Case 3:21-cr-08043-DJH Document 19 Filed 06/01/21 Page 1 of 4

FILED LODGED RECEIVED COPY 1 GLENN B. McCORMICK Acting United States Attorney JUN - 1 2021 District of Arizona 2 CLERK U.S DISTRICT COURT 3 KRISTEN BROOK DISTRICT OF ARIZONA Assistant United States Attorney DEPUTY Arizona State Bar No. 023121 4 Two Renaissance Square 40 N. Central Ave., Suite 1800 Phoenix, Arizona 85004 5 Telephone: 602-514-7500 6 Email: Kristen.Brook@usdoj.gov 7 Attorneys for Plaintiff IN THE UNITED STATES DISTRICT COURT 8 FOR THE DISTRICT OF ARIZONA 9 10 United States of America, CR-21-08043-PCT-DJH 11 Plaintiff, S U P E R S E D I N G INDICTMENT 12 VS. 13 VIO: 18 U.S.C. § 875(c) (Threats Through Interstate 14 Steven Arthur Martis, Commerce) Defendant. Counts 1-7 15 18 U.S.C. §§ 981 and 982, 21 U.S.C. §§ 853 and 881, and 28 U.S.C. § 2461(c) 16 17 (Forfeiture Allegation) 18 THE GRAND JURY CHARGES: 19 COUNT 1 20 On or about January 26, 2019, in the District of Arizona, STEVEN ARTHUR 21 MARTIS, knowingly transmitted in interstate commerce, with intent to threaten, a 22 communication, that is, a message left on the Washington District Office voicemail system 23 of Congresswoman N.P. containing a threat to injure the person of another, to wit: "Hi 24 nutty N., Hey I just killed three of these f***** (redacted) illegals this morning . . . 25 (laughing) . . . yea buddy, we are going to take care of this f***** (redacted) problem 26 down here on the border. ... we are coming for you too" 27 In violation of Title 18, United States Code, Section 875(c). 28

COUNT 2

On or about September 4, 2019, in the District of Arizona, STEVEN ARTHUR MARTIS, knowingly transmitted in interstate commerce, with intent to threaten, a communication, that is, a message left on the Washington District Office voicemail system of Congresswoman N.P. containing a threat to injure the person of another, to wit: "Hello N. (redacted), hey we're out here in California. We stick by our guns. That's right, you want to take away our guns, we will take away your life"

In violation of Title 18, United States Code, Section 875(c).

COUNT 3

On or about January 20, 2020, in the District of Arizona, STEVEN ARTHUR MARTIS, knowingly transmitted in interstate commerce, with intent to threaten, a communication, that is, a message left on the Washington District Office voicemail system of Congressman A.S., containing a threat to injure the person of another, to wit: "Well hello there A. (redacted), you know what? Your impeachment failed! . . . we're going to put a bullet in your head. You're dead."

In violation of Title 18, United States Code, Section 875(c).

COUNT 4

On or about March 27, 2020, in the District of Arizona, STEVEN ARTHUR MARTIS, knowingly transmitted in interstate commerce, with intent to threaten, a communication, that is, a message left on the Washington District Office voicemail system of Congresswoman N.P., containing a threat to injure the person of another, to wit: "N. (redacted), We're going to kill you, chop you up into little pieces"

In violation of Title 18, United States Code, Section 875(c).

COUNT 5

On or about March 28, 2020, in the District of Arizona, STEVEN ARTHUR MARTIS, knowingly transmitted in interstate commerce, with intent to threaten, a communication, that is, a message left on the Washington District Office voicemail system

of Congressman A.S. containing a threat to injure the person of another, to wit: "We're going to kill you, you're dead Your career, everything else is dead"

In violation of Title 18, United States Code, Section 875(c).

COUNT 6

On or about January 17, 2021, in the District of Arizona, STEVEN ARTHUR MARTIS, knowingly transmitted in interstate commerce, with intent to threaten, a communication, that is, messages left on the Washington District Office voicemail system of Congresswoman N.P., containing a threat to injure the person of another, to wit: "Hi N. (redacted), I'm coming to kill you c***(redacted), Bye." MARTIS followed up with another call on the same date in which he said, "you're dead c***(redacted)."

In violation of Title 18, United States Code, Section 875(c).

COUNT 7

On or about January 23, 2021, in the District of Arizona, STEVEN ARTHUR MARTIS, knowingly transmitted in interstate commerce, with intent to threaten, a communication, that is, a message left on the Washington District Office voicemail system of Senator C.S., containing a threat to injure the person of another, to wit: "Hi C. (redacted) We are coming to get you too . . . You're dead, so is Nutty N. (redacted)"

In violation of Title 18, United States Code, Section 875(c).

FORFEITURE ALLEGATION

The Grand Jury realleges and incorporates the allegations of Counts 1 through 7 of this Superseding Indictment, which are incorporated by reference as though fully set forth herein.

Pursuant to Title 18, United States Code, Sections 981 and 982, Title 21, United States Code, Sections 853 and 881, and Title 28, United States Code, Section 2461(c), and upon conviction of one or more of the offenses alleged in Counts 1 through 7 of this Indictment, the defendant shall forfeit to the United States of America all right, title, and interest in (a) any property constituting, or derived from, any proceeds the persons

1	obtained, directly or indirectly, as the result of the offense, and (b) any of the defendant's
2	property used, or intended to be used, in any manner or part, to commit, or to facilitate the
3	commission of such offense.
4	If any of the forfeitable property, as a result of any act or omission of the defendant:
5	(1) cannot be located upon the exercise of due diligence,
6	(2) has been transferred or sold to, or deposited with, a third party,
7	(3) has been placed beyond the jurisdiction of the court,
8	(4) has been substantially diminished in value, or
9	(5) has been commingled with other property which cannot be divided without
10	difficulty.
11	It is the intent of the United States to seek forfeiture of any other property of said
12	defendant up to the value of the above-described forfeitable property, pursuant to Title 21,
13	United States Code, Section 853(p).
14	All in accordance with Title 18, United States Code, Sections 981 and 982, Title 21,
15	United States Code, Sections 853 and 881, Title 28, United States Code Section 2461(c)
16	and Rule 32.2, Federal Rules of Criminal Procedure.
17	A TRUE BILL
18	/s/
19	7.57
20	FOREPERSON OF THE GRAND JURY Date: June 1, 2021
21	Bute. Julie 1, 2021
22	GLENN B. McCORMICK Acting United States Attorney
23	Acting United States Attorney District of Arizona
24	/s/
25	KRISTEN BROOK
26	Assistant U.S. Attorney
27	
28	