

Pennsylvania, and to transport proceeds from the sale of cocaine from Philadelphia, Pennsylvania to Las Vegas, Nevada.

OVERT ACTS

In furtherance of the conspiracy and to accomplish its object, defendant CARMINA CALO and other persons committed the following overt acts, among others, in the Eastern District of Pennsylvania and elsewhere:

1. On or about July 1, 2009, defendant CARMINA CALO and Person #1 traveled from Las Vegas, Nevada, to Philadelphia, Pennsylvania, for the purpose of meeting a person to whom future deliveries of cocaine were to be made.

2. On or about July 1, 2009, in Philadelphia, Pennsylvania, defendant CARMINA CALO received a plastic-wrapped package of United States currency from an individual and transported that currency back to Las Vegas, Nevada.

3. In or about early August, 2009, in Las Vegas, Nevada, defendant CARMINA CALO offered to pay Person #1 \$2,000 plus expenses for driving a vehicle containing approximately three kilograms of cocaine from Las Vegas, Nevada, to Philadelphia, Pennsylvania.

4. In or about early August, 2009, in Las Vegas, Nevada, defendant CARMINA CALO and another individual known to the United States Attorney provided Person #1 with a Global Positioning System (GPS) unit programmed with a destination address in Philadelphia, Pennsylvania.

5. In or about early August, 2009, in Las Vegas, Nevada, Person #1 rented a truck for the purpose of transporting cocaine to Philadelphia, Pennsylvania.

6. On or about August 3, 2009, Person #1 drove a truck containing three kilograms of cocaine from Las Vegas, Nevada, to the vicinity of Dayton, Ohio, en route to the intended destination of Philadelphia, Pennsylvania.

All in violation of Title 21, United States Code, Section 846.


ZANE DAVID MEMEGER
UNITED STATES ATTORNEY