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UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

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UNITED STATES OF AMERICA : **CRIMINAL COMPLAINT**  
v. : Mag No. 12-8185 (MCA)  
MICHAEL HASUGA :

I, Taylor Biggs, being duly sworn, state the following is true and correct to the best of my knowledge and belief:

**SEE ATTACHMENT A**

I further state that I am a Special Agent with the Federal Bureau of Investigation, and that this complaint is based on the following facts:

**SEE ATTACHMENT B**

Continued on the attached page and made a part hereof:

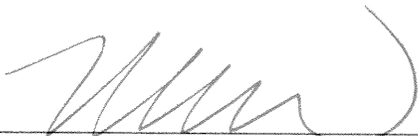


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Special Agent Taylor Biggs  
Federal Bureau of Investigation

Sworn to before me and subscribed in my presence,  
October 10, 2012 in Essex County, New Jersey

HONORABLE MADELINE COX-ARLEO  
UNITED STATES MAGISTRATE JUDGE



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Signature of Judicial Officer

**ATTACHMENT A**

**Count One – Bank Robbery**

On or about October 9, 2012, in Bergen County, in the District of New Jersey and elsewhere, defendant, MICHAEL HASUGA, by force, violence, and by intimidation did take from the person or presence of another, approximately \$710 in money belonging to, and in the care, custody, control, management, and possession of the Wells Fargo Bank, the deposits of which were then insured by the Federal Deposit Insurance Corporation.

In violation of Title 18, United States Code, Sections 2113(a) and 2.

**ATTACHMENT B**

I, Taylor Biggs, am a Special Agent with the Federal Bureau of Investigation (“FBI”). I am fully familiar with the facts set forth herein based on my own investigation, my conversations with other law enforcement officers, and my review of reports, documents, and items of evidence. Where statements of others are related herein, they are related in substance and part. Because this complaint is being submitted for a limited purpose, I have not set forth each and every fact that I know concerning this investigation. Where I assert that an event took place on a particular date, I am asserting that it took place on or about the date alleged.

1. On or about October 9, 2012, at approximately 10:24 a.m., Wells Fargo Bank (“Wells Fargo”), located at 5 Sylvan Street, Rutherford, N.J. 07070, was robbed. A bank employee who provided a statement to law enforcement described a Caucasian male wearing a black hooded sweatshirt, sunglasses, and clear surgical gloves on his hands. The individual entered the bank, approached the teller window, and passed a note to the teller, which read, in substance and in part, give me all the money or I’ll shoot the first person I see. The bank teller gave the money in her drawer to the robber, who quickly thereafter exited the Wells Fargo. The individual took approximately \$710.

2. During the bank robbery, a bystander inside the bank, exited and screamed that the bank was being robbed. Another civilian immediately notified law enforcement that a robbery was in progress at the Wells Fargo.

3. Immediately following the robbery, two bystanders outside of the Wells Fargo observed a male exiting the bank and leaving the scene in a white Chevy Suburban with a NJ license plate T49AEZ. The bystanders reported their observations to a police officer with the Rutherford Police Department.

4. Shortly after the robbery, Rutherford police officers observed the white Chevy Suburban with a NJ license plate T49AEZ heading westbound on Route 3. The vehicle was being driven by a male fitting the description of the individual who had previously robbed the Wells Fargo. The officers stopped the vehicle and placed the driver under arrest.

5. The driver of the vehicle, who was identified as MICHAEL HASUGA, provided consent to search his vehicle. Inside the vehicle, the officers recovered approximately \$710, sunglasses, and latex gloves.

6. At all times relevant to this Complaint, the deposits of GSCB were insured by the Federal Deposit Insurance Corporation.