

SEALED

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8	Representing the United States of America	
9	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
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11	UNITED STATES OF AMERICA,	
12	Plaintiff,	Case No. 2:20-mj-00661-DJA
13	v.	COMPLAINT FOR VIOLATION OF:
14		<u>Count One</u> : Depredation Against Property of the
15	ALEXANDER KOSTAN,	United States – 18 U.S.C. § 1361
16	Defendant.	
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18	BEFORE the Honorable Daniel J. Albregts, United States Magistrate Judge, Las	
	Vegas, Nevada, the undersigned complainant being first duly sworn states:	
19	<u>Count One</u>	
20	(Depredation Against Property of the United States)	
21	On or about May 30, 2020, in the State and Federal District of Nevada,	
22	ALEXANDER KOSTAN,	
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1 defendant herein, willfully and by means of repeatedly kicking the windows of a building, did 2 injure and commit and did attempt to injure and commit a depredation against property of 3 the United States and of any department or agency thereof, and property which had been 4 manufactured and constructed for the United States, and any department or agency thereof, 5 specifically the Foley Federal Building, 300 South Las Vegas Boulevard, Las Vegas, Nevada 6 89101, and the resulting damage was over one thousand dollars (\$1000.00), all in violation of 7 Title 18, United States Code, Section 1361.

PROBABLE CAUSE AFFIDAVIT

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9 1. Your Complainant is a Special Agent with the Federal Bureau of 10 Investigation (FBI), has been so employed since January 10, 2019, and is currently assigned 11 to the Las Vegas Field Office. Prior to this, he was a police officer for 10 years with the 12 North Las Vegas Police Department and Western Illinois University Police Department. 13 As an FBI Agent, your Complainant is assigned to the FBI's Las Vegas Violent Crimes Task 14 Force and is responsible for investigating a variety of violent crimes, to include bank 15 robbery, kidnapping, extortion, robbery, carjackings, assaults and murders of federal 16 officers, racketeering related violent offenses, as well as long-term investigations into the 17 activities and operations of career criminals, criminal enterprises, drug trafficking 18 organizations, and violent street gangs. Your Complainant has experience in conducting 19 criminal investigations, including the investigation of criminal groups and conspiracies as 20 well as the collection of evidence and the identification and use of witnesses.

2. The following information contained within this criminal complaint is based upon your Complainant's participation in this investigation or was provided to him by 23 other law enforcement personnel. I have not included every fact known to me concerning

this offense. I have set forth only the facts I believe are essential to establish the necessary foundation for this complaint. All times noted are approximate.

FACTS ESTABLISHING PROBABLE CAUSE

3. On May 30, 2020, in Las Vegas, Nevada, large crowds gathered in multiple locations of the Downtown area. A crowd arrived at the Lloyd D George Courthouse, located at 333 South Las Vegas Boulevard, Las Vegas, Nevada and the Foley Federal Building (FFB), located at 300 South Las Vegas Boulevard, Las Vegas at approximately 10:15p.m. Participants in the protest became more boisterous, fireworks were set off, the walls near the buildings were spray painted with obscenities and anti-law enforcement graffiti, and several small bushes of the landscaping were lit on fire. Multiple individuals went to the east entrance of the FFB and began to throw paint on the windows and caused physical damage to the building. Individuals kicked the windows and doors to damage or break them to make entry, spray painted windows, and attempted to break windows with a hammer, metal bars, and the metal letters torn off from the sign that read, "FOLEY FEDERAL BUILDING UNITED STATES COURTHOUSE."

4. An on-duty Federal Protective Service (FPS) Protection Security Officer
(PSO) T.W., who was stationed inside the FFB, witnessed the damage and attempted breakin at the building. T.W. stated the crowd outside could see him inside the building and T.W.
heard persons saying, "Get him!" "Get the cop!" T.W. was in fear of the crowd breaking
through the windows and door and was in fear of the potential actions of the individuals
against his person if they successfully made entry. Ultimately, additional police units arrived
inside the building and the crowd was dispersed. Some letters torn from the FFB were taken
by individuals and not recovered. The Lloyd D. George Federal Courthouse was also
damaged during this time.

4. The FFB property located at 300 South Las Vegas Boulevard, Las Vegas, 2 Nevada, 89101, was property of the United States and of any department or agency thereof, 3 and property which had been manufactured and constructed for the United States, and any 4 department or agency thereof.

5 5. On June 3, 2020, the General Services (GSA) completed a damage estimate 6 for the repair and clean-up of the FFB property. The estimate totaled seventy one thousand 7 three hundred thirty five dollars and seventy-two cents (\$71,335.72).

8 6. The FFB was equipped with surveillance cameras on the exterior of the 9 building which captured footage of individuals who damaged the building on May 30, 2020. 10 One individual who was captured on the surveillance footage damaging the FFB was later 11 positively identified by investigators as ALEXANDER KOSTAN (hereinafter referred to as 12 "KOSTAN").

13 7. Your Complainant received video surveillance from the FFB of the incident 14 from the United States Marshals. Your Complainant also viewed multiple social media 15 videos where footage of the protest and damage done to the FFB was posted. While 16 reviewing FFB surveillance footage and social media video posts, your Complainant observed KOSTAN, a white adult wearing a blonde wig, black face mask, a black belly shirt 18 with white writing on the front, black spandex shorts, a blue backpack, and neon yellow and 19 black platform shoes. KOSTAN was observed in the FFB video footage and other social media videos damaging and attempting to damage the building. When KOSTAN was kicking the building, KOSTAN's mask was around KOSTAN's chin and did not obstruct KOSTAN's face.

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8. On FFB security Camera 09, KOSTAN was observed repeatedly kicking the windows of the FFB at 22:22:55. KOSTAN kicked the window located on the south end of the east entrance patio. KOSTAN kicked the window seven times total.



Image #1 – 05/30/2020 - Foley Federal Building Security Camera 09, KOSTAN kicking window.



Image #2 – 05/30/2020 - Foley Federal Building Security Camera 09, KOSTAN kicking window.

9. KOSTAN was observed in multiple social media videos that recorded the
 protests. Within these videos, KOSTAN's actions at the FFB and other locations in the
 Downtown Las Vegas area were recorded.

10. KOSTAN was observed in a video on YouTube named "LIVE: George
Floyd Protest in Downton Las Vegas," posted by "Abandoned Explained." Beginning at the
2:03:12 mark of the video, both KOSTAN is seen kicking the windows of the FFB.



Image #3 – 05/30/2020 - from "Abandoned Explained" Video, KOSTAN kicking window.





1 12. Your Complainant also viewed publicly posted photos on Twitter from the
 protests. While reviewing photos, Your Complainant observed photos of a white adult who
 appeared to be the same height, body-build, and appearance of the white adult seen kicking
 the FFB building on May 30, 2020. This white adult was tagged in a Twitter post as
 "@bitcherotica." Further searching showed @bitcherotica's name to be ALEXANDER
 KOSTAN.

13. On July 29, 2020, Agents met with ALEXANDER KOSTAN at KOSTAN's residence. Agents advised KOSTAN of the nature of their visit and KOSTAN agreed to speak with them.

10 14. Initially, KOSTAN denied attending the protests on May 30, 2020.
11 KOSTAN did admit attending several protests in Las Vegas which occurred in late May and
12 early June, 2020, but denied being at the protest on May 30, 2020. KOSTAN said that on
13 May 30, 2020, KOSTAN never left KOSTAN's house. According to KOSTAN, KOSTAN
14 was just "chilling and relaxing" at home.

15. KOSTAN admitted to being at the protests on June 1, 2020. KOSTAN attempted to locate videos on KOSTAN's phone of KOSTAN at the protests. As KOSTAN swiped through multiple videos on the phone when attempting to locate the videos, Agents could hear crowds chanting and police sirens. KOSTAN said those recordings were not from June 1, 2020.

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16. Agents asked KOSTAN if KOSTAN's phone would show if KOSTAN was
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21 downtown on May 30, 2020. KOSTAN then admitted going Downtown on May 30, 2020
22 and attending the protests.

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1 17. KOSTAN confirmed to the agents that KOSTAN was the white adult
 2 wearing a blonde wig, black mask, and black belly shirt with white writing in the screenshot
 3 taken from the Facebook Live video posted on May 30, 2020 (see image 6).

4 18. KOSTAN was also shown multiple photos from the FFB being damaged on 5 May 30, 2020, including images from the FFB surveillance and "Abandoned Explained," 6 YouTube video (see images 1, 3, and 5). KOSTAN denied being the white adult in the 7 photos and smiled. When asked about the matching wig and clothing worn by KOSTAN 8 on May 30, 2020 and the individual in the FBB surveillance video, KOSTAN's explanation 9 was that there are many guys with blonde wigs, there are many guys with that shirt, and 10 there are many guys with "booty shorts" and those same shoes. When asked where the 11 clothing items were that KOSTAN wore at the May 30th protests, KOSTAN told the agents 12 that KOSTAN threw away the clothing the next day.

CONCLUSION

Special Agent Zachary Franklin

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Federal Bureau of Investigation

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19. Based on the foregoing facts and information, Your Complainant believes there is probable cause to believe that ALEXANDER KOSTAN did commit a violation of 18 U.S.C. § 1361 – Depredation Against Property of the United States.

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Attested to by the Applicant in accordance with the requirements of Fed. R. Crim. P. 41 by telephone on this <u>7th</u> day of August, 2020.

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THE HONORABLE DANIEL J. ALBREGTS

UNITED STATES MAGISTRATE JUDGE