COMMONWEALTH OF PENNSYLVANIA

PRIVATE COUNTY OF Bulter CRIMINAL COMPLAINT Magisterial District Number: MDJ Name: **COMMONWEALTH OF PENNSYLVANIA** Address: VS. DEFENDANT: NAME and ADDRESS Joseph R. Biden, Jr. Telephone: 1209 Barley Mill Road Docket No: Date Filed: 19807 DE Greenville OTN: (Fill in defendant's name and address) (Above to be completed by court personnel) Notice: Under Pa.R.Crim.P. 506, your complaint may require approval by the attorney for the Commonwealth before it can be accepted by the magisterial district court. If the attorney for the Commonwealth disapproves your complaint, you may petition the court of common pleas for review of the decision of the attorney for the Commonwealth. Fill in as much information as you have. Defendant's D.O.B. Defendant's A.K.A. (also known as) Defendant's Defendant's Race/Ethnicity Sex **X** White □ Black ☐ Female Joe Biden November 20, 1942 ☐ Asian ☐ Native American × Male Defendant's Vehicle Information Registration Sticker (MM/YY) Plate Number State ☐ Hispanic ☐ Unknown Robert Joseph Antonellis (Name of Complainant-Please Print or Type) do hereby state: (check appropriate box) 1. X I accuse the above named defendant who lives at the address set forth above ☐ I accuse the defendant whose name is unknown to me but who is described as ☐ I accuse the defendant whose name and popular designation or nickname is unknown to me and whom I have therefore designated as John Doe. Butler with violating the penal laws of the Commonwealth of Pennsylvania at County on or about July 13, 2024 Participants were: (if there were participants, place their names here, repeating the name of the above defendant) 1. Joseph R. Biden Jr. 2. Robert Hunter Biden 3. Christopher Heinz 4. Devon Archer 5. John Kerry 6. Peter Paul Buttigieg - including his role in anchoring the westernmost crosshair of the Butler Bullseye. 7. Jill Tracy Jacobs Biden- including her role in anchoring the southernmost crosshair of the Butler Bullseye. Additional participants in the broader criminal enterprise — including but not limited to Christopher Wray (FBI), Deborah Cheatle (USSS), Merrick Garland (DOJ), and Lisa Monaco (DOJ) — are fully documented in the

Violations and Defendants List and other supporting materials contained within The Butler Brief. The case

materials present a comprehensive account of their roles and culpability.

Defendant's Name:	
Docket Number:	



PRIVATE CRIMINAL COMPLAINT

The acts committed by the accused Were: (Set forth a summary of the facts sufficient to advise the defendant of the nature of the offense charged. A citation to the statute allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section and subsection of the statute or ordinance allegedly violated.)

On July 8, 2024, President Joe Biden said, "It's time to put Trump in a bullseye." Just five days later, on July 13, 2024, Donald Trump was nearly assassinated in Butler, Pennsylvania—and a bystander, Corey Comperatore, was killed. This act of political violence transformed Biden's statement from mere rhetoric into a trigger for lethal force.

The location was no accident. Butler, PA sits at the precise center of the Butler Bullseye—an alignment rooted in bloodshed and the attempted assassination of George Washington, in 1753, at the age of 21—just six miles from the Butler Fairgrounds. The incorporation of Rosemont Seneca Partners, LLC, its close association with the Rosemont Seneca Corridor, and the open murder investigation (Dymond) in Luzerne County, reveal not only was Butler pre-determined to be "the kill zone", but that Joe Biden was signaling with his bullseye threat. Corey Comperatore was killed, two PA citizens were wounded, and Trump narrowly survived.

These acts satisfy the elements of 18 Pa.C.S. § 902 (Criminal Solicitation), § 903 (Criminal Conspiracy), and § 2706 (Terroristic Threats), with murder as the intended outcome. Jurisdiction is proper within Butler County, where the intended murder took place, and where one victim was killed. Newly disclosed evidence from DNI Director Tulsi Gabbard confirms that an Obama/Biden-driven coup against POTUS-Elect Trump originated as early as November 2016, to create the "Russia Collusion" narrative—supporting the broader case presented herein.

Full evidentiary basis is provided in The Butler Brief (Core Complaint and Exhibits).

	All of Asser	which were against the peacembly, or in violation of $\underline{\S 90}$	ce and dignity of 2 § 903, § 2706 (Section)	the Commonwealth o	of Pennsylvania and contr (a) (1) (Subsection)	ary to the Act of
	of the	Pennsylvania Crimes Code (PA Statute)	е			
3.	l ask	that process be issued and t	hat the defendan	t be required to answ	ver the charges I have ma	ade.
4.	belief	fy that the facts set forth in the facts. This verification is made song to unsworn falsification to	ubject to the pen	true and correct to the alties of Section 490	ne best of my knowledge 4 of the Crimes Code (18	or information and Pa.C.S. § 4904)
5. 	Syste	ify that this filing complies with the mof <i>Pennsylvania</i> that requination and documents.	n the provisions of the filing confidention	f the Case Records Real information and do	Public Access Policy of the cuments differently than n	Unified Judicial on-confidential
Office	of the A	Attorney for the Commonwealth	☐ Approved	☐ Disapproved becar	use	
(Name of Al	ttorney for 0	Commonwealth-Please Print or Type)	(Signature of Attorn	ney for Commonwealth)	(Date)	
AND N	OW, on	this date	_ , I certify that th	ne complaint has beer	n properly completed and v	erified.
					5	SEAL
(1	Magisteria	al District)		(Issuing Authority)		