| | 1 | DENNIS K. BURKE | FILED | | | |
|---|----|---|--|--|--|--|
| | 2 | United States Attorney District of Arizona | 2010 JUL 28 P 3: 58 | | | |
| | 3 | ANGELA w. WOOLRIDGE Assistant United States Attorney | RICHARD H. WEARE, CLERK | | | |
| | 4 | Evo A. Deconcini United States Courthouse 405 West Congress, Suite 4800 | U.S. DIST. COURT FOR THE DISTRICT OF ARIZONA | | | |
| | 5 | Tucson, Arizona 85701-5040 | DEPUTY CLERK | | | |
| | 6 | angela.woolridge@usdoj.gov | 0010 4040 | | | |
| | | TIMITED OT A TEG T | CR10-1860 TUC AUDISTRICT COURT | | | |
| | 7 | | OP- | | | |
| | 8 | | FARIZONA | | | |
| • | 9 | United States of America, |) INDICTMENT | | | |
| | 10 | Plaintiff, | Violations: 18 USC §2 | | | |
| | 11 | v. |) 18 USC §922(x)(1) 18 USC §922(g)(1) | | | |
| | 12 | Martin Frank Molina, Jesus Ivan Ozuna, |) 18 USC §922(g)(5)(B) | | | |
| | 13 | Martin Joseph Riesgo, |) 18 USC §922(a)(6) 18 USC §924(a)(1)(A) | | | |
| | 14 | Francisco M. Peralta, Christopher Gabriel Peralta, |) 18 USC §924(a)(2) 18 USC §924(a)(6)(A)(i) | | | |
| | 15 | Alexis Ramirez-Miranda, Cody Paul Sanchez, |) 18 USC §924(a)(6)(B)(i)) 18 USC §924(d) | | | |
| | 16 | Rigoberto Salcido, Rodolfo Andres Soto, |) 28 USC §2461(c) | | | |
| | 17 | Marquez Samuel Reéce, Francisco Alfonso Ramirez Romero, | (Transfer of Firearm to Juvenile, Possession of Firearm by Felon, | | | |
| | | Luis Carlos Davila-Perez, |) Possession of Firearm by Non- | | | |
| | 18 | Defendants. |) Immigrant Alien, False Statement) During Purchase of Firearm, | | | |
| | 19 | |) Aiding & Abetting, Forfeiture) | | | |
| 2 | 20 | | | | | |
| 2 | 1 | THE GRAND JURY CHARGES: | | | | |
| 2 | 22 | COUN | <u>T1</u> | | | |
| 2 | 3 | On or about October 16, 2008, at or near Tucson, in the District of Arizona, | | | | |
| 2 | 4 | ALEXIS RAMIREZ-MIRANDA knowingly made a false statement and representation to | | | | |
| 2 | 5 | BKM Guns, Inc., dba Murphy's Guns and Gunsmithing, licensed under the provisions of | | | | |
| 2 | 6 | Chapter 44, Title 18, United States Code, with respect to information required by the | | | | |
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provisions of Chapter 44, Title 18, United States Code, to be kept in the records of BKM Guns, Inc., in that ALEXIS RAMIREZ-MIRANDA represented that he was the actual transferee/buyer of a firearm: to wit, one CIA DC Industries, model M70AB2, 7.62x39 caliber rifle, serial number M70AB23041; and was not acquiring the firearm on behalf of another person; in violation of Title 18, United States Code, Section 924(a)(1)(A).

COUNT 2

On or about October 30, 2008, at or near Tucson, in the District of Arizona, MARTIN JOSEPH RIESGO, in connection with the acquisition of a firearm, that is; one FN, model Five-Seven, 5.7x28 caliber pistol, serial number 386154691; from Second Amendment Sports, Inc., a licensed dealer of firearms within the meaning of Chapter 44, Title 18, United States Code, did knowingly make a false and fictitious written statement to Second Amendment Sports, Inc., which statement was intended to deceive Second Amendment Sports, Inc., as to a fact material to the lawfulness of such sale of the said firearm to MARTIN JOSEPH RIESGO under Chapter 44, Title 18, United States Code, in that MARTIN JOSEPH RIESGO represented that he was the actual transferee/buyer of the firearm and was not acquiring the firearm on behalf of another person; in violation of Title 18, United States Code, Sections 922(a)(6) and 924(a)(2).

COUNT 3

On or about November 3, 2008, at or near Tucson, in the District of Arizona, JESUS IVAN OZUNA, in connection with the acquisition of firearms, that is; two Colt, model MK IV 1911 "Emiliano Zapata," .38 Super caliber pistols, serial numbers 0055EZS and 0076EZS; from Marksman Pistol Institute, a licensed dealer of firearms within the meaning of Chapter 44, Title 18, United States Code, did knowingly make a false and fictitious written statement to Marksman Pistol Institute, which statement was intended to

deceive Marksman Pistol Institute as to a fact material to the lawfulness of such sale of the said firearms to JESUS IVAN OZUNA under Chapter 44, Title 18, United States Code, in that JESUS IVAN OZUNA represented that he was the actual transferee/buyer of the firearms and was not acquiring the firearms on behalf of another person; in violation of Title 18, United States Code, Sections 922(a)(6) and 924(a)(2).

COUNT 4

On or about November 3, 2008, to November 5, 2008, at or near Tucson, in the District of Arizona, JESUS IVAN OZUNA knowingly transferred handguns, that is; two Colt, model MK IV 1911 "Emiliano Zapata," .38 Super caliber pistols, serial numbers 0055EZS and 0076EZS; to F.I., knowingly and having reasonable cause to believe that F.I. was a juvenile, in that he had not attained eighteen years of age, in violation of Title 18, United States Code, Sections 922(x)(1) and 924(a)(6)(B)(I).

COUNT 5

On or about November 5, 2008, at or near Tucson, in the District of Arizona, LUIS CARLOS DAVILA-PEREZ, an alien who was admitted to the United States under a non-immigrant visa, did knowingly possess a firearm, that is, one Colt, model MK IV 1911 "Emiliano Zapata," .38 Super caliber pistol, serial number 0055EZS; said firearm being in and affecting commerce in that it was previously transported into the state of Arizona from another state or foreign country; in violation of Title 18, United States Code, Sections 922(g)(5)(B) and 924(a)(2).

COUNT 6

On or about November 19, 2008, at or near Tucson, in the District of Arizona, ALEXIS RAMIREZ-MIRANDA knowingly made a false statement and representation to Second Amendment Sports, Inc., licensed under the provisions of Chapter 44, Title 18,

United States Code, with respect to information required by the provisions of Chapter 44, Title 18, United States Code, to be kept in the records of Second Amendment Sports, Inc., in that ALEXIS RAMIREZ-MIRANDA represented that he was the actual transferee/buyer of a firearm: to wit, one Century, model WASR10, 7.62x39 caliber rifle, serial number 1974FE1763; and was not acquiring the firearm on behalf of another person; in violation of Title 18, United States Code, Section 924(a)(1)(A).

COUNT 7

On or about November 20, 2008, at or near Tucson, in the District of Arizona, RIGOBERTO SALCIDO and LUIS CARLOS DAVILA-PEREZ knowingly made a false statement and representation to Marksman Pistol Institute, licensed under the provisions of Chapter 44, Title 18, United States Code, with respect to information required by the provisions of Chapter 44, Title 18, United States Code, to be kept in the records of Marksman Pistol Institute, in that RIGOBERTO SALCIDO represented that he was the actual transferee/buyer of a firearm: to wit, two Colt, model "Emiliano Zapata," .38 Super caliber pistols, serial numbers 0017EZS and 0063EZS; and was not acquiring the firearm on behalf of another person; and LUIS CARLOS DAVILA-PEREZ aided, abetted, counseled, commanded, induced and procured such representation; in violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2(a).

COUNT 8

On or about December 6, 2008, at or near Chandler and Tucson, in the District of Arizona, CODY PAUL SANCHEZ knowingly made a false statement and representation to Advantage, licensed under the provisions of Chapter 44, Title 18, United States Code, with respect to information required by the provisions of Chapter 44, Title 18, United States Code, to be kept in the records of Advantage, in that CODY PAUL SANCHEZ

represented that he was the actual transferee/buyer of firearms: to wit, two Colt, model

02991DOD, .38 Super caliber pistols, serial numbers 0113DOD and 0128DOD; and was

not acquiring the firearms on behalf of another person; in violation of Title 18, United States Code, Section 924(a)(1)(A).

COUNT 9

On or about December 9, 2008, at or near Tucson, in the District of Arizona, MARTIN JOSEPH RIESGO, in connection with the acquisition of a firearm, that is; one Colt, Government Model, .38 Super caliber pistol, serial number 0155EZS; from Diamondback Police Supply Co., Inc., a licensed dealer of firearms within the meaning of Chapter 44, Title 18, United States Code, did knowingly make a false and fictitious written statement to Diamondback Police Supply Co., Inc., which statement was intended to deceive Diamondback Police Supply Co., Inc., as to a fact material to the lawfulness of such sale of the said firearm to MARTIN JOSEPH RIESGO under Chapter 44, Title 18, United States Code, in that MARTIN JOSEPH RIESGO represented that he was the actual transferee/buyer of the firearm and was not acquiring the firearm on behalf of another person; in violation of Title 18, United States Code, Sections 922(a)(6) and 924(a)(2).

COUNT 10

On or about October 2008 to December 2008, at or near Tucson, in the District of Arizona, MARTIN JOSEPH RIESGO knowingly transferred handguns, that is; one FN, model Five-Seven, 5.7x28 caliber pistol, serial number 386154691; one Colt, Government Model, .38 Super caliber pistol, serial number 0155EZS; and one Smith & Wesson, model M+P15, .223 caliber pistol receiver, serial number SW92849; to F.I., knowingly and having reasonable cause to believe that F.I. was a juvenile, in that he had not attained eighteen years of age, in violation of Title 18, United States Code, Sections 922(x)(1) and 924(a)(6)(B)(i).

COUNT 11

On or about December 17, 2008, at or near Tucson, in the District of Arizona, CHRISTOPHER GABRIEL PERALTA knowingly made a false statement and representation to Legal Trading Co., licensed under the provisions of Chapter 44, Title 18, United States Code, with respect to information required by the provisions of Chapter 44, Title 18, United States Code, to be kept in the records of Legal Trading Co., in that CHRISTOPHER GABRIEL PERALTA represented that he was the actual transferee/buyer of a firearm: to wit, one Colt, custom model, .38 Super caliber pistol, serial number ELCEN4231; and was not acquiring the firearm on behalf of another person; in violation of Title 18, United States Code, Section 924(a)(1)(A).

COUNT 12

On or about December 21, 2008, at or near Tucson, in the District of Arizona, MARTIN JOSEPH RIESGO, in connection with the acquisition of a firearm, that is; one Smith & Wesson, model M+P15, .223 caliber pistol receiver, serial number SW92849; from Pima Guns, a licensed dealer of firearms within the meaning of Chapter 44; Title 18, United States Code, did knowingly make a false and fictitious written statement to Pima Guns, which statement was intended to deceive Pima Guns, as to a fact material to the lawfulness of such sale of the said firearm to MARTIN JOSEPH RIESGO under Chapter 44, Title 18, United States Code, in that MARTIN JOSEPH RIESGO represented that he was the actual transferee/buyer of the firearm and was not acquiring the firearm on behalf of another person; in violation of Title 18, United States Code, Sections 922(a)(6)and 924(a)(2).

COUNT 13

On or about January 10, 2009, at or near Surprise and Tucson, in the District of Arizona, FRANCISCO M. PERALTA knowingly made a false statement and representation

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to Rising Sun Tactical, LLC, licensed under the provisions of Chapter 44, Title 18, United States Code, with respect to information required by the provisions of Chapter 44, Title 18, United States Code, to be kept in the records of Rising Sun Tactical, LLC, in that FRANCISCO M. PERALTA represented that he was the actual transferee/buyer of firearms, that is; one Nodak Spud LLC - DC Industries, 7.62x39 caliber rifle, serial number IA4178; and one Intrac Inc., model RPM, 7.62x39 caliber rifle, serial number CT04038; and was not acquiring the firearms on behalf of another person; in violation of Title 18, United States Code, Section 924(a)(1)(A).

COUNT 14

On or about January 10, 2009, at or near Surprise and Tucson, in the District of Arizona, CODY PAUL SANCHEZ knowingly made a false statement and representation to Rising Sun Tactical, LLC, licensed under the provisions of Chapter 44, Title 18, United States Code, with respect to information required by the provisions of Chapter 44, Title 18, United States Code, to be kept in the records of Rising Sun Tactical, LLC, in that CODY PAUL SANCHEZ represented that he was the actual transferee/buyer of firearms: to wit, one Norinco, model SCS, 7.62x39 caliber rifle, serial number 300651; and one Norinco, model S6, 7.62x39 caliber rifle, serial number 201776/K9436188; and was not acquiring the firearms on behalf of another person; in violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2(a).

COUNT 15

On or about February 3, 2009, at or near Tucson, in the District of Arizona, RODOLFO ANDRES SOTO and CODY PAUL SANCHEZ knowingly made a false statement and representation to Diamondback Police Supply Co., Inc., licensed under the provisions of Chapter 44, Title 18, United States Code, with respect to information required

by the provisions of Chapter 44, Title 18, United States Code, to be kept in the records of Diamondback Police Supply Co., Inc., in that RODOLFO ANDRES SOTO represented that he was the actual transferee/buyer of a firearm: to wit, one Colt, model 1911 Government, .38 Super caliber pistol, serial number 2822603; and was not acquiring the firearm on behalf of another person; and CODY PAUL SANCHEZ aided, abetted, counseled, commanded, induced and procured such representation; in violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2(a).

COUNT 16

On or about February 5, 2009, at or near Tucson, in the District of Arizona, RODOLFO ANDRES SOTO and CODY PAUL SANCHEZ knowingly made a false statement and representation to Tucson Guns & Western Artifacts, licensed under the provisions of Chapter 44, Title 18, United States Code, with respect to information required by the provisions of Chapter 44, Title 18, United States Code, to be kept in the records of Tucson Guns & Western Artifacts, in that RODOLFO ANDRES SOTO represented that he was the actual transferee/buyer of a firearm: to wit, one Colt, model 1911, .38 Super caliber pistol, serial number ELCEN5088; and was not acquiring the firearm on behalf of another person; and CODY PAUL SANCHEZ aided, abetted, counseled, commanded, induced and procured such representation; in violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2(a).

COUNT 17

On or about February 11, 2009, at or near Tucson, in the District of Arizona, MARQUEZ SAMUEL REECE and RODOLFO ANDRES SOTO knowingly made a false statement and representation to Second Amendment Sports, Inc., licensed under the provisions of Chapter 44, Title 18, United States Code, with respect to information required

by the provisions of Chapter 44, Title 18, United States Code, to be kept in the records of Second Amendment Sports, Inc., in that MARQUEZ SAMUEL REECE represented that he was the actual transferee/buyer of a firearm: to wit, one Colt, model 1911-A1, .38 Super caliber pistol, serial number ELCEN5336; and was not acquiring the firearm on behalf of another person; and RODOLFO ANDRES SOTO aided, abetted, counseled, commanded, induced and procured such representation; in violation of Title 18, United States Code, Sections 924(a)(1)(A) and 2(a).

COUNT 18

On or about May 2, 2009, at or near Tucson, in the District of Arizona, FRANCISCO ALFONSO RAMIREZ-ROMERO, an alien who was admitted to the United States under a non-immigrant visa, did knowingly possess a firearm, that is, one Double Star Corp., model Star-15, .223-5.56 mm rifle, serial number D0015498; said firearm being in and affecting commerce in that it was previously transported into the state of Arizona from another state or foreign country; in violation of Title 18, United States Code, Sections 922(g)(5)(B) and 924(a)(2).

COUNT 19

On or about May 6, 2009, at or near Tucson, in the District of Arizona, FRANCISCO ALFONSO RAMIREZ-ROMERO, an alien who was admitted to the United States under a non-immigrant visa, did knowingly possess firearms, that is, two Double Star Corp., model Star-15, .223-5.56 mm rifles, serial numbers D0015511 and D0015512; and one Smith & Wesson, model MCP-15, .223-5.56 caliber rifle, serial number SM11109; said firearms being in and affecting commerce in that it was previously transported into the state of Arizona from another state or foreign country; in violation of Title 18, United States Code, Sections 922(g)(5)(B) and 924(a)(2).

COUNT 20

On or about May 14, 2009, at or near Tucson, in the District of Arizona, MARTIN FRANK MOLINA, having been previously convicted of a crime punishable by imprisonment for a term exceeding one year, that is, Theft by Control and/or by Controlling Stolen Property, a felony, Pima County Superior Court, Tucson, Arizona, case number CR-45947, on September 9, 1994; did knowingly possess a firearm, that is; one Colt, model 1911, .38 Super caliber pistol, serial number ELCEN4997; said firearm being in and affecting commerce in that it was previously transported into the state of Arizona from another state or foreign country; in violation of Title 18, United States Code, Sections 922(g)(1) and 924(a)(2).

FORFEITURE ALLEGATION

Upon conviction of one or more of the offenses alleged in Counts 1 through 20 of this Indictment, MARTIN FRANK MOLINA, JESUS IVAN OZUNA, MARTIN JOSEPHRIESGO, FRANCISCO M. PERALTA, CHRISTOPHER GABRIEL PERALTA, ALEX RAMIREZ-MIRANDA, CODY PAUL SANCHEZ, RIGOBERTO SALCIDO, RODOLFO ANDRES SOTO, MARQUEZ SAMUEL REECE, FRANCISCO ALFONSO RAMIREZ-ROMERO, and LUIS CARLOS DAVILA-PEREZ, shall forfeit to the United States, pursuant to Title 18, United States Code, Section 924(d) and Title 28, United States Code, Section 2461(c), any firearms or ammunition involved in or used in any knowing violation of the commission of an offense of Title 18, United States Code, Sections 922(a)(6) or 922(g)(1), including, but not limited to:

- One CIA DC Industries, model M70AB2, 7.62x39 caliber rifle, serial number M70AB23041;
- 2. One FN, model Five-Seven, 5.7x28 caliber pistol, serial number 386154691;

| . 1 | 1 3. Two Colt, model MK IV 1911 "Emiliano Zapata," .38 Super caliber pistols, | | | | | |
|-----|--|--|--|--|--|--|
| | 2 | serial numbers 0055EZS and 0076EZS; | | | | |
| | 3 4. | One Century, model WASR10, 7.62x39 caliber rifle, serial number | | | | |
| | 4 | 1974FE1763; | | | | |
| ; ; | 5 5. | Two Colt, model "Emiliano Zapata," .38 Super caliber pistols, serial numbers | | | | |
| (| 0017EZS and 0063EZS; | | | | | |
| , | 6. | Two Colt, model 02991DOD, .38 Super caliber pistols, serial numbers | | | | |
| 8 | 0113DOD and 0128DOD; | | | | | |
| 9 | 7. One Colt, Government Model, .38 Super caliber pistol, serial number 0155EZS; | | | | | |
| 10 | 8. One FN, model Five-Seven, 5.7x28 caliber pistol, serial number 386154691; | | | | | |
| 11 | One Smith & Wesson, model M+P15, .223 caliber pistol receiver, serial number | | | | | |
| 12 | | SW92849; | | | | |
| 13 | 10. | One Colt, custom model, .38 Super caliber pistol, serial number ELCEN4231; | | | | |
| 14 | 11. One Nodak Spud LLC - DC Industries, 7.62x39 caliber rifle, serial number | | | | | |
| 15 | IA4178; | | | | | |
| 16 | 12. One Intrac Inc., model RPM, 7.62x39 caliber rifle, serial number CT04038; | | | | | |
| 17 | 13. One Norinco, model SCS, 7.62x39 caliber rifle, serial number 300651; | | | | | |
| 18 | 14. One Norinco, model S6, 7.62x39 caliber rifle, serial number 201776/K9436188; | | | | | |
| 19 | 15. One Colt, model 1911 Government, .38 Super caliber pistol, serial number | | | | | |
| 20 | | 2822603; | | | | |
| 21 | 16. | One Colt, model 1911, .38 Super caliber pistol, serial number ELCEN5088; | | | | |
| 22 | 17. | One Colt, model 1911-A1, .38 Super caliber pistol, serial number ELCEN5336; | | | | |
| 23 | 18. | Three Double Star Corp., model Star-15, .223-5.56 mm rifle, serial numbers | | | | |
| 24 | | D0015498, D0015511, and D0015512; | | | | |
| 25 | | | | | | |
| 26 | US v. Martin Frank Molina, et al, Indictment Page 11 | | | | | |
| | | | | | | |

| 19. | One Smith & Wesson, model MCP-15, .223-5.56 c | aliber rifle, serial | number |
|-----|---|----------------------|--------|
| | SM11109; | | |

- 20. One Colt, model 1911, .38 Super caliber pistol, serial number ELCEN4997; If any of the property described above, as a result of any act or omission of the defendants:
 - a. cannot be located upon the exercise of due diligence;
 - b. has been transferred or sold to, or deposited with, a third party;
 - c. has been placed beyond the jurisdiction of the court;
 - d. has been substantially diminished in value; or
 - e. has been commingled with other property which cannot be divided without difficulty;

it is the intent of the United States, pursuant to Title 21, United States Code, Section 853(p), as incorporated by Title 28, United States Code, Section 2461(c), to seek forfeiture of any other property of said defendants up to the value of the above forfeitable property, including, but not limited to, all property, both real and personal, owned by the defendants. All pursuant to Title 18, United States Code, Section 924(d), Title 28, United States Code, Section 2461(c), and Rule 32.2(a) of the Federal Rules of Criminal Procedure.



DENNIS K. BURKE United States Attorney District of Arizona

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Assistant U.S. Attorney