

ADVANCE COPY Task Force Butler Institute: Project Blacklisted - WORKING DRAFT

Note: This advance copy of Project Blacklisted is being distributed on September 16, 2022 in its current form, ahead of the full release of the finished and copy-edited version which will be sent the week of September 19, 2022.

PROJECT BLACKLISTED

Patriot Front's Independence Day Weekend Armed Gang Attacks Against Black Men in Philadelphia in July 2021 and in Boston in July 2022 were Premeditated and Racially Motivated, and Serve as Proof of Patriot Front's Intent to Riot Against a Pride Event in Coeur d'Alene in June 2022.

EXECUTIVE SUMMARY

1. On at least three separate occasions since July 2021, the neo-nazi, terrorist, racketeering gang Patriot Front conspired to and executed plans to assemble scores of its members from around the country to march through American cities in order to target vulnerable minority communities, terrorize local residents, commit racially, politically, and identity-motivated acts of violence against minorities, and use the cities as backdrops to showcase for the media and the nation their ethno-nationalist agenda.¹

#. Patriot Front gang members have a long-standing practice of instigating and committing racially, politically, and identity-motivated acts of violence under the guise of self-defense by responding to small slights with coordinated, brutal force.² Patriot Front frequently publishes video content of their gang members training for violence with 1-on-1 and group sparring, practicing military and police style formations with long metal shields and other weapons, and practicing drills so that the members and formations can be commanded by the gang's leadership to coordinate their violence to both inflict as much damage as possible in a

¹ The structure of this allegation is similar to that which was used in the successful Sines v. Kessler civil suit filed in 2019 to establish liability for the violence which occurred at the Unite the Right neo-nazi rallies in Charlottesville, VA. Sines v. Kessler included the organization Vanguard America as a named defendant. Vanguard America was the predecessor organization to Patriot Front.

² The structure of this allegation is similar to that which is being used in the ongoing DC vs. Proud Boys International case.

short period of time, and to screen the violence from the sight of witnesses, cameras, and law

enforcement.

#. The Patriot Front gang has a clear and defined hierarchical command structure for

the direction of online and in-person activities and communications. This includes a hierarchical

command structure that controls at least four designated sections of "shield guard" who are

responsible for training together and enacting coordinated acts of violence.

#. Patriot Front designates certain members of the gang to wear body-worn cameras

or to carry handheld cameras during training and real-world events, often publishing these videos

in partnership with their affiliated media propaganda outlet, Media2Rise. These video clips are

often posted alongside propaganda which displays their use of this combat training in real-world

situations of politically and racially motivated violence.

#. Patriot Front funds these activities in whole or in part through interstate

racketeering activity, including but not limited to requiring its gang members to pay membership

fees, requiring its members to pay for Patriot Front-produced and branded merchandise through

mailing payments disguised as gifts, and through the partial operation of Will2Rise, an

international fascist clothing brand founded by the fugitive Robert Rundo. Patriot Front gang

members are also ordered to rent and drive vehicles to transport others across state lines for the

purpose of committing violent hate crimes.

#. In Philadelphia, Pennsylvania on July 3, 2021, as part of an unpermitted

Independence Day Weekend flash-mob style march, Patriot Front lured an unidentified Black

man into their military-style formation, surrounded him to prevent his escape, and assaulted him

with fists and weapons. Patriot Front used at least one smoke grenade to obscure this politically

and racially-motivated violent gang attack from witnesses. Patriot Front has since repeatedly

used video of this assault, including images of the bloodied victim running away from their

formation after the assault, in their recruitment and propaganda videos. All of this occurred while

the terrorist gang has been acting under complete direction and control by its founder and leader,

Thomas Rousseau of Haslet, Texas.

#. In Coeur d'Alene, Idaho on June 11, 2022, 31 of Patriot Front's gang members

were arrested as they were traveling in a rented box truck with the intent of engaging in an

unpermitted march to target and disrupt a Pride Month event. During the arrests, police

recovered a planning document which indicated Patriot Front's intention to create a politically

and gender/sexual-identity-motivated, violent conflict with the Pride Month event's attendees

before setting off a smoke grenade to obscure the violence, and then withdrawing to evade

accountability from law enforcement. Patriot Front intended to film this violent confrontation

and to use deceptively edited clips as part of a propaganda campaign against Coeur d'Alene, its

LGBTQIA+ community, as well as the city's businesses and churches. Police revealed that in

addition to large metal shields and "abnormally-long metal poles," Patriot Front members' hats

had a hard plastic-type insert inside, described in law enforcement reports as similar to a hard hat

worn by construction workers. The "abnormally long metal poles" are 10-foot sections of 3/4"

steel electrical-conduit pipes, which Patriot Front purchases from a nearby hardware store with

the intention of using for their event and then returning within 24-hours as "unused" to put the

burden of their equipment and demonstration costs on local businesses, and to effectively get rid

of evidence of their planning and activities. Many members of the Patriot Front gang who were

arrested in Coeur d'Alene had digital recording devices attached to their bodies. Members of the

"shield guard" wore plastic shin guards, while they and others had additional protective gear

such as gloves. These weapons and armor were clearly intended for use in violent assaults while

Patriot Front was under the direction and control of its founder and national leader, Thomas

Rousseau of Haslet, Texas.

#. In Boston, Massachusetts on July 2, 2022, Patriot Front again assembled scores of

their gang members from around the country for an Independence Day Weekend event with the

intent to cause physical, emotional, and mental harm to the city's residents. One target of

opportunity in Patriot Front's pre-planned racially-motivated gang violence on July 2, was Mr.

Charles Murrell, a Black resident of Boston, who they assaulted then quickly surrounded,

prevented from escaping, and briefly unlawfully falsely imprisoned with metal weapons, then

beat as he was walking on the sidewalk in the vicinity of the intersection of Dartmouth Street &

Stuart Street. Murrell was hospitalized with injuries to his head and hand after the racially and

politically-motivated terrorist gang attack.

#. Mr. Murrell is a local artist and activist who was targeted, taunted, and assaulted

with metal weapons wielded by masked gang members of Patriot Front, under the direction and

control of the terrorist gang's founder and leader, Thomas Rousseau of Haslet, Texas. Following

these events, Patriot Front posted a video of the attack online, deceptively edited together with

local media coverage of Mr. Murrell's press conference which occurred the following day, for the

purpose of harassing and intimidating him with racial bias. Mr. Murrell also reported receiving a

deluge of threats and racist comments on social media following Patriot Front's targeted attack,

and has since locked at least one of his social media accounts which he normally uses to

advertise his business and artwork to attract new clients.

#. This racist attack against Mr. Murrell was part of a coordinated multi-state

campaign of criminal and terrorist activity by Rousseau and Patriot Front that began at the organization's inception after the Charlottesville Unite the Right neo-nazi rally in 2017. Patriot Front is, as Rousseau told Vanguard America members in August 2017, a rebranding and reorganizing of Vanguard America under Rousseau's complete control. Patriot Front acquired its membership and assets under the leadership and direction of Rousseau, who served as Vanguard America's "Ground Commander" in Charlottesville, Virginia during the deadly "Unite the Right" neo-nazi rally. Rousseau played a leading role in coordinating the violence which occurred in Charlottesville in 2017 as a leader in Vanguard America, and Patriot Front's violent actions since then are a continuation of the same nation-wide, white supremacist terrorist campaign that he has been leading ever since. Patriot Front's required uniforms and branded shields for its members are a continuation of the same requirements Rousseau imposed on gang members of Vanguard America at the deadly neo-nazi rally in Charlottesville.

#. The actions and statements made by Thomas Rousseau and Patriot Front show that he directed and conspired with members from several states to commit acts of violence in each of these cities, and even after being arrested and charged for "conspiracy to riot" by law enforcement in Idaho in June 2022, continued with their coordinated campaign of violence in Boston, Massachusetts on July 2, 2022. In Boston they surrounded, briefly unlawfully falsely imprisoned, and beat with fists and metal weapons a Black man in a nearly identical fashion to the assault they committed against another Black man in Philadelphia on the same holiday weekend a year prior. This follows a years-long pattern of premeditated acts of property destruction, vandalism, harassment, intimidation, and violent assault by Patriot Front against their perceived political "enemies," including but not limited to racial, religious, and ethnic minorities, and members of the LGBTQIA+ community in all three of the aforementioned cities.

#. The assaults in Philadelphia and Boston were documented by video, photo, and

audio from multiple perspectives, and were witnessed by and immediately reported on by local

bystanders and journalists. Law enforcement who were on or near the scene of the attacks,

according to the way that those recordings have been shared, made no apparent attempts to arrest

those involved in the violence as it occurred, which allowed the members of Patriot Front who

committed these violent terrorist acts to blend in among their nearly identically-uniformed and

masked members of the gang. Patriot Front has since used videos of these assaults against these

Black men, as well as the depicted perception of a permissive environment provided by members

of law enforcement who may have witnessed these violent attacks, in their racist recruiting and

propaganda videos.

#. In the wake of these conspiracies and violent assaults by Patriot Front, minority

individuals and communities in each of these cities have been continuously targeted with

harassment and intimidation both by Patriot Front and by anonymous white supremacists,

neo-nazis, and neo-nationalists who support Patriot Front's violent, racist, politically and

identity-motivated terrorist campaign. Patriot Front's role in this ongoing campaign of terrorizing

each of these targeted cities involves the posting of Patriot Front-branded propaganda material,

which is exclusively purchased by Patriot Front gang members from Patriot Front's national

headquarters at the home of Rousseau in Haslet, Texas.

#. Police involved in the Coeur d'Alene arrests were also identified by these

anonymous online trolls and "doxxed," having their personal information such as the names and

addresses of the officers and their families posted online for the purpose of targeting them with

threats and abuse.³ This terroristic campaign is intended by Patriot Front and the organization's

allies both to punish those officers and the government for enforcing the law, and to stoke fear in

other government and law enforcement officials as a warning against future attemptes to hold

Patriot Front legally accountable for criminal and terrorist activity.

#. Task Force Butler Institute is a nonprofit organization of American veterans

specializing in the detection and disruption of today's greatest threats against democracy:

disinformation campaigns and domestic extremism. We are preparing this report to educate the

public on the criminal history of and ongoing threats to vulnerable communities posed by the

neo-nazi, terrorist, racketeering gang Patriot Front. Task Force Butler Institute will make this

report available to all relevant stakeholders who seek to hold Patriot Front legally accountable

for their politically and racially-motivated harassment of vulnerable minority communities, their

terrorizing of local residents in cities and towns throughout the United States, their acts of

violence, and their use of American cities as backdrops to showcase for the media and the nation

the ethno-nationalist agenda.

#. This report will be periodically updated with additional evidence of past and

future unlawful conspiracies and incidents of violent, destructive, racketeering, and terroristic

activity by the white supremacist gang, Patriot Front.

https://www.forbes.com/sites/joewalsh/2022/06/13/idaho-police-receive-death-threats-after-arresting-white-supremacist-patriot-front-members-heres-what-we-know-about-the-group/

RELEVANT JURISDICTIONS AND KNOWN LEGAL VIOLATIONS

FEDERAL

#. Under the direct instruction of its national director, Thomas Ryan Rousseau of

Haslet, TX, the Patriot Front gang planned, coordinated, and trained, to harass, intimidate, and

assault citizens on public property in multiple cities across the country, including Philadelphia,

PA, Coeur d'Alene, ID, and Boston, MA, each time violating 18 U.S.C. § 241 - Conspiracy

Against Rights. In each of these instances, Rousseau conspired with, trained, and ordered

dozens of Patriot Front gang members to engage in interstate travel to organize, participate in,

and carry on a riot against their perceived political enemies, a violation of 18 U.S.C. § 371 -

Conspiracy and 18 U.S. Code § 373 - Solicitation to commit a crime of violence. Such plans

were devised using Patriot Front's private internet server via the app Rocket Chat, and other

electronic means of communication, violations of 18 U.S. Code § 2101 - Riots.

#. Patriot Front meets the statutory definition of a criminal street gang under 18 U.S.

Code § 521, being an ongoing group of 5 or more persons, that has as its primary purposes the

commision criminal offenses, having members of which regularly engage in a continuing series

of criminal offenses. Such regular offenses include requiring its gang members to frequently

purchase propaganda materials via interstate commerce, with Patriot Front requiring gang

members to electronically submit evidence of their individual use of such material in acts of

destruction of both public and private property. Rousseau and Patriot Front regularly solicit

members to fly across state lines, as well as rent vehicles on behalf of the organization to

transport other gang members across state lines, for the purpose of the commission of criminal

offenses by, with, and for Patriot Front, including violations of 18 U.S. Code § 241 -

Conspiracy Against Rights ("...unlawful for two or more persons to go in disguise on the

highway or on the premises of another with the intent to prevent or hinder his/her free exercise or

enjoyment of any rights so secured"). Transportation to such events also facilitates members'

mandatory interstate travel for in-person purchasing of Patriot Front gang member uniform,

equipment, and propaganda merchandise. Such activity also violates several provisions of the

RICO Act, including 18 U.S. Code § 1962 - Prohibited activities, 18 U.S. Code § 1952 -

Interstate and foreign travel or transportation in aid of racketeering enterprises, and 18

U.S. Code § 1959 - Violent crimes in aid of racketeering activity.

#. Frequent and ongoing sales of propaganda material between each member of the

Patriot Front gang and its leadership in Haslet, Texas, including from Thomas Rousseau, occurs

through the exchange of payments disguised as gifts via the US Postal Service. In order to

further disguise these payments and exchanges of Patriot Front merchandise, Patriot Front gang

members utilize a network of USPS Post Office Boxes. These actions constitute violations of 18

U.S. Code § 371 - Conspiracy to commit offense or to defraud the United States and 18 U.S.

Code § 1341 - Frauds and Swindles (Mail Fraud).

#. The Patriot Front gang meets the statutory definition of engaging in domestic

terrorism under the 18 U.S. Code § 2331 (5), which is described as activities that involve acts

dangerous to human life that are a violation of the criminal laws of the United States or of any

State; and appear to be intended to intimidate or coerce a civilian population; or to influence the

policy of a government by intimidation or coercion; and occur primarily within the territorial

jurisdiction of the United States.

#. On July 3, 2021 in Philadelphia, Pennsylvania, Patriot Front sought out, targeted,

and drew a Black man into their formation, briefly falsely imprisoning him to prevent his escape,

a violation of 25 CFR § 11.404 - False Imprisonment, and physically assaulting him with fists

and weapons. Patriot Front used a smokescreen produced by smoke grenades to conceal their

assault of the individual from nearby police. This violated 18 U.S. Code § 249 - Matthew

Shepard and James Byrd, Jr., Hate Crimes Prevention Act, attacking an individual on the

basis of their race, and 18 U.S. Code § 844(h), for the use of an explosive for the purpose of

committing a felony.

#. In the days and weeks leading up to June 11, 2022, Patriot Front conspired to

attack an LGBTQIA+ event in Coeur d'Alene, Idaho during Pride Month. On June 11, 2022, a

7-page planning document discovered by law enforcement while arresting 31 members of the

gang. That planning document demonstrated their intent to use their metal shields, ten-foot

sections of steel pipes, body armor, and at least one smoke grenade to harass, intimidate, and

assault participants in the LGBTQIA+ event because of their real or perceived political ideology,

violations of 18 U.S. Code § 249 (2) - Hate Crime Acts. Nearly all of the Patriot Front gang

members were hidden in the back of a rented moving truck, wearing uniforms which included

white masks that cover the face below the eyes at the time of their arrest, in violation of 18 U.S.

Code § 241 - Conspiracy Against Rights.

#. On July 2, 2022, the Patriot Front gang used similar tactics in Boston, MA of

marching on a Black man so that he was surrounded and restrained from all directions by masked

gang members assigned to attack their perceived political enemies with large metal shields

within their formation, briefly falsely imprisoning him, where he was assaulted by fists and

shields and could not immediately escape, violating 18 U.S. Code § 241 - Conspiracy Against

Rights, 18 U.S. Code § 249 (2), and 25 CFR § 11.404 - False imprisonment.

#. Rousseau funds Patriot Front's violent terrorist activities through violations of 18

U.S. Code § 2339C - Prohibitions against the financing of terrorism, by requiring the gang's

members to purchase Patriot Front branded merchandise in the form of stickers and stencils, and

Patriot Front branded gang uniform items and equipment. Funds from these interstate sales are

then used to fund the activity of Patriot Front, including but not limited to the operations of its

website, server, and hosting and maintenance of the private communications platforms that the

gang uses to plan and share updates of its criminal activity.

#. Rousseau requires the gang's members to regularly exhaust and reorder their

supply of such propaganda materials, using that branded merchandise to destroy and deface both

private and public property to terrorize and intimidate minority groups and their perceived

political enemies, violations of 18 U.S.C. § 371 Conspiracy, targeting hundreds of communities

throughout the United States, including in Philadelphia, Coeur d-Alene, and Boston.

PHILADELPHIA, PENNSYLVANIA

#. In the days and weeks leading up to Independence Day Weekend of 2021, the

Patriot Front gang engaged in a criminal conspiracy to commit violent hate crimes against the

residents of Philadelphia, PA, under the leadership and orders of Thomas Rousseau of Haslet,

Texas, violations of Pennsylvania Code § 902, Criminal solicitation. The conspiracy included

physical training to engage in coordinated violence, including with the use of body armor,

shields, and smoke grenades, violations of Pennsylvania Code § 903, Criminal conspiracy.

This conspiracy included transportation in and out of the city with Patriot Front's members

loaded into the back of rental trucks, one of which was driven by Patriot Front gang member

Graham Jones Whitson of Haslet, Texas, violations of Pennsylvania Code § 907, Possessing

instruments of crime.

#. On July 3, 2021 in Philadelphia, PA, members of the Patriot Front gang sought

out and attacked a Black man using fists and shields in violation of Pennsylvania Code § 2710,

Ethnic intimidation and § 2702 Aggravated assault. These violent attacks were committed by

gang members of Patriot Front who wore masks to conceal their identities, as well as body

armor, and gloves to protect themselves as they sought out and attacked their victims. They also

carried weapons, including hard plastic shields, and they used a smoke grenade to hide the

commission of these crimes, all violations of Pennsylvania Code § 907 Possessing instruments

of crime.

#. On December 6, 2021, Patriot Front gang member Paul Gancarz, username

"Samuel VA" in the organization's "#Oversight" Rocket Chat channel, described having

instructed a subordinate member to destroy evidence of which members were involved in the

Philadelphia incident, a violation of Pennsylvania Code § 4910 Tampering with or

Fabricating Physical Evidence.



COEUR D'ALENE, IDAHO

- #. At least 31 members of Patriot Front traveled to Coeur d'Alene, Idaho for the purpose of maliciously harassing a LGBTIA+ event on June 11, 2022. A 7-page planning document indicated their intent to cause a "confrontation" using metal shields, body armor, and at least one smoke grenade, which documented a criminal conspiracy (as defined in Idaho Code § 18-1701) to violate § 18-7901 Malicious Harassment, § 18-6401 Riot, § 18-3301 Deadly Weapon Possession with Intent to Assault, and § 18-5901 Public Nuisance.
- #. Patriot Front's gang members were assembled in Idaho from multiple states by and under the command of Thomas Rousseau of Haslet, Texas, for the purposes of committing politically and identity-motivated violence and recruiting members of his criminal gang, violating § 18-2001 Solicitation and § 18-8504 Recruiting Criminal Gang Members.

BOSTON, MASSACHUSETTS

#. The Patriot Front gang is a subversive organization as defined under

Massachusetts General Laws Part IV Title I Chapter 264 Section 16 Subversive

Organizations - Defined. Patriot Front's online manifesto explicitly calls for revolution and the

overthrow of the United States government, and rejects the lawful citizenship and Constitutional

rights of Americans of color. Patriot Front regularly defaces public and private property with

branded subversive propaganda which explicitly calls for revolution and the overthrow of the

United States government. Subversive organizations are prohibited by Massachusetts General

Laws Part IV Title I Chapter 264 Section 17 Subversive Organizations; Prohibition.

#. The Massachusetts Attorney General is compelled by Massachusetts General

Laws Part IV Title I Chapter 264 Section 18 Subversive organizations; actions to enjoin;

duty of attorney general, to "bring an action in the superior court" against known subversive

organizations. Each member of the Patriot Front gang, having been thoroughly vetted by the

organization's leadership for membership, which includes the requirement to know, fully

understand, and express complete support for the organization's subversive, racist, fascist, and

ethno-national manifesto, is also violating General Laws Part IV Title I Chapter 264 Section

19 Subversive organization; knowingly becoming or remaining member. Each of these gang

members are required by Patriot Front to pay the organization on a regular basis for propaganda

materials, which they are then required to exhaust by defacing public and private property,

violations of General Laws Part IV Title I Chapter 264 Section 23 Subversive

organizations; contribution.

#. On TKTKDATE, Patriot Front uploaded to its Telegram channels a propaganda

video which depicted their training to engage in physical violence during what the title of the

video claimed was Memorial Day Weekend at an undisclosed location. During the video, Patriot

Front's leader Thomas Rousseau gives a speech to his gang members in which he make clear his

intention is to have them use this training as preparation to commit violence against their

"enemies on Independence Day" weekend, a violation of Massachusetts General Laws Part

IV Title I Chapter 274 Section 8: Solicitation, counsel, advice or enticement of crime.

#. During an unpermitted demonstration on July 2, 2022, Patriot Front marched on,

surrounded, and violently assaulted a Black man in Boston, Massachusetts, denying their target

free use of the city's public accommodations because of his race. In a video recording of the

attack posted online by Patriot Front, the leader of Patriot Front Thomas Rousseau is heard

commanding "right screen" as the military-style columns of Patriot Front gang members march

upon their intended victim. This command from Rousseau was an explicit instruction to Patriot

Front members armed with metal shields to block the view of onlookers and law enforcement

from clearly seeing them as the formation encircled the man they planned to launch a politically

and racially-motivated attack against. The man was subsequently surrounded and attacked by

Patriot Front members using metal shields and fists, violating General Laws Part IV Title I

Chapter 265 Section 29 Assault; Intent to Commit Felony, Section 13A: Assault or assault

and battery, and Section 39: Assault or battery for purpose of intimidation; weapons.

#. During the coordinated, politically, and racially-motivated violence, the victim

was completely entrapped by Patriot Front gang members, who were wearing armor for the

purpose of committing violence and intimidating their victims, violations of General Laws Part

IV Title I Chapter 265 Section 37 Violations of constitutional rights, and General Laws

Part IV Title I Chapter 269 Section 10D Body armor; use in commission of crime.

⁴ TK LINK TO TELEGRAM VIDEO

#. Members of the Patriot Front gang rented vehicles and transported others to and from the attack, violations of General Laws Part IV Title I Chapter 274 Section 2 Aiders; accessories before fact. Each of the Patriot Front members conspired to wear nearly identical uniforms with masks with the intent to hide those who committed the violent assault, and having witnessed the assault aided in the perpetrators' escape from justice violated General Laws Part IV Title I Chapter 274 Section 7 Conspiracy and General Laws Part IV Title I Chapter 274 Section 4 Accessories after fact.

BACKGROUND

A. TASK FORCE BUTLER INSTITUTE

#. Task Force Butler is a group of American veterans specializing in the detection and disruption of today's greatest threats against democracy: disinformation campaigns and domestic extremism.

Our adversaries are deliberate and persistent in their imitation and modernization of propaganda efforts used by history's most notorious ethno-nationalist and fascist movements, harnessing the power of the internet and social media to create dangerous networks of radicalized individuals.

Online, they trade not only hateful rhetoric but instructions on how to avoid detection by law enforcement, effective recruiting practices, and combat training and preparedness. Offline, these domestic extremists plaster public property with propaganda and coordinate in-person action in order to harm minority communities and democratic institutions alike.

We will not allow our country to live in a constant state of fear.

With service to our nation as a core tenet of our operations, we execute research, monitoring, and interdiction operations to counter domestic extremism across the country. We work with other civil society organizations and pro-democracy institutions to ensure the safety of those most often targeted by domestic extremist activity. We exploit opportunities to interdict and deter extremist activity online and in-person. Our goal is not to harm those who've fallen sway to misinformation and radicalization, but to encourage them to leave a path that exclusively leads to their destruction.

Task Force Butler's name and inspiration comes from two historical sources that exemplify the ability of America's military women and men to rise to the call of defending the U.S Constitution from both foreign and domestic threats.

The first Task Force Butler was an ad hoc armored task force created by Major General Lucian K. Truscott Jr. during Operation Dragoon (the second Allied amphibious assault after D-Day) with a singular goal: destroy the Nazi defenses through combined arms tactics. The soldiers who came together from various units, military occupational specialties, and combat experiences were able to successfully integrate their unique backgrounds into an extremely effective fighting force.

It is in this spirit that our Task Force Butler was formed, bringing military veterans from all branches and experience together to accomplish a specific mission: observe and deter domestic extremist activity in the United States. From former Navy aviators to Marine Corps machine gunners, from data scientists to college students, the women and men of Task Force Butler are the embodiment of how effective "improvise, adapt, and overcome" is as a doctrine to defend America from the insidious threat of domestic extremism.

Task Force Butler is also named after Marine Corps General Smedley Butler. Enshrined in Marine Corps history as one of two Marines to receive the Medal of Honor twice, General Butler's legacy and impact on American history after leaving the Corps is less known, but arguably more important than anything he did while in uniform. In the early 20th century, then-retired General Butler was approached by a cabal of extremely wealthy and influential American businessmen who asked him to help them overthrow the United States government by leading a mob of homeless veterans camped in Washington, D.C. General Butler went along with the plot long enough to gather as much information as possible about who was behind it before turning over all the evidence to Congress. It was, in no uncertain terms, the closest historical parallel to what occurred on Jan. 6, 2021.

The actions of General Butler single handedly preserved American democracy at a time when it felt weakest. Task Force Butler takes inspiration from his patriotism, dedication to democracy, and willingness to serve his country and his Constitution well past his time in uniform.

Those who wish to join Task Force Butler are welcomed to a community of fellow veterans who understand the threat that violent domestic extremists pose to our communities and our democracy. For those accepted into the team, we provide research and training on the full breadth of our operations, both online and in person. We encourage and embrace a variety of experiential backgrounds and will find the best ways to utilize your time and knowledge in this fight.

Task Force Butler is not the solution to domestic extremism — we are merely one vital part of a vast ecosystem of Americans working together to ensure that our Constitution and ability to govern by the people and for the people is preserved. We partner with leading experts in domestic extremism who share our values, facilitating a variety of projects and programs, from technology development to policy proposals. We work with organizations in the public and private sector to develop and deploy scalable defenses to protect vulnerable and frequently targeted communities online, including veterans, women, and minorities.

Task Force Butler is the embodiment of our true commitment and oath to uphold and defend the U.S Constitution against domestic threats. It is a commitment to the belief that America is an inclusive, complex, and turbulent nation defined by the moments in which we approach one another with open arms and reject those who seek to define our nation by a single race, creed, religion, or ideology.

For those who wish to use violence or the threat of violence to achieve political goals in the United States of America, let Task Force Butler be a warning and a promise:

America is watching you.

Founder and CEO: Kristofer Goldsmith

#. Kristofer Goldsmith is the nation's most recognized authority on the targeting of American troops and veterans with disinformation and extremist recruiting efforts by hostile foreign and domestic entities. After leaving the US Army at the rank of sergeant in 2007, he became a top advocate in PTSD treatment and suicide prevention, founding High Ground Veterans Advocacy, which trains veterans to lead movements to shape federal law and regulations. As the Chief Investigator and Associate Director for Policy and Government Affairs for Vietnam Veterans of America, he led the successful campaign to remove the expiration date of veterans' education benefits, creating the namesake provision of the "Forever GI Bill," and his work inspired two congressional investigations into the effects of disinformation and extremism on veterans. Goldsmith earned a degree from Columbia University in 2020 while working full-time for VVA and running High Ground Veterans Advocacy. Immediately following the attack against the Capitol on January 6, 2021, he founded Sparverius, LLC, a service-disabled veteran-owned small business which employs veterans in detecting and disrupting disinformation and extremism campaigns that seek to erode America's democracy. He founded Task Force Butler to exponentially expand opportunities to train and engage veterans in the hobby of maintaining a democracy.

B. PATRIOT FRONT

#. Patriot Front is a neo-nazi terrorist organization based in the United States which was founded on or around August 30, 2017 by Thomas Ryan Rousseau of Haslet, Texas.⁵ Patriot Front is the successor organization to the explicitly fascist Vanguard America, and the result of a "rebranding and reorganizing" effort led by Rousseau after Vanguard America became infamous as a result of the deadly "Unite The Right" neo-nazi rally in Charlottesville, Virginia on August 12, 2017.⁶ Rousseau changed the name and branding of the organization after a gang member under his leadership, James Fields Jr. of Maumee, Ohio, murdered Heather Heyer and injured dozens of other anti-racist protestors by intentionally ramming his car into a crowd at a high rate of speed.



⁵ https://discordleaks.unicornriot.ninja/discord/search?q=rebranding+AND+reorganizing&s=

⁶ https://discordleaks.unicornriot.ninja/discord/search?q=rebranding+AND+reorganizing&s=

⁷ Thomas Ryan Rousseau (left) leading Vanguard America's formation at the Unite the Right Neo-Nazi Rally in Charlottesville, VA in 2017, with convicted murderer, Vanguard America member James Fields Jr. (far right, with shield). Photo source:

#. Fields committed a racist and politically-motivated terrorist attack against Americans on behalf of Vanguard America after spending the day with Rousseau, while dressed in the Vanguard America uniform that Rousseau instructed members to wear via their private Discord server,⁸ and after having been photographed holding a Vanguard America-branded shield that was provided to him by Rousseau, and after having been invited into Vanguard America's marching formation by Rousseau.

Thomas - Commander#770 2017-08-07

@everyone ***IF YOU ARE A MEMBER OF THIS ORGANIZATION AND ARE ATTENDING THE CHARLOTTESVILLE RALLY, THIS IS YOUR DRESS CODE FOR THE DAY***

Direct message me with any questions. [Cannot preview attachment:

https://cdn.discordapp.com/attachments/314232160355745795/344237788960653312/CvilleGear.pdf]

https://www.usatoday.com/picture-gallery/news/2017/08/13/james-alex-fields-jr-charged-with-charlottesville-attack/104569568/

 $\frac{https://integrityfirst1.s3.us-east-2.amazonaws.com/exhibits/Pltf_0456_Impact\%20Image\%20of\%20Thomas\%20Rouseau\%20Discord\%20Post.pdf}{}$

⁸ Rousseau posted in several of Vanguard America's Discord servers a requirement that members must wear white polos and khakis.

https://files.integrityfirstforamerica.org/14228/1641845847-thomas-rousseau-deposition-as-played-at-trial.pdf https://files.integrityfirstforamerica.org/14228/1641845853-dillon-hopper-deposition-as-played-at-trial.pdf



White Polo

(VA polos will be available in Cville for \$20, normal blank white polos are fine also)

Khakis

(general light brown pants)

Belt

(brown or black, polo must be tucked in as long as you are wearing it)

Tiki Torch

(if planning to attend the torch march the night before, buy in your area since they will be sold

out)

VA Flag

(flags will be distributed, you may purchase them for \$20, but otherwise will be expected to return them)

VA hat, or other blank ball cap

(optional)

Sunglasses

(optional, can help conceal identity)

Flag Pole

(inquire with local VA organizers about the availability)

Water bottle

(At least a liter is a good idea, make sure to hydrate beforehand, have bottle clipped to waist)

Shoes

(Boots are preferred, brown or black.)

¹⁰ James Fields Jr. in center, wearing the Vanguard America uniform of white polo shirt tucked-in to khaki pants, with brown or black shoes, as prescribed by Rousseau on Vanguard America's private Discord chat server, while also carrying Vanguard America-branded shield designed and provided by Rousseau. https://twitter.com/JeffreyGuterman/status/896739277526233088/photo/1

 $\frac{https://integrityfirst1.s3.us-east-2.amazonaws.com/exhibits/Pltf_0456_Impact\%20Image\%20of\%20Thomas\%20Rouseau\%20Discord\%20Post.pdf}{}$

```
46. PAGE 165:09 TO 165:17 (RUNNING 00:00:17.320)

09 Q. In the next message you say, "If
10 you're a member of this organization and are
11 attending the Charlottesville rally, this is your
12 dress code for the day."
13 Do you see that?
14 A. That's what it says.
15 Q. And when you say "this organization,"
16 you're referring to Vanguard America; right?
17 A. I would assume so.

47. PAGE 167:09 TO 167:19 (RUNNING 00:00:23.040)

09 Q. Okay. So your posting that to say
10 here's the dress code for Vanguard America at the
11 Charlottesville rally; right?
12 A. For this organization and are
13 attending the rally, this is your dress code for
14 the day. That's what it says.
15 Q. So you're posting this in order to
16 tell Vanguard America members what is the dress
17 code representing Vanguard America at the
18 Charlottesville rally; agreed?
19 A. I assume so.

48. PAGE 167:22 TO 167:24 (RUNNING 00:00:09.094)

22 Q. And the dress code was a white polo
23 and khaki pants; right?
24 A. Okay. That's what people wore, yes.
```



https://files.integrityfirstforamerica.org/14228/1641845847-thomas-rousseau-deposition-as-played-at-trial.pdf

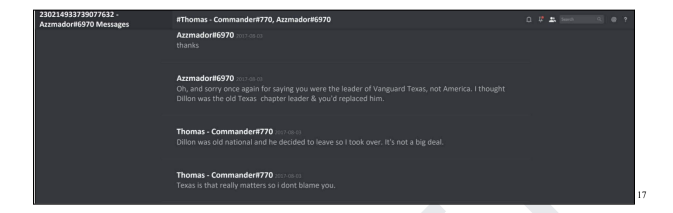
¹² "A." denotes answers by Thomas Ryan Rousseau to questions from counsel in a recorded deposition for Sines v. Kessler.

```
And so you have not spoken to
                   1.5
                        Mr. Rousseau about Mr. Fields; isn't that
                         right?
                                       From the day that this was filed
                        onward, no. But I did speak with him directly after this happened. And I did speak with him whenever I began to regain control of Vanguard
                    18
                   21
                         America and, you know, we were trying to figure
                        out, you know, like what they want, what we want, and it was just a lot of nonsense. But I
                        basically told him like, Hey, look, you really
                        messed up. You know, you're telling me -- he D. HOPPER
            00206:01
                        told me that he let James fields into Vanguard
                   03
                        America's formation at Charlottesville when
                        nobody knew who he was. He didn't come with
                   04
                        anybody. And they just gave him a shield and said, Hey, march with us. And Thomas
                        Rousseau's reasoning was to make Vanguard look like a larger organization in front of the news
                   07
                    10
                               Q.
                                       So he did allow Fields to march with
                        the group, yes?
A. He did, yes.
                   11
                               Q.
                                       In the uniform?
                        \tilde{\text{A}}. In a polo, yes; but a polo with the Vanguard logo, no.
                                       In khakis?
                                       Yes.
                   18
                                       And the shield?
                               Q.
                               Q.
                                       Now -- so Mr. -- Mr. Rousseau
CONFIDENTIAL
                                                                                                                        page 18
Case Clip(s) Detailed Report
Friday, December 17, 2021, 10:15:26 AM
                                                       Sines v Kessler
                   21
                        actually invited Mr. --
                   22
                               Α.
                                       Yes.
                               Q.
                                        - Mr. Fields into the Vanguard
                   24
                   2.5
                               Α.
                                       Yes.
            00207:01
                                                 D. HOPPER
                                       For the event?
                   0.3
                                       Uh-huh.
                   04
                               Q.
                                       Yes?
                                       Yes, that's correct.
```

#. Rousseau held the rank of "Commander" in Vanguard America and shared control of the organization with the neo-nazi Dillon Ulysses Hopper (a former U.S. Marine recruiter who changed his legal name from "Dillon Ramone Irizarry") before Rousseau effectively performed a coup d-etat, stealing members and the digital infrastructure of the organization during or around

¹³ "A." denotes answers by Dillon Ulysses Hopper to questions by counsel during a recorded deposition for Sines v. Kessler. https://files.integrityfirstforamerica.org/14228/1641845853-dillon-hopper-deposition-as-played-at-trial.pdf

August 2017.14 15 16



#. Since its inception in 2017, Patriot Front has been one of the most prolific diseminators of white supremacist graffiti and propaganda in the United States according to the ADL. 18 Patriot Front's leadership and past and present members have been associated with other terrorist gangs, including but not limited to Feurkreig Division (FKD), Attomwaffen Division (AWD), the Daily Stormer Book Club (DSBK), and the Proud Boys. 19 20 Patriot Front gang members were also participants in the January 6, 2021 Insurrection.²¹

https://itsgoingdown.org/18-year-old-thomas-rousseau-rebranding-nazis-patriots/

https://unicornriot.ninia/2021/sines-v-kessler-rush-transcript-day-11-dillon-hopper-michael-tubbs-marissa-blair-tho mas-rousseau/

https://files.integrityfirstforamerica.org/14228/1641845847-thomas-rousseau-deposition-as-played-at-trial.pdf

¹⁴ https://www.integritvfirstforamerica.org/exhibits?q=rousseau&v=0

https://integrityfirst1.s3.us-east-2.amazonaws.com/exhibits/Pltf 2015 Text%20message%20between%20Dillon%20 H.%20and%20Thomas%20R..pdf

¹⁶ https://splinternews.com/leader-of-the-hate-group-linked-to-charlottesville-atta-1797828772

¹⁷ August 3, 2017 conversation between Rousseau and Robert "Azzmador" Ray wherein they discuss Rousseau's takeover of Vanguard America. https://www.integritvfirstforamerica.org/exhibits?v=21

¹⁸ https://www.adl.org/resources/backgrounders/patriot-front

¹⁹ The abbreviation for "Daily Stormer Book Club" as "DSBK" instead of "DSBC" is meant to cause confusion from outsiders, and is a subtle nod for those in-the-know to the use of "K" by the Ku Klux Klan. In Discord servers popular with white supremacists like Vanguard America's and Patriot Front's members, the KKK is often referred to as the "Kewl Kids Klub." Rousseau lied about not understanding this in his recorded deposition for Sines v. Kessler, possibly committing perjury.

https://integrityfirst1.s3.us-east-2.amazonaws.com/exhibits/Pltf_0356_Impact%20Image%20of%20Thomas%20Rou sseau%20and%20Robert%20Azzmador%20Ray%20Discord%20Posts.pdf

²⁰ https://unicornriot.ninja/2020/leaked-neo-nazi-terrorist-feuerkreig-division-organizing-chats/

²¹ https://twitter.com/jakobrayner/status/1543151151989784576?s=20&t=Ugxg-vaybVIIIJr4RuylNA

#. Patriot Front's past and present gang members have been convicted of a variety of

offenses related to their conduct as members of Patriot Front and other extremist organizations,

including but not limited to 1st degree felony property damage,²² distribution of controlled

substances, 23 being a felon in possession of a firearm and body armor, 24 attempted first-degree

murder and domestic abuse,²⁵ possession of firearms without a license,²⁶ TK,²⁷ TK²⁸

#. Patriot Front gang members are known to frequently engage in violence, carry

concealed weapons, build untraceable ghost guns,29 advocate for "ethnostate rape gangs, 30 and

celebrate mass murders committed by racists.31 Using anonymous or "sockpuppet" accounts,

Patriot Front's gang members frequently monitor both mainstream and alternative social media

and message boards to promote and defend their organization online, as well as to engage in

coordinated harassment campaigns against individuals and institutions which they target over

their real or perceived race, ethnicity, and/or religion. Rousseau has also led his gang members

on "armed security" missions at events organized by more prominent neo-nazis and

ethno-nationalists such as Richard Spencer, including one event in Florida where a Patriot Front

associate and brother of a member of the Patriot Front gang fired his weapon at protestors.³² In a

recording from February 13, 2018, a Patriot Front gang member claims to have worked with

²² https://twitter.com/ur_ninia/status/1563485745343791104?s=21&t=RdDZMX9oV-cJaGC9xa9LCw

23

https://www.splcenter.org/hatewatch/2020/02/26/patriot-front-member-joffre-cross-pleads-guilty-federal-gun-charge

https://www.splcenter.org/hatewatch/2020/02/26/patriot-front-member-joffre-cross-pleads-guilty-federal-gun-charge

²⁵ https://www.splcenter.org/hatewatch/2019/10/11/white-supremacist-william-fears-get-five-years-prison

²⁶ https://www.chicagotribune.com/suburbs/lake-county-news-sun/ct-lns-clc-weapons-plea-st-0807-story.html

²⁹ https://wanaziwatch.com/james-julius-johnson/

30 https://unicornriot.ninia/2018/americans-fascists-inside-patriot-front/

31

https://www.propublica.org/article/they-are-racist-some-of-them-have-guns-inside-the-white-supremacist-group-hiding-in-plain-sight

32 https://unicornriot.ninja/2018/americans-fascists-inside-patriot-front/

convicted hacker 'Weev', aka Andrew Aurenheimer, to illegally access dozens of college campus

networks to remotely and anonymously print thousands of anti-Semitic posters to terrorize

students and professors, and to waste tens of thousands of dollars at the universities.^{33 34} Patriot

Front gang members can be heard in the recording laughing and celebrating at the emotional and

psychological harm that they caused to victims who they believed were Jewish.

#. Patriot Front maintains a close working relationship with the Rise Above

Movement (RAM),³⁵ which is now operating throughout the United States and internationally as

semi-autonomous cells called "Active Clubs," which follow RAM's founder, the fugitive and

convicted felon Robert Rundo. Patriot Front gang members recently participated in an

unpermitted boxing tournament in Southern California, which was hosted by the SoCal Active

Club. Rousseau led the Patriot Front gang there and photographed the event.³⁶

#. Patriot Front also works closely with Rundo's ethno-nationalist, fascist clothing

brand Will2Rise, a company that engages in both interstate and international commerce, who

sponsored the California fight club event. Graham Jones Whitson, who while living in Patriot

Front's previous national headquarters with Rousseau and other gang members, filed financial

paperwork indicating that he is at least partly responsible for Will2Rise's domestic operations,

and indicated that he expected \$20,000 in monthly income via AlphaStyle, LLC (the company

using Will2Rise as a fictitious name).

#. Patriot Front also works closely with Will2Rise's affiliated media company

Media2Rise, for which Graham Jones Whitson is an editor and TKTK. Patriot Front uses

33 https://unicornriot.ninja/2018/americans-fascists-inside-patriot-front/

https://unicornriot.ninja/wp-content/uploads/2018/03/Himmler-1.mp3

https://www.propublica.org/article/white-hate-group-campaign-of-menace-rise-above-movement

³⁶ https://leftcoastrightwatch.org/articles/neo-nazi-fight-clubs-held-mma-tournament-in-san-diego-area/

Media2Rise to create high-production-value and deceptively-edited propaganda which

emphasizes a patriotic aesthetic to mask their anti-Semitic, racist, fascist, neo-nazi, and

ethno-nationalist ideology.

#. Patriot Front members are known to have traveled overseas as a delegation

representing the American gang to learn from, perform "activism" with, and build relationships

with violent ethno-nationalist groups in Europe, including Nordic Resistance Movement, Junge

Nationalisten, and the National Radical Camp. 37 38 39 The gang members who traveled overseas

prepared a document titled "Reflections on Nationalist Organizations in Europe. What we can

learn, what we can bring back, and what should be pursued" for the organization upon their

return to the United States.⁴⁰

#. According to an analysis by the Southern Poverty Law Center, one-in-five recent

Patriot Front applicants claimed to either be in the military or to be military veterans, with at

least one former Marine claiming to have been working for the Department of Homeland

Security at the time of his application and interview.⁴¹

³⁷ https://www.dailydot.com/debug/leaked-recap-patriot-front-european-trip/

https://www.adl.org/blog/american-white-supremacists-and-far-right-figures-attend-independence-march-in-poland

39 https://discordleaks.unicornriot.ninia/rocket-chat/room/ea056ca3-ca7d-4e70-9d4d-a9917590e762

40 https://www.dailydot.com/debug/leaked-recap-patriot-front-european-trip/

41 https://www.splcenter.org/hatewatch/2022/02/01/one-five-patriot-front-applicants-claim-military-ties

Founder and National Leader: Thomas Ryan Rousseau

#. Thomas Ryan Rousseau, born October 20, 1998, is a white nationalist, racist, anti-Semite, neo-nazi, and the founder, "National Director," and "Commander" of Patriot Front. A resident of Haslet, Texas, Rousseau is the only gang member within Patriot Front who is permitted to use his real name and identity, "Thomas," on the organization's Rocket Chat server, an open-source, private messaging platform which serves as the organization's primary mode of "business" communication, and is required for use by all members of Patriot Front via the websites "bloodandsoil.org" and "membership.patriotfront.us."



#. Rousseau's history with and role in organizing around fascist, neo-nazi, and related ideologies preceeds his involvement with Vanguard America, and dates back to at least 2016, when he was an active and influential user on the far-right extremist messaging board Iron March.⁴⁴ On November 14, 2016 Rousseau had an opinion piece published on the student news

⁴² Rousseau has previously used other usernames, including "Thomas Ryan" and "Commander" in private communications servers with other neo-nazis.

⁴³ Thomas Ryan Rousseau mugshot from arrest in Weatherford, Texas in 2020. Photo source: https://spectrumlocalnews.com/tx/south-texas-el-paso/news/2020/08/04/white-supremacists-arrested-in-weatherford

⁴⁴ https://itsgoingdown.org/18-vear-old-thomas-rousseau-rebranding-nazis-patriots/

site of Coppell High School in Texas which used anti-Semitic, racist, and xenophobic language, equating diversity with "decay of [the] nation," and openly called for the political subjugation of racial minorities in the United States.⁴⁵

#. Rousseau's last known residence is at Patriot Front's new national headquarters, on Crest Meadow Drive in Haslet, Texas, with several of the organization's most trusted lieutenants, including Kieran Padraig Morris, Steven Derrick Tucker, and Graham Jones Whitsom, having previously lived with several of the same Patriot Front gang members at the organization's first headquarters in Grapevine, Texas.⁴⁶

#. Rousseau has a long history of advocating for politically-motivated violence and of organizing with violent extremist organizations to facilitate terroristic activity against vulnerable populations and minority groups.

Thomas - Commander#770 2017-01-20
I WANT TO SEE JACKBOOTS ON COMMIE SKULLS, BLOOD ON THE PAVEMENT

47

#. Rousseau was the chief organizer of Vanguard America's presence and actions at the deadly neo-nazi rally in Charlottesville, Virginia known as "Unite the Right," serving as the group's "Ground Commander." In the weeks leading up to the event, Dillon Ulysses Harper had

44

https://web.archive.org/web/20161203120836/https://coppellstudentmedia.com/68851/opinions/trump-the-silent-majority-no-longer-silent/

 $\frac{https://integrityfirst1.s3.us-east-2.amazonaws.com/exhibits/Pltf_0381_Impact\%20Image\%20of\%20Thomas\%20Rouseau\%20Discord\%20Post.pdf}{}$

⁴⁶ Rousseau provided his previous address in Grapevine, Texas to police when he was arrested in Coeur d'Alene, ID for "conspiracy to riot." Christopher Rousseau, Thomas' father, has and may still own the home at that address, though it is unclear whether Thomas still has any real association with it or if he may have been attempting to deceive law enforcement in Idaho.

⁴⁸ https://www.rawstorv.com/charlottesville-victim-witness/

stepped back from his role in leading the neo-nazi organization, making Rousseau the primary decision-maker in regard to planning and executing the Charlottesville riots on Vanguard America's behalf.

```
2. PAGE 9:21 TO 9:24 (RUNNING 00:00:08.094)
                        Q. Mr. Hopper, you understand you're testifying today as a third-party witness and representative of Vanguard America, agreed?
                                          Yes.
                              Α.
3. PAGE 12:17 TO 13:19 (RUNNING 00:01:23.973)
                                            Mr. Hopper, you said Vanguard had
                          suffered severe damages from the Charlottesville
                          rally.
                                            What do you mean by that?
               20
                          A. Well, what I mean is, you know, our organization -- during the Charlottesville rally, you know, I wasn't -- I wasn't even at
               22
                          Charlottesville, so an individual named Thomas Rousseau was there, and he was basically in charge
    00013:01
                                                                      D. Hopper
                       of the group.
               0.3
                        And, you know, he's the one who basically allowed James Fields to just come in
                       and, you know, be a part of the group, even though
he wasn't an actual member. So you have all of
this media and all of this press, you know, being
released, of James Fields being photographed with
               0.5
```

```
6. PAGE 76:13 TO 76:22 (RUNNING 00:00:28.929)

13 Q. So at the time you said Thomas Rousseau
14 was doing the planning or coordinating Vanguard
15 with some of these other groups and getting
16 everyone to Charlottesville for the rally, right?
17 A. Yeah. At the time Thomas Rousseau
18 was -- he was basically the commander in charge,
19 you know, of the group.
20 Q. And he was acting on behalf of Vanguard
21 America when he was doing that?
22 A. Yes, he was.
```

```
MatthewHeimbach#A4345 2017-06-28
heard you're the new HNIC

Thomas - Commander#A770 2017-06-28
I am, Dillon decided to take a break. So you can contact me about anything as far as now goes.

MatthewHeimbach#A4345 2017-06-28
Fantastic. Well, would there be a good time to do a phone conference? For Charlottesville I wanna have all the Nationalist Front groups on the same page. AND, i may have lined up a golden dawn rep to join us
```

⁴⁹ https://files.integrityfirstforamerica.org/14228/1641845853-dillon-hopper-deposition-as-played-at-trial.pdf

⁵⁰ https://files.integrityfirstforamerica.org/14228/1641845853-dillon-hopper-deposition-as-played-at-trial.pdf

⁵¹ Rousseau confirming on June 18, 2017 to neo-nazi organizer Matthew Heimbach on Vanguard America's Discord server that Rousseau controlled the gang in Harper's absence, including for the purposes of planning the organization's central role in the Charlottesville neo-nazi rally. Note: Heimbach uses an abbreviation for a racial slur in this conversation.

#. In the days leading up to the neo-nazi rally in Charlottesville, Rousseau promoted the use of deadly violence by his gang against their perceived political enemies, including Jewish people, sharing a flyer that depicted a man smashing a Star of David with a sledge hammer.⁵² Rousseau also specifically targeted so-called "communists," encouraging members of Vanguard America to attack them and crack open their skulls with clubs.⁵³

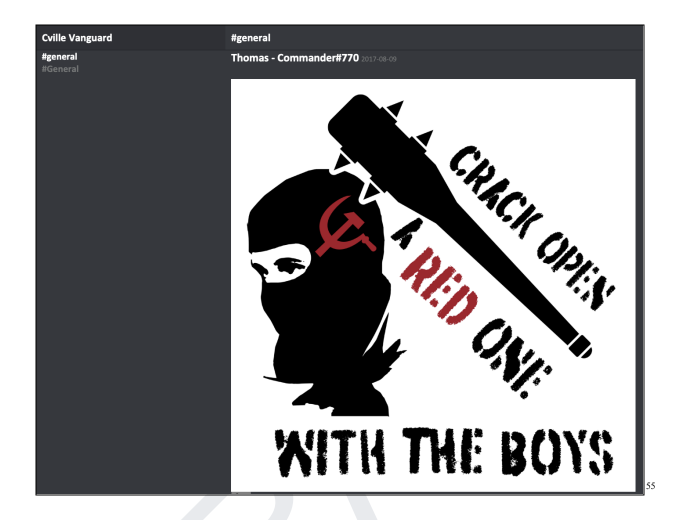


 $\frac{https://integrityfirst1.s3.us-east-2.amazonaws.com/exhibits/Pltf_0579_Impact\%20Image\%20of\%20Matthew\%20Heimbach\%20and\%20Thomas\%20Rousseau\%20Discord\%20Post.pdf}{52}$

https://integrityfirst1.s3.us-east-2.amazonaws.com/exhibits/Pltf_0356_Impact%20Image%20of%20Thomas%20Rousseau%20and%20Robert%20Azzmador%20Ray%20Discord%20Posts.pdf

https://integrityfirst1.s3.us-east-2.amazonaws.com/exhibits/Pltf_3825_Impact%20Image%20of%20Thomas%20Rousseau%20Discord%20Post.pdf

 $\underline{https://integrityfirst1.s3.us-east-2.amazonaws.com/exhibits/Pltf_0356_Impact\%20Image\%20of\%20Thomas\%20Rousseau\%20and\%20Robert\%20Azzmador\%20Rav\%20Discord\%20Posts.pdf}$



Thomas - Commander#770 2017-08-12

Took a deep breath of tear gas and stamped out rolling burning cylinders, while Alex was out there slamming commies in the face.

56

 $\frac{https://integrityfirst1.s3.us-east-2.amazonaws.com/exhibits/Pltf_3825_Impact\%20Image\%20of\%20Thomas\%20Rouseau\%20Discord\%20Post.pdf}{}$

https://integrityfirst1.s3.us-east-2.amazonaws.com/exhibits/Pltf_0384_Impact%20Image%20of%20Thomas%20Rousseau%20Discord%20Post.pdf

⁵⁵

Thomas - Commander#770 2017-08-13

Yes, but I've been busy leading our men at Cville all day. Putting my neck on the line for everyone.

57

#. After Fields murdered Heather Heyer and injured dozens of other protestors on Vanguard America's behalf at the Charlottesville, VA "Unite the Right" neo-nazi rally, Rousseau and other Vanguard America members have sought to distance themselves, Vanguard America, and Patriot Front from those events. Rousseau, however, made clear to members and associates that while making the attempt to distance them from Fields to the public and media, that Rousseau in his personal capacity and as a "spokesman" for Vanguard America was careful to not condemn the terrorist attack.

Vanguard Texas	#generaldiscussion
#houston #Vetting Channel #austin #dfw	Thomas - Commander#770 2017-08-14 Fields dindu nuffin tbh 3
#General #generaldiscussion #updates	

#. Under the username "Thomas Ryan," Rousseau announced his effective coup d'etat of the neo-nazi organization Vanguard America on August 30, 2017 via Vanguard America's Discord chat server, "rebranding and reorganizing as a new entity... Patriots Front" (sic). ⁵⁹ To accomplish this effective takeover of Vanguard America, Rousseau assumed complete

 $\frac{\text{https://integrityfirst1.s3.us-east-2.amazonaws.com/exhibits/Pltf_0715_Impact\%20Image\%20of\%20Thomas\%20Rousseau\%20Discord\%20Post.pdf}{58}$

 $\frac{https://integrityfirst1.s3.us-east-2.amazonaws.com/exhibits/Pltf_0387_Impact\%20Image\%20of\%20Thomas\%20Rouseau\%20Discord\%20Post.pdf}{}$

⁵⁷ Rousseau, under the username "Thomas - Commander#770" confirming in a Discord message that he directed the actions of James Fields and other members of Vanguard America on the ground in Charlottesville, Virginia, during the deadly neo-nazi riot.

⁵⁹ https://discordleaks.unicornriot.ninja/discord/search?q=rebranding+AND+reorganizing&s=

and full control of Vanguard America's website, bloodandsoil.org, which Patriot Front continues to utilize today for gang member communications via its Rocket Chat server.



Thomas Ryan

2017-08-30 22:22:00 UTC Q 🔗

Due to the unwillingness to meet any semblance of a compromise to resolve ongoing disputes with disagreeing parties, we are rebranding and reorganizing as a new entity.

Vanguard America, as you know it, will now be the "Patriots Front" (the name is what we have decided, and it will be at least a day or two until we finalize other things, suggestions are appreciated if you have them). Our website is under construction, and will be back online via the same domain

Our focus will remain much the same, as will our overal goals, this restructuring will happen alongside the creation of an extended manifesto, and a top-down reform of the entity's ranking system. You will be expected to work, and work hard to meet the bar raising. Inactivity will get you expelled, unwillingness to work and contribute in any capacity will as well.

This change comes alongside many new visuals, and a new overall look. The new name was carefully chosen, as it serves several purposes. It can help inspire sympathy among those more inclined to fence-sitting, and can be easily justified to our ideaology and worldview. The original American patriots were nothing short of revolutionaries. The word patriot itself comes from the same root as paternal and patriarch. It means loyalty to something intrinsically based in blood.

Any questions can be directed to me here.

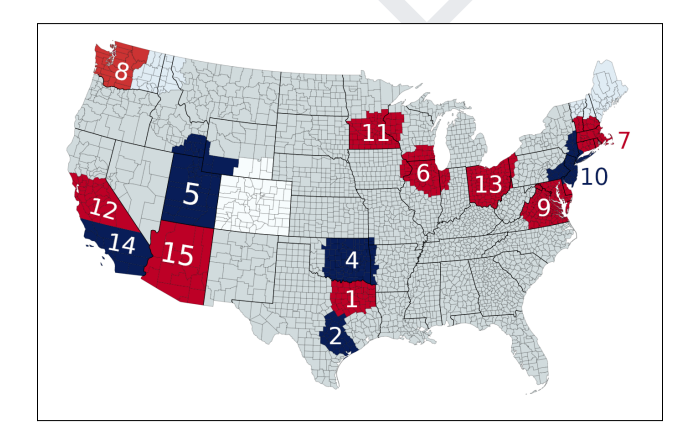
@everyone

60

⁶⁰ https://discordleaks.unicornriot.ninja/discord/search?q=rebranding+AND+reorganizing&s=

<u>Patriot Front's Organizational Management and Command Infrastructure</u> National and Regional Leadership

#. Relationships between members of the Patriot Front gang are strictly hierarchical, with Rousseau enacting daily top-down obsessive micromanagement of nearly all aspects of the organization and its activities through strict rules and approval processes. Rousseau assigns certain geographic regions as numbered "Networks" where the gang has met his desired levels of membership and activity. He will occasionally disband networks for falling below certain performance levels, or because of Rousseau's paranoia about real and imaginary infiltrations and sabotage.



#. Patriot front divides responsibilities and leadership roles by Network Area. These Network Areas each contain the following hierarchy of roles. The operational responsibilities of

each role are directly dictated by National Director Thomas Rousseau's written protocol.⁶¹ TKTK JR XMINDS MAP

TKTKTK

NW Scribe:

- NW Based
- Assigned By Director In Request To Thomas

Must Suit The Following:

- Member in good standing with the organization, its members, its guides and points of conduct
- Consistent level of activity and interpersonal connections with all or the vast majority of activists within a NW.
- Extremely adept skills in consistency of communication and an expertise in conveying information concisely over mediums of digital communications platforms.
- The Scribe must embody the Exemplar Principle.

Scribe roles will pertain only to the following responsibilities:

Keep an up to date listing of the levels of activity for each NW member.

The safe documentation of the frequency, and consistency of member activity is important in judging their overall dedication, finding patterns among members which may be suspicious, or providing the Director with valuable information to aid in the planning of actions

Take orderly, informative, and concise notes of regular NW meetings.

NW meetings contain a series of information which needs to be documented for easy access in reference during future NW meetings or actions, and as a means of review and counsel to the Director.

Keep an accurate, detailed, and consistently updated list of the NW's planned actions.

These lists ought to include, but not be limited to, time and duration, attendance, locations or addresses, and descriptions of the actions taking place themselves. The Scribe is not required to plan these actions, only to document them. Once completed, the lists are to be amended and previous records expunged.

Announcement of information relevant to the members of a NW to promote action

Continuous dispersal of this information in accordance with the direction of the ND, at a level of detail which provides activists with the best understanding while maintaining the Need To Know principle.

Collection of headcounts, and resolution of questions about actions

The announcements ought to contain a call to reserve attendance in these upcoming actions, and a call to supply the Scribe or the Director with any relevant questions about these events. Answers are not required to questions that would violate the Need To Know principle.

Correspondence with the Network Quartermaster.

If there is a Quartermaster in the Network, then it is necessary for the two to work in tandem to create announcements and supply information vital to those making their reservations to attend and cooperate.

NW Quartermaster:

- NW Based
- Assigned By Director In Request To Thomas

Must Suit The Following:

- Member in good standing with the organization, its members, and its guides and points of conduct.
- Consistent level of activity and interpersonal connections with all or the vast majority of activists within a NW.
- Attendance at a large majority of the NW's actions, and a virtual entirety of the multi-NW
 actions in which the NW is involved.
- The Quartermaster must embody the Exemplar Principle.

Quartermaster roles will pertain only to the following responsibilities

Keep orderly and accessible gear lists for all scheduled NW events.



Once an event is scheduled, the Quartermaster must coordinate with the Director and Scribe to complete a gear list that appropriately conveys the necessary information to efficiently prepare and inform all those committed to reserve for the event in juestion.

Communicate frequently with NW members to confirm preparation.

Throughout an action, its lead up and all moments during its taking place, the Quartermaster is responsible for communicating with the activists present to make sure they are both in possession of the necessary items for the situation or situations.

Manage the acquisition or arrangement of transportation to and from actions.

The number, sourcing, and piloting of transportation vehicles to and from events is the duty of the Quartermaster. The Director will plan where they go, and on what time, but the Quartermaster's role is to coordinate the necessary physical assets to make it possible. This includes funding for purchases or transactions with the Director's clearance

Management of NW inventory, and acquisition of new materials

It is necessary for the proper function of the NW for there to be a present and accessible base of knowledge in regards to the supplies currently held by the NW, including but not limited to, supplies necessary for local, regional, and national forms of activism. Where the Quartermaster is to find lacking supply, he is to take initiative in arranging the order or otherwise acquisition of said supplies.

Check attendees to actions for prohibited items for report to the Network Director

It is necessary for activists attending an action to be checked upon arrival, with methods such as pat downs and bag searches being available if cleared by the Director. If these additional measures to ensure the absence of prohibited Items are approved, the Quartermaster has the authority to search pockets, bags, and other such personal methods of storage. Any search of digital means of storage is only available if both the Director and the searchee consent. The search must be limited, and no documentation or confiscation of any kind is authorized.

Photo Coordinator

- Organization Wide
- Assigned By Thomas

Must Suit The Following:

- Member in good standing with the organization, its members, and its guides and points of conduct.
- Proficient and experienced in the project at hand and the tasks that will be organized.
- Skilled in organizing in online environments and increasing the flow and efficiency of productivity.
- The Photo Coordinator must embody the Exemplar Principle.

Photo Coordinator roles will pertain only to the following responsibilities:

Manage the timely download and arrangement of activism photos and content.

The Photo Coordinator must assign or assist in the collection of photos from their sources to be placed into new locations where they can be more easily accessed and processed for publication.

Maintain a proficiency and commitment to the work of those in the project

It is necessary for the Coordinator to be consistently involved in the work he is coordinating. To upkeep this, the processing, downloading, or arranging of photo content is something that the coordinator must be proficient at, even among others comparatively less burdened with responsibility.

Track the productivity of those in the project and amend their roles accordingly.

The productivity and respective output of those involved in the project is to be documented in a safe and secure manner on a weekly basis, and a standard must be set for inclusion in the project itself. It falls on the Coordinator to upkeep productivity with the demands of the organization.

Amend the participants in the project to manage output with demand

If productivity either exceeds or is found to be lacking in respect to the demand of the organization, then the Coordinator must either add or remove participants in the project. This includes the task of seeking them out and vetting them to judge the value of their involvement, as well as training or assigning their training.

Coordinate the conveyance of suggestions and thoughts on amendments to the project.

The Coordinator is responsible for collecting and bringing the ideas of the participants of the project to leadership for larger amendments to the methods of the work itself. If need be, these successions can be interpreted for ease of understanding.

Interview Coordinator

- Organization Wide
- Assigned By Thomas

Must Suit The Following

- Member in good standing with the organization, its members, and its guides and points of conduct
- Proficient and experienced in the project at hand and the tasks that will be organized
 Skilled in organizing in online environments and increasing the flow and efficiency of
- Skilled in organizing in online environments and increasing the flow and efficiency of productivity.
- The Interview Coordinator must embody the Exemplar Principle

Interview Coordinator roles will pertain only to the following responsibilities

Begin or assign one to begin each set of interviews

 It is necessary that interviews begin at the standardized time and are immediately accessible upon that occurrence. Either the Coordinator, or one appointed by him must be present at this moment to begin.

Listen and pass judgement on interviewees with the counsel of the project team.

The Interview Coordinator must facilitate an orderly and professional decision and discussion process for all interviewees, or conduct directly the decision process when present. No interviewee is to be passed without a consensus of those interviewing, and where one cannot be established for any reason, the interviewee is to be put on status hold until higher leadership can review information and pass judgement.

Coordinate the training and upkeep of conduct for interviewers.

The participants of the project need a level of oversight and correction if they are to fall into error, misconduct, or complacency. The Coordinator must instill and ensure a

continuous level of professionalism and strict conduct in accordance with the project's importance to the collective.

Facilitate the processing of Interviewees to Intermediate status, for secondary evaluation

 Once an interview is completed and judgement passed in the realm of acceptance, the Coordinator must distribute the necessary information to the party it is necessary to inform for secondary evaluation, or manage the dispersal thereof in a consistent, timely, and documented fashion.

Coordinate the conveyance of suggestions and thoughts on amendments to the project.

The Coordinator is responsible for collecting and bringing the ideas of the participants of the project to leadership for larger amendments to the methods of the work itself. If need be, these suggestions can be interpreted for ease of understanding.

Track the productivity of those in the project and amend their roles accordingly.

The productivity and respective output of those involved in the project is to be documented in a safe and secure manner on a weekly basis, and a standard must be set for inclusion in the project itself. It falls on the Coordinator to upkeep productivity with the demands of the organization.

Amend the participants in the project to manage output with demand.

If productivity either exceeds or is found to be lacking in respect to the demand of the organization, then the Coordinator must either add or remove participants in the project. This includes the task of seeking them out and vetting them to judge the value of their involvement, as well as training or assigning their training.

Maintain a proficiency and commitment to the work of those in the project.

It is necessary for the Coordinator to be consistently involved in the work he is coordinating. To upkeep this, the conducting of interviews and processing of applicants is something that the coordinator must be proficient at, even among others comparatively less burdened with responsibility.

62

62

http://vault.unicornriot.ninja/patriotfrontleaks/2021/Organizational%20Documents%20and%20Notes/Additional%20Roles.pdf

Content Warning: This Document Contains Unredacted Evidence Including Violent and Hateful Images and Text

Patriot Front Planning and Operating Procedures for Destructive Hate Crimes

#. During an all-members call recorded on December 10, 2021, Rousseau made

clear that all "high visibility" in-person Patriot Front-branded property destruction events have to

run through Network Directors and be personally approved by Rousseau himself.⁶³ These high

visibility property destruction events frequently occur the form of destroying monuments and

murals celebrating marginalized communities – such as George Floyd statues, 64 LGBTQIA+ and

Black Lives Matter Murals, 65 as well as religious sites such as Jewish Temples. 66 Patriot Front

gang members are required to provide to Rousseau a detailed briefing in writing and by voice on

their planned infiltration, execution, and escape from the scene of the crime for "high visibility"

events.67

#. An example of such activity would be the October 16, 2021 destruction of an

LGBTQIA+ mural in Olympia, Washington, by Patriot Front gang members Jacob Stephen

Sundt, a.k.a. "TKTK WA," 68 James Julius Johnson of Seattle, WA, a.k.a. "Tyler WA," Colton

Michael Brown of Ravensdale, WA, a.k.a. "Network Director John WA," and Lawrence

Alexander Norman of Prospect, OR, a.k.a. "Frederick OR." In a recording of the planning

meeting for Patriot Front's Olympia hate crime, Sundt described casing the building and

planning the destruction of the mural under cover of darkness, also revealing to his

co-conspirators the rate at which police squad cars typically drove through the area so that they

could avoid being caught.⁶⁹ The recording includes Patriot Front gang leader Thomas Rousseau

63 https://twitter.com/IGD News/status/1469622113602445313?s=20

⁶⁴ https://www.nytimes.com/2021/06/24/nyregion/george-floyd-statue-vandalized-brooklyn.html

65 https://www.essence.com/news/patriot-front-racist-group-vandalizes-black-lives-matter-mural/

66 https://www.ledger-enquirer.com/news/local/article233339252.html

67 https://vimeo.com/655596125

68 https://twitter.com/WANaziWatch/status/1471215023137734657?s=20&t=594pS7RYuL9MqHjYibENdw

69 https://wanaziwatch.com/jacob-stephen-sundt/

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counseling Sundt and other members on the specifics of the plan with an intent to "rile up" the

targeted group, members of the LGBTQIA+ community and other perceived political enemies.⁷⁰

Patriot Front's Interstate Commercial Activity Requirements and Policies for

All Gang Members

Mandatory "Promat" Purchases from Patriot Front HQ in Haslet, TX

#. Patriot Front gang members regularly utilize cash, checks, money orders, mobile

payment apps, and a network of USPS P.O. Boxes to send required membership dues, as well as

to make required purchases of Patriot Front materials, and to ship those materials through a

pattern of disguised interstate commerce via the USPS. Materials and equipment purchased and

mailed are primarily stickers, posters, and stencils, which are exchanged for the purpose of

destroying and defacing both public and private property, with the intent to harass, intimidate,

and terrorize minority racial, ethnic, and religious groups, and the Patriot Front gang's perceived

political enemies.

#. While Rousseau and those Patriot Front gang members who reside at the national

headquarters in Haslet, TX collect and process most orders of "promat," other members produce

their own materials to sell to others within the gang.⁷¹ For example, Tyler CT a.k.a.

TKTKREALNAME manufactures 3D-printed stencils according to Patriot Front HQ's

specifications and sells them to other members of the gang to be used while defacing public and

private property with spray paint. Payment for mailed stencils are sometimes handled via an

⁷⁰ Full audio with transcript via Otter AI: https://otter.ai/u/EVANXsTms92xCEaFJ_sDGYcOIfg

71 Stickers, posters, stencils, and other Patriot Front branded materials are referred to as "promotional material,"

most often abbreviated as "promat."

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intermediary gang member, who collects cash from the buyer in-person and then uses the CashApp to forward the payment to the seller virtually to complete the purchase.⁷²

Norman GA @PF-105977 Q Ø [== Norman GA @PF-105977 Q Ø [== Lawrence FL] 2021-11-17 23:21:30 UTC 2021-12-10 03:29:21 UTC Hey Thomas, just wanted to ask a question about my promat Gonna put in a big order before we get a bunch of new people order. Is it mailed out? Or will I receive it on the 4th? so hopefully my order arrives in a timely manner Sean AL @PF-646085 Q Ø [■ pf3618.bloodandsoil.org (DM) Ben MD & Tyler CT] ② ⇄ (DM) ND - Christopher AL & Sean AL] 2021-12-06 22:36:06 UTC 2021-12-11 14:00:44 UTC Hey man, I got my stencil order. thank you, they look awesome. Yea. For some reason I thought maybe you picked up all of our Can I pay Sam VA cash this weekend and he can cashapp you? orders. I made sure to order posters in my last order to make my poster bag. I'll let Thomas know. ND - John WA @PF-3194 Q 6 [== pf3618.bloodandsoil.org

(DM) Thomas & ND - John WA] Wilson CO @PF-385764 Q Ø [■ pf3618.bloodandsoil.org ② ⇌ (DM) PC - Jesse CO & Wilson CO] 2021-12-05 22:20:19 UTC 2021-11-22 05:30:24 UTC 1 copy of every booklet. Our entire \$200 order of posters. My Thomas messaged me for my order number so I'll just wait til giant coroplast RECLAIM AMERICA PatriotFront.US stencils we used. Some 3D stencils. Stickers and fliers.



 $\frac{\text{https://discordleaks.unicornriot.ninja/rocket-chat/search?q=\%22my+order\%22\&s=1fdbddef-b0d7-4513-90c9-0830e}{\text{bfa39e2}}$

⁷² https://discordleaks.unicornriot.ninia/rocket-chat/message/4425bb5d-9d1f-469a-9395-19e0c9d930d6

⁷³ https://cash.app/

⁷⁴

Speaking of materials, I still am waiting on my \$250 sticker order. Vincent made off with the poster order because somehow he talked Ethan into giving him them. So we have no banner stencils, no posters, and no stickers.

Secondly, I do think I ordered posters in my last order, but I think Chris may have gotten them. If not, the order number was #570096. We have plenty as a group, so no rush. I just wanted to be sure.

Yes. Thomas still hasn't received the money order I sent. It must be lost or delayed in the mail system. I'd rather pay in cash this weekend, take my order home, and get a refund from the Post Office in a couple weeks

Can I pick up my promat order in person or did you already ship it out

@Thomas have you checked your PO box recently? And if so did you receive my money order?

No. I placed another order in October with an additional poster order and mentioned never getting my first one so I'm hoping they send 2 poster orders when that one is fulfilled

75

Leo MO @PF-519794 Q Ø [■ pf3618.bloodandsoil.org

(DM) Tyler CT & Leo MO]
2021-12-14 23:01:20 UTC

I can cash app you as well. I trust you. I plan to get a PO Box this week-if that's okay.

William TX @PF-3544 Q Ø [■ pf3618.bloodandsoil.org
(DM) Thomas & William TX]
2021-12-07 03:29:42 UTC

Thomas I apologize if this is a bit inconvenient but if you are back home and check the PO box before Wednesday could you wait to cash the check for my order? I have had an expense come up and I dont want the check to bounce.

I have the stencils printed. What address would you like these sent to? I'm having an issue with my PO Box so just hold up with your payment. Cashapp would be easiest, but I'll have a physical address you can send cash to in a little bit.

PO Box 175, Chester, AR 72934

Jason NY @PF-3527 Q Ø [■ pf3618.bloodandsoil.org

(DM) Jason NY & Josh CA]
2021-12-06 19:08:23 UTC

I'll give you a PO Box to send it to once I'm home, thanks bro.

You can send your payment of \$15 to: PO Box 4039 Wallingford, CT 06492

NQ - Henry MA @PF-3274 Q 𝚱 [■ pf3618.bloodandsoil.org ⇄ (DM) Thomas & NQ - Henry MA] 2021-11-16 19:19:57 UTC

@Thomas have you checked your PO box recently? And if so did you receive my money order?

70

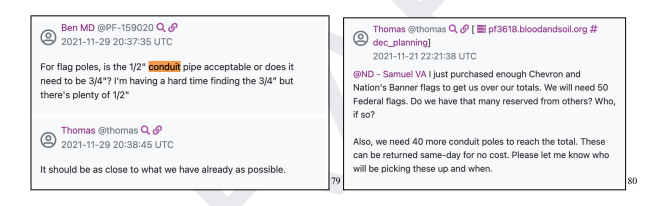
75

https://discordleaks.unicornriot.ninja/rocket-chat/search?q=%22my+order%22&s=1fdbddef-b0d7-4513-90c9-0830ebfa39e2

https://discordleaks.unicornriot.ninja/rocket-chat/search?q=po+box&s=1fdbddef-b0d7-4513-90c9-0830ebfa39e2

"Flag Poles" Deceptive Buy-and-Return Scheme for Patriot Front's Flash Mob Marches

#. For each flash-mob style Patriot Front event, Rousseau orders one or more of his gang members to procure ³/₄" steel electrical conduit pipe from a local hardware store to be used as flagpoles to display their propaganda, so that those pipes can be returned for a full refund after the event. ⁷⁷ ⁷⁸ This prevents the Patriot Front gang from having to purchase permanent equipment, and expend resources to store and ship the "flagpoles" between events, instead shifting costs and labor of the deceptively purchased and returned items to local businesses. This returning of the steel pipes also enables them to effectively get rid of evidence after their involvement in events involving illegal conduct, such as violent racist attacks.



⁷⁷ https://discordleaks.unicornriot.ninja/rocket-chat/message/4d891e64-6302-4191-b552-23f6220f93a6

⁷⁸ https://discordleaks.unicornriot.ninia/rocket-chat/message/4178aae1-722b-4ce4-8a6a-ce24e3d9c5d3

⁷⁹ https://discordleaks.unicornriot.ninja/rocket-chat/room/b00a3e14-6fb6-40b3-8db3-1ed1ff378403

⁸⁰ https://discordleaks.unicornriot.ninia/rocket-chat/message/6af9a859-51bd-49ee-ad3c-20f8d99b9561





⁰

⁸¹ Screenshot from a video that the Patriot Front gang posted to its propaganda channel "Patriot Front Videos" on Telegram, which shows their use of 10-foot ³/₄" steel conduit pipes at an undisclosed location. https://t.me/patriotfrontvideos/328

⁸² Screenshot from a video that the Patriot Front gang posted to its propaganda channel "Patriot Front Videos" on Telegram, which shows their use of 10-foot 3/4" steel conduit pipes at the Boston event.

https://t.me/patriotfrontvideos/300

Content Warning: This Document Contains Unredacted Evidence Including Violent and Hateful Images and Text

Payments for, and Design, Fabrication, and Distribution of Patriot Front-Branded

Weapons Used in Violent Hate Crimes

#. Using the Patriot Front gang's Rocket Chat channel "#craftworks" in November

2021. Thomas Rousseau commissioned the design, fabrication, and distribution of Patriot Front's

customized steel shields which are intended for use as offensive weapons in coordinated violent

hate crimes.83

#. Rousseau paid TKREALNAME a.k.a. Adam TX \$200 and TKREALNAME

a.k.a. Network Director Samuel VA paid \$42 to TK[AdamTX Lastnameonly] for the raw

materials, fabrication, and painting of at least 30 metal shields.^{84 85} TKREALNAME a.k.a.

Patrick TX was assigned by Rousseau to assist TK[AdamTX Lastnameonly] in the design

process and painting of the shields, and to provide TK[AdamTX Lastnameonly] with Rousseau's

payment. 86 87 Some shields are marked by the Patriot Front network that they are assigned to,

while others are unmarked.88 89

#. Several of these weapons were brought to Coeur d'Alene with the intent to attack

participants in an LGBTQIA+ event on June TK, 2022, and were confiscated when 31 members

of the Patriot Front gang were arrested for "conspiracy to riot."

#. To make up for the weapons confiscated by law enforcement in Idaho, additional

shields of the same design and material were then produced by Patriot Front, though the new

83 https://discordleaks.unicornriot.ninja/rocket-chat/room/2c5434b6-8711-42d1-a39f-53516ad854bd

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⁸⁴ https://discordleaks.unicornriot.ninja/rocket-chat/message/637b8b78-584e-4b00-8e44-deb81fe3d48d

⁸⁵ https://discordleaks.unicornriot.ninia/rocket-chat/message/00265084-8e9d-4720-b8b1-e9d6e0aba35f

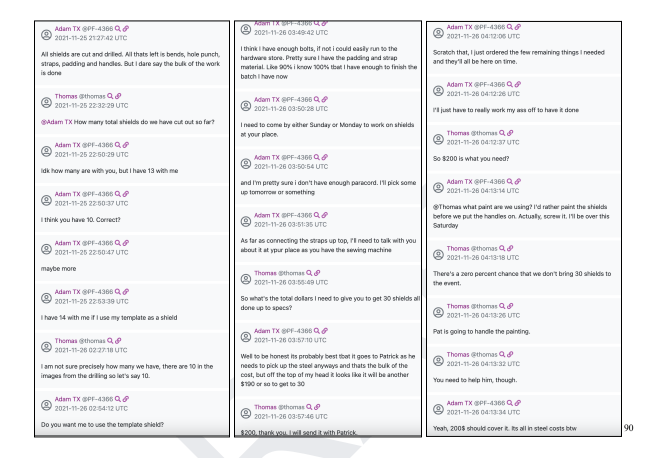
⁸⁶ https://discordleaks.unicornriot.ninja/rocket-chat/message/c1aa351b-ad9c-48f0-b42e-8c4416db320f

⁸⁷ https://discordleaks.unicornriot.ninja/rocket-chat/message/6eacc59b-5270-474b-80ae-53ceb26d0ff4

⁸⁸ https://discordleaks.unicornriot.ninja/rocket-chat/message/fb11b61a-dc00-4986-aa2c-16a7f654ce2e

⁸⁹ https://discordleaks.unicornriot.ninja/rocket-chat/message/50feae13-1e4c-41ea-b9ca-dd66fe075c72

shields were not yet painted to match the original batch. These weapons were then used in the racist assault against Charles Murrell in Boston, Massachusetts on July TK, 2022.

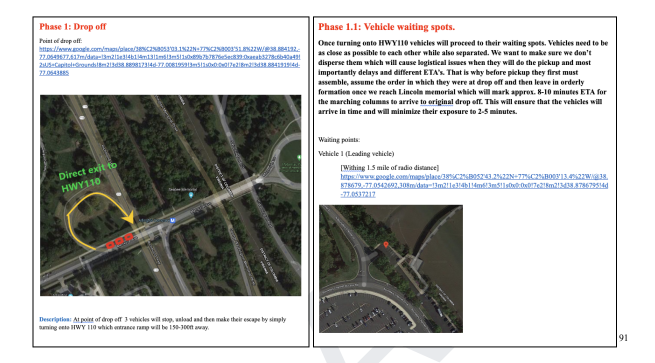


Marching Events: Planning, Command Structure, and Use of FCC-Restricted Frequencies

#. Before each flash-mob-style march, Rousseau and Patriot Front gang members who he hand-picks perform both virtual and in-person reconnaissance, then prepare warning orders and operations orders for controlled distribution only to essential elements of each conspiracy. Briefing documents are prepared for small unit leaders assigned temporary roles for each event, including but not limited to drivers, alternative drivers, backup drivers, medics,

⁹⁰ https://discordleaks.unicornriot.ninja/rocket-chat/room/2c5434b6-8711-42d1-a39f-53516ad854bd

photographers, scouts, vehicle exchange point guards, and those charged with operating and setting up communications equipment.



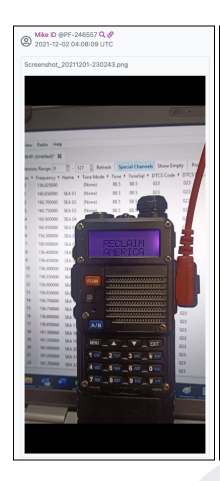
#. Patriot Front gang members typically use Baofeng radios to communicate between leadership elements, guards, drivers, and other mobile and command units. Radios are derestricted by Patriot Front gang members, as described by TKTKT of TK ID, a.k.a. "Mike ID" in the "#comms_infrastructure" Rocket Chat channel in December 2021, so that they may operate on frequencies banned for public use by FCC regulations. 92 93 Use of the banned frequencies is meant to prevent law enforcement and others from listening to or interfering with Patriot Front's radio communications as they might on legally-permitted channels. 94

⁹¹ Example pages of Patriot Front planning document "Ice Cream" which was prepared ahead of their disastrous December 4, 2021 camping and flash-mob-march.

⁹² https://discordleaks.unicornriot.ninia/rocket-chat/room/f16df2bd-0037-4471-a7dd-e5e62175eba1

⁹³ https://discordleaks.unicornriot.ninja/rocket-chat/message/d63494e1-fcee-47bc-bdb1-a5e72fef7d68

⁹⁴ https://discordleaks.unicornriot.ninia/rocket-chat/message/228690e5-517c-48f0-80e5-752221a01f5d





I just wanted to make a little thing about a discovery that I made, I know I talked the other day about newer import radios being restricted from broadcasting or receiving on particular restricted frequencies as a condition of the importation laws passed by the FCC, my theory was that this was done the firmware settings to avoid the cost of implementing a manufacturing change in the motherboard. I found a program that is able to modify boot sequence code in the radios and change this restriction, allowing one to broadcast and receive on essentially any frequency within reason



So it is no longer a concern about acquiring new radios that have been manufactured after the FCC ruling, because it only takes about 15 minutes to change boot up instructions in the firmware

95

Mike ID @PF-246557 Q *§* 2021-12-08 02:43:30 UTC

@ND - Samuel VA I either posted in this chat or the event planning chat, but using the software that I was using to program the radios, you can overwrite the restrictions on newer, post ban radios, so it isn't a concern to buy more of them anymore

96

Full Shield Unit Roster:

Direct link:

https://discordleaks.unicornriot.ninja/rocket-chat/message/240f4533-dc65-452e-9d2d-64801c35 2a8b

https://discordleaks.unicornriot.ninja/rocket-chat/message/2ce7f20f-31c8-4c61-84d5-a77cb6da32d3, https://discordleaks.unicornriot.ninja/rocket-chat/message/ea4dcef2-b46f-4854-85ae-49d534f65a55, https://discordleaks.unicornriot.ninja/rocket-chat/message/d63494e1-fcee-47bc-bdb1-a5e72fef7d68 https://discordleaks.unicornriot.ninja/rocket-chat/message/27c559e7-035a-4ecc-bb55-a32b43a960dc

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Vanguard:



Patriot Front's Shield Guard Roster shows that "Vanguard" Shield Section members include the following Patriot Front gang members, who are organized in the chain of command that follows below. This Section is assigned to be at the front of the formation near the flag-bearers, and to act as personal security for the Patriot Front gang's leader, Thomas Rousseau, and are therefore among those most likely to have assaulted Charles Murrell:

Dalton Woodward of Chester, Arkansas⁹⁷ a.k.a. "Jesse AR" (PF-4437) is the
 "Vanguard Section Leader." and National Interview Coordinator⁹⁸

Vanguard Section Leader imitates the role and function of a military "Squad Leader," with all members of Vanguard under his command through their respective Column Team Leaders.⁹⁹

⁹⁷ https://atlantaantifa.org/2022/02/07/dalton-woodward-patriot-front-interview-coordinator

⁹⁸ https://atlantaantifa.org/2022/02/07/dalton-woodward-patriot-front-interview-coordinator

⁹⁹ Jesse AR confirms in chat that Vanguard leads the entire formation: https://discordleaks.unicornriot.ninja/rocket-chat/message/cd708e06-0d70-481e-bb6e-0e6c90e0334b



1.1. TKTKREALNAME of TKTown/State a.k.a. "Clarke OK" (PF-858676) Team Leader for the First Column of the Vanguard Shield Section.



Team Leader imitates the role and function of a military position by the

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¹⁰⁰ https://rosecityantifa.org/articles/patriot-front-gallery/

same name. His four subordinates are:

1.1.1. Alexi Guthrie of Simi Valley, California a.k.a. Brandon CA
(PF-2922)



- 1.1.2. **TKTKREALNAME of TKTown/State, a.k.a.** Marshall OK (PF-4956) first column
- 1.1.3. Ryan M. Stoneburner of Belton, Texas a.k.a. William TX(PF-3544) first column TKTK Locating picture
- 1.1.4. **TKTKREALNAME of TKTown/State, a.k.a.** Nathan CA (PF-178823) first column



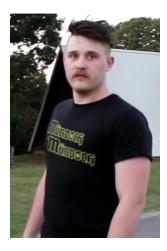
TKTKREALNAME of TKTown/State, a.k.a. Paul TX, 101 serving as 1.2. Team Leader for second Column of Vanguard Shield Section (PF-361071) Network 2 Quartermaster



2.

Austin James Amato of Fort Worth Texas¹⁰² a.k.a Adam TX 2.1.1. second column (PF-4366)

https://discordleaks.unicornriot.ninja/rocket-chat/message/0511759b-e080-44ad-9178-6c00a64c3345
 https://patriotfail.blackblogs.org/2022/04/21/austin-james-amato/



2.1.2. **TKTKREALNAME of TKTown/State, a.k.a.** Oscar TX second column, Network 1 Scribe, (PF-858657)



2.1.3. **TKTKREALNAME of TKTown/State, a.k.a.** Patrick NC second column (PF-898971)



2.1.4. **TKTKREALNAME of TKTown/State, a.k.a.** Douglas TX (PF-8149)



2.2. **Devin Wayne Center of Fayetteville Arkansas**¹⁰³ **a.k.a** Nathan AR¹⁰⁴ serving as Team Leader for Third Column of Vanguard Shield Section (PF-706042)

https://discordleaks.unicornriot.ninja/rocket-chat/user/ad2554a9-932b-4557-97a8-220fc273f9bd

¹⁰³ https://patriotfail.blackblogs.org/2022/06/12/devin-wayne-center/

¹⁰⁴ Nathan AR Chat History:



2.3.

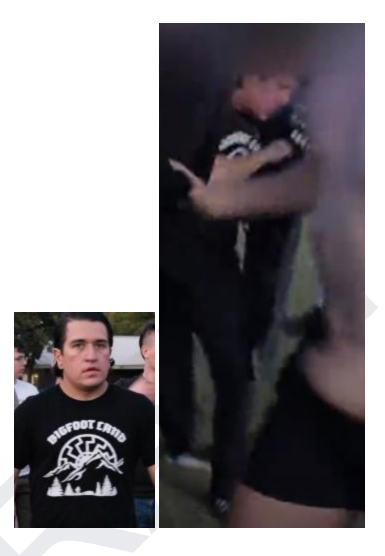
Clinton William Hudson of Broken Arrow, Oklahoma a.k.a. 2.3.1. William OK¹⁰⁵ (PF-8191) third column, Network 4 Director¹⁰⁶



TKTKREALNAME of TKTown/State, a.k.a. Donald OK107 2.3.2. (PF-680053) third column

https://rosecityantifa.org/articles/patriot-front-gallery/
 https://patriotfail.blackblogs.org/2022/03/30/clinton-william-hudson/

https://rosecityantifa.org/articles/patriot-front-gallery/



2.3.3. **TKTKREALNAME of TKTown/State, a.k.a.** Bryan OK¹⁰⁸ (PF-345050) third column

¹⁰⁸ https://rosecityantifa.org/articles/patriot-front-gallery/



2.3.4. **TKTKREALNAME of TKTown/State, a.k.a.** Sid OK¹⁰⁹ third column.

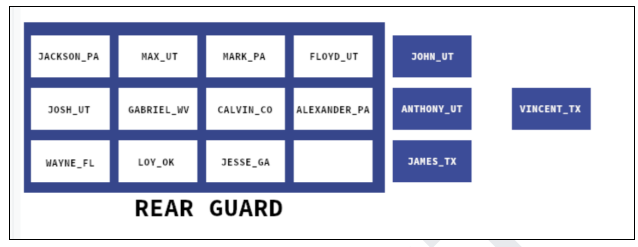


Rear Guard Unit Breakdown:

Shield Team Rear Guard Chat:

 $\frac{\text{https://discordleaks.unicornriot.ninja/rocket-chat/room/e3c14db5-a055-4bda-8ecd-0cfbeae56d7}{\underline{c}}$

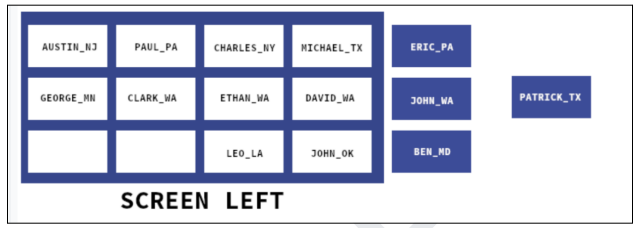
¹⁰⁹ https://rosecityantifa.org/articles/patriot-front-gallery/



TKTKTK

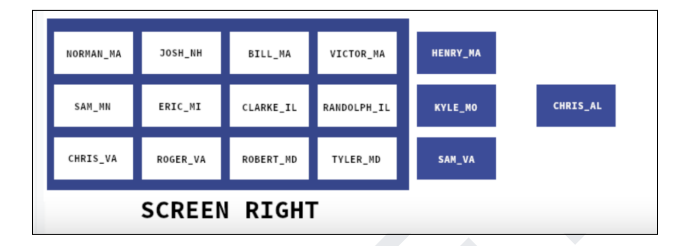
Left Screen Unit Breakdown:

Shield Team Screen Left chat



TKTKTK

Right Screen Unit Breakdown:



As of November TK 2021, Right Screen (alternatively, "Screen Right") members included the following gang members organized in the following chain of command: 110

- 3. Wesley Evan Van Horn of Lexington, Alabama, a.k.a. "Chris AL" was serving as "Right Screen Section Leader," equivalent in rank and function to a military "Squad Leader," with all members of Right Screen under his command through their respective Team/Column Leaders.
 - 3.1. Brain Harwood of Spencer, Massachusetts, a.k.a. "Henry MA," serving as Team Leader for First Column of Right Screen. This team was assigned to be at the front of the formation near the flag-bearers, and are among the most likely to have assaulted Charles Murrell.
 - 3.1.1. **TKTKREALNAME of TKTown/State, a.k.a.** Victor MA¹¹¹ (PF-645161) first column

¹¹⁰

https://rosecityantifa.org/articles/patriot-front-gallery/



TKTKREALNAME of TKTown/State, a.k.a. Bill MA¹¹² 3.1.2. (PF-6309) first column



TKTKREALNAME of TKTown/State, a.k.a. Josh NH¹¹³ 3.1.3. (PF-420619) first column

https://rosecityantifa.org/articles/patriot-front-gallery/https://rosecityantifa.org/articles/patriot-front-gallery/



3.1.4. **Alex Beilman of TKTown/State, a.k.a.** Tyler CT¹¹⁴ (PF-365252) first column (Norman MA was swapped out by Henry MA on November 30, 2021¹¹⁵ 116)



3.2. **Mitchell Frederick Wagner of Florissant, Missouri**¹¹⁷ **a.k.a.** Kyle MO, ¹¹⁸ (PF-397313) serving as Team Leader for second Column of Right Screen

¹¹⁴ https://rosecityantifa.org/articles/patriot-front-gallery/

https://discordleaks.unicornriot.ninja/rocket-chat/message/fa246444-acc8-4a5c-9e40-99bf606afa4b

https://discordleaks.unicornriot.ninia/rocket-chat/message/8ce2dd02-122e-414e-9691-5ef398fd9ead

https://www.splcenter.org/hatewatch/2022/04/14/white-nationalists-linked-accused-st-louis-mural-vanda

https://discordleaks.unicornriot.ninja/rocket-chat/message/0511759b-e080-44ad-9178-6c00a64c3345



3.2.1. **Garret J. Garland of Freeburg, Illinois**¹¹⁹ **a.k.a.** Randolph IL (PF-729917) second column



3.2.2. **Logan Plank of Wood River, Illinois a.k.a.** Clarke IL¹²⁰ (PF-960033) second column

¹¹⁹ https://www.splcenter.org/hatewatch/2022/04/14/white-nationalists-linked-accused-st-louis-mural

https://antifascistchicago.noblogs.org/post/2022/01/22/logan-plank-stl-area-a-sheet-metal-union



TKTKREALNAME of TKTown/State, a.k.a. Eric MI¹²¹ 3.2.3. (PF-2394) second column, Network 11 Scribe¹²²



3.2.4. TKTKREALNAME of TKTown/State, a.k.a. Sam MN¹²³ (PF-173220)

https://rosecityantifa.org/articles/patriot-front-gallery/
 https://rosecityantifa.org/articles/patriot-front-gallery/

https://rosecityantifa.org/articles/patriot-front-gallery/



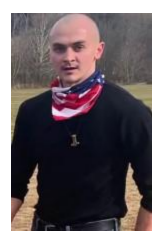
3.3. Paul Gancarz of Virginia Beach, Virginia a.k.a. Network Director Samuel VA, 124125 (PF-3564) serving as Team Leader for Third Column of



Right Screen

3.3.1. William Ring of TKTown/State, a.k.a. Tyler MD (PF-179192) third column

https://discordleaks.unicornriot.ninja/rocket-chat/message/927be863-2b00-45c3-ae43-fefc4184eb54
 https://torchantifa.org/paul-gancarz-patriot-front/



3.3.2. **TKTKREALNAME of TKTown/State, a.k.a.** Robert MD (PF-520402) third column



3.3.3. **TKTKREALNAME of TKTown/State, a.k.a.** Roger VA (PF-715853) third column



3.3.4. **TKTKREALNAME of TKTown/State, a.k.a.** Chris VA (PF-781150) third column.



126

¹²⁶ Vincent TX @PF-4354 [pf3618.bloodandsoil.org shield_section_team_planning] 2021-11-23 00:36:30 UTC https://discordleaks.unicornriot.ninja/rocket-chat/message/f380c6bc-f2ca-4ccd-9a7b-c1fba56ea1bb



Do you have any questions or concerns regarding our role as right screen section?



I understand we are 1. Screening for traffic on the right side

- 2. Protecting Cameramen and Flagmen on the right side
- 3. Keeping Flagmen in step on right side

Are these Action Items correct? Am I missing something? Is there anything you want me to keep in mind specifically with my team?



You are correct. I will more than likely position your team to the front of the screen. Keep that in mind. We're having a meeting at 9pm CST Monday to briefly discuss our roles.

Content Warning: This Document Contains Unredacted Evidence Including Violent and Hateful Images and Text

Philadelphia, July 3, 2021: Patriot Front's Premeditated Racist Assault on a

Black Man

#. During the evening hours of July 3, approximately 200 members of the Patriot

Front gang engaged in a flash-mob style street march through the city of Philadelphia. According

to local police reports, at least 60 of the individuals crossed state lines in order to participate in

the staged rally. Renting three Penske box trucks and packing members into the cargo area, they

drove in from somewhere outside the city and unloaded for a photo op at the Philadelphia

Museum of Art. This building and its landscape were chosen as a staging area because it features

classical Greco-Roman architecture, and because the area was largely empty of pedestrians at

this time of night. This allowed them to loiter for several minutes uninterrupted to film

propaganda videos.

#. Obsessed with aesthetics, Patriot Front's gang leader Thomas Rousseau chooses

locations that match this description to visually tie his organization to his vision of "western"

culture while avoiding interruption by angry onlookers. Though the organization was filming

him yelling call-and-repeat slogans into a bullhorn so that Patriot Front gang members could

shout into an empty space, the gang's high-production value propaganda videos are cut and

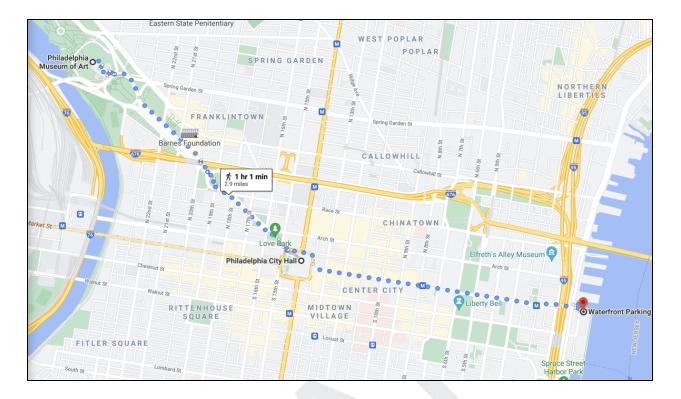
angled to make it appear as if they're projecting strength against "the tyrannical state."

#. From the Museum of Art, the Patriot Front gang marched in formation in a

southeasterly route to City Hall, before turning east to their pickup location in a parking lot near

Penn's Landing.

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- #. When they're not putting up propaganda stickers, posters, and banners, most of Patriot Front's group activity involves training for hand-to-hand and melee-weapon combat. They document this and use it throughout their social media feeds to project the same type of image that any other street gang does assuring potential recruits that they'll gain power and protection if they become members. More practically, these combat-training sessions are to build camaraderie and trust among members and in preparation for conflicts that they seek to provoke with their flash-mob actions.
- #. While most members were in a formation three columns wide, Rousseau led with his bullhorn, surrounded by designated acrylic-shield-carrying "enforcers" in his Vanguard Shield Section. Camera-carrying propagandists rove around as-needed to provoke and document confrontations with bystanders. All lower-ranking members wear a designated uniform, with khaki cargo pants, boots, with a white neck-gaiter pulled over their face and tucked into a khaki hat to hide hairstyles and color. They also wear work gloves for anonymity and protection during

Content Warning: This Document Contains Unredacted Evidence Including Violent and Hateful Images and Text

physical altercations, and a tucked-in blue t-shirt. Those with special roles and responsibilities

have slightly modified uniforms, including neon-yellow reflective vests assigned to cameramen.

#. Rousseau is always unmasked, wearing a cowboy hat, cowboy boots, and large

belt buckle, with the sling of the large bullhorn over his shoulder. Lieutenants, such as Graham

Jones Whitson who resided with Rousseau at Patriot Front's original National Headquarters in

Grapevine, Texas, at the time of the Philadelphia incident, also go unmasked, and wear jackets to

make themselves stand out both to members and outside parties. Whitson wore a "Rise Above

Movement" sweatshirt - representing the violent neo-nazi gang started by the fugitive and

Patriot Front associate Robert Rundo - while he was driving one of the Penske trucks to

transport Patriot Front gang members to and from the flash-mob march. 127 These differences in

uniform are not only for the good of the members so that they can more easily maintain

command-structure during moments of chaos and confusion on the ground, but also because

when engaging police, law enforcement officers are by experience drawn to engage with those

that stand out as representatives of protest groups.

#. The camera-carrying members typically have yellow, reflective construction

vests. Enforcers during this time carried clear acrylic shields, typically with a black stripe painted

through the middle which is aligned with the forearm. The alternating clear and painted surfaces

make the shields less noticeable when held in a relaxed position along the side of the body while

walking, and allow the enforcer to see through the upper portion to protect their face while

engaged in melee combat. Shields are also marked with different colored duct tape, including

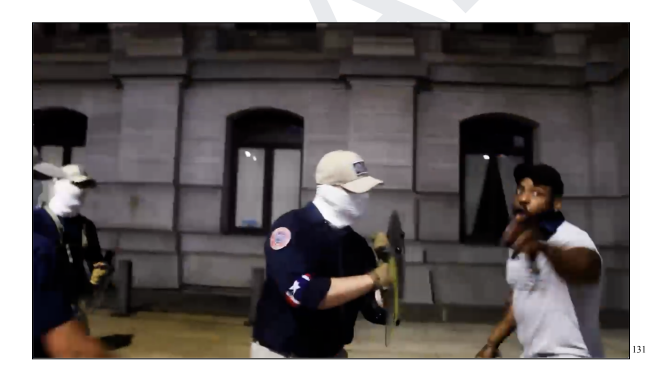
red, yellow, black, and green, colors likely used to indicate which region or Network the shields

are assigned to.

127 https://twitter.com/jhop_phl/status/1411687940066099205?s=20&t=aH3JsKsfZ1GOupYVVgBgcO

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Project Blacklisted
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#. During training, Patriot Front enforcers are taught how to work as a group to lure aggressive counter-demonstrators away from the protection of others, and into vulnerable positions where they can quickly be surrounded and beaten. This occurred at least once in Philly, which the Patriot Front gang documented and featured prominently in a propaganda video published shortly after the event. Witnesses said that the Patriot Front gang also used a smoke bomb to hide this gang attack from the view of bystanders and police, as is consistent with their training. The Patriot Front gang's propaganda video confirms the use of the smoke bomb in the incident, and cuts off deliberately with a "technical difficulty" frame as punches are just beginning to land, before cutting to a scene of the victim appearing running away from Patriot Front while covered in blood. 130



https://t.me/PatriotFrontUpdates/9362

https://www.nbcnews.com/think/opinion/philadelphia-bystanders-ran-patriot-front-out-town-it-won-t-ncna1273283

https://t.me/PatriotFrontUpdates/9362

¹³¹ https://t.me/PatriotFrontUpdates/9362





#. After Patriot Front's violent racist assault, local residents pursued members of the group to the end of the planned rally route, where three Penske trucks were awaiting their

https://t.me/PatriotFrontUpdates/9362https://t.me/PatriotFrontUpdates/9362

arrival.¹³⁴ As the group closed in on the bottle-neck created by their backing the trucks against a fence, they formed a "Ranger-file" style stack.¹³⁵ With each enforcer keeping their right hand on the shoulder of the one in front of them, and shields raised on their left, in a failed attempt to form a shield wall they walked backwards into the bottleneck where they were met by anti-racist Philadelphia residents.¹³⁶ Patriot Front again attempted to use smoke bombs to cover their retreat, possibly even setting the devices off inside of the cargo area of their trucks and struggling to close the doors.¹³⁷

#. With the Patriot Front gang engaging in an unpermitted march, local police appeared unprepared to intervene as Patriot Front terrorized Phildadelphia residents and engaged in racist assaults. Patriot Front's conspiracy to surprise the city prevented law enforcement from having the personnel or equipment necessary to protect the city's residents or the journalists on the ground.

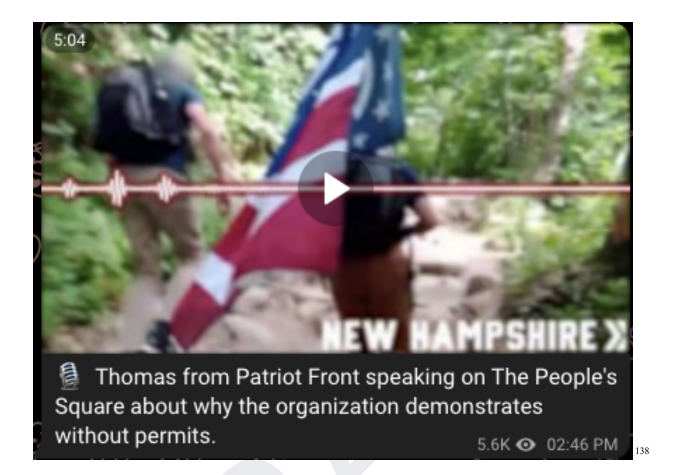
-

¹³⁴ https://twitter.com/KrisGoldsmith85/status/1412066020626477058?s=20

¹³⁵ https://twitter.com/KrisGoldsmith85/status/1412077074039414787?s=20

¹³⁶ https://twitter.com/KrisGoldsmith85/status/1412066020626477058?s=20

¹³⁷ https://twitter.com/KrisGoldsmith85/status/1412077074039414787?s=20



#. After the Penske trucks started to get on the road they were quickly pulled over by a swarm of police vehicles. This resulted in all Patriot Front gang members being instructed to exit the cargo holds and sit together in groups near the police vehicles. Videos of this were livestreamed, creating a narrative that the group was arrested – a claim which was later debunked by police, who told journalists that there were no arrests – though police also falsely claimed that there were no injuries. 139

#. The Patriot Front gang was able to successfully infiltrate and exfiltrate from Philadelphia, committing violent hate crimes against the city's residents, without interference

¹³⁸ In a video posted to the Patriot Front gang's "Patriot Front Videos" Telegram channel on May 15, 2022, Rousseau explains that his gang "can be a bigger problem to the police" if they engage in flash-mob-style marches without seeking the required demonstration permits.

https://t.me/patriotfrontvideos/284

https://6abc.com/patriot-front-philadelphia-protest-white-supremacist/10858983/

from law enforcement. This was despite the heightened security related to a visit by the First Lady Dr. Jill Biden to the city on the following day.



Members Known to Have Been Present in Philadelphia on July TK, 2021

Thomas Ryan Rousseau of Haslet, Texas



Graham Jones Whitsom, a.k.a. "Mason TX" of Haslet, Texas.

TKTKT Whitson was driving one of the Penske trucks without face coverings.

Source: https://texasantifa.noblogs.org/tag/graham-jones-whitson/

Source: https://texasantifa.noblogs.org/inside-patriot-front-thomas-rousseau-grapevine-texas/

Source: https://unicornriot.ninja/tag/graham-jones-whitson/

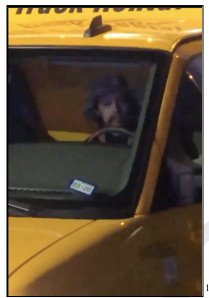
Multiple recordings including whitson in this article: https://unicornriot.ninja/2022/patriot-front-meetings-spell-out-racist-networks-plans-hateful-operations/

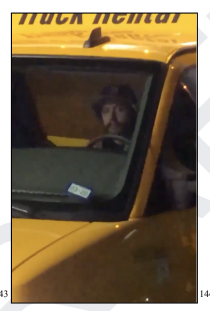
¹⁴⁰ Still photo captured from video embedded in this tweet: https://twitter.com/IdavoxOPP/status/1411560706818838530?s=20&t=cGQ4lwt6itJBaBKBMeakTA













1/15

Paul TKLASTNAME, a.k.a. Network Director Samuel VA.

Tampering with evidence:

https://discordleaks.unicornriot.ninja/rocket-chat/message/2fbcbac5-0803-4d1c-a5fc-cb80b56aef 75&sa=D&source=docs&ust=1662827791916044&usg=AOvVaw3SNkU03BHFL445Qsm6WR ZL

https://txparkerodyprod.tylerhost.net/PublicAccess/JailingDetail.aspx?JailingID=162686

https://txparkerodyprod.tylerhost.net/PublicAccess/JailingDetail.aspx?JailingID=162686

https://twitter.com/IdavoxOPP/status/1411560731972153345?s=20&t=cGQ4lwt6itJBaBKBMeakTA

https://twitter.com/IdavoxOPP/status/1411560731972153345?s=20&t=cGQ4lwt6itJBaBKBMeakTA

https://twitter.com/IdavoxOPP/status/1411560731972153345?s=20&t=cGQ4lwt6itJBaBKBMeakTA

¹⁴¹ Parker County Sheriff's Office Booked: 08/01/2020

¹⁴² Parker County Sheriff's Office Booked: 08/01/2020

¹⁴³ Screen capture of Graham Jones Whitson from video available at:

¹⁴⁴ Screen capture of Graham Jones Whitson from video available at:

¹⁴⁵ Screen capture of Graham Jones Whitson from video available at:

ND - Samuel VA @PF-3564 Q 𝚱 [■ pf3618.bloodandsoil.org # oversight] 2021-12-06 13:19:36 UTC

After Philadelphia my attendees list was instrumental in notifying specific parties of what safety measures they would need to take in the event of a dox. The list was subsequently destroyed in all formats. The event scribe is a top trust position and the "burn after usage" protocol is one that should be systematically executed after the utility had been achieved

146

ND - Samuel VA @PF-3564 **Q Ø** [**≡** pf3618.bloodandsoil.org **⇄** (DM) ND - Samuel VA & NS - Joshua UT] 2021-11-27 21:50:43 UTC

I am not afraid of violence breaking out; we have done a dozen+ Marches since Feb 2020 and the only one where we had incident was Philadelphia. Considering that this particular city is a difficult nut for any nationalist to crack, and it was precipitated due to the presence of a Brolic leftist activist (which is a unicorn), I would say that the likelihood if violence happening again is low. If if does, and we stuck to our protocols in philly then we have the same results - everyone safe and unharmed. We now have even more improved protocols, meaning the chances of harm are even less likely in the incident of violence

147

Paul TX

TKTK

https://discordleaks.unicornriot.ninja/rocket-chat/message/54a636f6-73a8-4a40-b12a-893a76615369

Q NQ - Paul TX @PF-361071 Q Ø [■ pf3618.bloodandsoil.org ⇄ (DM) ND - Samuel VA & NQ - Paul TX] 2021-11-16 18:22:39 UTC

I apologize for putting any dents in your plan, Samuel. I had the opportunity to have Tyler on my shield team at Philadelphia and I knew he was a very capable individual for the role. I hadn't invited him onto my team until about a week after we were given the assignment to pick shields, so if you knew that you wanted to pick your shields from your network you should've announced that reservation in the team leader channel.

148

Tyler CT

[Background is Paul TX comment above]

https://discordleaks.unicornriot.ninja/rocket-chat/message/54a636f6-73a8-4a40-b12a-893a76615

ND - John WA @PF-3194 Q 𝒮 [≡ pf3618.bloodandsoil.org \rightleftarrows (DM) ND - John WA & Gary NY] 2021-11-18 03:22:52 UTC

I've never had an issue with you. I took great pleasure in shaking your hand at Philly.

¹⁴⁶ https://discordleaks.unicornriot.ninja/rocket-chat/message/2fbcbac5-0803-4d1c-a5fc-cb80b56aef75

https://discordleaks.unicornriot.ninja/rocket-chat/message/54a636f6-73a8-4a40-b12a-893a76615369

https://discordleaks.unicornriot.ninja/rocket-chat/message/b8740641-7226-4494-af54-1361673ece15

Mike ID



Mike ID @PF-246557 Q Ø [≡ pf3618.bloodandsoil.org # comms_infrastructure] 2021-12-02 07:15:22 UTC

@Adam NC A&B is all of us, C is the rest of the world.... Just because of the nature of all radio, any person with a radio will be able to listen to us, but the point of ctcss is that there is an encoded word bit that is transmitted before and after every transmission on our radios that have been specifically configured to broadcast and listen for that coded word, and they will only listen to transmissions that contain that coded word... So even though everybody else will be able to hear us, we won't have the issue that we had in Philadelphia where we had bad actors who figured out what frequency we were communicating on and were "stepping on us"



Mike ID @PF-246557 Q 6 2021-12-02 07:15:41 UTC

I think we had somebody broadcasting rap music or something? And it made our communication useless

151

Grant MD



Thomas @thomas Q 𝚱 [≡ pf3618.bloodandsoil.org # oversight] 2021-12-06 07:20:05 UTC

@ND - Eric PA Thank you for doing that. The campsite was completely cleared. However, there is some gear that was left that got carried off in the trailer, so check that and see if there is any to take home with you.

@ND - Carter MO I appreciate your thoughts. It is a terrible shame what happened. We will account for all the losses within our ability. Other circles have quietly requested to help out with such matters, and we may be obliged to allow them in cases like this. As far as security with phones, this is something I discussed at length with Samuel VA, Grant MD, and Vincent TX (who handled phones in Philadelphia). IDay saw us have a huge box of everyone's phones, and many be out of comms or stuck at the exchange until that car returned, additionally not immediately knowing where it was. Big egg. Small basket.

My rule set phones to be deactivated with the same principle, but simply kept in the original vehicles. One person per vehicle was meant to be allowed use of their phone only. This person was meant to be written down as the convoy prepped to leave the site. I instructed this. This was not done due to miscommunication. I largely stand by the decision in consideration to the past (as having all the phones in a box at the VE would have been far more catastrophic), but perhaps there are amendments to this structure that would help.

152

Vincent TX

(same source link as Grant MD)¹⁵³



Vincent TX @PF-4354 Q ♥ [■ pf3618.bloodandsoil.org # shield_section_team_planning] 2021-12-01 20:03:07 UTC

Keeping it unlocked seems to be the best idea. That cop in Philly was being retarded. I don't expect that to happen again, and if it does the drivers can make it a point to tell them they don't have air

¹⁵⁰ https://discordleaks.unicornriot.ninja/rocket-chat/message/228690e5-517c-48f0-80e5-752221a01f5d

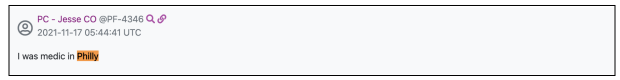
¹⁵¹ https://discordleaks.unicornriot.ninja/rocket-chat/message/f2396e27-9955-47c5-ad12-b37658efb0b0

¹⁵² https://discordleaks.unicornriot.ninia/rocket-chat/message/ba848721-9675-4859-a07f-6c9ac86f00e0

¹⁵³ https://discordleaks.unicornriot.ninja/rocket-chat/message/ba848721-9675-4859-a07f-6c9ac86f00e0

https://discordleaks.unicornriot.ninja/rocket-chat/message/74eeaa72-d72c-4173-bcbf-e501391d3945

Jesse CO

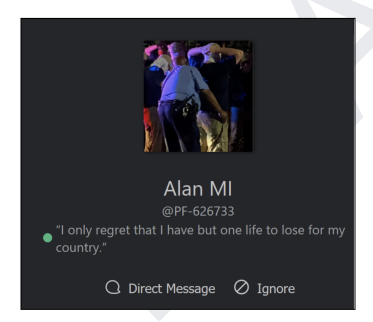


155

Alan MI

[Extras not included in screenshots] 156 157





 $^{{}^{155} \, \}underline{https://discordleaks.unicornriot.ninja/rocket-chat/message/6756e36c-f81f-4bc5-8293-6ae045c6170b}$

https://discordleaks.unicornriot.ninja/rocket-chat/message/71d9203b-8736-4c34-906c-db8b6e7c0175

https://discordleaks.unicornriot.ninja/rocket-chat/message/82c977ba-1a71-4312-ab7d-7df29780388a

¹⁵⁸ https://discordleaks.unicornriot.ninja/rocket-chat/message/5eb06e28-02b2-402a-98e4-a3391c7c3b9b



@Phillip MA hell yeah brother glad to see you're getting back at it. Stuff gets in the way sometimes, but the most important part is that you're getting back on top of it. I remember the first time @Marshall MA introduced me to you at the Philly demo (might have been Nashville, but I think it was Philly) he made a point to state how great you've done with weight loss to help inspire me, and it did help to inspire me. Keep shredding those pounds, and become the Patriot I saw you becoming when I met you in person :pfshield:

159



"so what do you do for paganism and the white race?

"Oh, march through DC surrounded by cops and antifa. March through Philly attacked by antifa and detained by police. Deface public property with stickers weekly. Cover up blm murals and drop banners. You know, normal stuff."

instantly acquires 18 year old bagan waifu

160



Most definitely, the weight loss and general fitness is my main priority. I performed better physically at the national than I did at Philly, Nashville, Chicago (march for life), or Pittsburgh, so I could see the fruit of my labors so to speak and was ecstatic about that. Just gotta keep on trucking.

I'm glad there is someone down there to keep Thomas in line;)

161

Jeffrey OH

[full context in this thread] 162



Probably saying "we marched" in reference to the organization

¹⁵⁹ https://discordleaks.unicornriot.ninja/rocket-chat/message/06a1d962-b20d-4809-90e9-3b9becd36e7c

https://discordleaks.unicornriot.ninja/rocket-chat/message/805fb63f-43d0-4f40-8866-53ba92b59fca
 https://discordleaks.unicornriot.ninja/rocket-chat/message/b6220692-bc89-4055-982c-ef455f04f2f2

https://discordreaks.unicommot.htmlga/ocket-chat/niessage/00220092-003-4035-9626-61455104121

¹⁶² https://discordleaks.unicornriot.ninja/rocket-chat/room/69fa84ca-9cb2-4c34-a91e-22f8f1d21883

https://discordleaks.unicornriot.ninja/rocket-chat/message/9a3e4133-60c2-4718-809c-bd8915c018ee

John WA



ND - John WA @PF-3194 Q Ø [■ pf3618.bloodandsoil.org

(DM) ND - John WA & Gary NY] 2021-11-18 03:22:52 UTC

I've never had an issue with you. I took great pleasure in shaking your hand at Philly.

164

Gary NY

[same as above]

Travis CA



Travis CA @PF-4782 Q @ [= pf3618.bloodandsoil.org # california_regional] 2021-12-06 22:23:01 UTC

I can't remember which one he was. If he was at Philly then I might've run into him, otherwise no I wouldn't have had any interaction.

165

Jason NY



Jason NY @PF-3527 Q Ø [≡ pf3618.bloodandsoil.org

(DM) Jason NY & Thomas] 2021-12-11 17:47:44 UTC

I spent a lot of time talking to Josh CA both at this demo and at Philly, if he is antifa he is a master at his craft.

Sam OH



Sam OH @PF-7232 Q Ø [≡ pf3618.bloodandsoil.org ⇄ (DM) Thomas & Sam OH] 2021-11-28 03:04:21 UTC

And my jobs get pushed back all the time. I am only a tentative no. If my work schedule is pushed back as it often is, I will be there. For example, philly, I was a tentative no until the day before when I got word the job was delayed. I then drove out to philly by myself in my own car to attend the meetup.

¹⁶⁴ https://discordleaks.unicornriot.ninja/rocket-chat/message/bd4ac7e4-d548-41bc-ae42-f388a6538fab

¹⁶⁵ https://discordleaks.unicornriot.ninja/rocket-chat/message/e031b85a-dd12-473b-a4cb-ca393f6bdef0

¹⁶⁶ https://discordleaks.unicornriot.ninja/rocket-chat/message/fb0029a9-c601-4218-aa1f-0471032f747d

https://discordleaks.unicornriot.ninja/rocket-chat/message/67912694-b013-4dc1-a08b-07bd1f7e3180

Cecil OK



Cecil OK @PF-981399 Q Ø [■ pf3618.bloodandsoil.org

(DM) Cecil OK & ND - William OK] 2021-12-09 23:46:54 UTC

I traveled w him to the philly march. If he is one, I would say he convertrd over. I could elaborate but it doesnt really matter. Either way that guy was a dork



Cecil OK @PF-981399 Q Ø [≡ pf3618.bloodandsoil.org

Comparison (DM) Cecil OK & ND - William OK] 2021-12-10 04:07:07 UTC

To expand on that, I road w carl, louis tx, and daniel tx to philly. Louis and Carl talked about Rome and who was the most based emperor for hours. He knew more than a little bit of our rhetoric. He knew big brained shit I wouldnt even know how to quote.

169

Carl [unknown state]

[from Cecil OK message]¹⁷⁰

Louis TX

[from Cecil OK message]¹⁷¹

Daniel TX

[from Cecil OK message]¹⁷²

Nathan AR



Nathan AR @PF-706042 Q Ø [≡ pf3618.bloodandsoil.org

(DM) Nathan AR & Adam TX] 2021-11-30 02:03:12 UTC

Despite the overwhelmingly popular meme we have about rough Robert, he is actually a pretty passive and shy guy. He had a hard time in Philly and I don't believe he'll be volunteering for shields again anytime soon.

¹⁶⁸ https://discordleaks.unicornriot.ninja/rocket-chat/message/404d5338-cbb7-4bf2-9f23-b192c1c4f946

https://discordleaks.unicornriot.ninja/rocket-chat/message/d5ecb31d-076b-4e23-832a-bcf3b55d3521

¹⁷⁰ https://discordleaks.unicornriot.ninia/rocket-chat/message/d5ecb31d-076b-4e23-832a-bcf3b55d3521

¹⁷¹ https://discordleaks.unicornriot.ninja/rocket-chat/message/d5ecb31d-076b-4e23-832a-bcf3b55d3521

¹⁷² https://discordleaks.unicornriot.ninja/rocket-chat/message/d5ecb31d-076b-4e23-832a-bcf3b55d3521

Robert NJ



Yeah I know. I'm in the shield team leadership chat. It's a little wonky bc we're still trying to fill the last of the ranks with solid dudes but I'm sure it'll be fine as long as we all drill some more before the actual demo.

Adam TX @PF-4366 Q & 2021-11-30 02:01:34 UTC

Who's got Robert NJ?

173



He will not be on a shield team this time

Adam TX @PF-4366 Q &
2021-11-30 02:02:16 UTC

no way!

Nathan AR @PF-706042 Q &
2021-11-30 02:03:12 UTC

Despite the overwhelmingly popular meme we have about rough Robert, he is actually a pretty passive and shy guy. He had a hard time in Philly and I don't believe he'll be volunteering for shields again anytime soon.

174

Marcus NC

Nice, wasn't always like that. Philly was crazy for us. Your advice and mindset really did come in handy. I was really flying blind and can honestly say I couldn't of come this far without that mumble session man

175

Jesse AR

Q IC - Jesse AR @PF-4437 Q Ø [■ pf3618.bloodandsoil.org ⇄ (DM) Leo LA & IC - Jesse AR] 2021-11-30 04:52:26 UTC

Really looking forward to it. I usually get a feeling in the box truck about how the demo will go or not. Philly I knew would be different. This one, its the usual bit of minor anxiety but I think it'll go over fine.

¹⁷³ https://discordleaks.unicornriot.ninja/rocket-chat/message/6bd8b7da-92e9-49dc-b144-893997bfd5fd

https://discordleaks.unicornriot.ninia/rocket-chat/message/6bd8b7da-92e9-49dc-b144-893997bfd5fd

https://discordleaks.unicornriot.ninja/rocket-chat/message/cb471404-8a89-48b7-9a13-d93328a1c390

¹⁷⁶ https://discordleaks.unicornriot.ninja/rocket-chat/message/82f1f619-6f8a-4c67-a91b-64b6f625155b

Phillip MA



Alan MI @PF-626733 Q @ [= pf3618.bloodandsoil.org # lifestyle_recovery]

@Phillip MA hell yeah brother glad to see you're getting back at it. Stuff gets in the way sometimes, but the most important part is that you're getting back on top of it. I remember the first time @Marshall MA introduced me to you at the Philly demo (might have been Nashville, but I think it was Philly) he made a point to state how great you've done with weight loss to help inspire me, and it did help to inspire me. Keep shredding those pounds, and become the Patriot I saw you becoming when I met you in person :pfshield:

Marshall MA



Alan MI @PF-626733 Q @ [= pf3618.bloodandsoil.org # lifestyle_recovery] 2021-11-23 01:31:51 UTC

@Phillip MA hell yeah brother glad to see you're getting back at it. Stuff gets in the way sometimes, but the most important part is that you're getting back on top of it. I remember the first time @Marshall MA introduced me to you at the Philly demo (might have been Nashville, but I think it was Philly) he made a point to state how great you've done with weight loss to help inspire me, and it did help to inspire me. Keep shredding those pounds, and become the Patriot I saw you becoming when I met you in person :pfshield:

178

Vincent AZ



Vincent AZ @PF-2587 Q Ø [≡ pf3618.bloodandsoil.org

(DM) Thomas & Vincent AZ] 2021-12-05 19:08:31 UTC

Ibapologize for not being able to attend the PF national, my health has been awful, as the coof amplified the symptoms of my Lyme Disease and asthma that I relieved from the tick bite on our last national March on Philly, I will say however I have been responsible for the notorious list that was seen all over social media and in our circles that was sued to get those numerous antifa bans and have been hard at work utilizing it to stop numerous Antifa doxxes that were posted yesterday

179

David WA



ND - Samuel VA @PF-3564 Q Ø [■ pf3618.bloodandsoil.org

(DM) David WA & ND - Samuel VA] 2021-12-06 10:53:51 UTC

Thank you, David I am very proud of you as well. Believe it or not I think about you quite often, since the Alamo. It is not lost on me that you attended Philly and now DC - two of our most dramatic and intense demos to date; all despite having had some personal demons to overcome. John tells me you have taken to activism with a lot of passion and for that I am very very proud of you. Oftentimes when people have some reservation or conflict it makes it easier for them to hit the eject button but you have done the opposite it would appear, so for as grateful as you are for me please know that I am similarly grateful for you as well. God bless brother, Sam

¹⁷⁷ https://discordleaks.unicornriot.ninja/rocket-chat/message/06a1d962-b20d-4809-90e9-3b9becd36e7c

¹⁷⁸ https://discordleaks.unicornriot.ninia/rocket-chat/message/06a1d962-b20d-4809-90e9-3b9becd36e7c

¹⁷⁹ https://discordleaks.unicornriot.ninja/rocket-chat/message/59990c0c-1069-473d-bbe5-390ff534c049

https://discordleaks.unicornriot.ninja/rocket-chat/message/50723297-d792-4fa2-a347-b38fdd20a693

Gary NY

Gary NY @PF-9482 Q Ø [■ pf3618.bloodandsoil.org

(DM) Mason TX & Gary NY] 2021-11-24 19:01:25 UTC

Hey man. I just wanted to send a heads up to leadership. I have reason to believe that a former PF member is currently a federal informant.

I've known him for a while online, and met him in Philly for the I-day march. And he randomly left every mutual chat, quit PF, and lost contact with everyone who knew him online.

I found him making vague fedposts elsewhere, asked him about it, and he began making statements in vague support of violence.

Later, with the terror attack in Waukesha, he started making things a bit more explicit and asking me if my opinion on collective white violence had changed.

Just wanted leadership to be aware of this and know that this is who it is so you can keep everyone safe.

181

Jeffery OH, PF-3561

[TKTKTK Jeffrey OH submitted a series of posts on 4chan in which he described the Shield Team's racially-motivated violent assault during the Philly march, uses "we" to describe attacking the Black man. In the #securityevaluation channel, Thomas and other members discuss the posts and confirm it is Jeffrey OH]

#securityevaluation channel¹⁸²

Archived 4chan discussion¹⁸³

Jeffrey OH = "Anonymous ID:+YDF/A9u" on 4chan

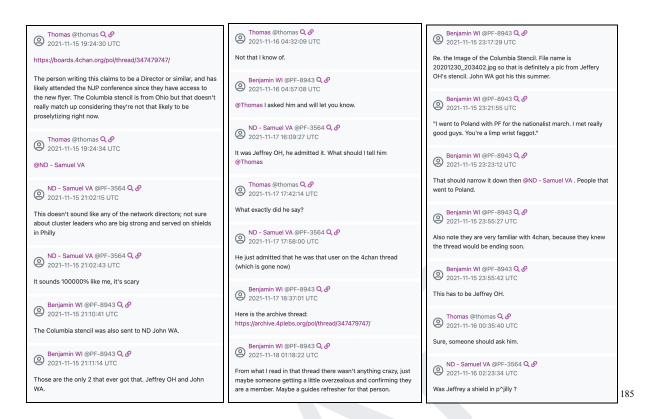
Bitchute video referred to with screenshot of bleeding man in Philly¹⁸⁴

¹⁸¹ https://discordleaks.unicornriot.ninja/rocket-chat/message/ade6000d-8e31-45d8-a75e-bc16631aea55

¹⁸² https://discordleaks.unicornriot.ninia/rocket-chat/room/976c9083-d9e1-47aa-86de-b8eb1c564f25

https://archive.4plebs.org/pol/thread/347479747/

¹⁸⁴ https://www.bitchute.com/video/7Dz9OnO9aFmo/

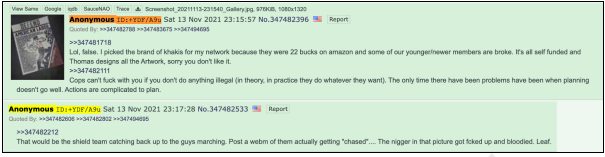




Anonymous ID:+YDF/A9u Sat 13 Nov 2021 22:58:46 No.347480743 Report Quoted By: >>347484584 >>347494695 >>347480598

Cute story. The nigger who started all that shit ended up bloody.

https://discordleaks.unicornriot.ninja/rocket-chat/room/976c9083-d9e1-47aa-86de-b8eb1c564f25





06:20

https://archive.4plebs.org/pol/thread/347479747/

¹⁸⁷ https://img.4plebs.org/boards/pol/image/1636/86/1636863742020.png

Anonymous ID:+YDF/A9u Sat 13 Nov 2021 23:23:39 No.347483132 Report
Quoted By:>>347494695

>>347482802

He must not have talked to the cops. He started it, we (the shield team) ended it and the whole time the men kept marching.

Anonymous ID:+YDF/A9u Sat 13 Nov 2021 23:28:00 No.347483526 Report

Quoted By: >>347484005 >>347494695

>>347483267

He can't, it's not true. The cops tried to arrest everyone but had no cause so they had to let us go back to the trucks (which was the plan the whole time).

Niggers didn't scare anyone off, it's a commie cope

Anonymous ID:+YDF/A9u Sat 13 Nov 2021 23:37:14 No.347484331 Report Quoted By: >>347494695

>>347484005

You're gay and I'm stronger than you. Your gay jew words only sway weak minds.

https://archive.4plebs.org/pol/thread/347479747/

June 11, 2022, Coeur d'Alene: Patriot Front's Targeting of the LGBTQIA+ Community

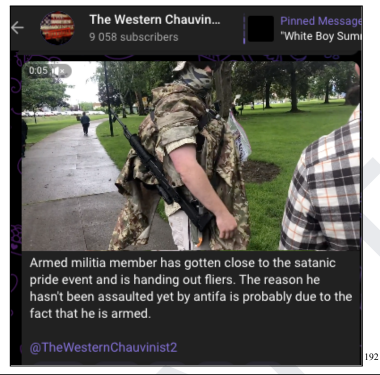
#. On Saturday, June 11, 31 members of the neo-nazi group Patriot Front were arrested on state charges of "conspiracy to riot" as a host of far-right provocateurs and extremist organizations gathered in Coeur d'Alene, Idaho to protest a family-friendly "Pride in the Park" event. Days before the Coeur d'Alene event occurred, its planning gained national attention after it was spotlighted by the anti-LGBTQIA+ Twitter account @LibsOfTikTok (which is run by Chaya Raichik) and other far-right propagandists. ¹⁸⁹ Those behind the far-right protests seized on the fact that The Satanic Temple of Idaho (TSTI), the local chapter of a "freedom-from-religion" advocacy organization that dresses its campaigns in irony, was a vendor for the event – so they labeled the entire Pride event as a "Satanic" plot to targeting children. ¹⁹⁰

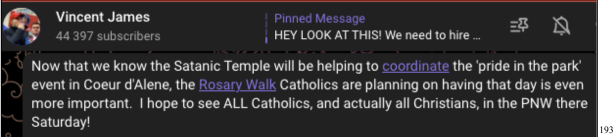


¹⁸⁹ https://www.washingtonpost.com/technology/2022/04/19/libs-of-tiktok-right-wing-media/

¹⁹⁰ https://www.thesatanictempleidaho.com/#/

https://twitter.com/libsoftiktok/status/1534209938297438209?s=20&t=YeCHT2x7Yb6KZkcGoTxc7A





#. A U-Haul carrying 31 members was pulled over by police in Coeur d'Alene after a concerned citizen called 911 to report what looked like "a small army" getting into the truck at a nearby hotel. Police charged all of the individuals in the truck with "criminal conspiracy to riot," a state-level misdemeanor, citing Patriot Front's riot shields, armor, a smoke grenade, and a 7-page planning document that indicated they would seek a "confrontation" at the Pride event before using the smoke grenade to screen their retreat. The police also impounded two personal

https://t.me/TheWesternChauvinist2/373 Background: "The Western Chauvinist" has been identified as a group of Canadian former Proud Boys leaders. Their channels across alternative social media websites including Gab and Telegram are influential across the global ethno-fascist movement. https://twitter.com/antihateca/status/1531348571882246144

https://t.me/RealVincentJames/13226

Content Warning: This Document Contains Unredacted Evidence Including Violent and Hateful Images and Text

vehicles which belonged to members of Patriot Front which may have been used as scouting and

surveillance vehicles.

#. All but two of the members of the Patriot Front gang who were arrested were

from outside the state of Idaho, including the organization's leader Thomas Rousseau, and his

top lieutenants who traveled in from Texas. All were released the following day, with 19

self-paid or Quick Release Bail Bonds, while 11 had bail posted by Joshua Plotner of Craigmont,

Idaho. Patriot Front gang member Forrest Rankin was bailed out by Stephen Rankin of Lorenzo,

Texas.

#. At least five of those arrested as part of the Patriot Front gang had current or

former affiliation with the U.S. military at the time of their arrest.

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Members Known to Have Been Present in Coeur d'Alene on June TK, 2022

Thomas Ryan Rousseau of Haslett, Texas.

TKTKTK Be sure to note that he participated in the conspiracy to destroy the LGBTQ+ mural in Olympia





Dylan Carter Corio of Cheyenne, Wyoming





https://www.cbsnews.com/news/patriot-front-arrested-prominent-white-supremacist-group-idaho-pride/

¹⁹⁴ Thomas Ryan Rousseau mugshot from arrest in Coeur d'Alene, Idaho in June 2022. Photo source: Kootenai County Sheriff

¹⁹⁵ Photo source:

¹⁹⁶ https://mobile.twitter.com/DavidNeiwert/status/1536544267941736448/photo/1

Kieran Padraig Morris a.k.a. "Patrick TX"" of Haslet, Texas.

BACKGROUND: UR CHATLOGS BACKGROUND ANTIFA 1 BACKGROUND ANTIFA 2



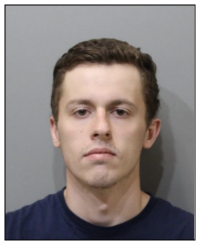


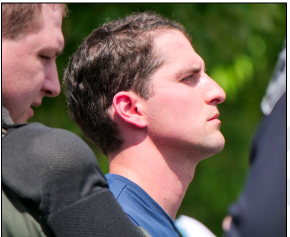




 $[\]frac{_{197}}{_{198}} \frac{_{https://images.dailykos.com/images/1080252/original/P1279361.JPG?1655152906}}{_{198}} \frac{_{https://images.dailykos.com/images/1080252/original/P1279361.JPG?1655152906}}{_{https://mobile.twitter.com/DavidNeiwert/status/1536543462354432000/photo/1}}$

Derek Joseph Smith of Sioux Falls, South Dakota.





Dakota Ray Tabler of West Valley, Utah.





Steven Derrick Tucker a.k.a. "Don TX" of Lexington, Alabama.

BACKGROUND (Charged with felony assault in TX)

 $\frac{199}{\text{https://mobile.twitter.com/DavidNeiwert/status/1536545476001947648/photo/1}}{\text{https://mobile.twitter.com/DavidNeiwert/status/1536544124785938432/photo/1}}$





Robert Benjamin Whitted of Conroe, Texas.



²⁰¹ https://mobile.twitter.com/DavidNeiwert/status/1536542269297201152/photo/1

Josiah Daniel Buster of Watauga, Texas



Branden Mitchel Haney a.k.a. "James UT" of Kaysville, Utah.

BACKGROUND



https://mobile.twitter.com/DavidNeiwert/status/1536542661720412161/photo/1
 https://mobile.twitter.com/DavidNeiwert/status/1536543648489213952/photo/1

James Michael Johnson of Sioux Falls, South Dakota.



James Julius Johnson a.k.a. "Tyler WA" of Concrete, Washington.

Participated in the conspiracy to destroy the LGBTQ+ mural in Olympia BACKGROUND INFO: https://wanaziwatch.com/james-julius-johnson/ APPARENTLY MAKES 3D PRINTED GUNS





Justin Michael O'Leary a.k.a. "Ethan WA" of Des Moines, Washington.

BACKGROUND INVOLVED IN OLYMPIA

²⁰⁴ https://mobile.twitter.com/DavidNeiwert/status/1536544472087298048/photo/1





205

Forrest Clark Rankin a.k.a. "Jesse CO" of Wheat Ridge, Colorado.

BACKGROUND



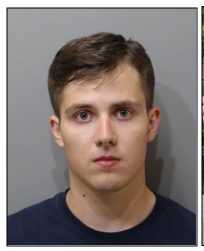


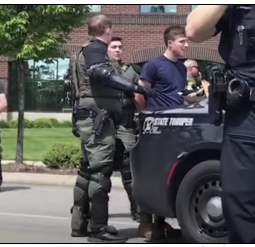
206

Spencer Thomas Simpson a.k.a. "David WA" of Ellensburg, Washington.

BACKGROUND INVOLVED IN OLYMPIA

²⁰⁶ https://mobile.twitter.com/DavidNeiwert/status/1536544940846501890/photo/1





Devin Wayne Center a.k.a. "Nathan AR" of Fayetteville, Arkansas BACKGROUND





Winston Worth Durham a.k.a. "Marcus WA/ID" of Genesee, Idaho

UR CHAT LEAKS

 $^{{}^{207}\,\}underline{https://mobile.twitter.com/DavidNeiwert/status/1536545334297448448/photo/1}$





Garret Joseph Garland a.k.a. "Randolph IL" of Freeburg, Illinois

BACKGROUND





Nathaniel Taylor Whitfield a.k.a. "Joshua UT" of Elk Ridge, Utah.

BACKGROUND and **CHATLOGS**

 $[\]frac{^{208}}{\text{https://mobile.twitter.com/DavidNeiwert/status/1536544775486091265/photo/1}}{\text{https://mobile.twitter.com/DavidNeiwert/status/1536543822007586818/photo/1}}$





Nathan David Brenner a.k.a. "Ben CO" of Louisville, Colorado.

BACKGROUND NETWORK 3 DIRECTOR





^{210 &}lt;a href="https://mobile.twitter.com/DavidNeiwert/status/1536545650745085952">https://mobile.twitter.com/DavidNeiwert/status/1536545650745085952
211 https://youtu.be/7SlrREP6f51?t=304

Mishael Joshua Buster of Spokane, Washington.



Richard Jacob Jessop a.k.a. "Oscar ID" of Idaho Falls, Idaho.

BACKGROUND and **CHAT LOGS**



Cameron Kathan Pruitt a.k.a. "Jon UT" of Midway, Utah.

CHAT LOGS

https://mobile.twitter.com/DavidNeiwert/status/1536543006802661376/photo/1
 https://mobile.twitter.com/DavidNeiwert/status/1536543975435296769/photo/1



Conor James Ryan a.k.a. "Francis IL/CO" of Thornton, Colorado.

BACKGROUND - WORKS IN SECURITY



 ${\bf Mitchell\ Frederick\ Wagner\ a.k.a.\ "Kyle\ MO"\ of\ Florissant,\ Missouri.}$

BACKGROUND

 $^{{}^{214}\,\}underline{https://mobile.twitter.com/DavidNeiwert/status/1536545919256080384}$



Colton Michael Brown a.k.a. "John WA" of Rovensdale, Washington.

Participated in the conspiracy to destroy the LGBTQ+ mural in Olympia BACKGROUND



Connor Patrick Moran of Watauga, Texas.



Alexander Nicholai Sisenstein of Midvale, Utah.



Graham Jones Whitson a.k.a "Mason TX" of Haslet, Texas.

BACKGROUND yellow vest indicates he was the designated photo/videographer





Lawrence Alexander Norman a.k.a. "Frederick OR" of Prospect, Oregon.

Participated in the conspiracy to destroy the LGBTQ+ mural in Olympia

^{215 &}lt;a href="https://mobile.twitter.com/DavidNeiwert/status/1536546422245380096">https://mobile.twitter.com/DavidNeiwert/status/1536546422245380096
216 https://twitter.com/UR_Ninja/status/1535793104107687936



Jared Michael Boyce a.k.a. "Logan UT" of Springville, Utah **BACKGROUND**



Wesley Evan Van Horn a.k.a. "Christopher AL" of Lexington, Alabama **BACKGROUND**

https://mobile.twitter.com/DavidNeiwert/status/1536546274299678720 https://mobile.twitter.com/DavidNeiwert/status/1536544606812180480/photo/1



"John Doe #1," an unidentified Patriot Front Member and co-conspirator.

Acted as a scout for the organization at the Pride event.



https://mobile.twitter.com/DavidNeiwert/status/1536546120276398081
 https://mobile.twitter.com/DavidNeiwert/status/1536547396775051264

Content Warning: This Document Contains Unredacted Evidence Including Violent and Hateful Images and Text

Boston, July 2, 2022: Patriot Front's Premeditated Racist Assault on a Black

<u>Man</u>

#. On Saturday, July 2, 2022 the white nationalist group Patriot Front performed a

flash-mob style march through Boston. During the march a Black man was assaulted, with the

Patriot Front gang using the same tactics that they had used a year prior in Philadelphia against

another Black man – luring him into the column, surrounding him, and beating him.

#. As the column approached Charles Murrell, Patriot Front's leader Thomas

Rousseau can be heard giving the command "right screen" so that members holding shields

would obscure the view of witnesses in the street from what was about to occur. A video posted

by the Patriot Front gang shows that Murrell was taking out his phone to record members of

Patriot Front when a member of the Vanguard Shield section used his clear acrylic shield to push

Murrell into the middle of their formation. Patriot Front gang members quickly surrounded him,

restricting his movement and preventing his escape, while assaulting him with their metal

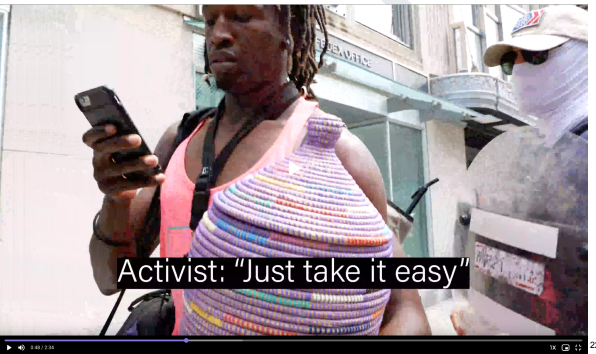
shields. Videos and photos of the incident show at least five masked members of Patriot Front

attacking Murrell with their trademark riot shields - at least four metal, and one hard clear

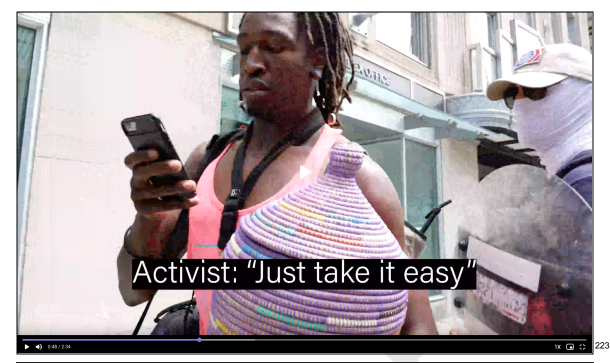
acrylic.

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https://t.me/patriotfrontvideos/301
 https://t.me/patriotfrontvideos/301





#. Though the propaganda video posted by the Patriot Front gang on social media were deceptively edited from different camera angles, a frame-by-frame review clearly shows how the member of the Vanguard Shield Section, the personal bodyguards of Rousseau who are

https://t.me/patriotfrontvideos/301
 https://t.me/patriotfrontvideos/301

charged with marching at the front of the formation, begins to entrap Mr. Murrell, walking behind him with his hard acrylic shield raised for the beginning of the attack. Once completely surrounded by Patriot Front's Vanguard Section, and likely members of the Right Screen Shield section, Patriot Front gang members repeatedly smash their steel shields against Mr. Murrell from all directions. In an attempt to further upset Mr. Murrell as they were engaged in a violent hate crime against him, gang members repeatedly shouted "take it easy" as Mr. Murrel had steel shields smashed into his body, face, and head.



•

²²⁵ https://t.me/patriotfrontvideos/301





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https://t.me/patriotfrontvideos/301 https://t.me/patriotfrontvideos/301





https://t.me/patriotfrontvideos/301https://t.me/patriotfrontvideos/301



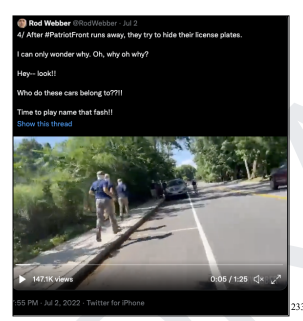
Murrell was treated at the hospital for injuries to his head and hand after the attack. The city's mayor condemned the attack, though said that because they were wearing masks, those who engaged in the attack would be difficult to identify and press charges against.²³¹ A representative of the Joint Terrorism Task Force was also present at the mayor's press conference, and emphasized his belief that the FBI is unable to preemptively investigate domestic white nationalist groups, ignoring the fact that Patriot Front had announced their intent to commit violence against their "enemies" during Independence Day Weekend via a propaganda video published weeks prior to the event.

#. Patriot Front's column was documented by local journalists and anti-racist activists who livestreamed much of the encounter. Patriot Front members were filmed as they ran to their vehicles, which SPLC researchers identified as a mix of rentals and personally-owned vehicles driven across state lines for the violent hate crime in Boston. Patriot Front's leader,

²³⁰ https://t.me/patriotfrontvideos/301

https://abcnews.go.com/US/man-assaulted-white-supremacist-marchers-speaks/story?id=86189702

Thomas Rousseau of Haslet, TX, was filmed leaving the scene in a Ford Explorer (Texas license plate "FHK 7433") with someone who several local anti-racist activists identified as Chris Hood, the founder of the New England-based neo-nazi group NSC-131 (Nationalist Social Club - Anti-Communist Action), who is a former member of Patriot Front and other terrorist gangs.²³² Though Task Force Butler has not confirmed Hood's involvement in this event, it is common for Patriot Front to invite "affiliates" to march in their gang's uniform during large-scale events to artificially inflate Patriot Front's depicted membership size.



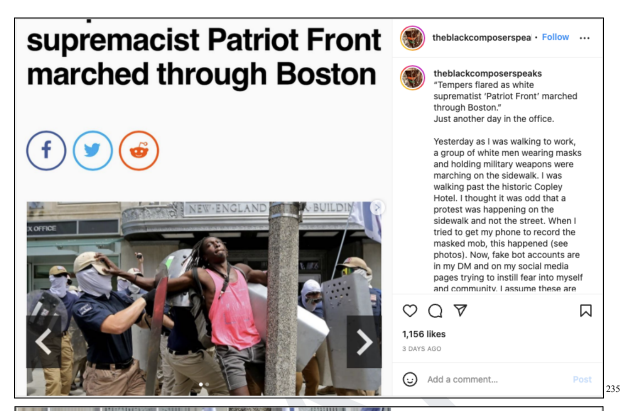


#. Following the Patriot Front gang's racially-motivated attack against Mr. Murrell, the artist experienced a deluge of racist harassment online, which eventually led him to restrict access to his social media accounts, which had been a means of sharing his professional work and seeking clients.

²³⁴ https://twitter.com/waltham_s/status/1543285701172666370?s=21&t=oC0DjcHryuoY3V5kgoVK8w

²³² https://twitter.com/RodWebber/status/1543428395463213056?s=20&t=9kg9lthZoVK7NeGB5oGW7g

²³³ https://twitter.com/RodWebber/status/1543428395463213056?s=20&t=9kq9lthZoVK7NeGB5oGW7g





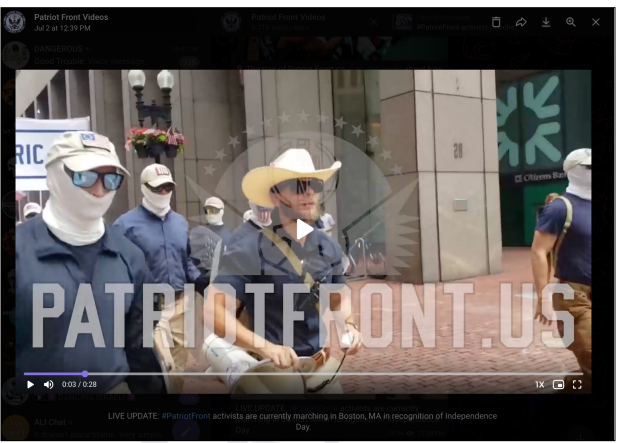
235 https://www.instagram.com/p/CflDnCxA3Lk/?igshid=YmMyMTA2M2Y=

∠ٰٰ

²³⁶ https://www.instagram.com/p/CfjPS5SgPxo/

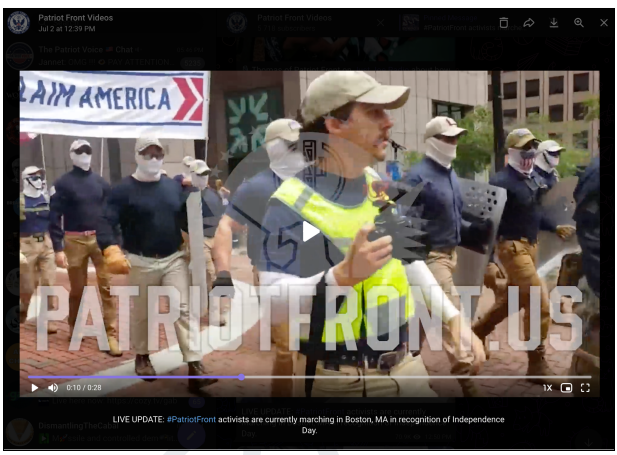
Members Known to Have Been Present in Boston on July 2, 2022

Thomas Ryan Rousseau



²³⁷ https://t.me/patriotfrontvideos/297

Graham Jones Whitson



²³⁸ https://t.me/patriotfrontvideos/297

Kieran Padraig Morris a.k.a. "Patrick TX"" of Haslet, Texas.



Riley Johnson, South Dakota a.k.a "Tyler SD"

https://twitter.com/RodWebber/status/1543414001308164096
 https://twitter.com/RodWebber/status/1543414001308164096
 https://twitter.com/RodWebber/status/1543428395463213056



242

Source:

https://twitter.com/jeff_tischauser/status/1543434612009058307?s=20&t=N4uJEXuKx8NWIcIU So9ugQ "Riley Johnson from South Dakota drove his Toyota Rav4. He helps with cyber security for the group and has interned at Mantech, a government defense contractor. More on Riley here: https://t.co/jA4rCF9xag

https://centraloregonantifascist.noblogs.org/post/2022/02/01/riley-johnson-patriot-front-member-and-computer-science-major-at-dsu/"

²⁴² https://twitter.com/jeff_tischauser/status/1543434612009058307/photo/1

Dalton Woodward, Arkansas a.k.a. Jesse AR



Source: https://twitter.com/jeff_tischauser/status/1543434618854072320 "Dalton Woodward from Arkansas drove his Chevy Tahoe. Woodward is a recruiter for the group. Before joining PF, Woodward got booted from the Georgia National Guard b/c of his ties to Asatru Folk Assembly, a neopagan WN hate group. More on Woodward here: https://atlantaantifa.org/2022/02/07/dalton-woodward-patriot-front-interview-coordinator-is-an-ex-national-guardsman-and-friend-to-accelerationist-neo-nazis/"

_

²⁴³ https://twitter.com/jeff_tischauser/status/1543434618854072320/photo/1

Robert Benjamin Whitted, a.k.a.



244

Michael Colton Brown

rented the UHaul truck for Boston

Source:

 $\frac{https://twitter.com/WANaziWatch/status/1543657571575267331?s=20\&t=N4uJEXuKx8NWIcIUSo9ugQ}{USo9ugQ}$

²⁴⁴ https://twitter.com/jeff_tischauser/status/1543492039685414914/photo/2

Paul Gancarz a.k.a. Network Director "Samuel VA"

Source:



245

Calvin Stow Ortiz

NEED VERIFICATION TO INCLUDE

Source:

https://twitter.com/FamilysSoupTV/status/1543712657047429123?s=20&t=N4uJEXuKx8NWIcIUSo9ugQ

John VonDrashek III a.k.a. Lewis, TX

Source:

https://twitter.com/NYCAntifa/status/1544514676234543105?s=20&t=N4uJEXuKx8NWIcIUSo9ugQ

C. PATRIOT FRONT'S CO-CONSPIRATOR ORGANIZATIONS

²⁴⁵ Note: Image is mirrored left/right. https://twitter.com/NYCAntifa/status/1543323641928208386

Media2Rise

Media2Rise

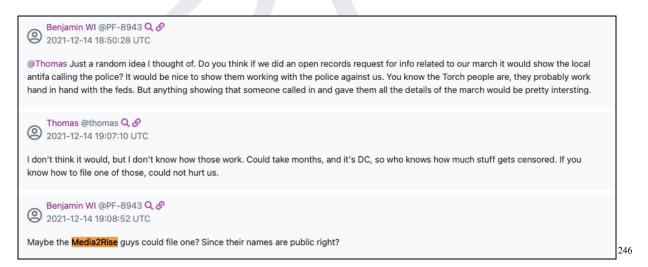
[THIS IS COPY PASTE FROM UNICORN RIOT https://unicornriot.ninja/2022/patriot-front-meetings-spell-out-racist-networks-plans-hateful-oper-ations/ accompanying video: https://www.youtube.com/watch?v=ekkGXK9WuwY "Audio recording of a national meeting with Patriot Front photographers and videographers led by leader Thomas Rousseau. The call is in preparation for the upcoming December 4, 2021 march in Washington D.C.

Rousseau, who fancies himself an auteur with a keen eye for fascist propaganda, directs the team on how best to capture the upcoming march, including ways of trying to make the march look bigger than it actually is.

Rousseau mentions that the media team can expect assistance from neo-nazi Robert Rundo's online propaganda outlet Media2Rise and Rundo's lackey underling Alan Goff (alias 'Lucca Corgiat'), with whom Patriot Front has a cozy relationship.

(Media2Rise had recently made a documentary glamorizing Patriot Front. Media2Rise videographer Graham Jones Whitson ('Mason TX') is a Patriot Front member who lives with Rousseau in Haslet, TX. Whitson also often produces Patriot Front's official propaganda videos.)"]

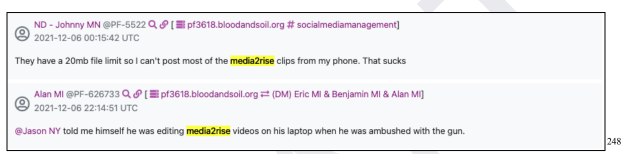
Patriot Front gang member TKTKTREALNAME a.k.a. "Benjamin WI"



246

https://discordleaks.unicornriot.ninja/rocket-chat/room/976c9083-d9e1-47aa-86de-b8eb1c564f25?page=3#msg-d9a3047f-aed2-42d0-90bc-6c40183b3b55







Ok so Lucca contacted me, you probably met him from the DC event, the Media2Rise dude. He has a friend that wants to give you a job. So I will be giving your Telegram and Threem to Lucca and he will be in touch. Sound good to you?

249



Hey brother how are you and your girl holding up job wise? Just wanted to let you know with the help from my Media2Rise friend we have already been able to set up one of our lads who lost his job with a new one. So if you or your girl run into any trouble on that front let me know and I'll see what I can do to help y'all.

Media2Rise - Patriot Front Washington DC - Unreleased footage 00:52 media 2 rise media2rise patriot front 251

https://discordleaks.unicornriot.ninja/rocket-chat/room/913a3ab5-568c-4eb9-9f03-341ff8feb69e?page=1#msg-bdd9 694a-ba14-446f-8673-98022a198b8f

248 https://discordleaks.unicornriot.ninja/rocket-chat/message/2a468313-ec83-4c35-a58b-58e52a7919d8, https://discordleaks.unicornriot.ninja/rocket-chat/message/2fc9f39e-a0d9-4e6a-9b2d-41c949ce5282 249 https://discordleaks.unicornriot.ninia/rocket-chat/message/4fbcf3ee-de9b-4643-8e61-0294028507ce

250 https://discordleaks.unicornriot.ninja/rocket-chat/message/9e40d7ab-e055-4d89-a7b9-eb0cec4878e6

251

Media 2Rise HOME VIDEOS ABOUTUS PARTICIPATE DONATE GALLERY Q

THE IDEA

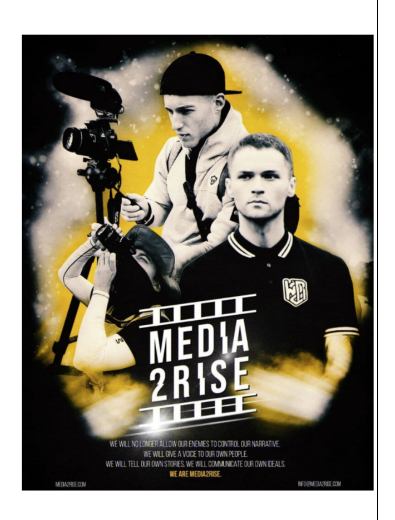
THIS DOCUMENTARY SERIES IS THE FIRST
MILESTONE IN OUR MULTIMEDIA PROJECT.

FOR TOO LONG HAVE OUR VOICES BEEN CENSORED,
AND OUR WORDS MISCONSTRUED LEAVING US IN
THE ROLE OF PLAYING THE REACTIONARY.
OUR ACTIONS HAVE ALWAYS BEEN SHOWN
THROUGH THE LENSES OF OUR POLITICAL
ADVERSARIES.

WE WILL CHANGE THAT! THIS PROJECT WILL
SERVE THOSE THROUGHOUT EUROPEAN
CIVILIZATION WHO HAVE BEEN SLIGHTED FOR
DEFENDING THEIR NATION AND IDENTITY.
MEDIA2RISE WILL ENABLE THIS VIA:
1.) ALLOWING THE VOICES OF THE CENSORED TO
BE HEARD.

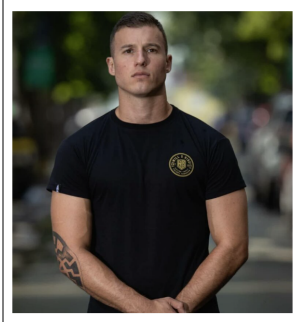
- 2.) SHOWING A CORRECT IMAGE OF OUR PEOPLE, ACTIVITIES, AND BEHAVIOR.
- 3.) FOSTERING AWARENESS OF THE TRUTH TO BUILD STRONGER RELATIONS & REPUTATION WITH THE PUBLIC.

MEDIA2RISE WILL SERVE AS ANOTHER WAY OF CREATING A COUNTER-CULTURE TO THE LEFT BY COVERING EVERYTHING FROM PRIVATE EVENTS, DEMONSTRATIONS, CONCERTS, ETC., WHILE ALSO CREATING OUR OWN ENTERTAINMENT FROM WITHIN THE NATIONALIST LIFESTYLE.



²⁵² https://media2rise.com/about-us/

M2R CREW





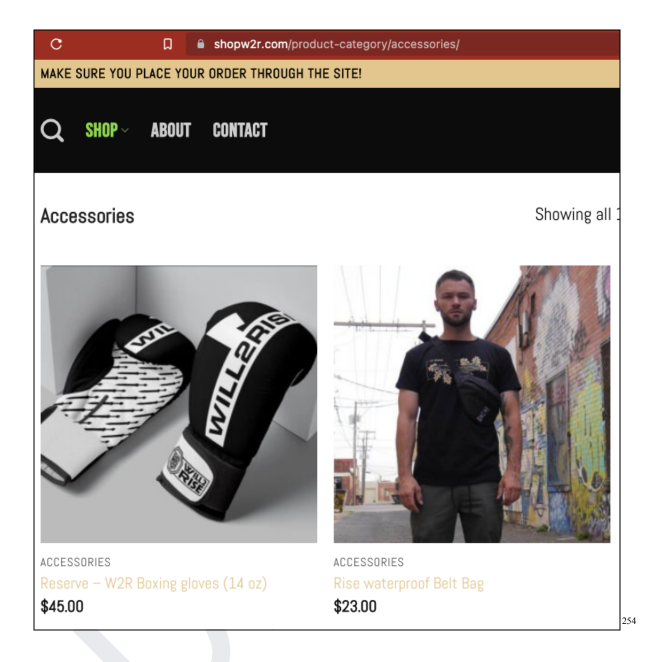
LUCCA CORGIAT, JOURNALIST & VIDEOGRAPHY

ROB RUNDO, FOUNDER & DIRECTOR



GRAHAM WHITSON, PRODUCTION & VIDEOGRAPHY

²⁵³ https://media2rise.com/about-us/



Will2Rise Shop a.k.a. "Alfa Style LLC," Operated from Patriot Front HQ

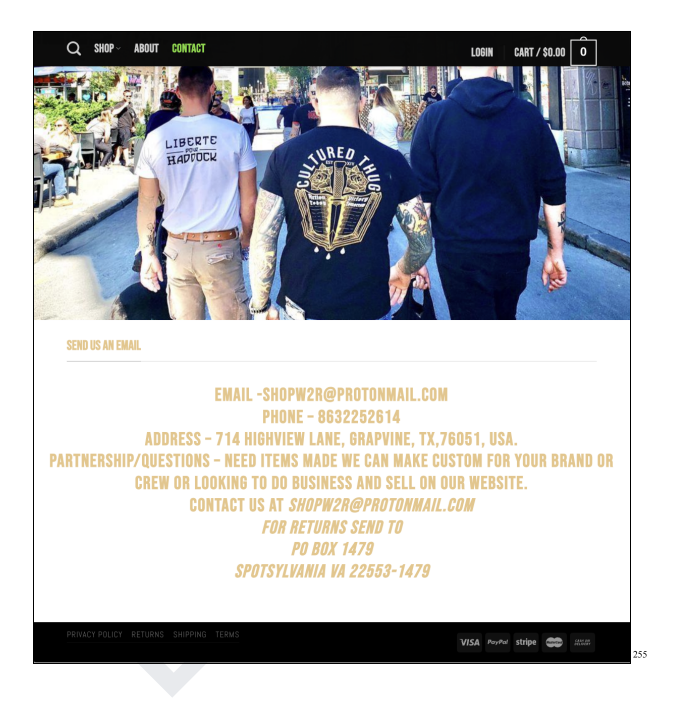
Will2Rise registered as an LLC in Texas, paperwork filed by Graham Jones Whitson

"W2R's merchandise can be purchased with Bitcoin, Cardano, Ethereum, Polkadot, and Litecoin." copy/pasted from: https://www.hstoday.us/featured/profit-of-hate-how-domestic-extremists-are-embracing-c

ryptocurrency/

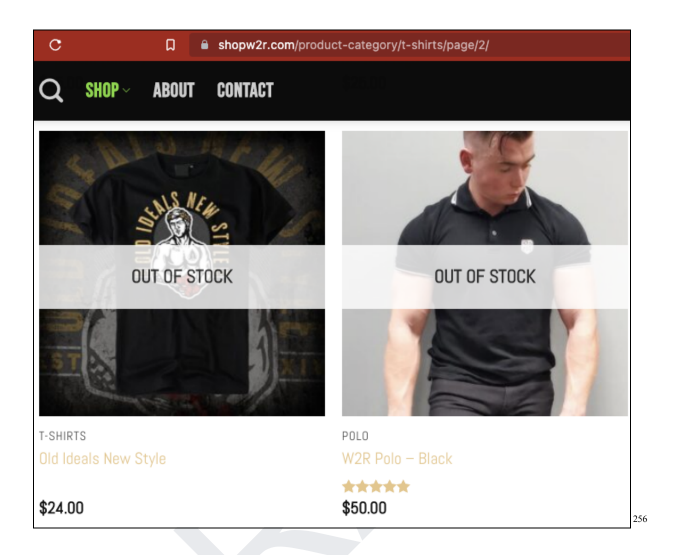
Task Force Butler Institute
Project Blacklisted
WORKING DRAFT - DO NOT DISTRIBUTE

²⁵⁴ https://shopw2r.com/product-category/accessories/



255 https://shopw2r.com/elements/pages/contact/

Task Force Butler Institute

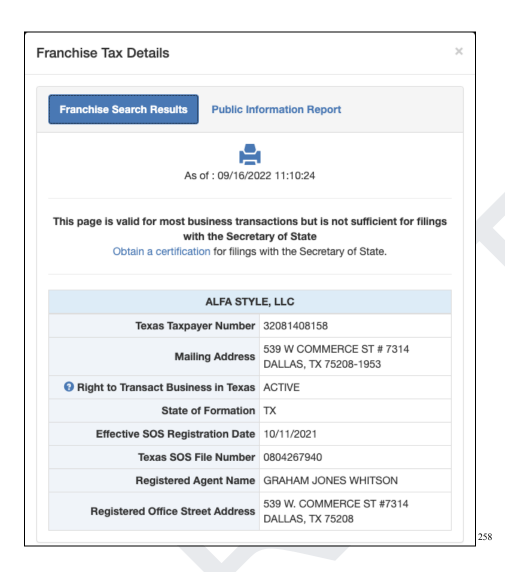


²⁵⁶ Keiran Padrig Morris appears as a model on the shopw2r.com website. https://shopw2r.com/product-category/t-shirts/page/2/

26520 Agoura Road 1st Floor,	INTERNAL USE ONLY							
Calabasas, CA 91302 P: (800) 464-9777 F: (888) 772-9106			Agent/Sales Partner					
Avidia Bank						_		
42 Main St, Hudson MA 01749 (800) 508-	2265	CENEDA	LINFORMATION		WZ ACCOMMON TO			
CORPORATE / LEGAL NAME		GENERA	LINFORMATION		Marie Labor			
alpha style LLC								
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shopw2r.com								
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CUSTOMER SERVICE EMAIL				CONTACT EMAIL ADDRESS				
		gjwhitscn@gmail.com						
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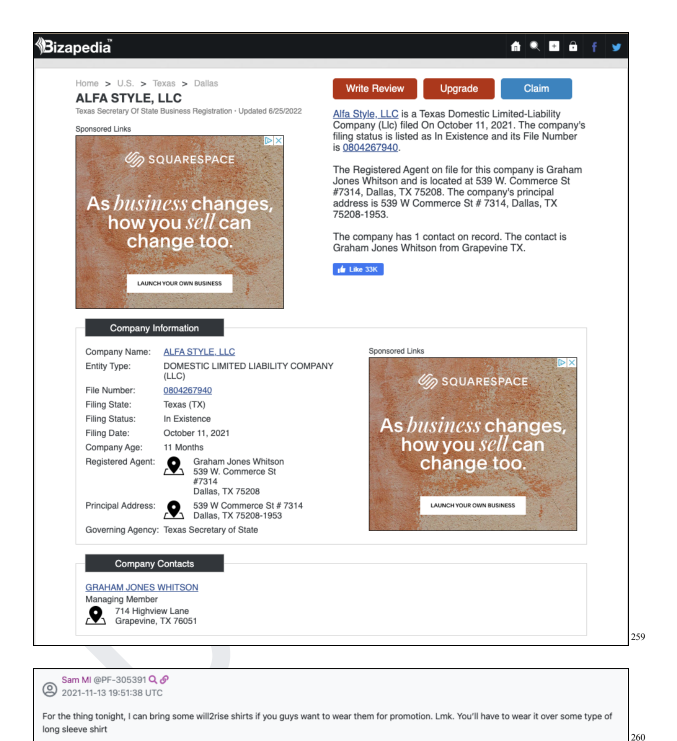
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 $\frac{https://discord-leaks-prod-qikqtnbt.nyc3.cdn.digitaloceanspaces.com/rocket-chat/1fdbddef-b0d7-4513-90c9-0830ebfa39e2/cf9f8bae-57d7-48aa-9323-970e1f2285c7/payment%20process%20app.pdf$



²⁵⁸ Search results for ALFA STYLE, LLC and Taxpayer ID# "32081408158" at the Texas Comptroller of Public Records website:

https://mycpa.cpa.state.tx.us/coa/coaSearchBtn



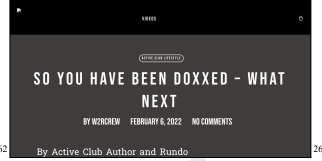
"Memorandum on Doxxing and How that Translates Legally" by Thomas Rousseau under the alias "Sir Thomas" on ActiveClub.org, the Will2Rise blog. 261

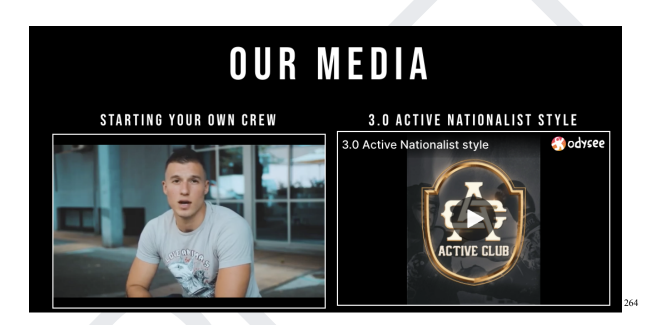
²⁵⁹ https://www.bizapedia.com/tx/alfa-style-llc.html

²⁶⁰ https://discordleaks.unicornriot.ninja/rocket-chat/message/2b0d1916-f645-4d84-a3fa-4fc1727538da

²⁶¹ https://activeclub.org/2022/02/06/memorandum-on-doxxing-and-how-that-translates-legally/





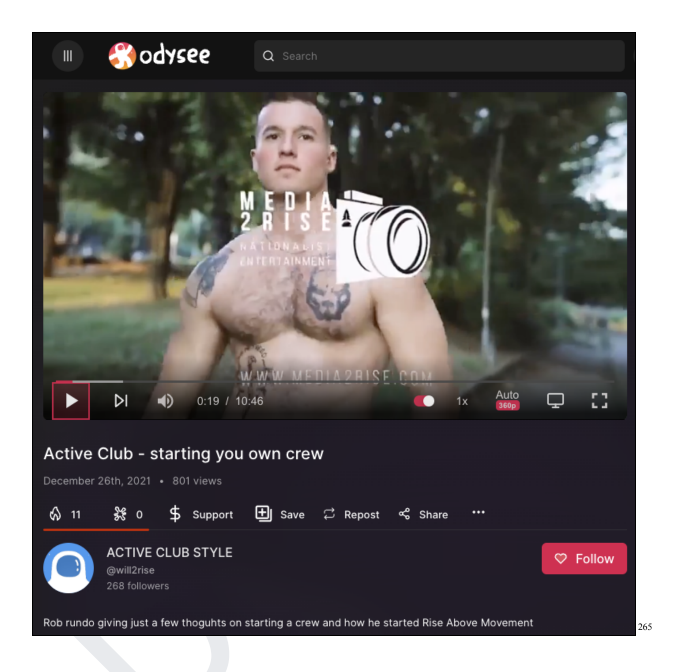


264

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²⁶² https://activeclub.org/2022/02/06/memorandum-on-doxxing-and-how-that-translates-legally/

https://activeclub.org/2022/02/06/so-you-have-been-doxxed-what-next/



²⁶⁵ https://odysee.com/@will2rise:2/starting-a-crew:6?src=embed

FACTUAL ALLEGATIONS

Patriot Front is a white supremacist organization, who have as part of their

mission to engage in racial, religious, and ethnically motivated violence, threats, intimidation,

and harassment. The events in Philadelphia, Coeur d'Alene, and Boston are part of Patriot

Front's persistent, concerted efforts to continue and drive forward the legacy of the Unite the

Right neo-nazi rally at Charlottesville, Virginia in 2017, to move from the shadows of

anonymous, disassociated, online chatrooms and into a more open, organized, physical presence

on our streets. Patriot Front and its members are co-conspirators with each other and others

unnamed.

#.

I. Patriot Front Conspired To Commit Acts Of Violence, Intimidation, And

Harassment Against The Citizens of Philadelphia, Pennsylvania

A. Patriot Front Targeted Philadelphia in the Months Prior to July 2, 2021

("Independence Day 2021")

"TKTK find 2021 quote or social media post from Rousseau or

other PF member."

Thomas Rousseau, TKTKT

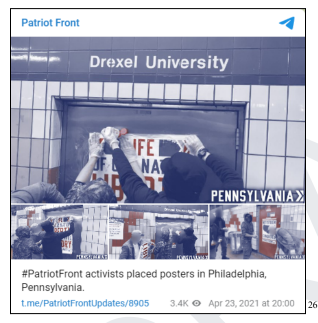
#. In the months leading up to July 2, 2021, Patriot Front made at least four

Telegram posts with photographs showing members of the organization committing vandalism

around Philadelphia, PA. The members are photographed placing stickers, ²⁶⁶ posters, and large

266 https://t.me/PatriotFrontUpdates/8905

Task Force Butler Institute Project Blacklisted WORKING DRAFT - DO NOT DISTRIBUTE banners on government and private property including mass transit stations and commercial billboards. Two of the posts included visual evidence showing they explicitly targeted murals of Black American figures, including one of Martin Luther King Jr.²⁶⁷ In a video posted on June 12, 2021, Patriot Front used a news report about their vandalism of a public mural for George Floyd as well as footage they produced of themselves defacing the mural to promote acts of harassment and intimidation against minorities.





²⁶⁷ https://t.me/PatriotFrontUpdates/8857

²⁶⁸ https://t.me/PatriotFrontUpdates/8905

²⁶⁹ https://t.me/PatriotFrontUpdates/6120





#. Based on self-produced footage posted on Telegram by Patriot Front channels as well as analyzing a January 2022 data leak of internal Patriot Front documents and files, there is extensive evidence of Patriot Front members under the direct leadership of Thomas Rousseau training in the use of hand to hand combat and shields in an offensive manner. Patriot Front members have a long-standing practice of instigating and committing acts of violence under the guise of self-defense by responding to small slights with coordinated, brutal force. Patriot Front frequently publishes video content of their members training for violence with 1-on-1 and group sparring, practicing military and police style formations with long metal shields and other weapons, and practicing drills so that the members and formations can be commanded by the organization's leadership to coordinate their violence to both inflict as much damage as possible in a short period of time, and to screen the violence from the sight of witnesses, cameras, and law

Content Warning: This Document Contains Unredacted Evidence Including Violent and Hateful Images and Text

enforcement.

B. On July 2, 2021, Patriot Front Successfully Implemented the Violence and

Intimidation They Had Planned for Philadelphia

#. On July 2, 2021 a Black counter-protester was lured into a vulnerable position by

Patriot Front members during their march through Philadelphia. Once the counter-protester was

surrounded by members of Patriot Front, they began to beat him with their fists and shields in the

exact manner they had trained for²⁷⁰. Patriot Front members also deployed at least one smoke

grenade on the street near the melee in order to conceal their assault.

C. Patriot Front Repeatedly Uses Video of the Violence from Philadelphia in

Racist Recruiting and Propaganda Efforts

#. For at least two years, Patriot Front has repeatedly and consistently used footage

of members of their group committing violent assaults against civilians as part of published

promotional materials used to recruit new members and encourage similar actions by like

minded individuals. After Patriot Front members assaulted a Black man in Philadelphia, PA on

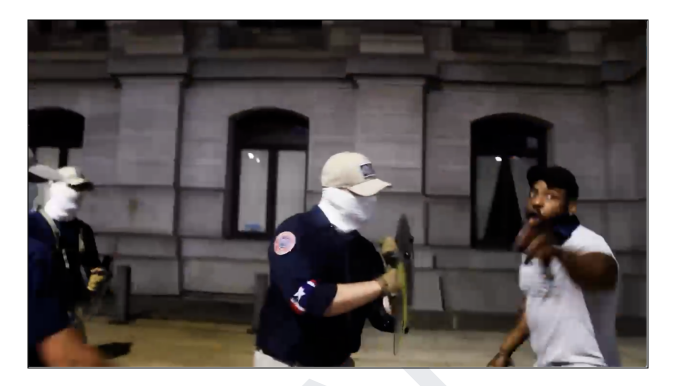
July 2, 2021, footage of the assault was used by Patriot Front in multiple videos published on the

internet.271

270

270 https://t.me/Will2Rise/1442

271 https://t.me/PatriotFrontUpdates/9362







#. https://t.me/patriotfrontvideos/212

https://t.me/patriotfrontvideos/213

https://t.me/patriotfrontvideos/205

https://t.me/Will2Rise/1382

#. TKTKT mentions of Philly in podcasts?

https://t.me/Will2Rise/1624

#. TKTKT other white supremacist groups celebrating the violence in Philly

https://t.me/Will2Rise/1442

Tampering with evidence:

https://discordleaks.unicornriot.ninja/rocket-chat/message/2fbcbac5-0803-4d1c-a5fc-cb80b56aef 75&sa=D&source=docs&ust=1662827791916044&usg=AOvVaw3SNkU03BHFL445Qsm6WR ZL

ND - Samuel VA @PF-3564 Q ♂ [■ pf3618.bloodandsoil.org # oversight] 2021-12-06 13:19:36 UTC

After Philadelphia my attendees list was instrumental in notifying specific parties of what safety measures they would need to take in the event of a dox. The list was subsequently destroyed in all formats. The event scribe is a top trust position and the "burn after usage" protocol is one that should be systematically executed after the utility had been achieved

II. Patriot Front Conspired To Commit Acts Of Violence, Intimidation, And Harassment Against The Citizens of Coeur d'Alene, Idaho

A. Patriot Front Targeted Coeur d'Alene, Idaho in the Months Prior to June TK, 2022 ("Pride Month 2022")

#. As early as May 9, 2020, Patriot Front posted visual evidence of members of the organization committing vandalism in Coeur d'Alene, Idaho²⁷². On at least three other occasions since that date, Patriot Front posted visual evidence of members committing similar acts of vandalism in Coeur d'Alene and other cities in the state of Idaho²⁷³. On January 17th, 2022, Patriot Front posted visual evidence of members of the organization performing a "banner drop" on an overpass in Coeur d'Alene²⁷⁴.

²⁷² https://t.me/PatriotFrontUpdates/3978

https://t.me/PatriotFrontUpdates/10579, https://t.me/PatriotFrontUpdates/10567, https://t.me/PatriotFrontUpdates/9486

²⁷⁴ https://t.me/PatriotFrontUpdates/10504

Content Warning: This Document Contains Unredacted Evidence Including Violent and Hateful Images and Text

B. Patriot Front Members Who Participated in the Attempted Assault of

Coeur d'Alene's Pride Event have a History of Targeting the LGBTQ+

Community

"TKTKT need a quote regarding LGBTQ hate from Rousseau or other

member TKTKT"

- Thomas Rousseau, TKTKT

#. On December 15, 2021, audio recordings of Patriot Front Members Thomas Ryan

Rousseau, Colton Michael Brown, James Julius Johnson, and Lawrence Alexander Norman

planning the destruction of an LGBTQIA+ Pride Mural in Olympia, Washington were made

available to the public by anonymous researchers.²⁷⁵ The leaked audio shows how tightly the

leader of the organization, Thomas Rousseau, micromanages the group's activities, including a

requirement that members first "consult" with a network director or Rousseau before large-scale

acts of vandalism. A recent example of such activity would be the October 16 destruction of an

LGBTQ mural in Olympia, Washington, by Patriot Front member Jacob Stephen Sundt. In the

recording and screenshots of text conversations, a man identified as Sundt described casing the

building and planning the destruction of the mural under cover of darkness, also revealing to his

co-conspirators how frequently law enforcement typically drove through the area so that they

could avoid detection²⁷⁶.

#. In January, 2022, a 500GB leak was posted on the media website Unicorn Riot

containing internal documents and files of Patriot Front. Task Force Butler investigated this data

leak for a period of three months. During this investigation, Task Force Butler researchers

discovered a folder containing images of known pro-LGBTQIA+ venues and bars in Portland,

Oregon as well as other locations in the area. These folders of images resembled other folders

²⁷⁵ https://wanaziwatch.com/jacob-stephen-sundt/

Audio and Otter.ai Transcript of Conspiracy to Destroy Olympia LGBTQ+ Mural

https://otter.ai/u/EVANXsTms92xCEaFJ_sDGYcOIfg

found in the data leak that were used to plan and commit acts of harassment, intimidation, and vandalism across the country.

#. On November 14, 2021, multiple members of Patriot Front defaced a mural on a LGBTQIA+ center in Springfield, Illinois with the intent to intimidate members of this community. The following Patriot Front members took part in directed harassment and intimidation against the LGBTQIA+ community in both the Springfield, IL, and Coeur d'Alene, ID: Mitchell Frederick Wagner, 25, of Florissant MO, (alias 'Kyle MO') and Garret Joseph Garland, 23, of Freeburg, IL ('Randolph IL')²⁷⁷. This shows that targeted attacks and acts of intimidation and harassment by Patriot Front members against the LGBTQIA+ community are a recurring facet of Patriot Front activity.

C. Patriot Front Sought to Commit Violence Against and Intimidate the LGBTQ+ Community in Coeur d'Alene, Idaho on June 11, 2022

#. When local law enforcement arrested 31 members of Patriot Front in Coeur d'Alene, Idaho on June 11, 2022, they reported that they recovered a document produced by Patriot Front that outlined their explicit plans for harassing, intimidating, and assaulting members of the community who were gathered for a local LGBTQIA+ Pride event that day²⁷⁸. According to the Probable Cause Statement in Support of Warrantless Arrest document produced by local law enforcement, Patriot Front members' "exhibited demeanor, equipment, uniform, and coordinated approach is indicative of either an intent to use violence or the threat thereof to disturb the public peace." Law enforcement documents also noted that those arrested possesed shields and at least one pyrotechnic smoke device (similar to the ones used by Patriot Front in Philadelphia to conceal their assault of a Black man).

²⁷⁷ https://unicornriot.ninia/2022/patriot-front-neo-nazis-tied-to-springfield-il-hate-crime/

²⁷⁸ https://drive.google.com/file/d/1m_ozn2K25afZ15lr_OPoziLidNpESHo8/view?usp=sharing (INTERNAL TFB ACCESS ONLY)





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279

 $\frac{\text{https://www.krem.com/article/news/local/police-detain-group-found-inside-uhaul-coeur-dalene/293-aa1593a5-5fd2-4ce4-b0c1-bf8edaedcfe6}{280}$

 $\frac{https://www.seattletimes.com/seattle-news/times-watchdog/extremist-group-tried-to-operate-in-the-shadows-then-31}{-were-arrested-in-idaho/}$



281

One of the members, later identified as Thomas Rousseau, had documents on his

Revised 08/05/2019

person which were seized as evidence. It should be noted, online information indicates Thomas Rousseau is the leader and founder of Patriot Front. The document was typed and discussed the group being there to raise a voice against the moral depravity which permits events such as this to take place. There was also a typed organizational document outlining call locations, primary checkpoints, drill times, prep times and observation windows. There were also GPS coordinates for a drop point with two backup plans. As for operational intention, the document references using "smoke" at the discretion of a "column coordinator." The exit strategy is outlined "Once an appropriate amount of time and confrontational dynamic has been established."

These 31 members of Patriot Front (indicated by adorned insignia) gathered, planned, and armed themselves before attempting to engage with other groups in downtown Coeur d'Alene. The exhibited demeanor, equipment, uniform, and coordinated approach was indicative of either an intent to use violence or the threat thereof to disturb the public peace. Officers attempted to discuss the nature of their conduct with several of the individuals but they did not speak with law enforcement.

28

 $\frac{https://www.krem.com/article/news/local/police-detain-group-found-inside-uhaul-coeur-dalene/293-aa1593a5-5fd2-4ce4-b0c1-bf8edaedcfe6}{\frac{https://www.krem.com/article/news/local/police-detain-group-found-inside-uhaul-coeur-dalene/293-aa1593a5-5fd2-4ce4-b0c1-bf8edaedcfe6}{\frac{https://www.krem.com/article/news/local/police-detain-group-found-inside-uhaul-coeur-dalene/293-aa1593a5-5fd2-4ce4-b0c1-bf8edaedcfe6}{\frac{https://www.krem.com/article/news/local/police-detain-group-found-inside-uhaul-coeur-dalene/293-aa1593a5-5fd2-4ce4-b0c1-bf8edaedcfe6}{\frac{https://www.krem.com/article/news/local/police-detain-group-found-inside-uhaul-coeur-dalene/293-aa1593a5-5fd2-4ce4-b0c1-bf8edaedcfe6}{\frac{https://www.krem.com/article/news/local/police-detain-group-found-inside-uhaul-coeur-dalene/293-aa1593a5-5fd2-4ce4-b0c1-bf8edaedcfe6}{\frac{https://www.krem.com/article/news/local/police-detain-group-found-inside-uhaul-coeur-dalene/293-aa1593a5-5fd2-4ce4-b0c1-bf8edaedcfe6}{\frac{https://www.krem.com/article/news/local/police-detain-group-found-inside-uhaul-coeur-dalene/293-aa1593a5-5fd2-4ce4-b0c1-bf8edaedcfe6}{\frac{https://www.krem.com/article/news/local/police-detain-group-found-inside-uhaul-coeur-dalene/293-aa1593a5-5fd2-4ce4-b0c1-bf8edaedcfe6}{\frac{https://www.krem.com/article/news/local/police-detain-group-found-inside-uhaul-coeur-dalene/293-aa1593a5-5fd2-4ce4-b0c1-bf8edaedcfe6}{\frac{https://www.krem.com/article/news/local/police-detain-group-found-inside-uhaul-coeur-dalene/293-aa1593a5-5fd2-4ce4-b0c1-bf8edaedcfe6}{\frac{https://www.krem.com/article/news/local/police-detain-group-found-inside-uhaul-coeur-dalene/293-aa1593a5-5fd2-4ce4-b0c1-bf8edaedcfe6}{\frac{https://www.krem.com/article/news/local/police-detain-group-found-inside-uhaul-coeur-dalene/293-aa1593a5-b0c1-bf8edaedcfe6}{\frac{https://www.krem.coeur-dalene/293-aa1593a5-b0c1-bf8edaedcfe6}{\frac{https://www.krem.coeur-dalene/293-aa1593a5-b0c1-bf8edaedcfe6}{\frac{https://www.krem.coeur-dalene/293-aa1593a5-b0c1-bf8edaedcfe6}{\frac{https://www.krem.coeur-dalene/293-aa1593a5-b0c1-bf8edaedcfe6}{\frac{https://www.krem.coeur-dalen$

III. Patriot Front Conspired To Commit Acts Of Violence, Intimidation, And Harassment Against The Citizens of Boston, Massachusetts

A. Patriot Front Targeted Boston, Massachusetts in the Months Prior to July

2, 2022 ("Independence Day 2022")

"You will have the chance to push yourself to the point of failure today and tomorrow, and you'll be expected to do so. You will receive no such lenience if you reach

failure in the presence of our enemies on Independence Day."

Thomas Rousseau, speaking to Patriot Front

members in a video released June 8, 2022

#. As early as August 7, 2019, Patriot Front posted visual evidence of members of

the organization committing vandalism in Boston, MA²⁸². On at least 100 other occasions since

that date, Patriot Front posted visual evidence of members committing similar acts of vandalism

in Boston and other cities in the state of Massachusetts. On December 29th, 2021 and March 5th,

2022, Patriot Front posted visual evidence of members of the organization performing "banner

drops" on overpasses in Boston, MA²⁸³. On June 4, 2022, Patriot Front posted visual evidence of

members of the organization handing out flyers promoting their group in Boston²⁸⁴.

B. Patriot Front Announces Their Intent to Engage Their "Enemies" with

Violence for "Independence Day" Weekend

#. On June 8, 2022, the white nationalist organization Patriot Front released a video

which documents their members engaging in military style training in preparation for the

racially-motivated violent assault that they engaged in on Independence Day weekend. The

organization's leader Thomas Rousseau says to his members as they train, "You will have the

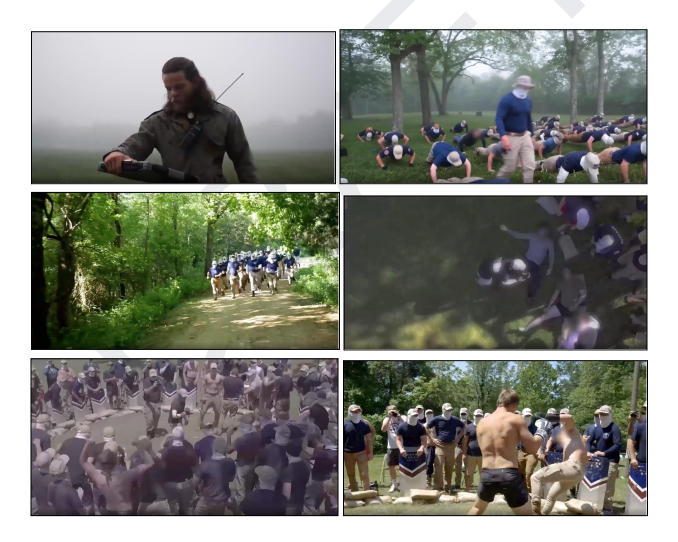
282 https://t.me/PatriotFrontUpdates/153?single

https://t.me/PatriotFrontUpdates/10405 , https://t.me/PatriotFrontUpdates/10977

²⁸⁴ https://t.me/PatriotFrontUpdates/11671

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chance to push yourself to the point of failure today and tomorrow, and you'll be expected to do so. You will receive no such lenience if you reach failure in the presence of our enemies on Independence Day." Within 24 hours of being posted the video had been viewed at least 15K times across their "official" alternative social media channels, with further amplification via reposts across several neo-nazi channels and anonymous message boards such as 4chan. The video has also been uploaded to YouTube by accounts affiliated with Patriot Front, though it's unclear whether they're centrally controlled by the organization, or if control is dispersed among members and supporters.



C. On July 3, 2022, Patriot Front Successfully Implemented the Violence and

Intimidation They Had Planned for Boston

#. Prior to July, Patriot Front trained in group tactics that would allow them to lure, separate, and assault counter-protestors²⁸⁵. On July 3, 2022 a Black man, Charles Murrell was lured into a vulnerable position by Patriot Front members during their march through Boston. Patriot Front leader Thomas Rousseau, can be heard saying "Right screen!" on video recordings of the incident, a command which refers to specific members of the shield guard (the larger group referred to as "The Vanguard") and instructs them to be engage in violent conflict. ²⁸⁶

#. Patriot Front Rocket Chat messages originating from Wesley Evan Van Horn of Lexington, Alabama, using the moniker "Christopher AL," indicate that he has been assigned a role of leadership and training of the "Right Screen" shield guard by Rousseau.²⁸⁷ Murell was surrounded by members of the Right Screen shield guard detachment, Patriot Front, they began to beat him with their fists and shields in the exact manner they rehearsed.²⁸⁸ As of November 2021, Right Screen (alternatively, "Screen Right") members included the following gang members organized in the following chain of command:²⁸⁹

1.

290

https://discordleaks.unicornriot.ninja/rocket-chat/search?q=right+screen&s=1fdbddef-b0d7-4513-90c9-0830ebfa39e

²⁸⁵ TKTKTK Link to training video prior to July 2022

²⁸⁶ https://discordleaks.unicornriot.ninja/rocket-chat/room/ac0b9d4b-2da0-4d47-8e49-b475d010ff60

https://t.me/patriotfrontvideos/301

²⁸⁹

Vincent TX @PF-4354 [pf3618.bloodandsoil.org shield_section_team_planning] 2021-11-23 00:36:30 UTC https://discordleaks.unicornriot.ninja/rocket-chat/message/f380c6bc-f2ca-4ccd-9a7b-c1fba56ea1bb

ND - Christopher AL @PF-201612 Q &
2021-11-27 03:14:50 UTC

Do you have any questions or concerns regarding our role as right screen section?

NQ - Henry MA @PF-3274 Q &
2021-11-28 07:54:19 UTC

I understand we are 1. Screening for traffic on the right side

- 2. Protecting Cameramen and Flagmen on the right side
- 3. Keeping Flagmen in step on right side

Are these Action Items correct? Am I missing something? Is there anything you want me to keep in mind specifically with my team?

ND - Christopher AL @PF-201612 Q & 2021-11-28 09:07:58 UTC

You are correct. I will more than likely position your team to the front of the screen. Keep that in mind. We're having a meeting at 9pm CST Monday to briefly discuss our roles.



D. Patriot Front Repeatedly Uses Video the Violence from Boston in Racist Recruiting and Propaganda Efforts

#. For at least two years, Patriot Front has repeatedly and consistently used footage of members of their group committing violent assaults against civilians as part of published promotional materials used to recruit new members and encourage similar actions by like minded individuals. After Patriot Front members assaulted a Black man in Boston, MA on July 3, 2022, footage of the assault was used by Patriot Front in multiple videos published on the

internet to promote their group and advocate for similar in person activity²⁹¹.

IV. Patriot Front's Actions Have Caused and Will Continue to Cause Damage to Citizens of Philadelphia, Coeur d'Alene, and Boston.

A. The Unlawful Acts by Patriot Front, Co-Conspirators, and Others Acting at Their Direction Caused Serious Injury

#. Residents of cities and communities targeted by Patriot Front have repeatedly expressed to the press and on social media that the presence and actions of Patriot Front threaten their safety and security.

"I love Idaho. I never wanted to leave but they're making me question it,' said Shanell Huggins, 32. Huggins and her husband attended the Pride gathering as supporters, but she said the intense and, at times, frightening pressure campaign that the LGBTQ community experienced in the weeks leading up to the event was deeply troubling." ²⁹²



The Patriot Front is a threat to Black & POCs, LGBTQ+ & Jewish communities. They're a threat to public safety. A Black man reported being attacked today in Boston. We need a safety plan to protect us from the white supremacists. We can't normalize this.

https://www.npr.org/2022/06/11/1104405804/patriot-front-white-supremacist-arrested-near-idaho-pride

https://t.me/TheWesternChauvinist2/952, https://t.me/TheWesternChauvinist2/886, https://t.me/TheWesternChauvinist2/877, https://t.me/TheWesternChauvinist2/782?single

Harassment has also been directed towards Coeur d'Alene law enforcement officers who participated in the arrests.

"Offer death threats against myself and other members of the police department merely for doing our jobs," White said. "Those people obviously remain anonymous." Officers have also received threats of doxxing, a practice in which someone publishes personal information such as phone numbers or addresses online, White said. The majority of the threats being made appear to be from outside the Coeur d'Alene community, according to the chief." ²⁹³

"Abdul-Aliy Muhammad, a writer, organizer and activist, said they were among about 10 to 15 counterprotesters who followed the Patriot Front members, shouting at the group that they were not welcome in Philadelphia. Muhammad said the group was entirely white men dressed identically in khakis, black T-shirts, white face masks, and combat boots, carrying hard plastic shields that read "Patriot Front." They said that the group began tossing smoke bombs and, under cover of the smoke, hit and kicked counterprotesters. Muhammad said they were hit in the knee with a shield during the scrum. "They were prepared. They were hitting people ... Trying to get behind you in a group, "Muhammad said. "Trying to get alongside you. Trying to separate people." 294

- #. According to a police report, the Black man who was assaulted by Patriot Front in Boston on July 3, 2022, "suffered lacerations to his head, arms and hands, and was treated at a nearby hospital." 295
- #. PF history of using footage of violent attacks as promotional and recruiting material. Patriot Front has also used footage of a July 29, 2019 incident where members of their

 $\frac{https://www.seattletimes.com/nation-world/watchdog-groups-warn-patriot-fronts-march-through-philly-reflects-increasing-recruitment-activity-in-the-region/}{}$

²⁹³ https://www.nbcnews.com/news/us-news/officers-death-threats-patriot-front-arrests-idaho-pride-rcna33311

²⁹⁴

https://abcnews.go.com/US/man-assaulted-white-supremacist-marchers-speaks/story?id=86189702

organization assaulted a bar owner in Denton, TX in promotional materials²⁹⁶.

B. Patriot Front Will Continue to Cause Violence and Intimidation Unless Restrained: "TKTK PF quote that says something like WE WILL BE BACK"

#. After being released from prison in Idaho on TK date, Patriot Front released a video in which a member of the organization can be heard stating "TKWEHAVETOCOMEBACK"

²⁹⁶ https://t.me/patriotfrontvideos/91, https://t.me/patriotfrontvideos/105

CONSPIRACY ACTS

As detailed above, Patriot Front members had an agreement and understanding to

engage in, promote, and incite harassment and violence against residents of Philadelphia, Coeur

d-Alene, and Boston based on real or perceived differences of racial, religious, ethnic, sexuality

and gender identities, as well as to actualize their political ideology. They did so through, among

other things, using and encouraging the use of weapons, military-style marches, setting off

pyrotechnical signaling devices, use of intimidating iconography, and threats of violence. They

did so in order to (a) injure Black and other minority residents of Pennsylvania, Idaho, and

Massachusetts by denying them the equal privileges and immunities of citizenship, and the use,

benefits and privileges of property and/or contractual relationships, and (b) further Patriot Front's

cause of recruiting new followers to engage in racial, religious, and ethnically-motivated

violence referenced above both at the aforementioned events and in the future.

#. Thomas Rousseau and other leaders of Patriot Front, on behalf of themselves and

Patriot Front, planned and coordinated the marches in Philadelphia, Boston, and Coeur d'Alene,

encouraged attendance, actively organized Patriot Front members to attend, coordinated

logistical support to attendees, promoted the marches as violent, and encouraged and trained

Patriot Front members to prepare for and commit violent acts.

#. Among other things, they used online platforms to promote their actions, recruit

potential members, and discuss and promote causing harm to people of color, and to promote

violence.

#.

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STATUTORY REFERENCES AND DEFINITIONS

Federal

18 U.S. Code § 241 - Conspiracy against rights

#. If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

(June 25, 1948, ch. 645, 62 Stat. 696; Pub. L. 90–284, title I, § 103(a), Apr. 11, 1968, 82 Stat. 75; Pub. L. 100–690, title VII, § 7018(a), (b)(1), Nov. 18, 1988, 102 Stat. 4396; Pub. L. 103–322, title VI, § 60006(a), title XXXII, §§ 320103(a), 320201(a), title XXXIII, § 330016(1)(L), Sept. 13, 1994, 108 Stat. 1970, 2109, 2113, 2147; Pub. L. 104–294, title VI, §§ 604(b)(14)(A), 607(a), Oct. 11, 1996, 110 Stat. 3507, 3511.)

18 U.S. Code § 249 - Matthew Shepard and James Byrd, Jr., Hate Crimes Prevention Act

#. (a)In General.—

(1)Offenses involving actual or perceived race, color, religion, or national origin.—Whoever, whether or not acting under color of law, willfully causes bodily injury to any person or, through the use of fire, a firearm, a dangerous weapon, or an explosive or incendiary device, attempts to cause bodily injury to any person, because of the actual or perceived race, color, religion, or national origin of any person—

- (A)shall be imprisoned not more than 10 years, fined in accordance with this title, or both; and
- (B)shall be imprisoned for any term of years or for life, fined in accordance with this title, or both, if—
- (i)death results from the offense; or
- (ii)the offense includes kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill.
- (2)Offenses involving actual or perceived religion, national origin, gender, sexual orientation, gender identity, or disability.—
- (A)In general.—Whoever, whether or not acting under color of law, in any circumstance described in subparagraph (B) or paragraph (3), willfully causes bodily injury to any person or, through the use of fire, a firearm, a dangerous weapon, or an explosive or incendiary device, attempts to cause bodily injury to any person, because of the actual or perceived religion, national origin, gender, sexual orientation, gender identity, or disability of any person—
- (i)shall be imprisoned not more than 10 years, fined in accordance with this title, or both; and
- (ii)shall be imprisoned for any term of years or for life, fined in accordance with this title, or both, if—
- (I)death results from the offense; or
- (II)the offense includes kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill.
- (B)Circumstances described.—For purposes of subparagraph (A), the circumstances described in this subparagraph are that—
- (i)the conduct described in subparagraph (A) occurs during the course of, or as the result of, the travel of the defendant or the victim—
- (I)across a State line or national border; or
- (II)using a channel, facility, or instrumentality of interstate or foreign commerce;
- (ii) the defendant uses a channel, facility, or instrumentality of interstate or foreign commerce in connection with the conduct described in subparagraph (A);
- (iii)in connection with the conduct described in subparagraph (A), the defendant

employs a firearm, dangerous weapon, explosive or incendiary device, or other weapon that has traveled in interstate or foreign commerce; or

- (iv)the conduct described in subparagraph (A)—
- (I)interferes with commercial or other economic activity in which the victim is engaged at the time of the conduct; or
- (II)otherwise affects interstate or foreign commerce.
- (3)Offenses occurring in the special maritime or territorial jurisdiction of the united states.—

Whoever, within the special maritime or territorial jurisdiction of the United States, engages in conduct described in paragraph (1) or in paragraph (2)(A) (without regard to whether that conduct occurred in a circumstance described in paragraph (2)(B)) shall be subject to the same penalties as prescribed in those paragraphs.

(4) Guidelines.—

All prosecutions conducted by the United States under this section shall be undertaken pursuant to guidelines issued by the Attorney General, or the designee of the Attorney General, to be included in the United States Attorneys' Manual that shall establish neutral and objective criteria for determining whether a crime was committed because of the actual or perceived status of any person.

(5)Lynching.—

Whoever conspires to commit any offense under paragraph (1), (2), or (3) shall, if death or serious bodily injury (as defined in section 2246 of this title) results from the offense, be imprisoned for not more than 30 years, fined in accordance with this title, or both.

(6)Other conspiracies.—

Whoever conspires to commit any offense under paragraph (1), (2), or (3) shall, if death or serious bodily injury (as defined in section 2246 of this title) results from the offense, or if the offense includes kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, be imprisoned for not more than 30 years, fined in accordance with this title, or both.

(b)Certification Requirement.—

- (1)In general.—No prosecution of any offense described in this subsection may be undertaken by the United States, except under the certification in writing of the Attorney General, or a designee, that—
- (A)the State does not have jurisdiction;
- (B)the State has requested that the Federal Government assume jurisdiction;
- (C)the verdict or sentence obtained pursuant to State charges left demonstratively unvindicated the Federal interest in eradicating bias-motivated violence; or
- (D)a prosecution by the United States is in the public interest and necessary to secure substantial justice.
- (2) Rule of construction.—

Nothing in this subsection shall be construed to limit the authority of Federal officers, or a Federal grand jury, to investigate possible violations of this section.

- (c)Definitions.—In this section—
- (1) the term "bodily injury" has the meaning given such term in section 1365(h)(4) of this title, but does not include solely emotional or psychological harm to the victim;
- (2)the term "explosive or incendiary device" has the meaning given such term in section 232 of this title;
- (3)the term "firearm" has the meaning given such term in section 921(a) of this title;
- (4)the term "gender identity" means actual or perceived gender-related characteristics; and
- (5)the term "State" includes the District of Columbia, Puerto Rico, and any other territory or possession of the United States.
- (d)Statute of Limitations.—
- (1)Offenses not resulting in death.—

Except as provided in paragraph (2), no person shall be prosecuted, tried, or punished for any offense under this section unless the indictment for such offense is found, or the information for such offense is instituted, not later than 7 years after the date on which the offense was committed.

(2) Death resulting offenses.—

An indictment or information alleging that an offense under this section resulted in death may be found or instituted at any time without limitation.

(e)Supervised Release.—

If a court includes, as a part of a sentence of imprisonment imposed for a violation of subsection (a), a requirement that the defendant be placed on a term of supervised release after imprisonment under section 3583, the court may order, as an explicit condition of supervised release, that the defendant undertake educational classes or community service directly related to the community harmed by the defendant's offense.

(Added and amended Pub. L. 111–84, div. E, §§ 4707(a), 4711, Oct. 28, 2009, 123 Stat. 2838, 2842; Pub. L. 117–13, § 5(h), May 20, 2021, 135 Stat. 272; Pub. L. 117–107, § 2, Mar. 29, 2022, 136 Stat. 1125.)

18, U.S.Code § 844(h) - Federal Explosives Control Statute

#. Whoever

- (1) uses fire or an explosive to commit any felony which may be prosecuted in a court of the United States, or
- (2) carries an explosive during the commission of any felony which may be prosecuted in a court of the United States, including a felony which provides for an enhanced punishment if committed by the use of a deadly or dangerous weapon or device shall, in addition to the punishment provided for such felony, be sentenced to imprisonment for five years but not more than 15 years. In the case of a second or subsequent conviction under this subsection, such persons shall be sentenced to imprisonment for ten years but not more than 25 years.

#. TKTKT

18 U.S. Code § 2101 - Riots

- (a) Whoever travels in interstate or foreign commerce or uses any facility of interstate or foreign commerce, including, but not limited to, the mail, telegraph, telephone, radio, or television, with intent—
- (1)to incite a riot; or

- (2)to organize, promote, encourage, participate in, or carry on a riot; or
- (3)to commit any act of violence in furtherance of a riot; or
- (4)to aid or abet any person in inciting or participating in or carrying on a riot or committing any act of violence in furtherance of a riot;

and who either during the course of any such travel or use or thereafter performs or attempts to perform any other overt act for any purpose specified in subparagraph (A), (B), (C), or (D) of this paragraph—[1]

Shall be fined under this title, or imprisoned not more than five years, or both.

- (b)In any prosecution under this section, proof that a defendant engaged or attempted to engage in one or more of the overt acts described in subparagraph (A), (B), (C), or (D) of paragraph (1) of subsection (a) [2] and (1) has traveled in interstate or foreign commerce, or (2) has use of or used any facility of interstate or foreign commerce, including but not limited to, mail, telegraph, telephone, radio, or television, to communicate with or broadcast to any person or group of persons prior to such overt acts, such travel or use shall be admissible proof to establish that such defendant traveled in or used such facility of interstate or foreign commerce.
- (c)A judgment of conviction or acquittal on the merits under the laws of any State shall be a bar to any prosecution hereunder for the same act or acts.
- (d)Whenever, in the opinion of the Attorney General or of the appropriate officer of the Department of Justice charged by law or under the instructions of the Attorney General with authority to act, any person shall have violated this chapter, the Department shall proceed as speedily as possible with a prosecution of such person hereunder and with any appeal which may lie from any decision adverse to the Government resulting from such prosecution.
- (e)Nothing contained in this section shall be construed to make it unlawful for any person to travel in, or use any facility of, interstate or foreign commerce for the purpose of pursuing the legitimate objectives of organized labor, through orderly and lawful means.
- (f)Nothing in this section shall be construed as indicating an intent on the part of Congress to prevent any State, any possession or Commonwealth of the United States, or the District of Columbia, from exercising jurisdiction over any offense over which it would have jurisdiction in the absence of this section; nor shall anything in this section be construed as depriving State and local law enforcement authorities of responsibility for prosecuting acts that may be violations of this section and that are violations of State and local law.

18 U.S. Code § 2102 - Riots - Definitions

(a) As used in this chapter, the term "riot" means a public disturbance involving (1) an act or acts of violence by one or more persons part of an assemblage of three or more persons, which act or acts shall constitute a clear and present danger of, or shall result in, damage or injury to the property of any other person or to the person of any other individual or (2) a threat or threats of the commission of an act or acts of violence by one or more persons part of an assemblage of three or more persons having, individually or collectively, the ability of immediate execution of such threat or threats, where the performance of the threatened act or acts of violence would constitute a clear and present danger of, or would result in, damage or injury to the property of any other person or to the person of any other individual.

(b)As used in this chapter, the term "to incite a riot", or "to organize, promote, encourage, participate in, or carry on a riot", includes, but is not limited to, urging or instigating other persons to riot, but shall not be deemed to mean the mere oral or written (1) advocacy of ideas or (2) expression of belief, not involving advocacy of any act or acts of violence or assertion of the rightness of, or the right to commit, any such act or acts.

18 U.S.C. 371 Conspiracy

#. TKTKT source: https://sgp.fas.org/crs/misc/R41223.pdf

"18 U.S.C. 371, outlaws conspiracy to commit any other federal crime" ... "every conspiracy has at least two elements:

- (1) an agreement
- (2) between two or more persons." "Members of the conspiracy are also liable for the foreseeable crimes of their fellows committed in furtherance of the common plot.²⁹⁷ Moreover, statements by one conspirator are admissible evidence against all.²⁹⁸"

18 U.S.C. § 2 Aiding and Abetting

#. TKTKT source: Accomplices, Aiding and Abetting, and the Like: An Overview of 18 U.S.C. § 2 ...

Aiding and abetting the commission of a specific crime, we have held, includes four elements:

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²⁹⁷ Pinkerton v. United States, 328 U.S. 640, 647 (1946).

²⁹⁸ FED. R. EVID. 801(d)(2)(E).

- (1) that the accused had the specific intent to facilitate the commission of a crime by another,
- (2) that the accused had the requisite intent to commit the underlying substantive offense,
- (3) that the accused assisted or participated in the commission of the underlying substantive offense, and
- (4) that the principal committed the underlying offense.²⁹⁹

18 U.S. Code § 373 - Solicitation to commit a crime of violence

#. TK source: https://www.law.cornell.edu/uscode/text/18/373

"Whoever, with intent that another person engage in conduct constituting a felony that has as an element the use, attempted use, or threatened use of physical force against property or against the person of another in violation of the laws of the United States, and under circumstances strongly corroborative of that intent, solicits, commands, induces, or otherwise endeavors to persuade such other person to engage in such conduct, shall be imprisoned not more than one-half the maximum term of imprisonment or (notwithstanding section 3571) fined not more than one-half of the maximum fine prescribed for the punishment of the crime solicited, or both; or if the crime solicited is punishable by life imprisonment or death, shall be imprisoned for not more than twenty years."

18 U.S. Code 2331 (5) Definition: Domestic Terrorism

- #. (5) the term "domestic terrorism" means activities that—
 - (A) involve acts dangerous to human life that are a violation of the criminal laws of the United States or of any State;
 - (B) appear to be intended—
 - (i) to intimidate or coerce a civilian population;
 - (ii) to influence the policy of a government by intimidation or coercion; or
 - (iii) to affect the conduct of a government by mass destruction, assassination, or kidnapping; and
 - (C) occur primarily within the territorial jurisdiction of the United States;

²⁹⁹ https://crsreports.congress.gov/product/pdf/R/R43769/6

18 U.S. Code § 2339A - Providing material support to terrorists

(a)Offense.—

Whoever provides material support or resources or conceals or disguises the nature, location, source, or ownership of material support or resources, knowing or intending that they are to be used in preparation for, or in carrying out, a violation of section 32, 37, 81, 175, 229, 351, 831, 842(m) or (n), 844(f) or (i), 930(c), 956, 1091, 1114, 1116, 1203, 1361, 1362, 1363, 1366, 1751, 1992, 2155, 2156, 2280, 2281, 2332, 2332a, 2332b, 2332f, 2340A, or 2442 of this title, section 236 of the Atomic Energy Act of 1954 (42 U.S.C. 2284), section 46502 or 60123(b) of title 49, or any offense listed in section 2332b(g)(5)(B) (except for sections 2339A and 2339B) or in preparation for, or in carrying out, the concealment of an escape from the commission of any such violation, or attempts or conspires to do such an act, shall be fined under this title, imprisoned not more than 15 years, or both, and, if the death of any person results, shall be imprisoned for any term of years or for life. A violation of this section may be prosecuted in any Federal judicial district in which the underlying offense was committed, or in any other Federal judicial district as provided by law.

(b)Definitions.—As used in this section—

- (1)the term "material support or resources" means any property, tangible or intangible, or service, including currency or monetary instruments or financial securities, financial services, lodging, training, expert advice or assistance, safehouses, false documentation or identification, communications equipment, facilities, weapons, lethal substances, explosives, personnel (1 or more individuals who may be or include oneself), and transportation, except medicine or religious materials;
- (2)the term "training" means instruction or teaching designed to impart a specific skill, as opposed to general knowledge; and
- (3)the term "expert advice or assistance" means advice or assistance derived from scientific, technical or other specialized knowledge.

18 U.S. Code § 2339C - Prohibitions against the financing of terrorism

(a)Offenses.—

(1)In general.—Whoever, in a circumstance described in subsection (b), by any means, directly or indirectly, unlawfully and willfully provides or collects funds with the intention that such

funds be used, or with the knowledge that such funds are to be used, in full or in part, in order to carry out—

(A)an act which constitutes an offense within the scope of a treaty specified in subsection (e)(7), as implemented by the United States, or

(B)any other act intended to cause death or serious bodily injury to a civilian, or to any other person not taking an active part in the hostilities in a situation of armed conflict, when the purpose of such act, by its nature or context, is to intimidate a population, or to compel a government or an international organization to do or to abstain from doing any act,

shall be punished as prescribed in subsection (d)(1).

(2) Attempts and conspiracies.—

Whoever attempts or conspires to commit an offense under paragraph (1) shall be punished as prescribed in subsection (d)(1).

(3) Relationship to predicate act.—

For an act to constitute an offense set forth in this subsection, it shall not be necessary that the funds were actually used to carry out a predicate act.

- (b)Jurisdiction.—There is jurisdiction over the offenses in subsection (a) in the following circumstances—
- (1) the offense takes place in the United States and—
- (A)a perpetrator was a national of another state or a stateless person;
- (B)on board a vessel flying the flag of another state or an aircraft which is registered under the laws of another state at the time the offense is committed;
- (C)on board an aircraft which is operated by the government of another state;
- (D)a perpetrator is found outside the United States;
- (E) was directed toward or resulted in the carrying out of a predicate act against—
- (i)a national of another state; or
- (ii)another state or a government facility of such state, including its embassy or other diplomatic or consular premises of that state;
- (F)was directed toward or resulted in the carrying out of a predicate act committed in an attempt to compel another state or international organization to do or abstain from doing any act; or

- (G) was directed toward or resulted in the carrying out of a predicate act—
- (i)outside the United States; or
- (ii)within the United States, and either the offense or the predicate act was conducted in, or the results thereof affected, interstate or foreign commerce;
- (2) the offense takes place outside the United States and—
- (A)a perpetrator is a national of the United States or is a stateless person whose habitual residence is in the United States;
- (B)a perpetrator is found in the United States; or
- (C) was directed toward or resulted in the carrying out of a predicate act against—
- (i)any property that is owned, leased, or used by the United States or by any department or agency of the United States, including an embassy or other diplomatic or consular premises of the United States;
- (ii) any person or property within the United States;
- (iii) any national of the United States or the property of such national; or
- (iv)any property of any legal entity organized under the laws of the United States, including any of its States, districts, commonwealths, territories, or possessions;
- (3)the offense is committed on board a vessel flying the flag of the United States or an aircraft which is registered under the laws of the United States at the time the offense is committed;
- (4) the offense is committed on board an aircraft which is operated by the United States; or
- (5)the offense was directed toward or resulted in the carrying out of a predicate act committed in an attempt to compel the United States to do or abstain from doing any act.
- (c)Concealment.—Whoever—

(1)

- (A)is in the United States; or
- (B)is outside the United States and is a national of the United States or a legal entity organized under the laws of the United States (including any of its States, districts, commonwealths, territories, or possessions); and
- (2)knowingly conceals or disguises the nature, location, source, ownership, or control of any material support or resources, or any funds or proceeds of such funds—

- (A)knowing or intending that the support or resources are to be provided, or knowing that the support or resources were provided, in violation of section 2339B of this title; or
- (B)knowing or intending that any such funds are to be provided or collected, or knowing that the funds were provided or collected, in violation of subsection (a),

shall be punished as prescribed in subsection (d)(2).

- (d)Penalties.—
- (1)Subsection (a).—

Whoever violates subsection (a) shall be fined under this title, imprisoned for not more than 20 years, or both.

(2)Subsection (c).—

Whoever violates subsection (c) shall be fined under this title, imprisoned for not more than 10 years, or both.

- (e)Definitions.—In this section—
- (1)the term "funds" means assets of every kind, whether tangible or intangible, movable or immovable, however acquired, and legal documents or instruments in any form, including electronic or digital, evidencing title to, or interest in, such assets, including coin, currency, bank credits, travelers checks, bank checks, money orders, shares, securities, bonds, drafts, and letters of credit;
- (2)the term "government facility" means any permanent or temporary facility or conveyance that is used or occupied by representatives of a state, members of a government, the legislature, or the judiciary, or by officials or employees of a state or any other public authority or entity or by employees or officials of an intergovernmental organization in connection with their official duties;
- (3)the term "proceeds" means any funds derived from or obtained, directly or indirectly, through the commission of an offense set forth in subsection (a);
- (4)the term "provides" includes giving, donating, and transmitting;
- (5)the term "collects" includes raising and receiving;
- (6)the term "predicate act" means any act referred to in subparagraph (A) or (B) of subsection (a)(1);
- (7)the term "treaty" means—

- (A)the Convention for the Suppression of Unlawful Seizure of Aircraft, done at The Hague on December 16, 1970;
- (B)the Convention for the Suppression of Unlawful Acts against the Safety of Civil Aviation, done at Montreal on September 23, 1971;
- (C)the Convention on the Prevention and Punishment of Crimes against Internationally Protected Persons, including Diplomatic Agents, adopted by the General Assembly of the United Nations on December 14, 1973;
- (D)the International Convention against the Taking of Hostages, adopted by the General Assembly of the United Nations on December 17, 1979;
- (E)the Convention on the Physical Protection of Nuclear Material, adopted at Vienna on March 3, 1980;
- (F)the Protocol for the Suppression of Unlawful Acts of Violence at Airports Serving International Civil Aviation, supplementary to the Convention for the Suppression of Unlawful Acts against the Safety of Civil Aviation, done at Montreal on February 24, 1988;
- (G)the Convention for the Suppression of Unlawful Acts against the Safety of Maritime Navigation, done at Rome on March 10, 1988;
- (H)the Protocol for the Suppression of Unlawful Acts against the Safety of Fixed Platforms located on the Continental Shelf, done at Rome on March 10, 1988; or
- (I)the International Convention for the Suppression of Terrorist Bombings, adopted by the General Assembly of the United Nations on December 15, 1997;
- (8) the term "intergovernmental organization" includes international organizations;
- (9)the term "international organization" has the same meaning as in section 1116(b)(5) of this title;
- (10)the term "armed conflict" does not include internal disturbances and tensions, such as riots, isolated and sporadic acts of violence, and other acts of a similar nature;
- (11)the term "serious bodily injury" has the same meaning as in section 1365(g)(3) of this title; [1]
- (12)the term "national of the United States" has the meaning given that term in section 101(a)(22) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(22));
- (13)the term "material support or resources" has the same meaning given that term in section 2339B(g)(4) of this title; and

(14)the term "state" has the same meaning as that term has under international law, and includes all political subdivisions thereof.

(f)Civil Penalty.—

In addition to any other criminal, civil, or administrative liability or penalty, any legal entity located within the United States or organized under the laws of the United States, including any of the laws of its States, districts, commonwealths, territories, or possessions, shall be liable to the United States for the sum of at least \$10,000, if a person responsible for the management or control of that legal entity has, in that capacity, committed an offense set forth in subsection (a).

18 U.S. Code § 844 - IMPORTATION, MANUFACTURE, DISTRIBUTION AND STORAGE OF EXPLOSIVE MATERIALS - Penalties

- (a) Any person who—
- (1) violates any of subsections (a) through (i) or (l) through (o) of section 842 shall be fined under this title, imprisoned for not more than 10 years, or both; and
- (2)violates subsection (p)(2) of section 842, shall be fined under this title, imprisoned not more than 20 years, or both.
- (b)Any person who violates any other provision of section 842 of this chapter shall be fined under this title or imprisoned not more than one year, or both.

(c)

- (1)Any explosive materials involved or used or intended to be used in any violation of the provisions of this chapter or any other rule or regulation promulgated thereunder or any violation of any criminal law of the United States shall be subject to seizure and forfeiture, and all provisions of the Internal Revenue Code of 1986 relating to the seizure, forfeiture, and disposition of firearms, as defined in section 5845(a) of that Code, shall, so far as applicable, extend to seizures and forfeitures under the provisions of this chapter.
- (2)Notwithstanding paragraph (1), in the case of the seizure of any explosive materials for any offense for which the materials would be subject to forfeiture in which it would be impracticable or unsafe to remove the materials to a place of storage or would be unsafe to store them, the seizing officer may destroy the explosive materials forthwith. Any destruction under this paragraph shall be in the presence of at least 1 credible witness. The seizing officer shall make a report of the seizure and take samples as the Attorney General may by regulation prescribe.
- (3) Within 60 days after any destruction made pursuant to paragraph (2), the owner of (including any person having an interest in) the property so destroyed may make application to the Attorney

General for reimbursement of the value of the property. If the claimant establishes to the satisfaction of the Attorney General that—

(A)the property has not been used or involved in a violation of law; or

(B)any unlawful involvement or use of the property was without the claimant's knowledge, consent, or willful blindness,

the Attorney General shall make an allowance to the claimant not exceeding the value of the property destroyed.

- (d)Whoever transports or receives, or attempts to transport or receive, in interstate or foreign commerce any explosive with the knowledge or intent that it will be used to kill, injure, or intimidate any individual or unlawfully to damage or destroy any building, vehicle, or other real or personal property, shall be imprisoned for not more than ten years, or fined under this title, or both; and if personal injury results to any person, including any public safety officer performing duties as a direct or proximate result of conduct prohibited by this subsection, shall be imprisoned for not more than twenty years or fined under this title, or both; and if death results to any person, including any public safety officer performing duties as a direct or proximate result of conduct prohibited by this subsection, shall be subject to imprisonment for any term of years, or to the death penalty or to life imprisonment.
- (e)Whoever, through the use of the mail, telephone, telegraph, or other instrument of interstate or foreign commerce, or in or affecting interstate or foreign commerce, willfully makes any threat, or maliciously conveys false information knowing the same to be false, concerning an attempt or alleged attempt being made, or to be made, to kill, injure, or intimidate any individual or unlawfully to damage or destroy any building, vehicle, or other real or personal property by means of fire or an explosive shall be imprisoned for not more than 10 years or fined under this title, or both.

(f)

- (1)Whoever maliciously damages or destroys, or attempts to damage or destroy, by means of fire or an explosive, any building, vehicle, or other personal or real property in whole or in part owned or possessed by, or leased to, the United States, or any department or agency thereof, or any institution or organization receiving Federal financial assistance, shall be imprisoned for not less than 5 years and not more than 20 years, fined under this title, or both.
- (2)Whoever engages in conduct prohibited by this subsection, and as a result of such conduct, directly or proximately causes personal injury or creates a substantial risk of injury to any person, including any public safety officer performing duties, shall be imprisoned for not less than 7 years and not more than 40 years, fined under this title, or both.

(3)Whoever engages in conduct prohibited by this subsection, and as a result of such conduct directly or proximately causes the death of any person, including any public safety officer performing duties, shall be subject to the death penalty, or imprisoned for not less than 20 years or for life, fined under this title, or both.

(g)

- (1)Except as provided in paragraph (2), whoever possesses an explosive in an airport that is subject to the regulatory authority of the Federal Aviation Administration, or in any building in whole or in part owned, possessed, or used by, or leased to, the United States or any department or agency thereof, except with the written consent of the agency, department, or other person responsible for the management of such building or airport, shall be imprisoned for not more than five years, or fined under this title, or both.
- (2) The provisions of this subsection shall not be applicable to—
- (A)the possession of ammunition (as that term is defined in regulations issued pursuant to this chapter) in an airport that is subject to the regulatory authority of the Federal Aviation Administration if such ammunition is either in checked baggage or in a closed container; or
- (B)the possession of an explosive in an airport if the packaging and transportation of such explosive is exempt from, or subject to and in accordance with, regulations of the Pipeline and Hazardous Materials Safety Administration for the handling of hazardous materials pursuant to chapter 51 of title 49.
- (h)Whoever—
- (1)uses fire or an explosive to commit any felony which may be prosecuted in a court of the United States, or
- (2)carries an explosive during the commission of any felony which may be prosecuted in a court of the United States,

including a felony which provides for an enhanced punishment if committed by the use of a deadly or dangerous weapon or device shall, in addition to the punishment provided for such felony, be sentenced to imprisonment for 10 years. In the case of a second or subsequent conviction under this subsection, such person shall be sentenced to imprisonment for 20 years. Notwithstanding any other provision of law, the court shall not place on probation or suspend the sentence of any person convicted of a violation of this subsection, nor shall the term of imprisonment imposed under this subsection run concurrently with any other term of imprisonment including that imposed for the felony in which the explosive was used or carried.

(i)Whoever maliciously damages or destroys, or attempts to damage or destroy, by means of fire or an explosive, any building, vehicle, or other real or personal property used in interstate or

foreign commerce or in any activity affecting interstate or foreign commerce shall be imprisoned for not less than 5 years and not more than 20 years, fined under this title, or both; and if personal injury results to any person, including any public safety officer performing duties as a direct or proximate result of conduct prohibited by this subsection, shall be imprisoned for not less than 7 years and not more than 40 years, fined under this title, or both; and if death results to any person, including any public safety officer performing duties as a direct or proximate result of conduct prohibited by this subsection, shall also be subject to imprisonment for any term of years, or to the death penalty or to life imprisonment.

- (j)For the purposes of subsections (d), (e), (f), (g), (h), and (i) of this section and section 842(p), the term "explosive" means gunpowders, powders used for blasting, all forms of high explosives, blasting materials, fuzes (other than electric circuit breakers), detonators, and other detonating agents, smokeless powders, other explosive or incendiary devices within the meaning of paragraph (5) of section 232 of this title, and any chemical compounds, mechanical mixture, or device that contains any oxidizing and combustible units, or other ingredients, in such proportions, quantities, or packing that ignition by fire, by friction, by concussion, by percussion, or by detonation of the compound, mixture, or device or any part thereof may cause an explosion.
- (k)A person who steals any explosives materials which are moving as, or are a part of, or which have moved in, interstate or foreign commerce shall be imprisoned for not more than 10 years, fined under this title, or both.
- (l)A person who steals any explosive material from a licensed importer, licensed manufacturer, or licensed dealer, or from any permittee shall be fined under this title, imprisoned not more than 10 years, or both.
- (m)A person who conspires to commit an offense under subsection (h) shall be imprisoned for any term of years not exceeding 20, fined under this title, or both.
- (n)Except as otherwise provided in this section, a person who conspires to commit any offense defined in this chapter shall be subject to the same penalties (other than the penalty of death) as the penalties prescribed for the offense the commission of which was the object of the conspiracy.
- (o)Whoever knowingly transfers any explosive materials, knowing or having reasonable cause to believe that such explosive materials will be used to commit a crime of violence (as defined in section 924(c)(3)) or drug trafficking crime (as defined in section 924(c)(2)) shall be subject to the same penalties as may be imposed under subsection (h) for a first conviction for the use or carrying of an explosive material.
- (p)Theft Reporting Requirement.—

(1)In general.—

A holder of a license or permit who knows that explosive materials have been stolen from that licensee or permittee, shall report the theft to the Secretary [1] not later than 24 hours after the discovery of the theft.

(2)Penalty.—

A holder of a license or permit who does not report a theft in accordance with paragraph (1), shall be fined not more than \$10,000, imprisoned not more than 5 years, or both.

(Added Pub. L. 91–452, title XI, § 1102(a), Oct. 15, 1970, 84 Stat. 956; amended Pub. L. 97–298, § 2, Oct. 12, 1982, 96 Stat. 1319; Pub. L. 98–473, title II, § 1014, Oct. 12, 1984, 98 Stat. 2142; Pub. L. 99–514, § 2, Oct. 22, 1986, 100 Stat. 2095; Pub. L. 100–690, title VI, § 6474(a), (b), Nov. 18, 1988, 102 Stat. 4379; Pub. L. 101–647, title XXXV, § 3522, Nov. 29, 1990, 104 Stat. 4924; Pub. L. 103–272, § 5(e)(7), July 5, 1994, 108 Stat. 1374; Pub. L. 103–322, title VI, § 60003(a)(3), title XI, §§ 110504(b), 110509, 110515(b), 110518(b), title XXXII, §§ 320106, 320917(a), title XXXIII, § 330016(1)(H), (K), (L), (N), Sept. 13, 1994, 108 Stat. 1969, 2016, 2018, 2020, 2111, 2129, 2147, 2148; Pub. L. 104–132, title VI, § 604, title VII, §§ 701, 706, 708(a), (c)(3), 724, Apr. 24, 1996, 110 Stat. 1289, 1291, 1295–1297, 1300; Pub. L. 104–294, title VI, § 603(a), Oct. 11, 1996, 110 Stat. 3503; Pub. L. 106–54, § 2(b), Aug. 17, 1999, 113 Stat. 399; Pub. L. 107–296, title XI, §§ 1112(e)(3), 1125, 1127, Nov. 25, 2002, 116 Stat. 2276, 2285; Pub. L. 108–426, § 2(c)(6), Nov. 30, 2004, 118 Stat. 2424.)

25 CFR § 11.404 - False imprisonment

A person commits a misdemeanor if he or she knowingly restrains another unlawfully so as to interfere substantially with his or her liberty.

18 U.S. Code § 1962 - Prohibited activities - Racketeer Influenced and Corrupt Organizations (RICO)

(a) It shall be unlawful for any person who has received any income derived, directly or indirectly, from a pattern of racketeering activity or through collection of an unlawful debt in which such person has participated as a principal within the meaning of section 2, title 18, United States Code, to use or invest, directly or indirectly, any part of such income, or the proceeds of such income, in acquisition of any interest in, or the establishment or operation of, any enterprise which is engaged in, or the activities of which affect, interstate or foreign commerce. A purchase of securities on the open market for purposes of investment, and without the intention of controlling or participating in the control of the issuer, or of assisting another to do so, shall not be unlawful under this subsection if the securities of the issuer held by the purchaser, the members of his immediate family, and his or their accomplices in any pattern or racketeering

activity or the collection of an unlawful debt after such purchase do not amount in the aggregate to one percent of the outstanding securities of any one class, and do not confer, either in law or in fact, the power to elect one or more directors of the issuer.

- (b)It shall be unlawful for any person through a pattern of racketeering activity or through collection of an unlawful debt to acquire or maintain, directly or indirectly, any interest in or control of any enterprise which is engaged in, or the activities of which affect, interstate or foreign commerce.
- (c)It shall be unlawful for any person employed by or associated with any enterprise engaged in, or the activities of which affect, interstate or foreign commerce, to conduct or participate, directly or indirectly, in the conduct of such enterprise's affairs through a pattern of racketeering activity or collection of unlawful debt.
- (d)It shall be unlawful for any person to conspire to violate any of the provisions of subsection (a), (b), or (c) of this section.

(Added Pub. L. 91–452, title IX, § 901(a), Oct. 15, 1970, 84 Stat. 942; amended Pub. L. 100–690, title VII, § 7033, Nov. 18, 1988, 102 Stat. 4398.)"

Pennsylvania

§ 2710. Ethnic intimidation.

- (a) Offense defined.—A person commits the offense of ethnic intimidation if, with malicious intention toward the race, color, religion or national origin of another individual or group of individuals, he commits an offense under any other provision of this article or under Chapter 33 (relating to arson, criminal mischief and other property destruction) exclusive of section 3307 (relating to institutional vandalism) or under section 3503 (relating to criminal trespass) with respect to such individual or his or her property or with respect to one or more members of such group or to their property.
- (b) Grading.—An offense under this section shall be classified as a misdemeanor of the third degree if the other offense is classified as a summary offense. Otherwise, an offense under this section shall be classified one degree higher in the classification specified in section 106 (relating to classes of offenses) than the classification of the other offense.
- (c) Definition.--As used in this section "malicious intention" means the intention to commit

any act, the commission of which is a necessary element of any offense referred to in subsection (a) motivated by hatred toward the race, color, religion or national origin of another individual or group of individuals.

(June 18, 1982, P.L.537, No.154, eff. imd.; Dec. 3, 2002, P.L.1176, No.143, eff. imd.; Dec. 9, 2002, P.L.1759, No.218, eff. 60 days)

2008 Effectuation of Declaration of Unconstitutionality. The Legislative Reference Bureau effectuated the 2007 unconstitutionality.

2007 Unconstitutionality. Act 143 of 2002 was declared unconstitutional. Marcavage v. Rendell, 936 A.2d 188 (Pa. Commonwealth 2007).

2002 Amendments. Act 143 amended the entire section and Act 218 amended subsec. (a). Act 218 overlooked the amendment by Act 143, but the amendments do not conflict in substance and both have been given effect in setting forth the text of subsec. (a).

1982 Amendment. See section 2 of Act 154 of 1982 in the appendix to this title for special provisions relating to right of action for injunction, damages or other relief.

Effective Date. After December 2, 2002, and before February 7, 2003, section 2710 will reflect only the amendment by Act 143, as follows:

§ 2710. Ethnic intimidation.

- (a) Offense defined.—A person commits the offense of ethnic intimidation if, with malicious intention toward the actual or perceived race, color, religion, national origin, ancestry, mental or physical disability, sexual orientation, gender or gender identity of another individual or group of individuals, he commits an offense under any other provision of this article or under Chapter 33 (relating to arson, criminal mischief and other property destruction) exclusive of section 3307 (relating to institutional vandalism) or under section 3503 (relating to criminal trespass) or under section 5504 (relating to harassment by communication or address) with respect to such individual or his or her property or with respect to one or more members of such group or to their property.
- (b) Grading.--An offense under this section shall be classified as a misdemeanor of the third degree if the other offense is classified as a summary offense. Otherwise, an offense under this section shall be classified one degree higher in the classification specified in section 106 (relating to classes of offenses) than the classification of the other offense.
- (c) Definition.—As used in this section "malicious intention" means the intention to commit any act, the commission of which is a necessary element of any offense referred to in subsection (a) motivated by hatred toward the actual or perceived race, color, religion or

national origin, ancestry, mental or physical disability, sexual orientation, gender or gender identity of another individual or group of individuals.

Cross References. Section 2710 is referred to in section 8309 of Title 42 (Judiciary and Judicial Procedure).

§ 2701. Simple assault

- (a) Offense defined.--Except as provided under section 2702 (relating to aggravated assault), a person is guilty of assault if he:
- (1) attempts to cause or intentionally, knowingly or recklessly causes bodily injury to another;

Source:

https://www.legis.state.pa.us/cfdocs/legis/LI/consCheck.cfm?txtType=HTM&ttl=18&div=0&chpt=27

§ 2702. Aggravated assault

- (a) Offense defined.--A person is guilty of aggravated assault if he:
- (1) attempts to cause serious bodily injury to another, or causes such injury intentionally, knowingly or recklessly under circumstances manifesting extreme indifference to the value of human life;

§ 901. Criminal attempt.

(a) Definition of attempt.--A person commits an attempt when, with intent to commit a specific crime, he does any act which constitutes a substantial step toward the commission of that crime.

§ 902. Criminal solicitation.

(a) Definition of solicitation.--A person is guilty of solicitation to commit a crime if with the intent of promoting or facilitating its commission he commands, encourages or requests another person to engage in specific conduct which would constitute such crime or an attempt to commit such crime or which would establish his complicity in its commission or attempted commission.

§ 903. Criminal conspiracy.

- (a) Definition of conspiracy.--A person is guilty of conspiracy with another person or persons to commit a crime if with the intent of promoting or facilitating its commission he:
- (1) agrees with such other person or persons that they or one or more of them will engage in conduct which constitutes such crime or an attempt or solicitation to commit such crime; or

- (2) agrees to aid such other person or persons in the planning or commission of such crime or of an attempt or solicitation to commit such crime.
- (b) Scope of conspiratorial relationship.--If a person guilty of conspiracy, as defined by subsection
- (a) of this section, knows that a person with whom he conspires to commit a crime has conspired with another person or persons to commit the same crime, he is guilty of conspiring with such other person or persons, to commit such crime whether or not he knows their identity.
- (c) Conspiracy with multiple criminal objectives.--If a person conspires to commit a number of crimes, he is guilty of only one conspiracy so long as such multiple crimes are the object of the same agreement or continuous conspiratorial relationship.

§ 907. Possessing instruments of crime.

- (a) Criminal instruments generally.--A person commits a misdemeanor of the first degree if he possesses any instrument of crime with intent to employ it criminally.
- (b) Possession of weapon.--A person commits a misdemeanor of the first degree if he possesses a firearm or other weapon concealed upon his person with intent to employ it criminally.
- (c) Unlawful body armor.--A person commits a felony of the third degree if in the course of the commission of a felony or in the attempt to commit a felony he uses or wears body armor or has in his control, custody or possession any body armor.
- (d) Definitions.--As used in this section, the following words and phrases shall have the meanings given to them in this subsection:

"Body armor." Any protective covering for the body, or parts thereof, made of any polyaramid fiber or any resin-treated glass fiber cloth or any material or combination of materials made or designed to prevent, resist, deflect or deter the penetration thereof by ammunition, knife, cutting or piercing instrument or any other weapon.

"Instrument of crime." Any of the following:

- (1) Anything specially made or specially adapted for criminal use.
- (2) Anything used for criminal purposes and possessed by the actor under circumstances not manifestly appropriate for lawful uses it may have. "Weapon." Anything readily capable of lethal use and possessed under circumstances not manifestly appropriate for lawful uses which it may have. The term includes a firearm which is not loaded or lacks a clip or other component to render it immediately operable, and components which can readily be assembled into a weapon.

<u>Idaho</u>

§ 18-7901. MALICIOUS HARASSMENT:

The legislature finds and declares that it is the right of every person regardless of race, color, ancestry, religion or national origin, to be secure and protected from fear, intimidation, harassment, and physical harm caused by the activities of groups and individuals. It is not the intent of this act to interfere with the exercise of rights protected by the constitution of the United States. The legislature recognizes the constitutional right of every citizen to harbor and express beliefs on any subject whatsoever and to associate with others who share similar beliefs. The legislature further finds that the advocacy of unlawful acts by groups or individuals against other persons or groups for the purpose of inciting and provoking damage to property and bodily injury or death to persons is not constitutionally protected, poses a threat to public order and safety, and should be subject to criminal sanctions.

§ 18-7902. MALICIOUS HARASSMENT DEFINED – PROHIBITED:

It shall be unlawful for any person, maliciously and with the specific intent to intimidate or harass another person because of that person's race, color, religion, ancestry, or national origin, to:

- (a) Cause physical injury to another person; or
- (b) Damage, destroy, or deface any real or personal property of another person; or
- (c) Threaten, by word or act, to do the acts prohibited if there is reasonable cause to believe that any of the acts described in subsections (a) and (b) of this section will occur.

For purposes of this section, "deface" shall include, but not be limited to, cross-burnings or the placing of any word or symbol commonly associated with racial, religious or ethnic terrorism on the property of another person without his or her permission.

§ 18-7903. PENALTIES — CRIMINAL AND CIVIL:

- (a) Malicious harassment is punishable by imprisonment in the state prison for a period not to exceed five (5) years or by fine not exceeding five thousand dollars (\$5,000) or by both.
- (b) In addition to the criminal penalty provided in subsection (a) of this section, there is hereby created a civil cause of action for malicious harassment. A person may be liable to the victim of malicious harassment for both special and general damages, including but not limited to damages for emotional distress, reasonable attorney fees and costs, and punitive damages.
- (c) The penalties provided in this section for malicious harassment do not preclude victims from seeking any other remedies, criminal or civil, otherwise available under law.

§ 67-2915. STATISTICAL REPORT OF MALICIOUS HARASSMENT CRIMES:

The director of the Idaho state police shall annually submit to the governor and the chairman of the judiciary and rules committee in the senate and the chairman of the judiciary, rules and administration committee in the house of representatives a report on malicious harassment crimes, as that crime is defined in section 18-7902, Idaho Code. Report content shall be limited to statistical data and shall be presented in conformance with the provisions of section 74-124, Idaho Code.

All city, county and state law enforcement units shall be required to report to the director all incidences of, complaints on, and arrests for malicious harassment crimes within their respective jurisdictions. The director shall develop a standard procedure and shall prescribe and provide a standard form for complete and uniform reporting.

<u>§ 18-6401. RIOT DEFINED.</u>

Any action, use of force or violence, or threat thereof, disturbing the public peace, or any threat to use such force or violence, if accompanied by immediate power of execution, by two (2) or more persons acting together, and without authority of law, which results in:

- (a) physical injury to any person; or
- (b) damage or destruction to public or private property; or
- (c) a disturbance of the public peace;

is a riot.

§ 18-1701. CRIMINAL CONSPIRACY DEFINED.

If two (2) or more persons combine or conspire to commit any crime or offense prescribed by the laws of the state of Idaho, and one (1) or more of such persons does any act to effect the object of the combination or conspiracy, each shall be punishable upon conviction in the same manner and to the same extent as is provided under the laws of the state of Idaho for the punishment of the crime or offenses that each combined to commit.

§ 18-2001. DEFINITION OF SOLICITATION.

A person is guilty of criminal solicitation to commit a crime if with the purpose of promoting or facilitating its commission he solicits, importunes, commands, encourages or requests another person to engage in specific conduct which would constitute such crime or an attempt to commit such crime or which would establish complicity in its commission or attempted commission.

§ 18-3301. DEADLY WEAPON — POSSESSION WITH INTENT TO ASSAULT.

Every person having upon him any deadly weapon with intent to assault another is guilty of a misdemeanor.

§ 18-5901. PUBLIC NUISANCE DEFINED.

Anything which is injurious to health, or is indecent, or offensive to the senses, or an obstruction to the free use of property, so as to interfere with the comfortable enjoyment of life or property by an entire community or neighborhood, or by any considerable number of persons, or unlawfully obstructs the free passage or use, in the customary manner, of any navigable lake, or river, stream, canal or basin, or any public park, square, street, or highway, is a public nuisance.

§ 18-8103. PROHIBITED ACTIVITIES — PENALTIES.

18-8102. DEFINITIONS. As used in this chapter:

- (1) "Civil disorder" means any public disturbance involving acts of violence by an assemblage of two (2) or more persons which acts cause an immediate danger of or result in damage or injury to the property or person of any other individual.
- (2) "Governmental military force" means the national guard, as defined in section 101(9) of title 10, United States Code; the organized militia of any state or territory of the United States, the Commonwealth of Puerto Rico, or the District of Columbia, not included with the definition of national guard as defined by such section 101(9); and the armed forces of the United States.
- (3) "Law enforcement agency" means a governmental unit of one (1) or more persons employed full time or part time by the state or federal government, or a political subdivision thereof, for the purpose of preventing and detecting crime and enforcing laws or local ordinances and the employees of which are authorized to make arrests for crimes while acting within the scope of their authority.
- (4) "Peace officer" means any duly appointed officer of a law enforcement agency as defined herein including, but not limited to, an officer of the Idaho state police, department of fish and game, a sheriff or deputy sheriff of a county, or a marshal or police officer of a city.

- (5) "Terrorism" means activities that:
- (a) Are a violation of Idaho criminal law; and
- (b) Involve acts dangerous to human life that are intended to:
- (i) Intimidate or coerce a civilian population;
- (ii) Influence the policy of a government by intimidation or coercion; or
- (iii) Affect the conduct of a government by the use of weapons of mass destruction, as defined in section 18-3322, Idaho Code.

18-8103. PROHIBITED ACTIVITIES — PENALTIES. Any person who:

- (1) Conspires with one (1) or more persons to injure, oppress, threaten or intimidate any citizen in the free exercise or enjoyment of any right or privilege secured to him by the constitutions or laws of the United States or the state of Idaho, by the use of violence against the person or property of such citizen; or
- (2) Goes on the highway, or on the premises of any citizen, with one (1) or more other persons, with the intent by use of violence against such citizen or his property, to prevent or hinder his free exercise or enjoyment of any right or privilege so secured; or
- (3) Assembles with one (1) or more persons for the purpose of training or instructing in the use of, or practicing with, any technique or means capable of causing property damage, bodily injury or death with the intent to employ such training, instruction or practice in the commission of a civil disorder, as defined herein; or
- (4) Commits an act of terrorism, as defined in this chapter; or
- (5) Conspires with one (1) or more persons to commit an act of terrorism, as defined in this chapter;

shall be guilty of a felony. A violation of subsection (1), (2) or (3) of this section shall be punished by imprisonment in the state prison for a period not to exceed ten (10) years, by a fine not in excess of fifty thousand dollars (\$50,000), or by both such fine and imprisonment. A violation of subsection (4) or (5) shall be punished by imprisonment in the state prison for a period of up to and including life imprisonment or by a fine not exceeding fifty thousand dollars (\$50,000), or by both.

§ 18-8502. DEFINITIONS.

As used in this chapter:

- (1) "Criminal gang" means an ongoing organization, association, or group of three (3) or more persons, whether formal or informal, that has a common name or common identifying sign or symbol, whose members individually or collectively engage in or have engaged in a pattern of criminal gang activity, having as one (1) of its primary activities the commission of one (1) or more of the criminal acts enumerated in subsection (3) of this section.
- (2) "Criminal gang member" means any person who engages in a pattern of criminal gang activity and who meets two (2) or more of the following criteria:
- (a) Admits to gang membership;
- (b) Is identified as a gang member;
- (c) Resides in or frequents a particular gang's area and adopts its style of dress, its use of hand signs, or its tattoos, and associates with known gang members;
- (d) Has been arrested more than once in the company of identified gang members for offenses that are consistent with usual gang activity;
- (e) Is identified as a gang member by physical evidence such as photographs or other documentation; or
- (f) Has been stopped in the company of known gang members four (4) or more times.
- (3) "Pattern of criminal gang activity" means the commission, attempted commission or solicitation of two (2) or more of the following offenses, provided that the offenses are committed on separate occasions or by two (2) or more gang members:
- (a) Robbery, as provided in section 18-6501, Idaho Code;
- (b) Arson, as provided in sections 18-801 through 18-804, Idaho Code;
- (c) Burglary, as provided in sections 18-1401, 18-1403, 18-1405 and 18-1406, Idaho Code;
- (d) Murder or manslaughter, as provided, respectively, in sections 18-4001 and 18-4006, Idaho Code;
- (e) Any violation of the provisions of chapter 27, title 37, Idaho Code;
- (f) Any unlawful use or possession of a weapon, bomb or destructive device pursuant to chapter 33, title 18, Idaho Code;
- (g) Assault and battery, as provided in chapter 9, title 18, Idaho Code;
- (h) Criminal solicitation, as provided in section 18-2001, Idaho Code;
- (i) Computer crime, as provided in section 18-2202, Idaho Code;

- (j) Theft, as provided in sections 18-2401 and 18-2403, Idaho Code;
- (k) Evidence falsified or concealed and witnesses intimidated or bribed, as provided in sections 18-2601 through 18-2606, Idaho Code;
- (1) Forgery and counterfeiting, as provided in sections 18-3601 through 18-3603 and sections 18-3605 through 18-3616, Idaho Code;
- (m) Gambling, as provided in section 18-3802, Idaho Code;
- (n) Kidnapping, as provided in sections 18-4501 through 18-4503, Idaho Code;
- (o) Mayhem, as provided in section 18-5001, Idaho Code;
- (p) Prostitution, as provided in sections 18-5601 through 18-5614, Idaho Code;
- (q) Rape, as provided in sections 18-6101 and 18-6110, Idaho Code;
- (r) Racketeering, as provided in section 18-7804, Idaho Code;
- (s) Malicious harassment, as provided in section 18-7902, Idaho Code;
- (t) Terrorism, as provided in section 18-8103, Idaho Code;
- (u) Money laundering and illegal investment, as provided in section 18-8201, Idaho Code;
- (v) Sexual abuse of a child under the age of sixteen years, as provided in section 18-1506, Idaho Code;
- (w) Sexual exploitation of a child, as provided in section 18-1507, Idaho Code;
- (x) Lewd conduct with minor child under sixteen, as provided in section 18-1508, Idaho Code;
- (y) Sexual battery of a minor child sixteen or seventeen years of age, as provided in section 18-1508A, Idaho Code;
- (z) Escape or rescue of prisoners, as provided in sections 18-2501 through 18-2506, Idaho Code;
- (aa) Riot, as provided in sections 18-6401 and 18-6402, Idaho Code;
- (bb) Disturbing the peace, as provided in section 18-6409, Idaho Code;
- (cc) Malicious injury to property, as provided in section 18-7001, Idaho Code;
- (dd) Injuring jails, as provided in section 18-7018, Idaho Code;
- (ee) Injury by graffiti, as provided in section 18-7036, Idaho Code; or
- (ff) Human trafficking, as provided in sections 18-8602 and 18-8603, Idaho Code.

§ 18-8504. RECRUITING CRIMINAL GANG MEMBERS.

- (1) A person commits the offense of recruiting criminal gang members by:
- (a) Knowingly soliciting, inviting, encouraging or otherwise causing a person to actively participate in a criminal gang; or
- (b) Knowingly using force, threats, violence or intimidation directed at any person, or by the infliction of bodily injury upon any person, to actively participate in a criminal gang.
- (2) A person convicted of a violation of this section shall be imprisoned for a term not to exceed ten (10) years.
- (3) This section shall not be construed to limit prosecution under any other provision of law.

Massachusetts

General Laws Part IV Title I Chapter 265, Section 13A: Assault or assault and battery; punishment

Section 13A. (a) Whoever commits an assault or an assault and battery upon another shall be punished by imprisonment for not more than 21/2 years in a house of correction or by a fine of not more than \$1,000.

A summons may be issued instead of a warrant for the arrest of any person upon a complaint for a violation of any provision of this subsection if in the judgment of the court or justice receiving the complaint there is reason to believe that he will appear upon a summons.

- (b) Whoever commits an assault or an assault and battery:
- (i) upon another and by such assault and battery causes serious bodily injury;
- (ii) upon another who is pregnant at the time of such assault and battery, knowing or having reason to know that the person is pregnant; or
- (iii) upon another who he knows has an outstanding temporary or permanent vacate, restraining or no contact order or judgment issued pursuant to section 18, section 34B or 34C of chapter 208, section 32 of chapter 209, section 3, 4 or 5 of chapter 209A, or section 15 or 20 of chapter 209C, in effect against him at the time of such assault or assault and battery; shall be punished by imprisonment in the state prison for not more than 5 years or in the house of correction for not more than 21/2 years, or by a fine of not more than \$5,000, or by both such fine and

imprisonment.

(c) For the purposes of this section, "serious bodily injury" shall mean bodily injury that results in a permanent disfigurement, loss or impairment of a bodily function, limb or organ, or a substantial risk of death.

General Laws Part IV Title I Chapter 265, Section 39: Assault or battery for purpose of intimidation; weapons; punishment

Section 39: Assault or battery for purpose of intimidation; weapons; punishment

Section 39. (a) Whoever commits an assault or a battery upon a person or damages the real or personal property of a person with the intent to intimidate such person because of such person's race, color, religion, national origin, sexual orientation, gender identity, or disability shall be punished by a fine of not more than five thousand dollars or by imprisonment in a house of correction for not more than two and one-half years, or by both such fine and imprisonment. The court may also order restitution to the victim in any amount up to three times the value of property damage sustained by the owners of such property. For the purposes of this section, the term "disability" shall have the same meaning as "handicap" as defined in subsection 17 of section one of chapter one hundred and fifty-one B; provided, however, that for purposes of this section, the term "disability" shall not include any condition primarily resulting from the use of alcohol or a controlled substance as defined in section one of chapter ninety-four C.

(b) Whoever commits a battery in violation of this section and which results in bodily injury shall be punished by a fine of not more than ten thousand dollars or by imprisonment in the state prison for not more than five years, or by both such fine and imprisonment. Whoever commits any offense described in this subsection while armed with a firearm, rifle, shotgun, machine gun or assault weapon shall be punished by imprisonment in the state prison for not more than ten years or in the house of correction for not more than two and one-half years. For purposes of this section, "bodily injury" shall mean substantial impairment of the physical condition, including, but not limited to, any burn, fracture of any bone, subdural hematoma, injury to any internal organ, or any injury which occurs as the result of repeated harm to any bodily function or organ, including human skin.

There shall be a surcharge of one hundred dollars on a fine assessed against a defendant convicted of a violation of this section; provided, however, that moneys from such surcharge shall be delivered forthwith to the treasurer of the commonwealth and deposited in the Diversity Awareness Education Trust Fund established under the provisions of section thirty-nine Q of chapter ten. In the case of convictions for multiple offenses, said surcharge shall be assessed for each such conviction.

A person convicted under the provisions of this section shall complete a diversity awareness program designed by the secretary of the executive office of public safety in consultation with the Massachusetts commission against discrimination and approved by the chief justice of the trial court. A person so convicted shall complete such program prior to release from incarceration or prior to completion of the terms of probation, whichever is applicable.

Paragraph added by 2021, 98, Sec. 6 effective December 2, 2021.

Moneys from the collection of a punishment by fine under this section shall be delivered forthwith to the treasurer of the commonwealth and deposited in the Genocide Education Trust Fund established in section 2MMMMM of chapter 29.

General Laws Part IV Title I Chapter 265, Section 43A Criminal harassment; punishment

Section 43A. (a) Whoever willfully and maliciously engages in a knowing pattern of conduct or series of acts over a period of time directed at a specific person, which seriously alarms that person and would cause a reasonable person to suffer substantial emotional distress, shall be guilty of the crime of criminal harassment and shall be punished by imprisonment in a house of correction for not more than 21/2 years or by a fine of not more than \$1,000, or by both such fine and imprisonment. The conduct or acts described in this paragraph shall include, but not be limited to, conduct or acts conducted by mail or by use of a telephonic or telecommunication device or electronic communication device including, but not limited to, any device that transfers signs, signals, writing, images, sounds, data or intelligence of any nature transmitted in whole or in part by a wire, radio, electromagnetic, photo-electronic or photo-optical system, including, but not limited to, electronic mail, internet communications, instant messages or facsimile communications.

(b) Whoever, after having been convicted of the crime of criminal harassment, commits a second or subsequent such crime, or whoever commits the crime of criminal harassment having previously been convicted of a violation of section 43, shall be punished by imprisonment in a house of correction for not more than two and one-half years or by imprisonment in the state prison for not more than ten years.

General Laws Part IV Title I Chapter 264 Section 16: Subversive organization defined

Section 16. The term "subversive organization" as used in sections seventeen, eighteen, nineteen, twenty-one, twenty-two and twenty-three of this chapter shall mean any form of association of three or more persons, however named or characterized, and by whatever legal or non-legal entity or non-entity it be established, and whether incorporated or otherwise for the common

purpose of advocating, advising, counseling or inciting the overthrow by force or violence, or by other unlawful means, of the government of the commonwealth or of the United States.

General Laws Part IV Title I Chapter 264 Section 17 Subversive organizations; prohibition

A subversive organization is hereby declared to be unlawful.

General Laws Part IV Title I Chapter 264 Section 18 Subversive organizations; actions to enjoin; duty of attorney general

Section 18. The attorney general shall bring an action in the superior court by an information or petition in equity against any organization which he has reasonable cause to believe is a subversive organization. The fact that such information or petition has been or is to be filed shall not be made public until an order of notice, hereinafter referred to, is issued.

A justice of the superior court shall, upon a summary examination of the information or petition and such supporting depositions, other testimony or evidence as he may require, if he is of the opinion that there is reasonable cause to believe that such organization is subversive, issue an order of notice against such organization to show cause why there should not be an adjudication to that effect. Notice of such order of notice shall be sent by registered mail to such officers of such organization as are known to the court, and to any other persons, including members, as the court may order, at least fourteen days before the return day of said order of notice. Notice of such order shall also be given by publication once each week for two successive weeks in a daily newspaper published in the city of Boston. Any officer or member of any such organization or its attorney may appear and answer on its behalf on or before the return day or such later time as the court may allow. The respondent shall have the right to claim a trial by jury within the time allowed for filing its answer or within such further time as the court may allow within its discretion. If no person appears and answers the court may on its own motion or upon motion of the petitioner default the organization. If an appearance is entered and answer filed the case shall be set down for a speedy hearing.

Such hearing shall be conducted in accordance with the usual course of proceedings in equity, including all rights of exception and appeal. Upon such hearing or upon default the court may make an adjudication that the organization is a subversive organization and may enjoin such organization from acting further as such, may order the dissolution of the organization and shall cause the secretary of state to be notified of the finding of the court; provided, however, that the effectiveness of any such adjudication, injunction and order shall be stayed pending determination by the supreme judicial court of any exceptions or appeals; or the court may find that the organization is not a subversive organization. Upon any final determination that the

organization is subversive notice thereof shall be published by the secretary of state once each week for two successive weeks in a daily newspaper published in the city of Boston and the court shall order any funds or property of such organization turned over to the treasurer of the commonwealth which shall then be considered escheated. The fact that proceedings have begun or findings or decision made under this section shall not be admissible in evidence in any action brought under the provisions of sections eleven, nineteen, twenty-one or twenty-three.

General Laws Part IV Title I Chapter 264 Section 19 Subversive organization; knowingly becoming or remaining member; penalty

Section 19. Any person who becomes or remains a member of any organization knowing it to be a subversive organization shall be punished by imprisonment in the state prison for not more than three years or in jail for not more than two and one half years or by a fine of not more than one thousand dollars, provided that this section shall not be construed as reducing the penalty now imposed for the violation of any law.

General Laws Part IV Title I Chapter 264 Section 23 Subversive organizations; contribution; penalty

Section 23. Whoever contributes money or any other property having a value in money to an organization which he knows to be a subversive organization shall be punished by imprisonment in the state prison for not more than three years or in jail for not more than two and one half years or by a fine of not more than one thousand dollars.

General Laws Part IV Title I Chapter 265 Section 29 Assault; intent to commit felony; punishment

Section 29. Whoever assaults another with intent to commit a felony shall, if the punishment of such assault is not hereinbefore provided, be punished by imprisonment in the state prison for not more than ten years or by a fine of not more than one thousand dollars and imprisonment in jail for not more than two and one half years.

General Laws Part IV Title I Chapter 265 Section 37 Violations of constitutional rights; punishment

Section 37. No person, whether or not acting under color of law, shall by force or threat of force, willfully injure, intimidate or interfere with, or attempt to injure, intimidate or interfere with, or oppress or threaten any other person in the free exercise or enjoyment of any right or privilege secured to him by the constitution or laws of the commonwealth or by the constitution or laws of the United States. Any person convicted of violating this provision shall be fined not more than one thousand dollars or imprisoned not more than one year or both; and if bodily injury results,

shall be punished by a fine of not more than ten thousand dollars or by imprisonment for not more than ten years, or both.

[Paragraph added by 2021, 98, Sec. 5 effective December 2, 2021.]

Moneys from the collection of a punishment by fine under this section shall be delivered forthwith to the treasurer of the commonwealth and deposited in the Genocide Education Trust Fund established in section 2MMMMM of chapter 29.

General Laws Part IV Title I Chapter 269 Section 10D Body armor; use in commission of crime

Section 10D. Whoever, while in the commission or attempted commission of a felony, uses or wears any body armor, so-called, or any protective covering for the body or any parts thereof, made of resin-treated glass-fiber cloth, or of any other material or combination of materials, designed to prevent, deflect or deter the penetration thereof by ammunition, knives or other weapons, shall be punished by imprisonment in the state prison for not less than two and one-half years nor more than five years or for not less than one year nor more than two and one-half years in a jail or house of correction.

General Laws Part IV Title I Chapter 274 Section 2 Aiders; accessories before fact; punishment

Section 2. Whoever aids in the commission of a felony, or is accessory thereto before the fact by counselling, hiring or otherwise procuring such felony to be committed, shall be punished in the manner provided for the punishment of the principal felon.

General Laws Part IV Title I Chapter 274 Section 3 Counselling or procuring felony; prosecution as accessory before fact or principal; punishment; venue

Section 3. Whoever counsels, hires or otherwise procures a felony to be committed may be indicted and convicted as an accessory before the fact, either with the principal felon or after his conviction; or may be indicted and convicted of the substantive felony, whether the principal felon has or has not been convicted, or is or is not amenable to justice; and in the last mentioned case may be punished in the same manner as if convicted of being an accessory before the fact. An accessory to a felony before the fact may be indicted, tried and punished in the same county where the principal felon might be indicted and tried, although the counselling, hiring or procuring the commission of such felony was committed within or without the commonwealth or on the high seas.

General Laws Part IV Title I Chapter 274 Section 4 Accessories after fact; punishment; relationship as defence; cross-examination; impeachment

Section 4. Whoever, after the commission of a felony, harbors, conceals, maintains or assists the principal felon or accessory before the fact, or gives such offender any other aid, knowing that he has committed a felony or has been accessory thereto before the fact, with intent that he shall avoid or escape detention, arrest, trial or punishment, shall be an accessory after the fact, and, except as otherwise provided, be punished by imprisonment in the state prison for not more than seven years or in jail for not more than two and one half years or by a fine of not more than one thousand dollars. The fact that the defendant is the husband or wife, or by consanguinity, affinity or adoption, the parent or grandparent, child or grandchild, brother or sister of the offender, shall be a defence to a prosecution under this section. If such a defendant testifies solely as to the existence of such relationship, he shall not be subject to cross examination on any other subject matter, nor shall his criminal record, if any, except for perjury or subornation of perjury, be admissible to impeach his credibility.

General Laws Part IV Title I Chapter 274 Section 5 Felon's conviction or amenability to justice; venue

Section 5. An accessory to a felony after the fact may be indicted, convicted and punished, whether the principal felon has or has not been previously convicted, or is or is not amenable to justice, either in the county where he became an accessory or in the county where the principal felony was committed.

General Laws Part IV Title I Chapter 274 Section 6 Attempts to commit crimes; punishment

Section 6. Whoever attempts to commit a crime by doing any act toward its commission, but fails in its perpetration, or is intercepted or prevented in its perpetration, shall, except as otherwise provided, be punished as follows:

First, by imprisonment in the state prison for not more than ten years, if he attempts to commit a crime punishable with death.

Second, by imprisonment in the state prison for not more than five years or in a jail or house of correction for not more than two and one half years, if he attempts to commit a crime, except any larceny under section thirty of chapter two hundred and sixty-six, punishable by imprisonment in the state prison for life or for five years or more.

Third, by imprisonment in a jail or house of correction for not more than one year or by a fine of not more than three hundred dollars, if he attempts to commit a crime, except any larceny under

said section thirty, punishable by imprisonment in the state prison for less than five years or by imprisonment in a jail or house of correction or by a fine.

Fourth, by imprisonment in a jail or house of correction for not more than two and one half years or by a fine, or by both such fine and imprisonment, if he attempts to commit any larceny punishable under said section thirty.

General Laws Part IV Title I Chapter 274 Section 7 Conspiracy; penalties

Section 7. Any person who commits the crime of conspiracy shall be punished as follows:

First, if the purpose of the conspiracy or any of the means for achieving the purpose of the conspiracy is a felony punishable by death or imprisonment for life, by a fine of not more than ten thousand dollars or by imprisonment in the state prison for not more than twenty years or in jail for not more than two and one half years, or by both such fine and imprisonment.

Second, if clause first does not apply and the purpose of the conspiracy or any of the means for achieving the purpose of the conspiracy is a felony punishable by imprisonment in the state prison for a maximum period exceeding ten years, by a fine of not more than ten thousand dollars or by imprisonment in the state prison for not more than ten years or in jail for not more than two and one half years, or by both such fine and imprisonment.

Third, if clauses first and second do not apply and the purpose of the conspiracy or any of the means for achieving the purpose of the conspiracy is a felony punishable by imprisonment in the state prison for not more than ten years, by a fine of not more than five thousand dollars or by imprisonment in the state prison for not more than five years or in jail for not more than two and one half years, or by both such fine and imprisonment.

Fourth, if clauses first through third do not apply and the purpose of the conspiracy or any of the means for achieving the purpose of the conspiracy is a crime, by a fine of not more than two thousand dollars or by imprisonment in jail for not more than two and one half years, or both.

If a person is convicted of a crime of conspiracy for which crime the penalty is expressly set forth in any other section of the General Laws, the provisions of this section shall not apply to said crime and the penalty therefor shall be imposed pursuant to the provisions of such other section.

General Laws Part IV Title I Chapter 274 Section 8: Solicitation, counsel, advice or enticement of crime; penalties

Section 8. Whoever solicits, counsels, advises, or otherwise entices another to commit a crime that may be punished by imprisonment in the state prison, with the intent that the person, in fact,

commit or procure the commitment of such crime shall, except as otherwise provided, be punished as follows:

First, by imprisonment for not more than 20 years in the state prison or for not more than 21/2 years in a jail or house of correction, or by a fine of not more than \$10,000, or by both such fine and imprisonment, if the intent of the solicitation, counsel, advice or enticement was for the person to commit a crime punishable by imprisonment for life.

Second, by imprisonment for not more than 10 years in the state prison or for not more than 21/2 years in a jail or house of correction, or by a fine of not more than \$10,000, or by both such fine and imprisonment, if the intent of the solicitation, counsel, advice or enticement was for the person to commit a crime punishable by imprisonment in the state prison for 10 years or more.

Third, by imprisonment for not more than 5 years in the state prison or for not more than 21/2 years in a jail or house of correction, or by a fine of not more than \$5,000, or by both such fine and imprisonment, if the intent of the solicitation, counsel, advice or enticement was for the person to commit a crime punishable by imprisonment in the state prison for 5 years or more.

Fourth, by imprisonment for not more 21/2 years in a jail or house of correction, or by a fine of not more than \$2,000, or by both such fine and imprisonment, if the intent of the solicitation, counsel, advice or enticement was for the person to commit a crime punishable by imprisonment in the state prison for less than 5 years.

If a person is convicted of solicitation, counsel, advice or enticement for which crime the penalty is expressly set forth in any other section of the General Laws, the provisions of this section shall not apply to said crime and the penalty in the applicable section of the General Laws shall be imposed pursuant to the provisions of such other section.



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INTERNALLY SOURCED EVIDENCE AND ANALYSIS

Timeline

The following timeline is a brief summary of relevant events and context around Patriot Front's activity in June and July of 2022. Additional evidence and information is available upon request.

July 4, 2021: Patriot Front marches in Philadelphia, Pennsylvania. At one point, they draw a Black counter-protester into their formation and throw smoke grenades to smokescreen their violent assault of the man using fists and shields. Patriot Front later releases a video documenting the racially-motivated assault alongside footage of local law enforcement allowing them to freely withdraw from the incident. Their portrayal of the assault intentionally presents Patriot Front as being able to perpetrate violent hate crimes without repercussion from law

enforcement.

January 21, 2022: The online media outlet Unicorn Riot releases a 450GB leak of internal data from Patriot Front.³⁰⁰ This leak includes documents, video, photographs, audio recordings, internal chat logs, and 3D printing files. Analysis of the video content of the leak shows that an overwhelming majority of Patriot Front "training events" are focused on hand to hand combat, shield combat, and ideologically justifying their national campaign of property destruction, harassment, and violence in furtherance of establishing a white ethnostate in the United States of America.

June 8, 2022: A video is released by Patriot Front on multiple alternative messaging and video platforms, in which Thomas Rousseau states to Patriot Front members: "You will have the chance to push yourself to the point of failure today and tomorrow, and you'll be expected to do so. You will receive no such lenience if you reach failure in the presence of our enemies on Independence Day."³⁰¹

June 11, 2022: 31 members of Patriot Front are arrested in Coeur d'Alene, Idaho on

³⁰⁰ DDoSecrets hosted version of the 450GB Patriot Front leak from January 2022.

^{301 00:33} seconds Patriot Front Telegram post June 8, 2022

misdemeanor charges of "conspiracy to riot" on their way to protest an LGBTQIA+ family-friendly "Pride in the Park" event. Patriot Front members were riding in the back of a rented U-HAUL truck that is pulled over by Coeur d'Alene police after a concerned citizen called 911 to report what looked like "a small army" getting into the truck at a nearby hotel. Police charge all of the individuals in the truck with "criminal conspiracy to riot," a state-level misdemeanor, citing Patriot Front's shields, armor, a smoke grenade, and a 7-page planning document that indicates they sought a "confrontation" at the Pride event and intended to use the smoke grenade to screen their retreat.³⁰² 29 of the Patriot Front members arrested traveled across state lines to attend the event (including the organization's leader Thomas Rousseau, and his top lieutenants who traveled in from Texas). All 31 Patriot Front members are released the following day on bond.

July 2, 2022: Patriot Front performed a flash-mob style march through Boston, Massachusetts. During the march, a Black man is assaulted using the same tactics they deployed to assault a Black man a year prior in Philadelphia: luring him into the column, and then assaulting him using shields and fists while other members attempted to obfuscate observers' view of the assault. In a video recording of the attack, as Patriot Front approaches the man walking on the sidewalk, a voice that sounds like Patriot Front's leader Thomas Rousseau can be heard giving the command "Right Screen" – an instruction to specific unit of members of the "Shield Vanguard," who are trained to use their bodies and shields to obscure the view of witnesses in the street from what was about to occur. A video posted by Patriot Front shows Murrell taking out his phone to record members of Patriot Front when they surround him, restricting his movement, and assaulting him with their shields. Videos and photos of the incident show at least four masked members of Patriot Front attacking Murrell with shields that Patriot Front manufactures with the explicit purpose of engaging in violence during these types of flash-mob marches.

Analysis

Based on their well documented activity since the organization was founded in 2017, Patriot

³⁰² <u>Kootenai County Sheriff Office's Booking Summary Report on June 12, 2022</u> which includes booking information for Patriot Front members who were arrested for "criminal conspiracy"

³⁰³ Patriot Front Telegram post July 7, 2022 that shows the group assaulting a Black man in Boston on July 2, 2022. The post characterizes the incident as an assault against the group and the video is selectively edited to support their depiction of events.

Front remains a violent organization that primarily functions to plan, train, and manufacture weapons for the explicit purpose of engaging in acts of violence and harassment against minorities, the LGBTQIA+ community, and others deemed "enemies" by Patriot Front's leader Thomas Rousseau. Through Rousseau, Patriot Front also functions as part of a broader white supremacist network that includes organizations such as NSC131, Active Clubs, and Rise Above Movement. All of these organizations are explicitly white supremacists in their ideology and are primarily focused on their ability to assault, harass, and intimidate racial minorities, the LGBTQIA+ community, and any organizations or individuals percieved to be "enemies" of their white supremacist ideology.

Patriot Front is not deterred from violence by legal accountability efforts, and often uses local law enforcement's tactics of escorting the group through urban spaces to create a permissive environment for their violence. The fact that multiple members of Patriot Front who were arrested weeks prior in Idaho participated in the Boston march on July 2nd illustrates this phenomenon. When charged with criminal activity, Patriot Front members face state level charges at most, and are often charged with misdemeanors. The organization is aware of the limitations of local and state level jurisdictions, and members will simply participate in criminal activity in other jurisdictions since there is an extremely low likelihood of facing federal charges or state level felony charges. After their arrests in Idaho and an ongoing investigation in Boston, Patriot Front will likely continue to organize flash-mob style marches and look for opportunities to commit further violent assault during their marches.

Patriot Front has a sophisticated media production system with an affiliated LLC called Media2Rise, which produces all of Patriot Front's audiovisual content and recruitment material. Media2Rise has produced multiple films about Patriot Front, where they clearly have unrestricted access to the organization, Rousseau, their in-person activities, and organizing meetings. In January of 2022, the media outlet Unicorn Riot released a large "leak" of Patriot Front data, which included over 200 videos produced by Patriot Front members and Media2Rise. These videos include Patriot Front members extensively training for hand to hand combat, as well as training to use their self-manufactured shields to perform offensive and defensive combat maneuvers. If law enforcement or prosecutors were to subpoena or seize Media2Rise's audiovisual archive, they would uncover footage of Patriot Front members and leadership discussing the motive, means, and opportunity to commit hate crimes (both in terms of physical violence, property destruction, and intimidation/harassment campaigns) on a national scale.