United States District Court

FOR THE NORTHERN DISTRICT OF CALIFORNIA

VENUE: SAN FRANCISCO

CR22-426CRB

UNITED STATES OF AMERICA,

٧.

DAVID DEPAPE

FILED

Nov 09 2022

Mark B. Busby
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO

DEFENDANT(S).

INDICTMENT

18 U.S.C. § 1201(d) – Attempted Kidnapping of a Federal Officer or Employee;

18 U.S.C. § 115(a)(1)(A) – Assault of an Immediate Family Member of a Federal Official

A true bill.				
/s/ Foreperson of the Grand Jury				
			Foreman	
Filed in open co				
November			_·	
			S. Ybarra	
	\wedge		Clerk	
		Bail, \$	No Bail	
Hon. Alex G. Tse, United States Magistrate Judge				

FILED STEPHANIE M. HINDS (CABN 154284) 1 United States Attorney 2 Nov 09 2022 3 Mark B. Busby 4 CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 5 SAN FRANCISCO 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 10 UNITED STATES OF AMERICA, 11 CASE NO. CR22-426CRB Plaintiff. 12 **VIOLATIONS:** 13 v. 18 U.S.C. § 1201(d) – Attempted Kidnapping of a Federal Officer or Employee; 18 U.S.C. § 115(a)(1)(A) – Assault of an Immediate DAVID WAYNE DEPAPE, 14 Family Member of a Federal Official 15 Defendant. SAN FRANCISCO VENUE 16 17 INDICTMENT 18 The Grand Jury charges: 19 **Introductory Allegations** At all times relevant to this Indictment: 20 21 Nancy and Paul Pelosi 22 1. Nancy Pelosi ("Speaker Pelosi") represented California's 12th Congressional District in 23 the United States House of Representatives. She also served as the Speaker of the United States House of Representatives. She was a federal officer and employee, as those terms are defined by Title 18, 24 25 United States Code, Sections 1201(a)(5) and 1114, and a United States official, as that term is defined by Title 18, United States Code, Section 115(c)(4). 26 27 2. As a member of the United States House of Representatives, Speaker Pelosi received 28 protection services from the United States Capitol Police.

1

- 3. Paul Pelosi ("Mr. Pelosi") was married to Speaker Pelosi.
- 4. Speaker Pelosi and Mr. Pelosi kept their primary residence in San Francisco, California ("Pelosi Residence").

San Francisco Police Department Responds to Mr. Pelosi's 9-1-1 Call

- 5. On or about October 28, 2022, at approximately 2:23 a.m., San Francisco Police Department ("SFPD") received a 9-1-1 call from Mr. Pelosi at the Pelosi Residence. In the approximately two-and-a-half minute phone call, Mr. Pelosi conveyed to the dispatch officer that there was an unknown man in his residence. Mr. Pelosi also conveyed that the man was looking for Mr. Pelosi's wife, that Mr. Pelosi's wife was Speaker Pelosi who would not "be there for days," and that the man said he would "wait" for Speaker Pelosi. Mr. Pelosi made clear in the 9-1-1 call that he did not know who the man was. On the call and from the background, DEPAPE can be heard giving his name as "David" and declaring himself a "friend." Mr. Pelosi confirmed to the dispatcher that he did not know the man. Towards the end of the call, when the dispatcher offered to stay on the phone with him, Mr. Pelosi told the dispatcher that the man wanted Mr. Pelosi to "get the hell off the phone."
- 6. Moments later, at approximately 2:31 a.m., SFPD officers responded to the Pelosi Residence and two officers knocked on the front door. The two officers who approached the door had their body-worn cameras activated. The two officers opened the door to see the foyer of the Pelosi Residence, Mr. Pelosi, wearing a long-sleeved shirt, DEPAPE in shorts, running shoes and a sweatshirt, and DEPAPE and Mr. Pelosi jointly gripping a hammer.
- 7. An officer asked what was going on, and DEPAPE responded that "everything is good," while using his other hand to encircle Mr. Pelosi's right arm. Immediately, an officer said: "drop the hammer." DEPAPE responded, "ummm nope." DEPAPE then pulled the hammer over his head, thereby also pulling Mr. Pelosi closer to him and swung the hammer abruptly and forcefully at Mr. Pelosi. In total, these events lasted approximately fifteen seconds.
- 8. As the officers rushed through the door, they found Mr. Pelosi and DEPAPE on the floor, with DEPAPE's legs on top of Mr. Pelosi. Officers restrained DEPAPE and called for medical assistance, as a pool of blood swelled around Mr. Pelosi's head.
 - 9. Officers asked DEPAPE for his name, and he responded with "David DEPAPE."

3

DEPAPE. He also told Mr. Pelosi that he would "go through him" because DEPAPE did not "come here to surrender."

- b) He did not leave after Mr. Pelosi's 9-1-1 call because, much like the American Founding Fathers and the British, he was "fighting tyranny" without the option of "surrender."
- c) He explained that while he and Mr. Pelosi were at the door, he "yanked" the hammer away from Mr. Pelosi and swung it towards Mr. Pelosi.
 - d) He used "full force" on Mr. Pelosi.
- 16. During the interview, DEPAPE explained that he had a "target list." According to DEPAPE:
 - a) Speaker Pelosi was on his target list.
 - b) He planned to hold Speaker Pelosi hostage and talk with her. If "Nancy" told DEPAPE the "truth," he would let her go, and if she "lied," he would break "her kneecaps." DEPAPE was certain "Nancy" would not have told the "truth."
 - c) He views Speaker Pelosi as the "leader of the pack" of lies told by the Democratic Party.
 - d) As a result of DEPAPE breaking Speaker Pelosi's kneecaps, she would have to be wheeled into Congress, which would show other Members of Congress that there were consequences to their actions.
 - e) DEPAPE further identified another person, referred to here as "Target 1," as "way up" on his target list, and he explained that he had a plan to use Speaker Pelosi to lure Target 1 to DEPAPE.

Other Evidence Seized from DEPAPE

- 17. On October 29, 2022, law enforcement searched a garage of a residence in Richmond, California, after confirming that DEPAPE lived in the garage. There, agents seized two hammers, a sword, and a pair of rubber and cloth gloves, as well as indicia that DEPAPE lived in the garage.
- 18. In a review of electronic evidence seized from DEPAPE, law enforcement has identified that DEPAPE researched the Pelosi Residence as recently as October 26, 2022. On the same date, he also researched an address associated with Target 1. In the same timeframe, DEPAPE researched a

1	home address for another individual on his target list.				
2	COUNT ONE: (18 U.S.C. § 1201(d) – Attempted Kidnapping of Federal Officer or Employee)				
3	19. Paragraphs 1 through 18 of this Indictment are re-alleged and incorporated as if fully set				
4	forth here.				
5	20. On or about October 28, 2022, in the Northern District of California, the defendant,				
6	DAVID WAYNE DEPAPE,				
7	attempted to unlawfully and willfully seize, confine, kidnap, and hold for ransom, reward and otherwi				
8	an officer and employee of the United States and of an agency in a branch of the United States				
9	Government, to wit, Nancy Pelosi, a Member and Speaker of the United States House of				
10	Representatives, while Nancy Pelosi was engaged in and on account of the performance of her official				
11	duties.				
12	All in violation of Title 18, United States Code, Section 1201(d).				
13					
14	COUNT TWO: (18 U.S.C. § 115(a)(1)(A) – Assault on the Immediate Family Member of a				
15	Federal Official)				
16	21. Paragraphs 1 through 18 of this Indictment are re-alleged and incorporated as if fully set				
17	forth here.				
18	22. On or about October 28, 2022, in the Northern District of California, the defendant,				
19	DAVID WAYNE DEPAPE,				
20	willfully and unlawfully assaulted Paul Pelosi, the spouse and member of the immediate family of				
21	Nancy Pelosi, a United States official as that term is defined in Title 18, United States Code, Section				
22	115(c)(4), by means of hitting a hammer on Mr. Pelosi's head, with intent to impede, intimidate,				
23	interfere with and retaliate against Nancy Pelosi while she was in engaged in and on account of the				
24	performance of her official duties.				
25					
26					
27					
28					

1	All in violation of Title 18, United States	Code, Section 115(a)(1)(A).
2		
3	DATED:	A TRUE BILL.
4		s/Foreperson
5		FOREPERSON
6	STEPHANIE M. HINDS	
7	United States Attorney	
8	Laura Vartain Horn	
9	LAURA VARTAIN HORN	
10	Assistant United States Attorney EDWARD CHANG	
11	Special Assistant United States Attorney	
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		