United States of America

## UNITED STATES DISTRICT COURT

for the

Southern District of Florida

v.		Case No. 17-6003-BSS
Esteban Santiago Ruiz,		)
Defendant(s)		
	CRIMI	NAL COMPLAINT
I, the complainant in this cas	e, state that the fo	ollowing is true to the best of my knowledge and belief.
The state of the second control of the state of the state of the second		in the county of Broward in the
Southern District of		, the defendant(s) violated:
Code Section  18 U.S.C. § 37(a)(1)  18 U.S.C. § 924(c)(1)(A)  18 U.S.C. § 924(j)  This criminal complaint is based and section of the section	international U.S.C. § 37(a Using and ca violation of 18 Causing the violation of 18	rrying a firearm during and in relation to a crime of violence, in B U.S.C. § 924(c)(1)(A); and death of a person through the use of a firearm in the course of a B U.S.C. § 924(c).
<b></b> Continued on the attached	l sheet.	Complainant's signature  Special Agent Michael A. Ferlazzo, FBI
Sworn to before me and signed in my  Date: 1, 2016  City and state: Fort Lauce	presence. derdale, Florida	Honorable Barry S. Seltzer, U.S. Magistrate  Printed name and title

## **AFFIDAVIT**

- I, Michael A. Ferlazzo, being duly sworn, hereby depose and state the following:
- 1. I am a Special Agent with the Federal Bureau of Investigation (FBI) and have been so employed since 2009. Among my duties as an FBI Special Agent, I am responsible for the investigation of violations of federal law, including federal laws related to national security. I am currently assigned to the FBI's Joint Terrorism Task Force (JTTF), where my primary responsibilities include the investigation of terrorism offenses, including those impacting the security of airports and civil aviation.
- 2. This Affidavit is in support of a complaint charging ESTEBAN SANTIAGO RUIZ ("SANTIAGO") with violations of: 1) Title 18, United States Code, Section 37(a)(1), performing an act of violence against a person at an airport serving international civil aviation that caused serious bodily injury; 2) Title 18, United States Code, Section 924(c)(1)(A), using and carrying a firearm during and in relation to a crime of violence; and 3) Title 18, United States Code, Section 924(j), causing the death of a person through the use of a firearm in the course of a violation of Title 18, United States Code, Section 924(c).
- 3. The facts set forth in this affidavit are based on my personal observations, my training and experience, and information obtained from other law enforcement officers and witnesses. This affidavit is intended to show that there is probable cause for the requested complaint and does not purport to set forth all of my knowledge or investigation into this matter.
- 4. According to investigative sources, including eyewitness interviews, on January 6, 2017, at approximately 12:56 p.m., SANTIAGO was present in the Terminal 2 baggage claim area of the Fort Lauderdale-Hollywood International Airport in Fort Lauderdale, Florida, when he pulled out a handgun. The area was crowded with newly-arrived passengers retrieving their

luggage. SANTIAGO fired approximately ten to fifteen rounds of ammunition from his firearm, aiming at his victims' heads. He was described as walking while shooting in a methodical manner. SANTIAGO killed at least five people and wounded approximately six more. At one point, he exited the Terminal 2 baggage area onto the sidewalk and then re-entered, still carrying the handgun. Moments later, SANTIAGO was approached by a Broward County Sheriff's Office (BSO) deputy. SANTIAGO dropped the handgun on the ground, in lock-back, meaning that all the ammunition had been fired, and dropped to the floor. SANTIAGO did not attempt to escape and was arrested by BSO deputies.

- 5. After receiving Miranda warnings, SANTIAGO agreed to be interviewed by BSO and FBI personnel. During the interview, SANTIAGO advised that he had planned the attack, purchasing a one-way airline ticket for travel from Anchorage, Alaska, to Fort Lauderdale, Florida, via Minneapolis, Minnesota. SANTIAGO had checked baggage consisting of a box containing a Walther 9mm semi-automatic handgun and two magazines. SANTIAGO advised that upon arrival in Fort Lauderdale, he claimed the box and took it into a men's restroom in Terminal 2, near baggage claim. SANTIAGO stated that he entered a stall, removed the gun from the box, loaded it, and put it in his waistband. He then left the men's restroom and shot the first people he encountered. SANTIAGO emptied his first magazine, then reloaded and shot until the second magazine too was out of bullets. He believes he shot approximately fifteen rounds before his arrest.
- 6. I have learned from other law enforcement agents that video surveillance footage at Fort Lauderdale-Hollywood International Airport has been seized and will be analyzed. Accounts of the initial review of the video surveillance footage by a law enforcement agent corroborate the witness interviews and SANTIAGO's confession.

7. From my training and experience, I know that Fort Lauderdale-Hollywood International Airport is an airport serving international civil aviation.

8. Based on the foregoing, there is probable cause to believe that ESTEBAN SANTIAGO RUIZ committed the following violations of federal law: 1) Title 18, United States Code, Section 37(a)(1), performing an act of violence against a person at an airport serving international civil aviation that caused serious bodily injury; 2) Title 18, United States Code, Section 924(c)(1)(A), using and carrying a firearm during and in relation to a crime of violence; and 3) Title 18, United States Code, Section 924(j), causing the death of a person through the use of a firearm in the course of a violation of Title 18, United States Code, Section 924(c).

FURTHER AFFIANT SAYETH NAUGHT.

MICHAEL A. FERLAZZO

Special Agent, Federal Bureau of Investigation

Sworn and subscribed to before me this 7<sup>th</sup> day of January, 2017.

THE HONORABLE BARRY S. SELTZER UNITED STATES MACISTRATE JUDGE

SOUTHERN DISTRICT OF FLORIDA