

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA**

UNITED STATES OF AMERICA

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CRIMINAL NO: 16-157

v.

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SECTION: "J"

**SALVADOR ACOSTA-SALAS
a/k/a Jamie Gonzales, Jr.**

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FACTUAL BASIS

The United States, represented by the United States Attorney's Office for the Eastern District of Louisiana, and the defendant, **SALVADOR ACOSTA-SALAS a/k/a Jamie Gonzales, Jr.**, hereby agree that this Factual Basis is a true and accurate statement of the Defendant's criminal conduct, that it provides a sufficient basis for the Defendant's plea of guilty to the charge contained in the Indictment in the above-captioned matter, and had this matter proceeded to trial, the following facts would be established beyond a reasonable doubt through competent evidence and testimony:

A Mandeville Police Officer would testify that on July 30, 2016, while on patrol in Mandeville, Louisiana, he stopped the defendant, **SALVADOR ACOSTA-SALAS ("ACOSTA-SALAS")**, for driving over the speed limit. **ACOSTA-SALAS** exited his truck and

produced a Mexican identification card. **ACOSTA-SALAS** did not have a driver's license. The officer asked **ACOSTA-SALAS** if he had any weapons on him or in the vehicle.

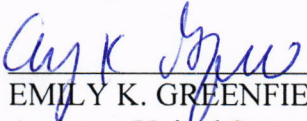
ACOSTA-SALAS advised that he had a pistol in the center console of the truck. The officer entered the cab of the truck and retrieved a Taurus, Model PT 111 Pro, 9 mm semi-automatic pistol bearing serial number TDO85685. The officer also found two Taurus magazines loaded with ammunition. A firearms expert would testify that the pistol was not manufactured in the State of Louisiana, therefore in order for it to be purchased, possessed, or received in the State of Louisiana, it had to have traveled in and affected interstate commerce.

An Immigration and Customs Enforcement ("ICE") agent would testify that **ACOSTA-SALAS** was illegally present in the United States on July 30, 2016, and that he has no pending status adjustments with the Citizenship and Immigration Services. **ACOSTA-SALAS** admits that he entered the United States illegally prior to July 30, 2016.

READ AND APPROVED:

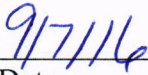
SALVADOR ACOSTA-SALAS
Defendant

Date

VALERIE JUSSELIN
Attorney for Defendant


EMILY K. GREENFIELD 28587
Assistant United States Attorney

Date



Date