Voited Status prespect (process of the State of South Control of South Control of the State of South Control of the State of the State

UNITED STATES DISTRICT COURT

DISTRICT OF CONNECTICUT Pro- Clark January

UNITED STATES OF AMERICA

•

CRIMINAL NO. 82-1061 (EBB)

EDWARD JOHN HASBROUCK

v.

S U B S T I T U T E D I N F O R M A T I O N

The United States Attorney, by the Assistant United States Attorney, hereby charges:

ONE COUNT

On or about August 10, 1982, at Hartford, Connecticut, in the District of Connecticut, EDWARD JOHN HASBROUCK, the defendant herein, did knowingly and intentionally fail to comply with the direction of the United States Marshal for the District of Connecticut, and his Deputies, while in the Abraham A. Ribicoff Federal Building and Courthouse, 450 Main Street, Hartford, Connecticut, property under the charge and control of the General Services Administration, by embracing one Russell Ford while Ford was in the custody of the United States Marshal and his Deputies and by failing to disengage from Ford after being directed to do so by said United States Marshal and his Deputies, in violation of 40 United States Code, Section 318c, and 41 Code of Federal Regulations, Section 101-20.304.

UNITED STATES OF AMERICA

ALAN H. NEVAS UNITED STATES ATTORNEY

RICHARD N. PALMER

ASSISTANT UNITED STATES ATTORNEY

$\overline{}$	Ne. VE	DISTRI		TICOI	
EFENDANT	EDWARD JOHN HASBROUCK	MUnited S	. CRIMINAL	130/ 82-1061	
	JUDGMENT AND PROBA				
	In the presence of the attorney for the governmenthe defendant appeared in person on this date —		MONTH Novem	ber 5, 1982	
COUNSEL	have counsel appo	ort advised defendant of right to inted by the court and the defenda	int thereupon waived assi	nether defendant desired to stance of counsel.	
	X WITH COUNSEL Joseph Rub	Name of co	ounsel)		
PLEA	X GUILTY, and the court being satisfied that there is a factual basis for the plea,			OT GUILTY	
	There being a finding/verdict of GUII	GUILTY. Defendant is discha	arged		
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense(s) of violation of 40 United States Code, Section 318c, and 41 Code of Federal Regulations, Section 101-20,304 (intentionally fail to comply with the direction of the United States Marshal)				
	as charged in Count One of	the Substituted I	information,	Original	
	Indictment Dismissed, The court asked whether defendant had anything to s was shown, or appeared to the court, the court adjudy	loed the defendant quilty as charge	ed and convicted and or	dered that: The detendant	
SENTENCE OR PROBATION ORDER		iged the defendant guilty as charg	ed and convicted and or e for imprisonment for a	period of thirty	
OR PROBATION	The court asked whether defendant had anything to swas shown, or appeared to the court, the court adjudence by committed to the custody of the Attorney General Action of the Attorney Gen	iged the defendant guilty as charg	ed and convicted and or e for imprisonment for a	period of thirty	
OR PROBATION ORDER . SPECIAL	The court asked whether defendant had anything to swas shown, or appeared to the court, the court adjudence by committed to the custody of the Attorney General Action of the Attorney Gen	iged the defendant guilty as charg	ed and convicted and or e for imprisonment for a	period of thirty	
OR PROBATION ORDER . SPECIAL CONDITIONS OF	The court asked whether defendant had anything to swas shown, or appeared to the court, the court adjudence by committed to the custody of the Attorney General Action of the Attorney Gen	iged the defendant guilty as charg	ed and convicted and or e for imprisonment for a	period of thirty	
OR PROBATION ORDER . SPECIAL CONDITIONS OF	The court asked whether defendant had anything to swas shown, or appeared to the court, the court adjudence by committed to the custody of the Attorney General Action of the Attorney Gen	iged the defendant guilty as charg	ed and convicted and or e for imprisonment for a	period of thirty	
OR PROBATION ORDER . SPECIAL CONDITIONS OF	The court asked whether defendant had anything to swas shown, or appeared to the court, the court adjudence by committed to the custody of the Attorney General Action of the Attorney Gen	iged the defendant guilty as charg	ed and convicted and or e for imprisonment for a	period of thirty	
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION ADDITIONAL CONDITIONS OF	The court asked whether defendant had anything to swas shown, or appeared to the court, the court adjudence by committed to the custody of the Attorney General Action of the Attorney Gen	posed above, it is hereby ordered inay change the conditions of probations period of five years.	that the general condition	period of thirty time served ns of probation set out on the period of probation, and	
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION ADDITIONAL CONDITIONS OF PROBATION	The court asked whether defendant had anything to s was shown, or appeared to the court, the court adjuthereby committed to the custody of the Attorney Gene (30 days on Count One, defer while awaiting trial.	posed above, it is hereby ordered hay change the conditions of probation period of five your period.	that the general conditionation, reduce or extend the ears permitted by law, momends,	period of thirty time served ns of probation set out on the period of probation, and	
OR PROBATION ORDER SPECIAL CONDITIONS OF PROBATION ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation impreverse side of this judgment be imposed. The Court any time during the probation period or within a map probation for a violation occurring during the probation period or within a map probation for a violation occurring during the probation period or within a map probation for a violation occurring during the probation	posed above, it is hereby ordered hay change the conditions of probation period of five your period.	that the general conditionation, reduce or extend the ears permitted by law, momends,	period of thirty time served as of probation set out on the period of probation, and hay issue a warrant and revo	

Form No. USA-22 (Ed. 2-15-57)

EDWARD JOHN HASBROUCK

FILED

		i ' r '
		Nov 30 4 42 PM . 82
MICROFILM	UNITED STATES DISTRICT CO	
DEC1 1982	District ofCo	new HAVEN, CONN.
NEW HAVEN		as/
United States	of America) C	Criminal No. 82-1061 (EBB)
Vs.	}	

ORDER FOR DISMISSAL

ALAN H. NEVAS
United States Attorney

BY:

RICHARD N. PALMER ASST. U. S. ATTORNEY

Leave of court is granted for the filing of the foregoing dismissal.

United States Pistrict Judge

ELLEN BREE BURNS

Date: