
UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA : **CRIMINAL COMPLAINT**

v. :

RONALD DAMON, a/k/a "Rockmyer" : Mag. No. 05-1115 (AMD)

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 December 2, 2005, in Camden County, in the District of New Jersey and elsewhere, defendant Ronald Damon, a/k/a "Rockmyer" did:

SEE ATTACHMENT A

in violation of Title 21, United States Code, Sections 841(a) & (b)(1)(A) and Title 18, United States Code, Section 2.

I further state that I am a Special Agent of the Drug Enforcement Administration, and that this complaint is based on the following facts:

SEE ATTACHMENT B

continued on the attached page and made a part hereof.

Ken Welsh, Special Agent
Drug Enforcement Administration

Sworn to before me and subscribed in my presence,

December 5, 2005, at Camden, New Jersey

HONORABLE ANN MARIE DONIO
UNITED STATES MAGISTRATE JUDGE

Signature of Judicial Officer

CONTENTS APPROVED

UNITED STATES ATTORNEY

By: _____
JASON M. RICHARDSON, AUSA

Date: December 5, 2005

Attachment A

Did knowingly and intentionally distribute and possess with intent to distribute 50 grams or more of a mixture and substance containing a detectable amount of cocaine base, namely crack cocaine, a Schedule II narcotic drug controlled substance, in violation of Title 21, United States Code, Sections 841(a) & (b)(1)(A), and Title 18, United States Code, Section 2.

Attachment B

I, Ken Welsh, am a Special Agent of the Drug Enforcement Administration (“DEA”). Following an investigation, I am aware of the following facts, although I have not included all of the facts known to me in this affidavit, just those facts which I believe necessary to establish probable cause:

1. On or about November 30, 2005, DEA agents arrested an individual that agreed to cooperate with DEA and become Cooperating Source of Information (“CS-3”).
2. CS-3 explained that **Damon** was supplying him between approximately 15 ounces (approximately 420 grams) to 30 ounces (approximately 840 grams) of crack cocaine at a time. As CS-3 sold the crack cocaine he would pay **Damon** off. However, CS-3 was required to pay **Damon** at least \$500 per day. Once the debt was satisfied **Damon** would then front CS-3 more crack cocaine.
3. During a recorded conversation, CS-3 attempted to acquire 4 ½ ounces of crack cocaine. While working with DEA, CS-3 then met with **Damon** and gave him his \$500 dollars payment for the day, which was observed by DEA agents. During the meeting, **Damon** told CS-3, in substance and in part, that he (**Damon**) would give CS-3 28 ounces of crack as soon as he (CS-3) paid him the remaining \$12,000.
4. After the meeting with **Damon**, CS-3 took the agents to the garage behind 2903 Berkley Street and explained that he stored his crack cocaine inside. At the time, the garage was locked and CS-3 provided the agents with the key. Once inside agents found a black Nissan Maxima parked in the garage. CS-3 told the agents that the crack cocaine was under the engine block. Agents recovered approximately 11 ounces (approximately 320 grams) of crack cocaine. CS-3 told the agents that the 11 ounces were provided by **Damon**.
5. On or about December 1, 2005, CS-3 again met with **Damon**. In a recorded conversation, CS-3 told **Damon** that he sold his last 10 ounces and he had **Damon**’s money for the drugs which Damon had fronted him. CS-3 then handed **Damon** a white plastic bag which contained \$12,000. **Damon** told CS-3 in substance and in part that he should be ready tonight and he was waiting on his guy and he should have 21 ounces for CS-3 tonight (12/1/05).
6. On or about December 2, 2005, between approximately 11:00 a.m. and 7:30 p.m., CS-2 placed a number of calls to **Damon** in an attempt to acquire a quantity of crack cocaine and to coordinate the place and time of the meeting.
7. On or about December 2, 2005, at approximately 8:20 p.m., **Damon** called CS-3 and told him to meet at “Uncs” (215 Eutaw Street) which was there usual meeting place.

8. On or about December 2, 2005, immediately after the call ended, law enforcement observed **Damon** exit 129 N. 35th Street, Camden, NJ, enter his vehicle and he drove directly to Eutaw Street.
9. Once he turned onto Eutaw Street, **Damon** parked on the side of the road and the New Jersey State Police approached **Damon** and had him exit the vehicle.
10. Law Enforcement officer then looked into the car and observed a black plastic bag, inside were clear plastic bags which contained an off white rock like substance. The substance was field-tested and tested positive for the presence of cocaine. The gross weight of the drugs and packaging material was 630 grams.
11. Law Enforcement also recovered two cell phones which **Damon** had been using to talk to CS-3 during the day, \$5,000 in cash (which he later told law enforcement officers was the left over money from the \$12,000 payment), personal use amounts of marijuana and powder cocaine.