

26cr42
DWF/JFD

UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA

UNITED STATES OF AMERICA,)	INDICTMENT
)	
Plaintiff,)	18 U.S.C. § 875(c)
)	
v.)	
)	
JOSE ALBERTO RAMIREZ,)	
a/k/a JOSE ALBERTO RAMIREZ, JR.,)	
)	
Defendant.)	

THE UNITED STATES GRAND JURY CHARGES THAT:

COUNT 1

(Interstate Transmission of a Threat to Injure the Person of Another)

On or about January 15, 2026, at the approximate times listed below, in the State and District of Minnesota, the defendant,

JOSE ALBERTO RAMIREZ,
a/k/a **JOSE ALBERTO RAMIREZ, JR.**

did knowingly transmit, in interstate and foreign commerce, communications consisting of text and voicemail messages, from a cellular telephone to the cellular telephone of Victim A, containing a threat to injure the person of another, namely, Victim A and Victim A's family members, to wit:

Time	Communication
6:01 a.m.	What up [Victim A's First Name]? You bitch ass nigga. Your day will come nigga. Bitch ass nigga.
6:02 a.m.	[Victim A's Full Name], Yahahahahahaha bitch ass nigga. I know where your mom lives bro. And your dad. And your kids, buddy.
6:03 a.m.	Get home safe and fast.

SCANNED
FEB 12 2026
U.S. DISTRICT COURT Mpls

United States v. Jose Alberto Ramirez

with the purpose of issuing a threat, and with knowledge that the communication would be viewed as a threat, and consciously disregarding a substantial and unjustifiable risk that the communication would be viewed as a threat, all in violation of Title 18, United States Code, Section 875(c).

A TRUE BILL

UNITED STATES ATTORNEY

FOREPERSON