UNITED

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA) criminal no. 12-10013-W6Y V. **VIOLATIONS:** RICHARD COLVIN REID, 18 U.S.C. §2332a(a)(1) a/k/a ABDUL-RAHEEM, (Attempted Use of a Weapon of a/k/a ABDUL RAHEEM, ABU Mass Destruction) 18 U.S.C. §2332 IBRAHIM (Attempted Homicide) 49 U.S.C. §§46505(b)(3) and (c) (Placing Explosive Device on Aircraft) 49 U.S.C. §46506(1) and 18 U.S.C. (Attempted Murder) 49 U.S.C. §46504 (Interference with Flight Crew Members and Attendants) 18 U.S.C. §§32(a)(1) and (7) (Attempted Destruction of Aircraft) 18 U.S.C. §924(c) (Using Destructive Device During and in Relation to a Crime of Violence) 18 U.S.C. §1993(a)(1) & (8) (Attempted Wrecking of Mass Transportation Vehicle

INDICTMENT

The Grand Jury charges that:

- 1. At all times relevant to this count brought under Title 18, United States Code, Chapter 113B--Terrorism, Al-Qaeda was a designated foreign terrorist organization pursuant to 8 U.S.C. \$1189.
- 2. At various times relevant to this count, Richard Colvin Reid received training from Al-Qaeda in Afghanistan.

3. On or about December 22, 2001, at Paris, France, and on board American Airlines Flight 63 en-route from Paris, France to Miami, Florida, but landing at East Boston, Massachusetts, in the District of Massachusetts,

RICHARD COLVIN REID, a/k/a ABDUL-RAHEEM, a/k/a ABDUL RAHEEM, ABU IBRAHIM,

defendant herein, did, without lawful authority, attempt to use a weapon of mass destruction, to wit: a destructive device, consisting of an explosive bomb placed in each of his shoes, against one and more than one national of the United States while such nationals were outside of the United States.

All in violation of Title 18, United States Code, Section 2332a(a)(1).

COUNT TWO: (18 U.S.C. §2332 - Attempted Homicide)

The Grand Jury further charges that:

- 1. At all times relevant to this count brought under Title 18, United States Code, Chapter 113B--Terrorism, Al-Qaeda was a designated foreign terrorist organization pursuant to 8 U.S.C. §1189.
- 2. At various times relevant to this count, Richard Colvin Reid received training from Al-Qaeda in Afghanistan.
- 3. On or about December 22, 2001, at Paris, France, and on board American Airlines Flight 63, en-route from Paris, France to Miami, Florida, but landing at East Boston, Massachusetts, in the District of Massachusetts,

RICHARD COLVIN REID, a/k/a ABDUL-RAHEEM, a/k/a ABDUL RAHEEM, ABU IBRAHIM,

defendant herein, did, outside the United States, attempt to kill and to commit a killing that is a murder of one and more than one national of the United States, while such nationals were outside the United States.

All in violation of Title 18, United States Code, Section 2332(b)(1).

COUNT THREE: (49 U.S.C. §§46505(b)(3) and (c) -- Placing Explosive Device on Aircraft)

The Grand Jury further charges that:

On or about December 22, 2001, at Paris, France, and on board American Airlines Flight 63 en-route from Paris, France to Miami, Florida, but landing at East Boston, Massachusetts, in the District of Massachusetts,

RICHARD COLVIN REID, a/k/a ABDUL-RAHEEM, a/k/a ABDUL RAHEEM, ABU IBRAHIM,

defendant herein, did knowingly have on and about his person when on American Airlines Flight 63, an aircraft in and intended for operation in air transportation, and did place on that aircraft, explosive devices contained in the footwear he was then wearing; and did so willfully and without regard for the safety of human life, and with reckless disregard for the safety of human life.

All in violation of Title 49, United States Code, Sections 46505(b)(3) and (c).

COUNT FOUR: (49 U.S.C. §§46506(1) and 18 U.S.C. §1113 -Attempted Murder)

The Grand Jury further charges that:

On or about December 22, 2001, at Paris, France, and on board American Airlines Flight 63 en-route from Paris, France to Miami, Florida, but landing at East Boston, Massachusetts, in the District of Massachusetts,

RICHARD COLVIN REID, a/k/a ABDUL-RAHEEM, a/k/a ABDUL RAHEEM, ABU IBRAHIM,

defendant herein, did, on an aircraft in the special aircraft jurisdiction of the United States, attempt to commit murder of one and more than one of the 183 other passengers and 14 crew members on board American Airlines Flight 63.

All in violation of Title 49, United States Code, Section 46506(1) and Title 18, United States Code, Section 1113.

<u>COUNT FIVE</u>: (49 U.S.C. §46504 -- Interference with Flight Crew and Attendants)

The Grand Jury further charges that:

On or about December 22, 2001, at Paris, France, and on board American Airlines Flight 63 en-route from Paris, France to Miami, Florida, but landing at East Boston, Massachusetts, in the District of Massachusetts,

RICHARD COLVIN REID,
a/k/a ABDUL-RAHEEM,
a/k/a ABDUL RAHEEM, ABU IBRAHIM,

defendant herein, did, on an aircraft in the special aircraft jurisdiction of the United States, by assaulting and intimidating Hermis Moutardier, a flight attendant of the aircraft, interfere with the performance of the duties of said flight attendant, and did lessen the ability of said flight attendant to perform those duties; and did use a dangerous weapon in assaulting and intimidating said flight attendant.

All in violation of Title 49, United States Code, Section 46504.

COUNT SIX: (49 U.S.C. §46504 -- Interference with Flight Crew and Attendants)

The Grand Jury further charges that:

On or about December 22, 2001, at Paris, France, and on board American Airlines Flight 63 en-route from Paris, France to Miami, Florida, but landing at East Boston, Massachusetts, in the District of Massachusetts,

RICHARD COLVIN REID, a/k/a ABDUL-RAHEEM, a/k/a ABDUL RAHEEM, ABU IBRAHIM,

defendant herein, did, on an aircraft in the special aircraft jurisdiction of the United States, by assaulting and intimidating Cristina Jones, a flight attendant of the aircraft, interfere with the performance of the duties of said flight attendant, and did lessen the ability of said flight attendant to perform those duties; and did use a dangerous weapon in assaulting and intimidating said flight attendant.

All in violation of Title 49, United States Code, Section 46504.

The Grand Jury further charges that:

On or about December 22, 2001, at Paris, France, and on board American Airlines Flight 63 en-route from Paris, France to Miami, Florida, but landing at East Boston, Massachusetts, in the District of Massachusetts,

RICHARD COLVIN REID, a/k/a ABDUL-RAHEEM, a/k/a ABDUL RAHEEM, ABU IBRAHIM,

defendant herein, did willfully attempt to set fire to, damage, destroy, disable, and wreck American Airlines Flight 63, an aircraft in the special aircraft jurisdiction of the United States and a civil aircraft used, operated, and employed in interstate, overseas and foreign air commerce.

All in violation of Title 18, United States Code, Sections 32(a)(1) and (7).

COUNT EIGHT: (18 U.S.C. §924(c) -- Using a Destructive Device During and in Relation to a Crime of Violence)

The Grand Jury further charges that:

On or about December 22, 2001, at Paris, France, and on board American Airlines Flight 63 en-route from Paris, France to Miami, Florida, but landing at East Boston, Massachusetts, in the District of Massachusetts,

RICHARD COLVIN REID, a/k/a ABDUL-RAHEEM, a/k/a ABDUL RAHEEM, ABU IBRAHIM,

defendant herein, during and in relation to a crime of violence for which he could be prosecuted in a court of the United States, to wit: (1) attempted use of a weapon of mass destruction against a national of the United States while such national is outside of the United States, as charged in Count One of this Indictment; (2) attempted homicide of a national of the United States outside the United States, as charged in Count Two of this Indictment; (3) attempted murder on an aircraft in the special aircraft jurisdiction of the United States, as charged in Count Four of this Indictment; (4) interference with flight crew and attendants, as charged in Counts Five and Six of the Indictment; (5) attempted destruction of an aircraft in the special aircraft jurisdiction of the United States, the aircraft also being a civil aircraft used, operated, and employed in interstate, overseas, and foreign air commerce, as charged in Count Seven of this Indictment; and (6) attempted wrecking of a mass

transportation vehicle, as charged in Count Nine of the Indictment; did use and carry a firearm, to with two destructive devices each consisting of an explosive bomb, and did, in furtherance of such charged crimes, possess those same destructive devices.

All in violation of Title 18, United States Code, Section 924(c).

<u>COUNT NINE</u>: (18 U.S.C. §§1993(a)(1) and (8) -- Attempted Wrecking of a Mass Transportation Vehicle)

The Grand Jury further charges that:

On or about December 22, 2001, at Paris, France, and on board American Airlines Flight 63 en-route from Paris, France to Miami, Florida, but landing at East Boston, Massachusetts, in the District of Massachusetts,

RICHARD COLVIN REID, a/k/a ABDUL-RAHEEM, a/k/a ABDUL RAHEEM, ABU IBRAHIM,

defendant herein, did willfully attempt to wreck, set fire to, and disable a mass transportation vehicle, American Airlines

Flight 63, a Boeing 767-300 International airliner operated by

American Airlines, a mass transportation provider engaged in and affecting interstate and foreign commerce, at a time when

American Airlines Flight 63 was carrying passengers.

All in violation of Title 18, United States Code, Section 1993(a)(1) and (8).

A TRUE BILL

FOREPERSON OF THE GRAND JURY

JAMES B. FARMER

CHIEF, CRIMINAL DIVISION

DISTRICT OF MASSACHUSETTS; January 16, 2002. (2) /2:20 /M
Returned into the District Court by the Grand Jurors and filed.

DEPUNY CLERK

riminal Case Cover Sheet U.S. District Court - District of Massachusetts ace of Offense Category No. __II____ Investigating Agency FBI ity Boston **Related Case Information:** Superseding Information _____ Docket No. _____ ounty Suffolk Original Defendant ______ New Defendant Magistrate Judge Case Number 01-M-1124-JGD Search Warrant Case Number R 20/ R 40 from District of _____ efendant Information: Juvenile: Yes X No efendant Name Richard Colvin Reid lias Name Abdul-Raheem _____ ddress rthdate 08/12/73 SS # Sex M Race Nationality Tamar R. Birckhead and Owen S. Walker efense Counsel if known: ddress: Federal Defender Office, Boston, MA 02210 S. Attorney Information: AUSA Timothy Q. Feeley Phone No. 617-748-3172 ddress: U.S. Courthouse, 1 Courthouse Way, Suite 9200, Boston, MA 02210 Bar No. 160950 List Language and/or dialect: Interpreter: X No Yes Yes atter to be SEALED: No Regular Process X In Custody Warrant Requested rrest Date 12/22/01 X In Federal Custody as of 12/22/01 in U.S. Marshal In State Custody at _____ Serving Sentence Awaiting Trial On Pretrial Release Complaint Information X Indictment ffenses Charged: ☐ Petty_____ Misdemeanor X Felony 9 otal # of Counts:

Continue on Page 2 for Entry of U.S.C. Citations

ate: 01/16/02 Signature of AUSA: / www.d.d.t.m.

45 (1/96) (Revised U.S.D.C. MA 8/27/96) Page 2 of 2	
istrict Court Case Number (To be filled in by deputy clerk):	
ame of Defendant_	Richard Colvin Reid
	U.S.C. CITATIONS
ame of Defendant_	

Description of Offense Charged U.S.C. Citations **Count Numbers** Attempted Use of Weapon of Mass 1 18 U.S.C. § 2332a(a)(1) et 1 Destruction 18 U.S.C. \$2332 2 et 2 Attempted Homicide 49 U.S.C.\$46505(b)(3) and (c) Placing Explosive Device 3 et 3 on Aircraft 4 +t 4 49 U.S.C.§46506(1) Attempted Murder Interference With Flight Crew and Attendants 5, 6 49 U.S.C.\$46504 et 5 18 U.S.C.§32(a)(1) Attempted Destruction of Aircraft 7 :t 6 and (7) :t 7 8 18 U.S.C. §924(c) Using Destruction Device During and In Relation to a Crime of Violence #XX 18 U.S.C. \$1993(a) (1) Attempted Wrecking of a 9 Mass Transportation Vehicle and (8) :t 10 rt 11 *_____ st 12 _____ et 13 xt 14 ______ et 15 _____ et 16 _____ et 17 st 18 _____ rt 19 et 20 _____ et 21 et 22 _____ et 23 **DDITIONAL INFORMATION:**

(crjs45rv.cov - 9/3/96)