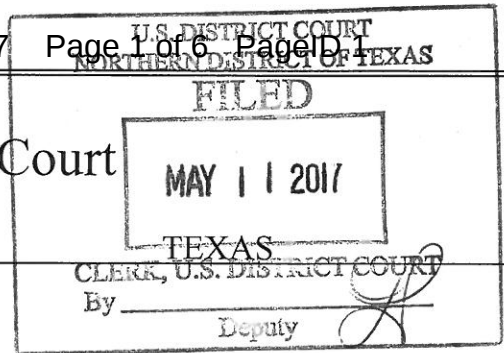


SEALED



United States District Court

NORTHERN

DISTRICT OF

UNITED STATES OF AMERICA

V.

ADAN ISRAEL SALAZAR

COMPLAINT

3-17MJ383-BK

CASE NUMBER: -

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 April 26, 2017, in the Dallas Division of the Northern District of Texas, defendant Adan Israel Salazar did,

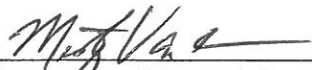
Knowingly possess in and affecting interstate commerce firearms while being a user of a controlled substance

In violation of Title 18, United States Code, Section(s) 922(g)(3) and 924(a)(2)

I further state that I am a police officer with the Dallas Police Department and that this complaint is based on the following facts:

See attached Affidavit of Detective Misty VanCuren #7696 which is incorporated and made a part hereof by reference.

Continued on the attached sheet and made a part hereof: ☒ Yes ☐ No


Signature of Complainant
Misty VanCuren
Dallas Police Department

Sworn to before me and subscribed in my presence, on this 31st day of May, 2017, in Dallas, Texas.

RENEE HARRIS TOLIVER
UNITED STATES MAGISTRATE JUDGE
Name and Title of Judicial Officer


Signature of Judicial Officer

AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT

I, Misty VanCuren, a Police Officer with the Dallas Police Department, being duly sworn, deposes and states:

1. I have been employed as a certified peace officer commissioned by the Dallas Police Department for approximately eighteen years. I have been assigned to the Criminal Investigations Division since November 1, 2016. I hold a master peace officer's license from the Texas Commission on Law Enforcement (TCOLE).

2. I am an "investigative or law enforcement officer of the United States" within the meaning of 18 U.S.C. § 2510(7); that is, I am an officer of the United States who is authorized by law to conduct investigations and make arrests for offenses enumerated in 18 U.S.C. § 2516.

3. Because this affidavit is offered for the limited purposes of supporting a criminal complaint charging **ADAN ISRAEL SALAZAR** with a violation of 18 U.S.C. § 922(g)(3) and 924(a)(2), it does not include all facts known to me regarding this investigation.

PROBABLE CAUSE

4. On April 26, 2017, I was contacted by a Dallas Police Officer regarding a suspect attempting to drive through a security checkpoint at the Dallas Police Southwest Substation located at 4230 West Illinois Ave, Dallas, Texas. Police Officers at the scene smelled the odor of freshly burned marijuana coming from the vehicle. The suspect was identified as Adan Israel Salazar, a Latin male, with a date of birth of May 15, 1984. Salazar asked officers details about the checkpoint. Officers asked Salazar to pull over to

the side because he was blocking traffic. When Salazar pulled over to the side of the station, officers approached him to question him. Salazar exited the vehicle wearing a "Guy Fawkes" mask on the side of his face and a camera around his neck. Salazar was behaving in an unusual fashion by crying and kneeling on his knees.

5. Salazar was then arrested for Possession of Marijuana, Unlawful of Carrying a Weapon, and Terroristic Threat. Salazar stated to arresting officers that he "had smoked only marijuana and all of the marijuana was gone. Salazar also stated that he had "come to the station to shoot up the station...to show the world that it can be done..." and... "I want to get rid of things that bother me..."

6. During an inventory search of Salazar's vehicle, two 9mm handguns were found in the console. Both pistols had fully loaded magazines and one pistol had one round in the chamber. There were also three additional magazines for a total of 5 magazines and 110 rounds of 9mm live Federal ammunition. The two semi-auto 9mm SCCY handguns were retrieved from Salazar's vehicle console during the arrest. The first gun is black/black with serial number 499135. The second is silver/black with serial number 499223. These guns were placed in Dallas Police Property Unit located at 1725 Baylor Street, Dallas, Texas. The handguns are located on property tag 158827G.

7. These listed firearms were examined by Special Agent Scott Satcher (ATF). It was determined that the 2 firearms traveled in interstate Nexus. In addition, seven grams of marijuana was also found in Salazar's vehicle contained in a glass mason jar in the backseat under a large "legalize marijuana" protest sign.

8. On April 26, 2017, Salazar was transported from the scene of the arrest to Dallas Police Headquarters located at 1400 South Lamar, Dallas, Texas, to be interviewed. During the interview conducted by Detective VanCuren #7696 and Detective Jay Darst #7898, Salazar admitted to smoking marijuana and even using Cocaine at the 18:33 time line marker of the recorded interview.

9. Salazar was transported to Lew Sterrett Justice Center and booked in under Dallas County Book in number 17021990.

10. On April 27, 2017 Detective VanCuren #7696, Detective Darst #7898, and Sergeant Sible #6104 went to 151 Moulin Rouge Drive #119, Dallas, Texas. This is where Salazar resides.

11. Detectives obtained a written consent to search form signed by Adan Salazar, who resides with arrested Salazar and is the lessee of the residential apartment. Adan Salazar is Adan Israel Salazar's grandfather.

12. During a search of the residence, Detectives retrieved a 12 gauge Mossberg pump shotgun Serial number T234640 from a hall closet along with 10 live 9mm rounds. These items were placed in the Dallas Police Property Unit on tag number 170867G.

13. The shotgun above was also examined by Special Agent Scott Satcher (ATF). It was determined that the shotgun has travelled in interstate Nexus. Salazar posed in a picture posted on his public Facebook page holding the above shotgun and wearing the "Guy Fawkes" mask.

14. Also found in the hall closet were two boxes from the purchase of the two above handguns. Inside one of the boxes showed a receipt from Uncle Dan's Pawn #4,

located at 1057 W Mockingbird Lane, Dallas, Texas, showing Adan Israel Salazar to be the purchaser. The receipt shows that \$299.99 was paid for each handgun. The purchase boxes were placed in the Dallas Police Property Unit on tag number 199537B.

15. Based on the evidence reviewed from Salazar's public Facebook page, I obtained a Facebook search warrant on April 27, 2017. The search warrant was delivered to Facebook on April 27, 2017. I am awaiting the results from Facebook to provide Salazar's imbedded media information including photos or videos related to his account.

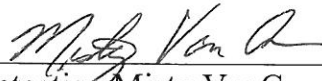
16. On May 4, 2017, Detective VanCuren #7696 and Sergeant Sible #6104 interviewed Juana Aguilar. Aguilar is Salazar's grandmother and they reside together in the apartment located at 1251 Moulin Rouge Drive #119, Dallas, Texas.

17. Juana signed a written affidavit in any fact stating that Salazar has smoked marijuana approximately twice a week while he has lived with her for seven months. Aguilar stated that on four occasions he has appeared incoherent and out of sorts after smoking marijuana and whenever she would try to start up a conversation with him Salazar would be unresponsive.

[Nothing Further on this Page].

CONCLUSION

18. Based on the foregoing facts, probable cause exists to believe that **Adan Israel Salazar**, is a drug user of marijuana and cocaine, and had used marijuana on April 26, 2017, when he was arrested and possessed firearms at this incident and also posed possessing a shotgun on his personal Facebook page. Adan Israel Salazar is a user of controlled substances. This is a violation of violation of 18 U.S.C. § 922(g) (3) and 924(a) (2).



Detective Misty VanCuren #7696
Dallas Police Department
Criminal Intelligence Division

Subscribed and sworn to before me on this the ^{14th} 8th day of May, 2017.



HON. RENEE HARRIS TOLVIER
UNITED STATES MAGISTRATE JUDGE
NORTHERN DISTRICT OF TEXAS