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U.S. DISTRICT COURT AO 91 (Rev. 5@5)S@r@i@89mjp@0298-BH Document 1 Filed 08/21/08 Page NORTHERN DISTRICT OF TEXAS
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United States District Courts 20 2008
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NORTHERN DISTRICT OF TEXASLERK, I.S. DISTRICT COURT
$\mathbf{B}_{\mathbf{y}} \underline{\smile} \lambda$
UNITED STATES OF AMERICA
V
CRIMINAL COMPLAINT
YASER ABDEL SAID 200 ANT 200
YASER ABDEL SAID CASE NUMBER: 3:08 - MJ-298
(Name and Address of Defendant)
I the undersimed complement below duly over state the following in two and correct to the boot of my
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 <u>January 1, 2008</u> in <u>Dallas</u> county, in the
Northern District of Texas defendant(s) did, (Track Statutory Language of Offense)
unlawfully, knowingly and willfully flee from the state of Texas and move
in interstate commerce with the intent to avoid prosecution for the crime
of Capital Murder-Multiple, a felony under the laws of the state of Texas.
1072
in violation of Title18United States Code, Section(s)1073
I further state that I am a(n) Soecial Agent of the FBI and that this complaint is based on the following
Official Title
facts:
SEE ATTACHED AFFIDAVIT INCORPORATED BY REFERENCE AND MADE A PART OF THIS
COMPLAINT.

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

Signature of Complainant
LAURIE R. GIBBS. Special Agent,

FEDERAL BUREAU OF INVESTIGATION Sworn to before me and subscribed in my presence,

August 21, 2008 Date

Dallas, Texas

at City and State

UNITED STATES MAGISTR
Name & Title of Judicial Officer

AFFIDAVIT

I, Laurie R. Gibbs, , Affiant, under oath, duly state that I am a Special Agent (SA) of the Federal Bureau of Investigation (FBI) and that the statements set forth in this affidavit are true and correct to the best of my knowledge:

- 1. That on 01/02/2008, in the case styled The State of Texas vs Yaser Abdel Said, arrest warrant number F-0833908, was issued by the District Clerks Office, Dallas County, Dallas, Texas, for the offenses noted in paragraph 2 below.
- 2. That Yaser Abdel Said, has been charged by indictment by the Dallas County Grand Jury on August 15, 2008, with unlawfully and intentionally shooting Amina Said and Sarah Said with a firearm, a deadly weapon, causing their deaths.
- 3. That on August 20, 2008, Affiant personally reviewed the above described documents.
- 4. That on August 20, 2008, Affiant received information from Detective Joseph Hennig, Irving Police Department, advising he has been working on this matter for several months and has determined from interviews with the family and subsequent investigation, that incidental to the shootings, Yaser Abdel Said fled the state of Texas. Detective Hennig was told that Said either went to New York, where he has relatives, or possibly to Egypt, where he was born and has extensive family ties, to avoid being arrested for the aforementioned offenses.
- 5. That on August 20, 2008, First Assistant District Attorney Terri H. Moore, wrote a letter to the Assistant United States Attorney (AUSA) assigned to Unlawful Flight to Avoid Prosecution (UFAP) warrants, requesting the assistance of the Federal Bureau of Investigation (FBI), under the Unlawful Flight to Avoid Prosecution, Title 18, Section 1073, U.S. Code. Terri H. Moore further advised that if and when Yaser Abdel Said, is located, Moore will seek to extradite and prosecute Said.

<u>Laurie R. Gibbs</u>

Special Agent, FBI

Dallas, Texas

Subscribed and sworn to me this 2

day of August, 2008.

UNITED STATES MAGISTRATE JUDG