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6	UNITED STATES DISTRICT WESTERN DISTRICT OF	
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9	UNITED STATES OF AMERICA,	NO. MJ20-547
10	Plaintiff,	COMPLAINT FOR VIOLATIONS
11	v.	18 U.S.C. § 844(f) 18 U.S.C. § 844(i)
12	v.	10 0.5.0. § 0++(1)
13	DESMOND DAVID-PITTS,	
14	Defendant.	
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16 17	BEFORE, Mary Alice Theiler, United States Magistrate Judge, Seattle, Washington.	
17 18	The undersigned complainant being duly sworn states:	
18	<u>COUNT 1</u>	
20	(Arson)	
20	On or about August 24, 2020, at Seattle, in the Western District of Washington,	
22	DESMOND DAVID-PITTS did maliciously damage and destroy, and attempt to damage	
23	and destroy, by means of fire, a building, namely, the Seattle Police Department East	
24	Precinct, located at 1519 12th Avenue, Seattle, that was used by the Seattle Police	
25	Department in interstate and foreign commerce and in an activity affecting interstate and	
26	foreign commerce, and that was in whole or in part owned and possessed by the Seattle	
27	Police Department, an institution and organization receiving Federal financial assistance.	
28	All in violation of Title 18, United States Code, Sections 844(f)(1) and 844(i).	
200	COMPLAINT FOR VIOLATIONS - 1	UNITED STATES ATTORNEY 700 Stewart Street, Suite5220 Seattle Washington 98101

This complaint is to be presented by reliable electronic means pursuant to Federal Rules of Criminal Procedure 4.1 and 41(d)(3).

The undersigned complainant, Michael J. Collier, being duly sworn, further deposes and states as follows:

### **INTRODUCTION**

I am a special agent (SA) duly sworn and employed by the U.S. Department of Justice Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF). I am assigned to the ATF Seattle Field Office. I have been an ATF Special Agent since December 13, 2009, responsible for investigating and enforcing violations of federal law. I am also a Certified Explosives Specialist (SACES) and Special Agent Canine Handler (SACH).

I graduated from the Criminal Investigator Training Program and the ATF Special Agent Basic Training Program, which are both located at the Federal Law Enforcement Training Center in Glynco, Georgia. I completed the ATF Digital Media Collection Specialist Training course and have conducted multiple forensic collections of data from multiple digital media and other electronic storage platforms. I have completed the ATF Certified Explosives Specialist (CES) program, and am responsible for explosive operations, arson investigations, explosive investigations, identifying explosive materials, and mitigating explosives found to be hazardous in nature. I have completed the International Association of Arson Investigators, Fire Investigation Technician Program (FIT) and have been certified as a Fire Investigation Technician. I have planned, supervised, and conducted multiple explosive recoveries and disposals as well as seizure of unlawful or improvised explosive materials. I received my Bachelor of Science degree in Psychology and a second degree in Criminal Justice from Towson University in Towson, Maryland. I obtained a Master of Science degree in Criminal Justice Administration from Columbia Southern University in Orange Beach, Alabama. I also obtained a Master of Science Graduate certificate in Explosives Engineering from Missouri University of Science and Technology in Rolla, Missouri.

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**COMPLAINT FOR VIOLATIONS - 2** 

 $1 \mid$ I am responsible for investigations involving specified unlawful activities, to 2 include violent crimes that occur in the Western District of Washington. I am also 3 responsible for enforcing federal arson and explosives laws and related statutes in the 4 Western District of Washington. I have actively participated in investigations of criminal 5 activity, including but not limited to: crimes against persons, crimes against property, 6 narcotics-related crimes, and crimes involving the possession, use, theft, or transfer of 7 firearms. During these investigations, I have also participated in the execution of search 8 warrants and the seizure of evidence indicating the commission of criminal violations. 9 As a law enforcement officer, I have testified under oath, affirmed to applications of search and arrest warrants, and obtained electronic monitoring orders. 10

11 The facts set forth in this Affidavit are based on my own personal knowledge; 12 information obtained from other individuals during my participation in this investigation, 13 including other law enforcement officers; review of documents and records related to this 14 investigation; communications with others who have personal knowledge of the events 15 and circumstances described herein; and information gained through my training and 16 experience. Because this Affidavit is submitted for the limited purpose of establishing 17 probable cause in support of a criminal complaint, it does not set forth each and every 18 fact that I, or others, have learned during the course of this investigation.

## SUMMARY OF PROBABLE CAUSE

20 A. The Seattle Police Department and the East Precinct Building.

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The Seattle Police Department ("SPD") is involved in interstate and foreign commerce and in activities affecting interstate and foreign commerce.<sup>1</sup> The Seattle

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<sup>24 1</sup> See United States v. Odom, 252 F.3d 1289, 1294 (11th Cir. 2001) ("The legislative history of § 844(i) reveals that the statute was crafted specifically to include some non-business property such as police stations and churches.")
26 ("When it crafted § 844(i) to encompass the arson of police stations, Congress recognized that the provision of emergency services by municipalities can affect interstate commerce in the active sense of the phrase.") (citing

 <sup>27</sup> Jones v. United States, 529 U.S. 848, 853 n.5 (2000); Russell, 471 U.S. at 860–61); Belflower v. United States, 129
 F.3d 1459, 1462 (11th Cir.1997) (holding that § 844(i) covered the bombing of a police vehicle which a local

<sup>28</sup> sheriff's deputy used in his law enforcement responsibilities and that destruction of a police car had "a significant impact on interstate commerce" because the deputy patrolled traffic and made arrests on an interstate highway,

1	Police Department also is an institution and organization that receives Federal financial	
2	assistance. I have received information from SPD's Chief Administration Officer, who	
3	oversees the SPD Grants and Contracts Unit, regarding the numerous federally funded	
4	grants SPD is currently receiving. In summary, SPD is presently receiving funding from	
5	a variety of federal agencies, including the Department of Justice, the Department of	
6	Homeland Security, and the Federal Emergency Management Agency (FEMA).	
7	Collectively, these grants total millions of dollars of federal funding provided to SPD in	
8	support of a variety of SPD's core duties and missions, including, but not limited to:	
9	• Enhancing the safety of the community in the event of terrorist threats,	
10	active shooter threats, natural disasters, and the gathering of information helpful to law enforcement and the community regarding these sorts of	
11	serious threats;	
12	• Providing crime prevention strategies and essential services to elderly, non-	
13	English speaking residents, refugees, deaf, blind and developmentally	
14	disabled residents of Seattle and working with communities to decrease crime by developing, implementing and coordinating crime prevention	
15	programs;	
16	• Bolstering security measures related to the protection of the Port of Seattle;	
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18	• Funding the investigations of offenses involving acts of terrorism, chemical, radiological, or biological attacks, crimes against children, and human	
19	trafficking; and	
20	COVID Emergency Stimulus Funding used to pay for things such as	
21	personal protective equipment for officers; funding to backfill for officers	
22	testing positive for COVID or in quarantine; and the cost of providing protection for lives and property in the event of protests against statewide	
23	shelter-in-place orders or re-opening guidelines.	
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27	issued citations to out-of-state drivers, participated in interstate narcotic investigations, assisted out-of-state authorities in apprehending suspects, recovered stolen property from other states, and attended law enforcement	
28	training sessions in other states)	

28 || training sessions in other states). COMPLAINT FOR VIOLATIONS - 4 The East Precinct building is one of the SPD's primary bases of operation in the
 City of Seattle. Among other things, the East Precinct provides 24/7 proactive patrol and
 911 emergency response to East Seattle, and other services including bike patrol, Anti Crime Teams, Burglary/Theft investigation, Community Police Teams and Crime
 Prevention.

### B. The Arson at the SPD East Precinct on August 24, 2020.

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On August 24, 2020, at approximately 8:00 p.m., demonstrators began gathering at Cal Anderson Park in Seattle as part of a protest concerning a recent police officer involved shooting incident in Kenosha, Wisconsin. During the evening, the protestors marched through Seattle to the SPD East Precinct and then to the SPD West Precinct. By approximately 11:30 p.m., a group of approximately 200 protestors returned to the SPD East Precinct.

13 Between 11:31 p.m. and 11:42 p.m., security surveillance cameras captured 14 footage of an individual – later identified as Desmond David-Pitts – starting a fire against 15 the sally-port garage door at the East Precinct. This individual was wearing several 16 distinctive items, including pink camouflage pattern pants, a white banana over his head, 17 a long-sleeve black shirt, and a blue backpack on his back. As described below, David-18 Pitts was wearing all of these items when he was arrested near the East Precinct 19 approximately 40 minutes after the fire. During a post-arrest interview, David-Pitts 20admitted to setting the fire at the East Precinct.

The surveillance video shows David-Pitts taking the following actions with respect
to setting the fire at the East Precinct sally-port garage door:

• At 11:31 p.m., David-Pitts and an unknown individual enter the camera view. David-Pitts approaches the garage door and appears to grab onto chains attached to the door, in an unsuccessful effort to pull it open. David-Pitts and the other person then walk out of the camera view. This unknown individual was wearing all black clothing, a black hat, ski googles, and was carrying a black umbrella.

- At 11:34 p.m., a trash can is thrown into the camera view and smashes against the sally-port garage door. The camera view does not show who threw the trash can.
- At 11:35 p.m., David-Pitts reenters the camera view and again pulls on the chains of the garage door several times often using all of his body weight by jumping up and down in an apparent attempt to open the door. The door did not open. David-Pitts then knocks down the trash can, reaches inside of it, and throws a glass wine bottle at a nearby door as an SPD officer attempted to open it. David-Pitts then runs out of the camera view.
- At 11:37 p.m., David-Pitts reenters the camera view and throws a trash bag into the sally-port area towards the garage door. A few seconds later, he and another person enter the sally-port area. David-Pitts moves the trash bag against the garage door, on top of the tipped-over garbage can. He and the other person then depart the camera view. The other person was wearing all black clothing, a black hat or helmet, and a gas mask.
- At 11:39 p.m., another suspect detonates a firework or similar explosive device against the sally-port garage door. The device causes an explosion and smoke, but does not start a fire. This suspect appears to be the same person described immediately above, wearing black clothing, a black hat/helmet, and gas mask.
- At 11:40 p.m., two unknown individuals wearing all black clothing can been seen throwing additional garbage bags into the sally-port area in the vicinity of the garage door. A few seconds later, several small fireworks or similar explosive devices are thrown into the sally-port area by individuals who were off camera. The devices cause smoke but do not start a fire.
- While these fireworks devices are being thrown into the sally-port, David-Pitts reenters the area and approaches some of the garbage bags. David-Pitts appears to use a lighter in his hand to start a fire on one of the garbage bags.
- At 11:41 p.m., two other people enter the sally-port and assist David-Pitts in piling the garbage bags including the one David-Pitts lit on fire on top of the trash can against the garage door. These two individuals are wearing all black clothing, black hats or helmets, and gas masks. David-Pitts kneels next to the debris pile and can been seen moving his hands around, while flames emanate from the top of the pile. David-Pitts then walks over to another garbage bag and appears to try and ignite it with the lighter, although the bag

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does not seem to catch fire. One of the other individuals carries this garbage bag and places it near the debris pile against the garage door.

- At 11:42 p.m., David-Pitts re-approaches this garbage bag and successfully ignites it with what appears to be a lighter in his hand. David-Pitts then leaves the flaming garbage bag next to the already burning debris pile against the garage door and departs the sally-port. The flames on the debris pile grow stronger, burning approximately 5-10 feet high.
- At approximately 11:43 p.m., SPD officers exit the precinct through a second, standard size door in the sally-port area, approach the fire, and successfully put it out with fire extinguishers.

The same surveillance camera footage also shows that between 11:33 p.m. and 11:41 p.m., while David-Pitts was setting the fire in the sally-port, a group of approximately ten other individuals were attempting to barricade the above-referenced second, standard size door in an apparent effort to prevent officers who were inside of the precinct from exiting through the door. This door is located in the sally-port area within approximately 30-40 feet from where David-Pitts set the fire. These individuals were dressed in all black clothing, black protective head gear or hats, and some of them had gas masks on and/or were carrying black umbrellas used for cover. These individuals smashed the exterior card reader to the door, used a metal rod to barricade the door shut, and used a canister of rapidly drying liquid cement in an attempt to strengthen the barricade and seal the door shut. Officers inside of the precinct were eventually able to force this door open when they exited the precinct to extinguish the fire, as described above.

Additional surveillance camera footage shows that between 11:37 p.m. and 11:42 p.m., while all of the above described activities were ongoing, a few other individuals set a second fire just around the corner from the sally-port, against the adjacent wall of the East Precinct. These individuals broke through a chain link fence that was protecting the East Precinct, and used garbage bags and other debris to start the fire against the building. These individuals were similarly dressed in full black clothing COMPLAINT FOR VIOLATIONS - 7

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1 and also had black protective head gear or hats, gas masks, and/or black umbrellas. By 2 approximately 11:43 p.m., the flames of this second fire reached up to 10-15 feet in 3 height. Some of the same SPD officers who forced open the barricaded door in the sally-4 port used fire extinguishers to mitigate the fire, and the Seattle Fire Department 5 ultimately responded to put out the fire.

6 A further review of surveillance camera footage reveals that between 11:31 p.m. 7 and 11:42 p.m., David-Pitts had multiple interactions with various individuals who were 8 dressed in all black, many of whom also had protective head gear or hats, gas masks, and/or black umbrellas, as described above. David-Pitts can been seen walking alongside 10 some of these individuals and speaking with some of them at various times during the footage. As described above, some of these same individuals entered the sally-port along 12 with David-Pitts as he set the fire. In addition, at 11:35 p.m., David-Pitts appears to 13 assist some of these individuals in breaking into the chain link fence inside of which the 14 second fire was set.

After the fire against the sally-port garage door was extinguished, investigators were able to inspect the area for fire damage. The structure of the garage door had obvious burn damage, including charring, smoke damage, and flame damage. There was also soot and hot vapor damage on and around the garage door.

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## C. Arrest of David-Pitts for the Arson.

SPD patrol officers responded to the East Precinct in an effort to maintain public safety. At 12:21 p.m., officers observed David-Pitts in the crowd wearing the distinctive pink camouflage pants. David-Pitts was standing on a street corner yelling obscenities at the officers. The officers confirmed over police radio that there was probable cause to arrest David-Pitts for the arson, and after receiving confirmation they placed him under arrest.

26 Officers read David-Pitts his *Miranda* rights, and David-Pitts verbally 27 acknowledged he understood those rights. David-Pitts told one of the arresting officers

28 that he had just arrived in Seattle from Alaska to observe the demonstrations. When **COMPLAINT FOR VIOLATIONS - 8** 

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asked if he had set the fire, David-Pitts denied having done so. At the time of his arrest,
 David-Pitts was wearing the same clothing items as the arsonist depicted on the
 surveillance video footage, including pink camouflage pants, a long sleeve black shirt, a
 white bandana over his head, and a blue backpack.

5 At approximately 2:37 a.m., I interviewed David-Pitts along with Detective Scott 6 Kawahara, who works on the SPD Arson and Bomb Squad. The interview was audio 7 recorded and took place inside of the East Precinct. At the outset of the interview, 8 Detective Kawahara read David-Pitts his Miranda rights. David-Pitts acknowledged that 9 he understood his rights and agreed to speak with us about the events leading to his 10 arrest. David-Pitts explained that he was from Alaska and flew to Seattle three days prior 11 to the arson, for the purpose of observing and participating in the ongoing protests. David-Pitts stated that he learned about the specific protest on August 24, 2020, through 12 13 the social media application Instagram.

During the interview, David-Pitts admitted that he set the fire in the sally-port of
the East Precinct. At one point during the interview, I specifically asked him: "You
started the fire by the big blue garage door, correct?" David-Pitts replied, "Literally,
right there." David-Pitts later admitted, "My dumb ass, at first, did lie like a stupid ass,"
referring to the fact that when he was arrested earlier that night, he had initially falsely
denied setting the fire. David-Pitts explained that he started the fire with a lighter that
someone provided to him during the protest.

During the interview, David-Pitts explained that he and others with whom he is close have had bad experiences with police. He stated that as the protest went on, "My stupid ass got angry. So that's exactly why I was acting the way I did. I'm accountable." Later in the interview, David-Pitts stated that when the protestors approached the door of the East Precinct, "I'm like, ah damn, that's where it fucked up. And then, snap, my angry ass got just, you know, and then it's like you just feed the literal fucking fire."

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**COMPLAINT FOR VIOLATIONS - 9** 

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1	CONCLUSION	
2	Based on the foregoing, I respectfully submit that there is probable cause to	
3	believe that DESMOND DAVID-PITTS committed the above-referenced offense.	
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5	Michael Collier	
6	MICHAEL J. COLLIER Special Agent, ATF	
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8	The above agent provided a sworn statement attesting to the truth of the contents	
9	of the foregoing affidavit on the $27^{\text{th}}$ day of August, 2020. Based on the Complaint and	
10	the sworn statement, the Court hereby finds that there is probable cause to believe the	
11	Defendant committed the offense set forth in the Complaint.	
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14	MARY ALICE THEILER United States Magistrate Judge	
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28	COMPLAINT FOR VIOLATIONS - 10 UNITED STATES ATTORNEY	