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Magistrate Judge Benton

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UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

UNITED STATES OF AMERICA,

Plaintiff,

AHMAD ABDUL SALAAM AS-SADIQ, a/k/a, CANNON ROBERT EUGENE DYLES,)

Defendant.

MAGISTRATE'S DOCKET NO. CASE NO. 6204-659M

COMPLAINT for VIOLATION

U.S.C. Title 18 United States Code, Sections 922(g)(1) and 924(a)(2)

BEFORE, Monica J. Benton, United States Magistrate Judge, Seattle, Washington The undersigned complainant being duly sworn states:

On or about November 18, 2004, at Federal Way, within the Western District of Washington, AHMAD ABDUL SALAAM AS-SADIQ, a/k/a, CANNON ROBERT EUGENE DYLES, having been convicted of crimes punishable by imprisonment for a term exceeding one year in the Superior Court of the State of Washington, Pierce County, that is: The Felony Offense of Attempted Possession of a Controlled Substance, cause number 88-1-03751-2, January 4, 1989 and the Pelony Offense of Unlawful Possession of a Control Substance, cause number 88-1-02070-3; did knowingly possess in and affecting commerce a firearm, to with one Astra, model A-100, 9mm semiautomatic pistol, which had been shipped and transported in interstate commerce.

All in violation of Title 18, United States Code, Sections 922(g)(1) and 924(a)(2).

COMPLAINT/AS-SADIQ 04-659M — 1

UNITED STATUS ATTORNEY 700 Stewart Street, Builty 5220 Seattle, Washington 98101-1271 (206) 553-7970 ì

And the Complainant further states:

- 1. I, DARYL ALLISON, am a Special Agent (SA) of the Federal Bureau of Investigation (FBI) currently assigned to the Seattle Joint Terrorism Task Force (JTTF). I have been an FBI Special Agent for one year. This affidavit is based on facts uncovered by federal and local law enforcement personnel, who are also members of the JTTF.
- 2. I am submitting this affidavit in support of a finding of probable cause to arrest AHMAD ABDUL SALAAM AS-SADIQ, n/k/a CANNON ROBERT EUGENE DYLES, for the crime of being a convicted felon unlawfully possession a firearm.
- 3. In June 2004, SA John Dean of the Federal Protection Service (FPS) informed the FBI that two FPS officers had told him that they had observed what they believed to be unusual activity at a local shooting range where they went to practice on their days off. The range in question was the Renton Fish and Game Club range, located at 17500 SE 144th Street, Renton, Washington. The FPS officers, Gabriel Russell and Terry Holzhausen, told Dean that they had seen a group of three to five individuals, male and female, arrive at the range in a red Nissan Quest minivan on at least three occasions in May and June 2004. Upon investigation, it was learned that the group would typically sign in and go to the most isolated shooting lane where a particular male member of the group would provide comprehensive instruction to other members of the group on the handling and firing of semiautomatic pistols, including shooting the firearms at targets on the range.
- 4. On July 23, 2004, SA Dean interviewed the range master at the Renton Fish and Game range. The range master identified AS-SADIQ from a driver's license photograph as among those he had seen handling and shooting firearms at the range. The range master confirmed that all those in attendance with group handled and shot one or more firearms while at the range. He also provided photocopies of range sign-in sheets and noted the names that he thought represented the group he had described. The sign-in sheets he provided indicate the following:
 - a. AHMAD AS-SADIQ signed in at 11:00 a.m. on Sunday, March 31, 2004;
 - b. AHMAD AS-SADIQ signed in at 10:52 on Sunday, April 4, 2004;

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- AHMAD AS-SADIQ signed in at 10:45 a.m. on Sunday, May 2, 2004;
- 5. I have obtained a certified copy of an order, signed in King County District Court, State of Washington, on January 9, 1998, legally changing AS-SADIQ's name from CANNON ROBERT EUGENE DYLES to AHMAD ABDUL SALAAM AS-SADIQ. I have reviewed the criminal history of CANNON ROBERT EUGENE DYLES, born May 7, 1969. I have obtained a certified copy of the Judgment and Sentence imposed in this matter, case number 88-1-03751-2, in Superior Court of the State of Washington for Pierce County on January 4, 1989. Dyles was sentenced to confinement in the custody of the Department of Corrections for a period of thirteen months for the Felony Offense of Attempted Unlawful Possession of a Controlled Substance. He was also convicted on the same day for the felony offense of Unlawful Possession of a Controlled Substance in Pierce County Superior Court, cause number 88-1-02070-3, and was sentenced to ninety (90) days in jail.
- 6. On or about, November 18, 2004, agents of the Joint Terrorism Task

 Force (JTTF), executed a federal search warrant at apartment 62-203, at the Waterstone Place apartments, located at 2405 South Starlake Road, Federal Way, Washington, the residence of AS-SADIQ. The agents arrested AS-SADIQ inside the apartment and asked him whether there were any guns inside. AS-SADIQ responded in the affirmative and led the agents to his bedroom. There, he pointed to a duffle bag in the closet indicating that his gun was inside; he also said that he had shot the gun at the range the day before. Agents selzed the gun, which is described as an Astra, model A-100, 9 mm semiautomatic pistol, serial number 3936D. They also found two boxes of Wolf Performance copper full metal jacket ammunition.
- 7. I have talked to SA Doug Krogh of the Bureau of Alcohol, Tobacco, Firearms and Explosives. He is an expert at identifying the origin of firearms. He informed me that Astra firearms are not manufactured in the State of Washington and, therefore, the firearm seized from AS-SADIQ's residence must have been transported in interstate commerce to be possessed by AS-SADIQ in Federal Way on November 18, 2004.

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1	8. Based on the foregoing, I submit that there is probable cause to believe that
2	AHMAD ABDUL SALAAM AS-SADIQ unlawfully possessed a firearm in violation of Title
3	18, United States Code, Sections 922(g)(1) and 924(a)(2).
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б	DARYL ALLISON, Complainant Special Agent, Federal Bureau of Investigation
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8	Complaint and affidavit sworn to before me and subscribed in my
9	presence, November 18, 2004.
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11	MONICA J. BENTON
12	United States Magistrate Judge
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