Case 6:18-cr-00037-PGB-DCI Document 3 Filed 02/28/18 Page 1 of 8 PageID 28

FILED

UNITED STATES DISTRICT COURFEB 28 PM 3:09 MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

UNITED STATES OF AMERICA

MICHAEL RON DAVID KADAR

v.

CASE NO. 6:18-cr-37-0RL40401 18 U.S.C. § 875(c) 18 U.S.C. § 247(a)(2) 18 U.S.C. § 844(e)

INDICTMENT

The Grand Jury charges:

<u>COUNTS ONE THROUGH TWELVE</u> (TRANSMITTING THREATS IN INTERSTATE COMMERCE)

On or about the dates listed below, in the Middle District of Florida,

and elsewhere, the defendant,

MICHAEL RON DAVID KADAR,

for the purpose of issuing a true threat and with knowledge that the

communication would be viewed as a true threat, did knowingly transmit in

interstate and foreign commerce a communication containing a true threat to

injure the person of another, as follows:

| COUNT | DATE | VICTIM LOCATION | NATURE OF THREAT |
|-------|-------------------|---|--------------------------------------|
| 1 | January 4, 2017 | Chabad South Orlando | There is a bomb in the school |
| 2 | January 4, 2017 | Jewish Academy of Orlando/ Roth JCC (Maitland) | There is a bomb in the school. |
| 3 | January 5, 2017 | Chabad South Orlando | Threat to kill children. |
| 4 | January 5, 2017 | Tampa JCC Preschool North | Threat to kill children. |
| 5 | January 5, 2017 | Tampa JCC Preschool South | There is a bomb in the school. |
| 6 | January 9, 2017 | Tampa JCC Preschool South | There is a bomb in the school. |
| 7 | January 9, 2017 | Roth JCC | There is a bomb in the JCC. |
| 8 | January 9, 2017 | Jewish Community Alliance of Jacksonville | There is a bomb inside the facility. |
| 9 | January 18, 2017 | Roth JCC | There is a bomb in the school. |
| 10 | February 16, 2017 | Glenridge Middle School (Orlando) | There is a bomb in the school. |
| 11 | February 16, 2017 | Orlando International Airport | There is a bomb on a plane. |
| 12 | February 20, 2017 | Tampa JCC Preschool South | There is a bomb in the school. |

All in violation of 18 U.S.C. § 875(c).

<u>COUNTS THIRTEEN THROUGH TWENTY-TWO</u> (OBSTRUCTION OF FREE EXERCISE OF RELIGIOUS BELIEFS)

On or about the dates listed below, in the Middle District of Florida, and elsewhere, the defendant,

MICHAEL RON DAVID KADAR,

in and affecting interstate commerce, did intentionally obstruct, and attempt to obstruct, persons at the entities listed below of the enjoyment of their free exercise of their religious beliefs by threat of force, including the threatened use of a dangerous weapon, explosives, and fire, as follows:

| COUNT | DATE | VICTIM LOCATION | NATURE OF THREAT |
|-------|-----------------|---|----------------------------------|
| 13 | January 4, 2017 | Chabad South Orlando | There is a bomb in the school. |
| 14 | January 4, 2017 | Jewish Academy of Orlando/ Roth JCC (Maitland) | There is a bomb in the school. |
| 15 | January 5, 2017 | Chabad South Orlando | Threat to kill children. |
| 16 | January 5, 2017 | Tampa JCC Preschool North | Threat to kill children. |
| 17 | January 5, 2017 | Tampa JCC Preschool South | There is a bomb in the school. |
| 18 | January 9, 2017 | Tampa JCC Preschool South | There is a bomb in the school. |
| 19 | January 9, 2017 | Roth JCC | There is a bomb in the JCC. |
| 20 | January 9, 2017 | Jewish Community Alliance of Jacksonville | There is a bomb in the facility. |

| COUNT | DATE | VICTIM LOCATION | NATURE OF THREAT |
|-------|----------------------|---------------------------|--------------------------------|
| 21 | January 18, 2017 | Roth JCC | There is a bomb in the school. |
| 22 | February 20, 2017 | Tampa JCC Preschool South | There is a bomb in the school. |

All in violation of 18 U.S.C. \S 247(a)(2) and (d)(3).

COUNTS TWENTY-THREE THROUGH THIRTY-TWO (BOMB THREATS)

On or about the dates listed below, in the Middle District of Florida, and elsewhere, the defendant,

MICHAEL RON DAVID KADAR,

through the use of the telephone and other instrument of interstate and foreign commerce, that is, the internet, and in and affecting interstate and foreign commerce, did knowingly and willfully make a threat, and maliciously convey false information knowing the same to be false, concerning an attempt and alleged attempt being made, and to be made, to kill, injure, and intimidate any individual, and to unlawfully damage and destroy any building and other real and personal property, by means of fire and an explosive, as follows:

4

| COUNT | DATE | VICTIM LOCATION | NATURE OF THREAT |
|-------|-------------------|--|----------------------------------|
| 23 | January 4, 2017 | Chabad South Orlando | There is a bomb in the school. |
| 24 | January 4, 2017 | Jewish Academy of Orlando/ Roth JCC (Maitland) | There is a bomb in the school. |
| 25 | January 5, 2017 | Tampa JCC Preschool South | There is a bomb in the school. |
| 26 | January 9, 2017 | Tampa JCC Preschool South | There is a bomb in the school. |
| 27 | January 9, 2017 | Roth JCC | There is a bomb in the JCC. |
| 28 | January 9, 2017 | Jewish Community Alliance of Jacksonville | There is a bomb in the facility. |
| 29 | January 18, 2017 | Roth JCC | There is a bomb in the school. |
| 30 | February 16, 2017 | Glenridge Middle School (Orlando) | There is a bomb in the school. |
| 31 | February 16, 2017 | Orlando International Airport | There is a bomb on a plane. |
| 32 | February 20, 2017 | Tampa JCC Preschool South | There is a bomb in the school. |

All in violation of 18 U.S.C. § 844(e).

FORFEITURE

1. The allegations contained in Counts One through Twelve and Twenty-Three through Thirty-Two are incorporated by reference for the purpose of alleging forfeiture, pursuant to the provisions of 18 U.S.C. §§ 844(c), 981(a)(1)(C), 982(a)(2)(B), and 28 U.S.C. § 2461(c).

2. Upon conviction of a violation of 18 U.S.C. § 875, the defendant shall forfeit to the United States, pursuant to 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c), any property, real or personal, which constitutes or is derived from proceeds traceable to the offense.

3. Upon conviction of a violation of 18 U.S.C. § 844, the defendant shall forfeit to the United States, pursuant to 18 U.S.C. § 982(a)(2)(B), any property constituting, or derived from, proceeds obtained, directly or indirectly, as a result of such violation, and pursuant to 18 U.S.C. § 844(c) and 28 U.S.C. § 2461(c), any explosive materials involved or used or intended to be used in the violation.

4. If any of the property described above, as a result of any act or omission of the defendant:

a. cannot be located upon the exercise of due diligence;

b. has been transferred or sold to, or deposited with, a third person;

6

- c. has been placed beyond the jurisdiction of the Court;
- d. has been substantially diminished in value; or
- e. has been commingled with other property which cannot be subdivided without difficulty;

the United States shall be entitled to forfeiture of substitute property pursuant to 21 U.S.C. § 853(p), as incorporated by 18 U.S.C. § 982(b)(1) and 28 U.S.C. § 2461(c).

A TRUE BILL,

Foreperson

MARIA CHAPA LOPEZ United States Attorney

Vincent S. Chiu Assistant United States Attorney

By:

By:

Katherine M. Ho Assistant United States Attorney Chief, Orlando Division

Case 6:18-cr-00037-PGB-DCI Document 3 Filed 02/28/18 Page 8 of 8 PageID 35

FORM OBD-34 February 18

No. 6:18-cr-

UNITED STATES DISTRICT COURT Middle District of Florida Orlando Division

THE UNITED STATES OF AMERICA

vs.

MICHAEL RON DAVID KADAR

INDICTMENT



