United States District Court

NEW MEXICO MATTHEW J. DYKMAN

IN THE

DISTRICT OF

UNITED STATES OF AMERICA

٧.

CRIMINAL COMPLAINT

DAN KEITH BOBELU, YOB: 1990

CASE NUMBER:

10-MG-016

10-MJ-563

I, the undersigned complainant being duly sworn state the following is true and correct to the best of my knowledge and belief. On or about the year January 01, 2010 in McKinley county, in the District of New Mexico defendant(s), a registered member of the Pueblo of Zuni Indian Tribe, with the exterior boundaries of the Pueblo of Zuni Indian Reservation in Indian Country, assaulted Kent Banteah, Jr., with a dangerous weapon, that is a Glock, Model 23, .40 caliber semi-automatic pistol, intending to do bodily harm, and without just cause or excsuse.

in violation of Title 18 United States Code, Section(s) 1153 and 113 (a)3.

I further state that I am a(n) <u>Special Agent</u> and that this complaint is based on the following facts: See Attached Affidavit hereby incorporated by reference as if fully restated herein.

Continued on the attached sheet and made a part hereof: X Yes

AUSA - CB

Sworn to before me and subscribed in my presence,

Signature of Complainant SA David D. Cordova

Special Agent

Federal Bureau of Investigation

1 IN THE UNITED STATES DISTRICT COURT 2 FOR THE 3 DISTRICT OF NEW MEXICO 4 UNITED STATES OF AMERICA 5 10-MJ-563 vs. 6 DAN KEITH BOBELU, YOB: 1990) 7 8 AFFIDAVIT 9 10 The undersigned being duly sworn, deposes and says: 11 1) I, David D. Cordova, am a Special Agent of the 12 Federal Bureau of Investigation (FBI), currently assigned to 13 the Albuquerque Division, Gallup Resident Agency. I have been 14 so employed since April 2008. I have a total of approximately 15 nine (9) years of federal law enforcement experience. I have 16 primary investigative responsibility in crimes that occur in Indian 17 Country including violent crimes such as homicide, robbery, arson, 18 aggravated assault, and sexual assault. The information set 19 forth is known to me as a result of my own investigation or 20 has been communicated to me by other law enforcement 21 officers: 22 23 2) This affidavit has been made in support of an 24 application for an arrest warrant for Dan Keith Bobelu, a 25 registered member of the Pueblo of Zuni Indian Tribe. This 26 arrest warrant is to be conducted in connection with the 27

assault of Pueblo of Zuni Tribe enrolled member, Kent

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Banteah, Jr. (herein Kent Banteah), with a dangerous weapon, that is a Glock, Model 23, .40 caliber semi-automatic pistol, in violation of Title 18, United States Code, Section(s) 1153, and 113(a)(3); assault with a dangerous weapon, with intent do bodily harm, and without just cause or excuse; and the assault occurred within the exterior boundaries of the Pueblo of Zuni Indian Reservation in Indian Country.

3) On the evening of January 01, 2010, Criminal Investigator (CI) David Evans of the Pueblo of Zuni Police Department (ZPD), Criminal Investigations Division (CID), Zuni, New Mexico, contacted Special Agent (SA) David Cordova of the Federal Bureau of Investigation (FBI), Gallup Resident Agency (GRA), regarding Kent Banteah, Jr. CI Evans reported that on this date, at approximately 7:10 PM, ZPD Patrol Sergeant Lewayne Lalio was dispatched to the Zuni Indian Hospital (ZIH), Zuni, NM, to investigate how Kent Banteah, who was receiving medical treatment for a gunshot wound, had been injured. Earlier that evening, Kent Banteah had been shot once in the upper right arm (posterior) above the tricep. The qunshot wound caused soft tissue damage to Kent Banteah's arm and the bullet remained lodged in his arm. Kent Banteah was transferred to the Gallup Indian Medical Center (GIMC), Gallup, New Mexico, where surgery was performed to remove the bullet from the arm.

4) SA David Cordova subsequently obtained a copy of the police report generated by ZPD Patrol Sergeant Lewayne

Lalio. According to the police report, Kent Banteah, Jr. (driver) and Gordon Ray Peywa (passenger) were driving southbound on Pincion Street, near House 03C, Pueblo of Zuni, New Mexico, in Kent Banteah's blue Ford Expedition, when they drove up to a unidentified, young, slim, male subject (herein UNSUB) walking down the middle of the street. The UNSUB was wearing a black leather coat, and a black ski-mask covered his face. The ski-mask had a skeleton design on it. Kent Banteah swerved to avoid hitting the UNSUB, like several vehicles ahead of him.

5) As Kent Banteah's vehicle neared the UNSUB,
Gordon Ray Peywa rolled down his window and yelled at the
UNSUB to get out of the way. The UNSUB, responded with
profanity, and yelled, "Fuck you! I am West Side Crip!" The
UNSUB then pulled out a pistol from his waistband and fired
one round at the vehicle. The round entered the passenger's
side, rear door window, and struck Kent Banteah from behind
in the upper right arm above the tricep. The UNSUB ran in a
westerly direction toward a cluster of homes located nearby.
Kent Banteah and Gordon Ray Peywa drove to the ZIH where Kent
Banteah was treated for the gunshot wound and subsequently
transferred to the GIMC. Patrol Sergeant Lewayne Lalio
inspected and photographed the damage to Kent Banteah's Ford
Expedition.

6) On January 12, 2010, CI David Evans told SA Cordova that he (CI EVANS) had received a tip in which it was

reported that Dan Bobelu was the individual who was involved in the shooting of Kent Banteah.

7) On January 25, 2010, ZPD Officers seized a Glock, Model 23, .40 caliber semi-automatic pistol, from Corey Lander Bobelu, brother of Dan Keith Bobelu, during a vehicle stop.

8) On January 26, 2010, SA David Cordova and CI David Evans interviewed an individual (herein witness 1) who associates with Dan Keith Bobelu. According to witness 1, Dan Keith Bobelu was seen showing-off a Glock .40 caliber semiautomatic pistol at a friend's residence, on or about December 31, 2009, one day before the shooting of Kent Banteah. Dan Keith Bobelu discharged the pistol several times and insisted the casings discharged from the pistol be picked

from the ground.

interview, Corey Lander Bobelu told investigators that Dan Keith Bobelu admitted to shooting Kent Banteah and that Dan Keith Bobelu wanted to talk to police about the incident. CI David Evans contacted Dan Keith Bobelu via telephone. Dan Keith voluntarily agreed to meet with investigators on February 01, 2010.

9) On January 29, 2010, during a voluntary

10) On the afternoon of February 01, 2010, SA David Cordova and CI David Evans conducted a non-custodial

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interview with Dan Keith Bobelu at the Zuni Police

Department. Dan Keith Bobelu was wearing a black T-shirt with
the words "WEST SIDE" covering the front of the T-Shirt. Dan
Keith also wore a chain around his neck with a "bullet"
hanging from the chain.

11) Dan Keith Bobelu confessed to shooting at Kent Banteah and Gordon Ray Peywa, admitted to being a member of the "West Side Hustler Crips" and stated the following:

12) On evening of January 01, 2010, he (Dan Keith Bobelu) was, on foot, walking down Pincion Street, approaching Highway 53, Pueblo of Zuni, when he heard the roaring sound of a vehicle engine come close to him. Dan Keith Bobelu jumped toward the sidewalk to get out of the way an fell on his buttocks. The vehicle stopped next to Dan Keith Bobelu. Dan Keith Bobelu then walked over to the passenger's side door, which was closest to him, and tried punching the passenger in the face. Dan Keith Bobelu recognized the vehicle occupants as Kent Banteah (AKA: Jude), driver, and the Gordon Ray Peywa (AKA: G-Dog), passenger. According to Dan Keith Bobelu, Kent Banteah and Gordon Ray Peywa are members of a rival gang called "MONEY MAKING KINGS" are associated with a gang called "UPTOWN KINGS" from Albuquerque, New Mexico.

13) Dan Keith Bobelu and Gordon Ray Peywa yelled profanity at each other and then Dan Keith Bobelu used a

Glock .40 caliber semi-automatic pistol and fired one round into the vehicle compartment, as he stood approximately 2 to 3 feet away from the vehicle. After discharging the pistol, Dan Keith Bobelu ran off in westerly direction toward a cluster of homes nearby. Dan Keith Bobelu subsequently confessed to his brother, Lander Corey Bobelu and made admissions about the shooting to several other individuals. Dan Keith Bobelu fled the Pueblo of Zuni to Gallup, New Mexico, where he remained until January 25, 2010.

14) According to Dan Keith Bobelu, on the night of the shooting, he was wearing blue pants, a black T-shirt, and a long leather coat (similar to a trench coat). Dan Keith Bobelu was also wearing a black "beanie" covering his head and a bandanna which covered his face, except his eyes. The bandanna had a skeletal design on it.

15) On February 25, 2010, CI David Evans informed SA Cordova of a report filed in which Dan Bobelu fears retaliation from Kent Banteah. Based on that fact that Dan Keith Bobelu and Kent Banteah are members of rival gangs, violence between both gangs is likely to continue.

16) Based on the training, experience of the affiant, and information set forth in this affidavit, your affiant submits that there is probable cause to believe that on January 01, 2010, within the exterior boundaries of the Pueblo of Zuni Indian Reservation in Indian Country, in the

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county of McKinley, in the State and District of New Mexico; Dan Keith Bobelu, a registered member of the Pueblo of Zuni Indian Tribe, did assault Kent Banteah with a dangerous weapon, that is, a black Glock, Model 23, .40 caliber semi-automatic pistol, with in intent to do bodily harm, and without just cause or excuse; in violation of 18 United States Code, Section(s) 115%, 113(a)(3). David D. Cordova Special Agent Federal Bureau of Investigation Gallup, New Mexico Subscribed and sworn to before me this 26 day of 120

U.S. Magistrate Judge Robert W. Ionta