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JUN 1 8 2005

CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA 2**Y**_

DEPUTY CLERK

IN THE UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF CALIFORNIA

CR. NO.

VIOLATIONS:

2:05 - CR 0 2 4 D

False Statements (3 Counts).

18 U.S.C. § 1001 ~

UNITED STATES OF AMERICA,

Plaintiff.

v.

HAMID HAYAT, and

UMER HAYAT, 15

Defendants.

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INDICTMENT

COUNT ONE: [18 U.S.C. § 1001 - Making a False Statement]

The Grand Jury charges: THAT

HAMID HAYAT,

defendant herein, on or about June 3, 2005, in the County of San Joaquin, State and Eastern District of California, in a matter within the jurisdiction of the Federal Bureau of Investigation, an agency of the United States, involving international and domestic terrorism, did knowingly and willfully make a false, fictitious, and fraudulent statement of material fact to a federal agent, to wit: that he was not involved in any way with any type of terrorist

organization, that he never attended any type of terrorist training 1 camp, that he never attended a jihadist training camp, that he never 3 attended a terrorist training camp in Pakistan, and that he would never be involved in anything related to terrorism, when, in truth 4 and in fact as he then well knew, he had attended one or more jihadist terrorist training camps in Pakistan, all in violation of Title 18, United States Code, Section 1001(a)(2).

[18 U.S.C. § 1001 - Making a False Statement] COUNT TWO: The Grand Jury further charges:

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HAMID HAYAT.

defendant herein, on or about June 4, 2005, in the County of Sacramento, State and Eastern District of California, in a matter within the jurisdiction of the Federal Bureau of Investigation, an agency of the United States, involving international and domestic terrorism, did knowingly and willfully make a false, fictitious, and fraudulent statement of material fact to a federal agent, to wit: that he never attended a terrorist camp, that he never received any training directed toward a Jihad against the United States, and that he never received any weapons training at a jihadist camp, when, in truth and in fact as he then well knew, he had attended one or more jihadist terrorist training camps, which included weapons training, in Pakistan, all in violation of Title 18, United States Code, Section 1001(a)(2).

<u>COUNT THREE</u>: [18 U.S.C. § 1001 - Making a False Statement] The Grand Jury further charges: TAHT UMER HAYAT,

defendant herein, on or about June 4, 2005, in the County of Sacramento, State and Eastern District of California, in a matter

within the jurisdiction of the Federal Bureau of Investigation, an agency of the United States, involving international and domestic terrorism, did knowingly and willfully make a false, fictitious, and fraudulent statement of material fact to a federal agent, to wit: that he had no first hand knowledge of terrorist training camps in Pakistan that would prepare people to fight for Jihad, and that his son, Hamid Hayat, did not attend any terrorist or jihadist training camps, when, in truth and in fact as he then well knew, he had visited various terrorist training camps in Pakistan, and Hamid Hayat had attended one or more jihadist terrorist training camps in Pakistan, all in violation of Title 18, United States Code, Section 1001(a)(2).

A TRUE BILL.

/s/ Signature on file w/AUSA FOREPERSON

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United States Attorney

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UNITED STATES DISTRICT COURT

Eastern District of California

Criminal Division

THE UNITED STATES OF AMERICA

VS.

HAMID HAYAT and UMER HAYAT

2:05 - CR 0 2 4 0

INDICTMENT

VIOLATION(S): 18 U.S.C. § 1001 - FALSE STATEMENTS (3 COUNTS)

Λ true bill,	<i> </i>	
		Foreman.
Filed in open court this of	, A.D. 20 OS N. CAN	
Bail, \$	HA	ARRHONMENT FOR BOTH DEFTS SET FOR 6/21/05

GPO 863 525

PENALTY SLIP 205 - CR 0 2 4 0 GB

Counts 1&2 HAMID HAYAT

Violation: 18 U.S.C. § 1001 - Making a False Statement

Penalty: Not more than 8 years imprisonment, and

\$250,000 fine, or both

Term of 3 years supervised release

Count 3 UMER HAYAT

Violation: 18 U.S.C. § 1001 - Making a False Statement

Penalty: Not more than 8 years imprisonment, and

\$250,000 fine, or both

Term of 3 years supervised release

PENALTY

ASSESSMENT: \$100 Special Assessment for each count.