal and anyone claiming to be an accelerationist should support them."	
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COUNT ONE: [18 U.S.C. § 371 – Conspiracy]

The Grand Jury charges: T H A T

DALLAS ERIN HUMBER and MATTHEW ROBERT ALLISON,

defendants herein, as follows:

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1. The General Allegations of this Indictment are realleged and incorporated herein.
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2. Beginning in or about January 2022, and continuing through in or about September 2024,
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a. to solicit, command, induce, or otherwise endeavor to persuade another person to
engage in conduct constituting a felony that has as an element the use, attempted use, or threatened use
of physical force against the person of another in violation of the laws of the United States—
specifically, the hate crimes charged in Counts 2, 3, 4 and 5 of this Indictment—under circumstances
strongly corroborative of that intent, in violation of 18 U.S.C. § 373.

b. to solicit, command, induce, or otherwise endeavor to persuade another person to
engage in conduct constituting a felony that has as an element the use, attempted use, or threatened use
of physical force against the person of another in violation of the laws of the United States—
specifically, the murders of federal officials charged in Counts 6, 7, and 8 of this Indictment—under
circumstances strongly corroborative of that intent, in violation of 18 U.S.C. § 373.

c. to knowingly make publicly available restricted personal information about
federal officers or employees with the intent to threaten, intimidate, or incite crimes of violence against
them—as charged in Counts 9, 10, and 11 of this Indictment—in violation of 18 U.S.C. § 119(a)(1).

d. to knowingly transmit in interstate or foreign commerce a communication
containing a threat to injure the person of another—as charged in Count 12 of this Indictment—in
violation of 18 U.S.C. § 875(c).

e. to distribute, by any means, information pertaining to, in whole or in part, the
manufacture or use of an explosive or destructive device, with the intent that the information be used for,

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or in furtherance of, an activity that constitutes a federal crime of violence—as charged in Counts 13 and
 14 of this Indictment—in violation of 18 U.S.C. § 842(p).

3 Manner and Means of the Conspiracy 3. ALLISON and HUMBER conspired together to recruit, radicalize, equip, advise, inspire, 4 5 and solicit others to commit attacks in furtherance of Terrorgram's mission: 6 <u>Recruit</u>: ALLISON and HUMBER conspired to recruit future Saints by a. monitoring Telegram channels in search of individuals who may be susceptible to radicalization; and by 7 8 inviting those individuals to join Terrorgram channels and chats. 9 b. Radicalize: ALLISON and HUMBER conspired to radicalize future Saints by creating and disseminating propaganda-including digital publications; coordinated messages and 10 11 media content broadcast over Terrorgram chats and channels; and audio and video productions that glorify white supremacist terrorist attackers—with the goal of, as ALLISON explained, "mov[ing] 12 13 people further down the path" of radicalization until, as HUMBER put it, "they finish their 14 radicalization journey and [we] mold them into White Warriors." 15 Equip: ALLISON and HUMBER conspired to equip future Saints to carry out c., attacks by providing instructions for how to make homemade bombs, firearms, detonators, chemical 16 weapons, and weapons of mass destruction; how to plan, prepare for, and carry out an attack; and how to 17 evade detection by law enforcement. 18 19 d. Advise: ALLISON and HUMBER conspired to advise future Saints by providing 20 guidance and encouragement in channels, chats, and in one-on-one communications. 21 Inspire: ALLISON and HUMBER conspired to inspire future Saints to commit e. 22 attacks by promising that "Men and Women of action" will be immortalized as "Saints" of Terrorgram and 23 heroes of the white race; and by demonstrating the rewards of following the "Path to Sainthood" by 24 glorifying Saints who committed white supremacist terrorist attacks. 25 f. Solicit: ALLISON and HUMBER conspired to solicit future Saints to carry out 26 bias-motivated attacks against racial enemies and terrorist attacks on critical infrastructure. Overt Acts Committed in Furtherance of the Conspiracy 27 4. In furtherance of the conspiracy and to effect the objects thereof, HUMBER and 28 22

1	ALLISON, within the Eastern District of California and elsewhere, committed overt acts within the
2	dates of the charged conspiracy, including the following:
3	The Hard Reset
4	a. HUMBER and ALLISON worked together, and with other persons known and unknown
5	to the Grand Jury, to create The Hard Reset, a Terrorgram publication described in Paragraph 5 of the
6	General Allegations.
7	b. HUMBER posted messages on Telegram promoting the release of The Hard Reset, with
8	each posting constituting an independent overt act.
9	c. ALLISON posted messages on Telegram promoting the release of The Hard Reset, with
10	each posting constituting an independent overt act.
11	d. HUMBER disseminated The Hard Reset on Telegram, with each dissemination
12	constituting an independent overt act.
13	e. ALLISON disseminated The Hard Reset on Telegram, with each dissemination
14	constituting an independent overt act.
15	f. HUMBER posted individual pages from The Hard Reset to amplify their message, with
16	each posting constituting an independent overt act.
17	g. ALLISON posted individual pages from The Hard Reset to amplify their message, with
18	each posting constituting an independent overt act.
19	h. HUMBER narrated The Hard Reset, and disseminated the audiobook version on
20	Telegram.
21	White Terror
22	i. HUMBER and ALLISON worked together to create White Terror, the documentary
23	described in Paragraph 8 of the General Allegations.
24	j. HUMBER disseminated White Terror on Telegram, with each dissemination constituting
25	an independent overt act.
26	k. ALLISON disseminated White Terror on Telegram, with each dissemination constituting
27	an independent overt act.
28	The List 23
	. 43

1 1. HUMBER and ALLISON worked together, and with other persons known and unknown 2 to the Grand Jury, to create The List, the hit list described in Paragraphs 9-11 of the General Allegations. 3 m. HUMBER shared a version of The List with an individual known to the Grand Jury. 4 n. HUMBER took a photograph of the residence of a public official known to the Grand 5 Jury—a photograph that was included on that public official's List card. 6 o. HUMBER disseminated individual List cards on Telegram, as described in Paragraphs 7 13-15 of the General Allegations, with each dissemination constituting an independent overt act. 8 p. ALLISON disseminated The List and individual List cards on Telegram, as described in 9 Paragraphs 13-15 of the General Allegations, with each dissemination constituting an independent overt 10 act. Solicitations, Threats, and Instructions 11 12 q. ALLISON used Terrorgram channels, chats, and direct messages to solicit Terrorgram users to commit bias-motivated attacks targeting victims because of their race, religion, national origin, 13 sexual orientation, and gender identity, including but not limited to the posts set forth in Paragraph 16 of 14 15 the General Allegations, with each post constituting an independent overt act. 16 r. HUMBER used Terrorgram channels, chats, and direct messages to solicit Terrorgram users to commit bias-motivated attacks targeting victims because of their race, religion, national origin, 17 18 sexual orientation, and gender identity, including but not limited to the posts set forth in Paragraph 16 of 19 the General Allegations, with each post constituting an independent overt act. 20 s. HUMBER solicited attacks on critical government infrastructure, including federal 21 buildings and energy facilities, and provided instructions for carrying out those attacks, including but not 22 limited to the posts set forth in Paragraph 17 of the General Allegations, with each post constituting an 23 independent overt act. 24 t. ALLISON solicited attacks on critical government infrastructure, including federal 25 buildings and energy facilities, and provided instructions for carrying out those attacks, including but not 26 limited to the posts set forth in Paragraph 17 of the General Allegations, with each post constituting an independent overt act. 27 28 u. HUMBER and ALLISON operated Terrorgram channels that served as archives for 24

instructional manuals and videos on how to create bombs, chemical weapons, and weapons of mass
 destruction.

v. HUMBER, through her Terrorgram channels, chats, and private messages, disseminated
instructional manuals and videos to Terrorgram users in order to equip them to carry out attacks,
including but not limited to the posts set forth in Paragraph 18 of the General Allegations, with each
dissemination constituting an independent overt act.

w. ALLISON, through his Terrorgram channels, chats, and private messages, disseminated
instructional manuals and videos to Terrorgram users in order to equip them to carry out attacks,
including but not limited to the posts set forth in Paragraph 18 of the General Allegations, with each
dissemination constituting an independent overt act.

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The Saint Encyclopedia and Saint Culture

x. HUMBER and ALLISON worked together, and with other persons known and unknown
to the Grand Jury, to create "The Saint Encyclopedia," a Terrorgram publication described in Paragraphs
14 19-22 of the General Allegations.

y. HUMBER and ALLISON worked together to nurture and weaponize Terrorgram's Saint
culture by posting the images and messages set forth in Paragraphs 24-27 of the General Allegations,
with each post constituting an independent overt act.

z. HUMBER gave Terrorgram users advice and encouragement to follow through with
planned attacks, including by posting the images and messages set forth in Paragraphs 28 and 30(b) and
(c) of the General Allegations, with each post constituting an independent overt act.

aa. ALLISON gave Terrorgram users advice and encouragement to follow through with
planned attacks, including by posting the images and messages set forth in Paragraphs 28 and 30(b) and
(c) of the General Allegations, with each post constituting an independent overt act.

All in violation of Title 18, United States Code, Section 371.

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1 COUNT TWO: [18 U.S.C. § 373 – Solicitation of a Hate Crime]

The Grand Jury further charges: T H A T

DALLAS ERIN HUMBER and MATTHEW ROBERT ALLISON

5 defendants herein, between in or about January 2022 and in or about September 2024, in the State and 6 Eastern District of California, and elsewhere, aiding and abetting one another, with the intent that 7 another person engage in conduct constituting a felony that has as an element the use, attempted use, and threatened use of physical force against the person of another in violation of the laws of the United 8 9 States, and under circumstances strongly corroborative of that intent, did solicit, command, induce, and otherwise endeavor to persuade another person to engage in such conduct: that is, to willfully cause bodily injury to any person because of the actual or perceived race or color of any person, in an attempt to kill, in violation of Title 18, United States Code, Sections 249(a)(1) and 249(a)(1)(B)(ii). Specifically, as detailed in the General Allegations of this Indictment, which are realleged and incorporated herein, Humber and Allison solicited, commanded, induced, and otherwise endeavored to persuade other people to commit bias-motivated attacks targeting Black people and white people who associate with Black people, whom they deem "race traitors."

All in violation of Title 18, United States Code, Sections 373 and 2.

COUNT THREE: [18 U.S.C. § 373 – Solicitation of a Hate Crime]

The Grand Jury further charges: THAT

DALLAS ERIN HUMBER and MATTHEW ROBERT ALLISON,

defendants herein, between in or about January 2022 and in or about September 2024, in the State and
Eastern District of California, and elsewhere, aiding and abetting one another, with the intent that another
person engage in conduct constituting a felony that has as an element the use, attempted use, and
threatened use of physical force against the person of another in violation of the laws of the United States,
and under circumstances strongly corroborative of that intent, did solicit, command, induce and otherwise
endeavor to persuade another person to engage in such conduct: that is, to willfully cause bodily injury to
any person because of the actual or perceived race, color, or religion of any person, in an attempt to kill, in

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violation of Title 18, United States Code, Sections 249(a)(1), and 249(a)(1)(B)(ii). Specifically, as
 detailed in the General Allegations of this Indictment, which are realleged and incorporated herein,
 Humber and Allison solicited, commanded, induced, and otherwise endeavored to persuade other people
 to commit bias-motivated attacks targeting Jewish people.

All in violation of Title 18, United States Code, Sections 373 and 2.

6 COUNT FOUR: [18 U.S.C. § 373 – Solicitation of a Hate Crime]

The Grand Jury further charges: THAT

DALLAS ERIN HUMBER and MATTHEW ROBERT ALLISON

defendants herein, between in or about January 2022 and in or about September 2024, in the State and 10 11 Eastern District of California, and elsewhere, aiding and abetting one another, with the intent that another 12 person engage in conduct constituting a felony that has as an element the use, attempted use, and 13 threatened use of physical force against the person of another in violation of the laws of the United States, 14 and under circumstances strongly corroborative of that intent, did solicit, command, induce and otherwise 15 endeavor to persuade another person to engage in such conduct: that is, to willfully cause bodily injury to 16 any person because of the actual or perceived national origin of any person, in an attempt to kill, in 17 violation of Title 18, United States Code, Section 249(a)(1), and 249(a)(1)(B)(ii). Specifically, as detailed 18 in the General Allegations of this Indictment, which are realleged and incorporated herein, Humber and 19 Allison solicited, commanded, induced, and otherwise endeavored to persuade other people to commit bias-motivated attacks targeting non-white immigrants. 20

All in violation of Title 18, United States Code, Sections 373 and 2.

22 COUNT FIVE: [18 U.S.C. § 373 – Solicitation of a Hate Crime]

The Grand Jury further charges: THAT

DALLAS ERIN HUMBER and MATTHEW ROBERT ALLISON,

defendants herein, between in or about January 2022 and in or about September 2024, in the State and
Eastern District of California, and elsewhere, aiding and abetting one another, with the intent that another
person engage in conduct constituting a felony that has as an element the use, attempted use, and

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1 threatened use of physical force against the person of another in violation of the laws of the United States. 2 and under circumstances strongly corroborative of that intent, did solicit, command, induce and otherwise 3 endeavor to persuade another person to engage in such conduct: that is, to willfully cause bodily injury to any person because of the actual or perceived sexual orientation or gender identity of any person, in an 4 5 attempt to kill, in violation of Title 18, United States Code, Sections 249(a)(2)(A) and 249(a)(2)(A)(ii)(II). 6 under circumstances that, if carried out, would affect commerce in a manner set forth in section 7 249(a)(2)(B) of Title 18 of the United States Code. Specifically, as detailed in the General Allegations of 8 this Indictment, which are realleged and incorporated herein, Humber and Allison solicited, commanded, 9 induced, and otherwise endeavored to persuade other people to commit bias-motivated attacks targeting 10 lesbian, gay, bisexual, and transgender people.

All in violation of Title 18, United States Code, Sections 373 and 2.

COUNT SIX: [18 U.S.C. § 373 – Solicitation of the Murder of a Federal Official]

The Grand Jury further charges: THAT

DALLAS ERIN HUMBER and MATTHEW ROBERT ALLISON,

16 defendants herein, between on or about November 17, 2021, and on or about September 5, 2024, in the State and Eastern District of California, and elsewhere, aiding and abetting one another, with the intent 17 that another person engage in conduct constituting a felony that has as an element the use, attempted 18 19 use, and threatened use of physical force against the person of another in violation of the laws of the 20United States, and under circumstances strongly corroborative of that intent, did solicit, command, induce, and otherwise endeavor to persuade another person to engage in such conduct: that is, with 21 22 premeditation and malice aforethought, to kill Federal Official 1, a United States Senator known to the 23 Grand Jury, an officer and employee of the United States, while Federal Official 1 was engaged in and 24 on account of the performance of Federal Official 1's official duties, as detailed in the General 25 Allegations of this Indictment, which are realleged and incorporated herein, in violation of Title 18, 26 United States Code, Section 1114(a)(1).

All in violation of Title 18, United States Code, Sections 373 and 2.

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1	COUNT SEVEN: [18 U.S.C. § 373 – Solicitation of the Murder of a Federal Official]
2	The Grand Jury further charges: THAT
3	DALLAS ERIN HUMBER and
4	MATTHEW ROBERT ALLISON,
5	defendants herein, between on or about November 17, 2021, and on or about September 5, 2024, in the
6	State and Eastern District of California, and elsewhere, aiding and abetting one another, with the intent
7	that another person engage in conduct constituting a felony that has as an element the use, attempted
8	use, and threatened use of physical force against the person of another in violation of the laws of the
9	United States, and under circumstances strongly corroborative of that intent, did solicit, command,
10	induce, and otherwise endeavor to persuade another person to engage in such conduct: that is, with
11	premeditation and malice aforethought, to kill Federal Official 2, a United States District Court Judge
12	known to the Grand Jury, an officer and employee of the United States, while Federal Official 2 was
13	engaged in and on account of the performance of Federal Official 2's official duties, as detailed in the
14	General Allegations of this Indictment, which are realleged and incorporated herein, in violation of Title
15	18, United States Code, Section 1114(a)(1).
16	All in violation of Title 18, United States Code, Sections 373 and 2.
17	<u>COUNT EIGHT</u> : [18 U.S.C. § 373 – Solicitation of the Murder of a Federal Official]
18	The Grand Jury further charges: T H A T
19	DALLAS ERIN HUMBER and
20	MATTHEW ROBERT ALLISON,
21	defendants herein, between on or about November 17, 2021, and on or about September 5, 2024, in the
22	State and Eastern District of California, and elsewhere, aiding and abetting one another, with the intent
23	that another person engage in conduct constituting a felony that has as an element the use, attempted
24	use, and threatened use of physical force against the person of another in violation of the laws of the
25	United States, and under circumstances strongly corroborative of that intent, did solicit, command,
26	induce, and otherwise endeavor to persuade another person to engage in such conduct: that is, with
27	premeditation and malice aforethought, to kill Federal Official 3, a United States Attorney known to the
28	Grand Jury, an officer and employee of the United States, while Federal Official 3 was engaged in and

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on account of the performance of Federal Official 3's official duties, as detailed in the General
 Allegations of this Indictment, which are realleged and incorporated herein, in violation of Title 18,
 United States Code, Section 1114(a)(1).

All in violation of Title 18, United States Code, Sections 373 and 2.

<u>COUNT NINE</u>: [18 U.S.C. § 119(a)(1) – Doxing Federal Official]

The Grand Jury further charges: THAT

DALLAS ERIN HUMBER and MATTHEW ROBERT ALLISON,

9 defendants herein, between on or about November 17, 2021, and on or about September 5, 2024, in the
10 State and Eastern District of California, and elsewhere, aiding and abetting one another, knowingly
11 made publicly available restricted personal information about Federal Official 1, a United States Senator
12 known to the Grand Jury, with the intent to threaten, intimidate, and incite a crime of violence—
13 specifically, the crime of violence the defendants are charged with soliciting in Count 6 of this
14 Indictment—against Federal Official 1.

All in violation of Title 18, United States Code, Sections 119(a)(1) and 2.

COUNT TEN: [18 U.S.C. § 119(a)(1) – Doxing Federal Official]

The Grand Jury further charges: THAT

DALLAS ERIN HUMBER and MATTHEW ROBERT ALLISON,

defendants herein, between on or about November 17, 2021, and on or about September 5, 2024, in the
State and Eastern District of California, and elsewhere, aiding and abetting one another, knowingly
made publicly available restricted personal information about Federal Official 2, a United States District
Court Judge known to the Grand Jury, with the intent to threaten, intimidate, and incite a crime of
violence—specifically, the crime of violence the defendants are charged with soliciting in Count 7 of
this Indictment—against Federal Official 2.

All in violation of Title 18, United States Code, Sections 119(a)(1) and 2.

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1	COUNT ELEVEN: [18 U.S.C. § 119(a)(1) – Doxing Federal Official]		
2	The Grand Jury further charges: THAT		
3	DALLAS ERIN HUMBER and		
4	MATTHEW ROBERT ALLISON,		
5	defendants herein, between on or about November 17, 2021, and on or about September 5, 2024, in the		
6	State and Eastern District of California, and elsewhere, aiding and abetting one another, knowingly made		
7	publicly available restricted personal information about Federal Official 3, a United States Attorney known		
8	to the Grand Jury, with the intent to threaten, intimidate, and incite a crime of violence—specifically, the		
9	crime of violence the defendants are charged with soliciting in Count 8 of this Indictment—against Federal		
10	Official 3.		
11	All in violation of Title 18, United States Code, Sections 119(a)(1) and 2.		
12	COUNT TWELVE: [18 U.S.C. § 875(c) – Interstate Threatening Communication]		
13	The Grand Jury further charges: THAT		
14	DALLAS ERIN HUMBER and		
15	MATTHEW ROBERT ALLISON,		
16	defendants herein, between on or about November 17, 2021, and on or about September 5, 2024, in the		
17	State and Eastern District of California, and elsewhere, aiding and abetting one another, knowingly		
18	transmitted in interstate and foreign commerce a communication containing a threat to injure the person		
19	of another. Specifically, defendants transmitted threatening communications such as those detailed in		
20	Paragraphs 9 through 18 and 23 through 28 of the General Allegations of this Indictment, which are		
21	realleged and incorporated herein.		
22	All in violation of Title 18, United States Code, Sections 875(c) and 2.		
23	COUNT THIRTEEN: [18 U.S.C. § 842(p) – Distribution of Information Relating to Explosives and		
24	Destructive Devices in Furtherance of Assault and Murder of Federal Officials]		
25	The Grand Jury further charges: T H A T		
26	DALLAS ERIN HUMBER and		
27	MATTHEW ROBERT ALLISON,		
28	defendants herein, between on or about November 7, 2022, and on or about September 5, 2024, in the		
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1 State and Eastern District of California, and elsewhere, aiding and abetting one another, distributed by any means information pertaining to, in whole and in part, the manufacture and use of an explosive and 2 3 destructive device, with the intent that the information be used for, and in furtherance of, an activity that constitutes a federal crime of violence-specifically, with premeditation and malice aforethought, to 4 5 unlawfully kill an officer or employee of the United States or of any agency in any branch of the United States Government (including any member of the uniformed services) while such officer or employee is 6 engaged in or on account of the performance of official duties, or any person assisting such an officer or 7 8 employee in the performance of such duties or on account of that assistance, in violation of Title 18. 9 United States Code, Section 1114(a)(1); and to intentionally and forcibly assault, intimidate, or interfere 10 with any officer or employee of the United States or of any agency in any branch of the United States Government who was engaged in official duties, with a dangerous weapon, in violation of Title 18, 11 12 United States Code, Section 111(b)—as detailed in the General Allegations of this Indictment, which are realleged and incorporated herein. 13

All in violation of Title 18, United States Code, Section 842(p)(2)(A) and 2.

15 COUNT FOURTEEN: [18 U.S.C. § 842(p) – Distribution of Information Relating to Explosives and Destructive Devices in Furtherance of Hate Crimes]

The Grand Jury further charges: THAT

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DALLAS ERIN HUMBER and MATTHEW ROBERT ALLISON,

20 defendants herein, between on or about July 14, 2022, and on or about September 5, 2024, in the State 21 and Eastern District of California, and elsewhere, aiding and abetting one another, distributed by any 22 means information pertaining to, in whole and in part, the manufacture and use of an explosive and destructive device, with the intent that the information be used for, and in furtherance of, an activity that 23 24 constitutes a federal crime of violence—specifically, to willfully cause bodily injury to any person because of the actual or perceived race, color, religion, or national origin of any person, in an attempt to 25 kill, in violation of Title 18, United States Code, Sections 249(a)(1) and 249(a)(1)(B)(ii); and to willfully 26 27 cause bodily injury to any person because of the actual or perceived sexual orientation or gender identity 28 of any person, in an attempt to kill, in violation of Title 18, United States Code, Sections 249(a)(2)(A)

and 249(a)(2)(A)(ii)(II), under circumstances that, if carried out, would affect commerce in a manner set
 forth in § 249(a)(2)(B)—as detailed in the General Allegations of this Indictment, which are realleged
 and incorporated herein.

All in violation of Title 18, United States Code, Section 842(p)(2)(A) and 2. <u>COUNT FIFTEEN</u>: [18 U.S.C. § 2339A – Conspiracy to Provide Material Support to Terrorists] The Grand Jury further charges: T H A T

DALLAS ERIN HUMBER and MATTHEW ROBERT ALLISON,

defendants herein, beginning in or about January 2022, and continuing through in or about September 9 2024, in the State and Eastern District of California, and elsewhere, together with persons known and 10 11 unknown to the Grand Jury, knowingly and intentionally conspired to provide "material support or resources," as that term is defined in Title 18, United States Code, Section 2339A(b), namely, services, 12 13 property, personnel, training, and expert advice or assistance, knowing and intending that they were to 14 be used in preparation for, and in carrying out, a violation of Title 18, United States Code, Sections 844(f)(1)(2) (arson or bombing of federal property), 844(i) (arson or bombing of property used in 15 16 interstate or foreign commerce), 1114 (killing or attempted killing of a federal official), and 1366 (destruction or damage of an energy facility), as detailed in the General Allegations of this Indictment, 17 18 which are realleged and incorporated herein.

All in violation of Title 18, United States Code, Section 2339A.

FORFEITURE ALLEGATION: $[18 U.S.C. \S\S 981(a)(1)(C), 981(a)(1)(G), and 28 U.S.C. \S 2461(c) - Criminal Forfeiture]$

Upon conviction of one or more of the offenses alleged in Counts One and Twelve
 through Fifteen of this Indictment, defendants DALLAS ERIN HUMBER and MATTHEW ROBERT
 ALLISON shall forfeit to the United States, pursuant to 18 U.S.C. § 981(a)(1)(C), (G) and 28 U.S.C.
 § 2461(c), all property, real and personal, which constitutes or is derived from proceeds traceable to
 such violations, including but not limited to a sum of money equal to the total amount of proceeds
 traceable to such offenses, for which defendants are convicted.

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If any property subject to forfeiture, as a result of the offenses alleged in Counts One and

1	Twelve through Fifteen of this Indictment, for which defendants are convicted:			
2	a.	cannot be located upon the exercise of due diligence;		
3	b.	has been transferred or sold to, or deposited with, a third party;		
4	с.	has been placed beyond the jurisdiction of the court;		
5	d.	has been substantially diminished in value; or		
6	e.	has been commingled with other property which cannot be divided without		
7		difficulty;		
8	it is the intent of th	e United States, pursuant to 28 U.S.C. § 2461(c), incorporating 21 U.S.C. § 853(p), to		
9	seek forfeiture of a	ny other property of defendants, up to the value of the property subject to forfeiture.		
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11		A TRUE BILL.		
12		/s/ Signature on file w/AUSA		
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14	FOREPERSON			
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16	United States Attor	ney		
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No. _____

UNITED STATES DISTRICT COURT

Eastern District of California

Criminal Division

THE UNITED STATES OF AMERICA

VS.

No Bail Warrant Pending Hearing

HUMBER, Dallas Erin, and ALLISON, Matthew Robert No Bail Warrant Pending Hearing

INDICTMENT

VIOLATION(S): 18 U.S.C. § 371; 18 U.S.C. § 373 (4 counts); 18 U.S.C. § 373 (3 counts); 18 U.S.C. § 119 (3 counts); 18 U.S.C. § 875(c); 18 U.S.C. § 842(p) (2 counts); 18 U.S.C. § 2339A; 18 U.S.C. § 981(a)(1)(C), 981(a)(1)(G), and 28 U.S.C. § 2461(c)

A true bill,

/s/ Signature on file w/AUSA

Foreman.

Filed in open court this _____ 5th ____ day

of September _____, A.D. 20 24 ____

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_____/s/ <u>R. Alvarez</u>______

No Bail Warrant Pending Hearing

arch U. Delany

GPO 863 525

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<u>Defendants</u> DALLAS ERIN H MATTHEW ROE	
COUNT 1:	DALLAS ERIN HUMBER MATTHEW ROBERT ALLISON
VIOLATION:	18 U.S.C. § 371 – Conspiracy
PENALTIES:	Maximum five-year term of imprisonment Maximum \$250,000 fine or both fine and imprisonment Three-year term of supervised release
SPECIAL ASSESS	MENT: \$100 (mandatory)
<u>COUNTS 2-5:</u>	DALLAS ERIN HUMBER MATTHEW ROBERT ALLISON
VIOLATION:	18 U.S.C. § 373 – Solicitation of a Hate Crime
PENALTIES:	Maximum twenty-year term of imprisonment Maximum \$250,000 fine or both fine and imprisonment Five-year term of supervised release
SPECIAL ASSESS	MENT: \$100 (mandatory)
<u>COUNTS 6-8:</u>	DALLAS ERIN HUMBER MATTHEW ROBERT ALLISON
VIOLATION:	18 U.S.C. § 373 – Solicitation of Murder of a Federal Official
PENALTIES:	Maximum twenty-year term of imprisonment Maximum \$250,000 fine or both fine and imprisonment Five-year term of supervised release
SPECIAL ASSESS	MENT: \$100 (mandatory)
<u>COUNTS 9-11:</u>	DALLAS ERIN HUMBER MATTHEW ROBERT ALLISON
VIOLATION:	18 U.S.C. § 119 – Doxing Federal Officials
	Defendants DALLAS ERIN H MATTHEW ROE COUNT 1: VIOLATION: PENALTIES: SPECIAL ASSESS COUNTS 2-5: VIOLATION: PENALTIES: SPECIAL ASSESS COUNTS 6-8: VIOLATION: PENALTIES: SPECIAL ASSESS

	Case 2:24-	cr-00257-DJC Document 1 Filed 09/05/24 Page 37 of 37
1 2 3	PENALTIES:	Maximum five-year term of imprisonment Maximum \$250,000 fine or both fine and imprisonment Three-year term of supervised release MENT: \$100 (mandatory)
4		(LIVI: \$100 (mandatory)
5	<u>COUNT 12:</u>	DALLAS ERIN HUMBER MATTHEW ROBERT ALLISON
6 7	VIOLATION:	18 U.S.C. § 875(c) – Interstate Threatening Communications
8 9	PENALTIES:	Maximum five-year term of imprisonment Maximum \$250,000 fine or both fine and imprisonment Three-year term of supervised release
10	SPECIAL ASSESSN	AENT: \$100 (mandatory)
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12 13	<u>COUNTS 13-14:</u>	DALLAS ERIN HUMBER MATTHEW ROBERT ALLISON
14	VIOLATION:	18 U.S.C. § $842(p)$ – Distribution of Information Relating to Explosives and Destructive Devices
15 16	PENALTIES:	Maximum twenty-year term of imprisonment Maximum \$250,000 fine or both fine and imprisonment Three-year term of supervised release
17 18	SPECIAL ASSESSMENT: \$100 (mandatory)	
19	<u>COUNT 15:</u>	DALLAS ERIN HUMBER MATTHEW ROBERT ALLISON
20	VIOLATION:	18 U.S.C. § 2339A – Conspiracy to Provide Material Support to Terrorists
21 22	PENALTIES:	Maximum fifteen-year term of imprisonment
23		Maximum \$250,000 fine or both fine and imprisonment Three-year term of supervised release
24	SPECIAL ASSESSN	IENT: \$100 (mandatory)
25	FORFEITURE AL	LEGATION:
26	VIOLATION:	18 U.S.C. §§ 981(a)(1)(C), 981(a)(1)(G), and 28 U.S.C. § 2461(c) – Criminal Forfeiture
27 28	PENALTIES:	As stated in the charging document
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