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



Indictment/ United States v. Jason DeSimas et al., - 1 UNITED STATES ATTORNEY 700 Stewart Street Suite 5220 Seattle, Washington 98101 (206) 553-7970 All in violation of Title 18, United States Code, Sections 2 and 249(a)(1). <u>COUNT TWO</u> (HATE CRIME) On or about December 8, 2018, in Snohomish County, within the Western District of Washington, JASON DESIMAS, JASON STANLEY, RANDY SMITH, and DANIEL DELBERT DORSON, each aiding and abetting one another, willfully caused bodily injury to J.B, by striking J.B., and did so because of T.S.'s actual and perceived race, as alleged above in Count One. All in violation of Title 18, United States Code, Sections 2 and 249(a)(1). <u>COUNT THREE</u>

(HATE CRIME)

On or about December 8, 2018, in Snohomish County, within the Western District
of Washington, JASON DESIMAS, JASON STANLEY, RANDY SMITH, and DANIEL
DELBERT DORSON, each aiding and abetting one another, willfully caused bodily
injury to A.D, by striking A.D., and did so because of T.S.'s actual and perceived race, as
alleged above in Count One.

All in violation of Title 18, United States Code, Sections 2 and 249(a)(1).

COUNT FOUR

(FALSE STATEMENT)

(206) 553-7970

On or about December 5, 2019, within the Western District of Washington, 20 JASON DESIMAS knowingly and willfully made materially false, fictitious, and 21 fraudulent statements and representations in a matter, that is, a criminal investigation 22 being conducted within the Western District of Washington, by and within the 23 jurisdiction of the Federal Bureau of Investigation, an agency of the executive branch of 24 the United States. Specifically, JASON DESIMAS falsely told a FBI Special Agent that 25 during the assault of T.S. on December 8, 2018, neither he nor anyone else called T.S. a 26 "n---er." In truth and in fact, as JASON DESIMAS then well knew, his statements to the 27 FBI Special Agent were false, in that JASON DESIMAS and others called T.S. a "n---er" 28 UNITED STATES ATTORNEY Indictment/ 700 STEWART STREET SUITE 5220 United States v. Jason DeSimas et al., - 2 SEATTLE, WASHINGTON 98101

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1 before, during, and after the assault of T.S. on December 8, 2018, in Snohomish County,
2 Washington.

All in violation of Title 18, United States Code, Section 1001.

COUNT FIVE

(FALSE STATEMENT)

On or about December 5, 2019, in the District of Idaho, JASON STANLEY
knowingly and willfully made materially false, fictitious, and fraudulent statements and
representations in a matter, that is, a criminal investigation being conducted within the
Western District of Washington, by and within the jurisdiction of the Federal Bureau of
Investigation, an agency of the executive branch of the United States. Specifically,
JASON STANLEY falsely told a FBI Special Agent that he was not present in
Washington State during the weekend of December 8, 2018. In truth and in fact, as
JASON STANLEY then well knew, his statements to the FBI Special Agent were false,
in that JASON STANLEY was in Washington State during the weekend of December 8,
2018, when JASON STANLEY participated in the assault of T.S., J.B., and A.D. on
December 8, 2018, in Snohomish County, Washington.

All in violation of Title 18, United States Code, Section 1001.

COUNT SIX

(FALSE STATEMENT)

On or about December 16, 2019, within the District of Oregon, RANDY SMITH
knowingly and willfully made materially false, fictitious, and fraudulent statements and
representations in a matter, that is, a criminal investigation being conducted within the
Western District of Washington, by and within the jurisdiction of the Federal Bureau of
Investigation, an agency of the executive branch of the United States. Specifically,
RANDY SMITH falsely told a FBI Special Agent that he had bloodied his knuckles
during his arrest by law enforcement on December 8, 2018. In truth and in fact, as
RANDY SMITH then well knew, his statements to the FBI Special Agent were false, in

that he had bloodied his knuckles prior to his arrest when he participated in the assault of
 T.S., J.B., and A.D. on December 8, 2018, in Snohomish County, Washington.
 All in violation of Title 18, United States Code, Section 1001.

COUNT SEVEN

(FALSE STATEMENT)

On or about December 5, 2019, within the District of Oregon, DANIEL 6 DELBERT DORSON knowingly and willfully made materially false, fictitious, and 7 fraudulent statements and representations in a matter, that is, a criminal investigation being conducted within the Western District of Washington, by and within the jurisdiction of the Federal Bureau of Investigation, an agency of the executive branch of the United States. Specifically, DANIEL DELBERT DORSON falsely told a FBI Special Agent that: (1) prior to his trip to Washington State on the weekend of December 8, 2018, he believed the purpose of the trip was to attend a "punk show" and that he did not know about the annual "Martyr's Day" memorial service for a white supremacist that was scheduled for that weekend, and (2) prior to the evening of December 7, 2018, DANIEL DELBERT DORSON did not have his own "flight jacket" (an article of clothing associated with membership in a white supremacist group) and instead was given someone's else "flight jacket" to wear during the weekend of December 8, 2018. In truth and in fact, as DANIEL DELBERT DORSON then well knew, his statements to the FBI Special Agent were false, in that: (1) prior to his trip to Washington State on the weekend of December 8, 2018, DANIEL DELBERT DORSON was aware of and planned to attend the "Martyr's Day" memorial service in Washington State, and (2) DANIEL DELBERT DORSON had already received and owned a "flight jacket" prior to traveling to Washington State in December 2018.

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All in violation of Title 18, United States Code, Section 1001. 1 2 3 4 5 6 7 8 9 T. MORAN Inited States Attorney 10 11 12 13 ĞRĔENBERG TO DΓ ssistant United States Attorney 14 15 16 17 Uln 18 Assistant United States Attorney 19 20 21 22 23 24 25 26 27 28 Indictment/ United States v. Jason DeSimas et al., - 5

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A TRUE BILL.

Deunber 10,2020 DATED:

Signature of Foreperson redacted pursuant to the policy of the Judicial Conference of the United States. FOREPERSON

ERIC DREIBAND Assistant Attorney General

1. SISCARETTI Trial Attorne Criminal Section **Civil Rights Division**