

**UNITED STATES DISTRICT COURT
FOR THE
DISTRICT OF NEW MEXICO**

AFFIDAVIT IN SUPPORT OF AN APPLICATION FOR A CRIMINAL COMPLAINT

I, Thomas D. Long, a Special Agent (“SA”) with the Federal Bureau of Investigation (“FBI”), United States Department of Justice (“USDOJ”), being duly sworn, do depose and hereby state the following:

1. I make this affidavit in support of an application for a criminal complaint for a probable cause arrest related to the following violations:

- a. **18 U.S.C. § 1111** – *Murder*; and
- b. **18 U.S.C. § 1152** – *Indian Country Crimes Act*.

AGENT BACKGROUND

2. I am a SA with the FBI and have been so employed since September of 2022. As such, I am a law enforcement officer of the United States within the meaning of 18 U.S.C. § 2510(7), and I am empowered by law to conduct investigations and to make arrests for offenses enumerated in 18 U.S.C. § 2516.

3. I am currently assigned to the Violent Crime/Violent Crimes Against Children squad of the FBI Albuquerque Field Office. During my employment with the FBI, I have conducted/participated in numerous investigations of suspected violations of Federal law, including Indian Country crimes and crimes of violence. I have received training on how to conduct complex investigations and I have participated in the execution of arrest and search warrants involving various Federal violations. My investigative training and experience include, but is not limited to, conducting surveillance, interviewing subjects, targets and witnesses, writing

affidavits for and executing search and arrest warrants, managing confidential human sources (“CHS”) and cooperating witnesses/defendants, issuing subpoenas, collecting evidence, and analyzing public records. I have also received training and have experience in obtaining, receiving, and reviewing electronic records, including prospective cell-site location for cellular telephones, obtaining forensic extractions of cellular telephones, and reviewing data obtained from cellular telephones and social media platforms/messaging applications.

4. To become an FBI SA, I graduated from the FBI Academy, Basic Field Training Course (“BFTC”), in February 2023. The program was 19-weeks and covered all aspects of investigating federal crimes. Among other subjects, I received training on surveillance and counter-surveillance operations, counter-terrorism investigations, use of undercover employees, CHS operations, criminal law, and investigations involving Federal electronic surveillance statutes, to include Title III wiretaps, drug identification, search warrant executions, and vehicle stops.

5. Prior to joining the FBI, I was a SA with the United States Drug Enforcement Administration (“DEA”), and I was so employed from September 2017 to September 2022. As such, I was a law enforcement officer of the United States within the meaning of 18 U.S.C. § 2510(7), and I was empowered by law to conduct investigations and to make arrests for offenses enumerated in 18 U.S.C. § 2516.

6. To become a DEA SA, I graduated from the DEA Academy, Basic Agent Training, in January of 2018. The program was 19-weeks and covered all aspects of investigating drug trafficking cases. I received training on surveillance and counter-surveillance operations, undercover operations, confidential source operations, criminal law, and investigations involving Federal electronic surveillance statutes, to include Title III wiretaps, drug identification, search

warrant executions, and vehicle stops.

7. My experience as a SA included, but was not limited to, conducting surveillance, interviewing witnesses, writing affidavits for and executing search warrants, and working with undercover agents and informants. I have received training and have experience in the investigation of multiple Federal violations, to include Federal drug and money laundering laws, and I have participated in multiple violent crime investigations to include violent gangs and drug trafficking conspiracies, including via Title III wiretaps. I have also been the affiant, and supervising agent, of multiple Title III wiretap investigations. As a result, I am familiar with matters including, but not limited to, the means and methods used by persons and DTOs to purchase, transport, store, and distribute illegal drugs, and to hide profits generated from those transactions. I also have experience in analyzing and interpreting drug codes and cryptic dialogue used by drug traffickers.

8. Prior to my employment with the FBI and the DEA, I served for a little over six (6) years as a member of the New Mexico State Police ("NMSP"). As a member of the NMSP, I received training, and obtained experience, in the investigation of violations of the New Mexico State Criminal and Traffic Statutes, to include drug-related crimes. During this time, I also served as a pilot, flight instructor, and commander of the NMSP Aircraft Section, within the organization's Special Operations Bureau. In that capacity, I provided aerial support for, and participated in, numerous criminal investigations, narcotics operations, tactical team support, search and rescue operations, border security, to include surveillance of drug importation, and airborne patrol missions.

PROBABLE CAUSE

9. On February 2, 2025, at approximately 10:31 p.m., a subject identified as Jaquari Hezakiyah PORTER (“PORTER”), year of birth 2000, shot G.G., year of birth 1970, hereinafter referred to as JANE DOE, causing her death at the Sky City Travel Center located at 63 Pueblo Road; Acoma, New Mexico (“NM”) 87034, which is located in Indian Country on the Acoma Pueblo.

10. Upon information and belief, JANE DOE is a member of the Navajo Nation, a federally recognized tribe. Upon information and belief, PORTER is a non-Indian.

11. On February 2, 2025, at approximately 10:28 p.m., PORTER was captured on surveillance video, taken from a camera mounted on a co-located McDonald’s restaurant, exiting the West side entry door of the Sky City Travel Center. PORTER was observed changing his shirt and putting on what appeared to be a grey hoodie he obtained from inside the Sky City Travel Center. PORTER then opened what appeared to be a water bottle, took a drink from it, then placed it in the side pocket of a black backpack he was carrying.

12. Video footage further showed PORTER walk around the South side of the Sky City Travel Center, past the McDonald’s drive through area, and around to the East side of the Sky City Travel Center toward the gas pumps. As PORTER walked around toward the pump island containing pump #7, he walked up behind JANE DOE as she was pumping gas into her black sport utility vehicle (“SUV”), that was parked directly in front of pump #7 facing North. The video footage further revealed that, as PORTER approached JANE DOE, who had her back to him and could not see PORTER, he raised a pistol and, at approximately 10:31 p.m., fired a shot into what appeared to be JANE DOE’s back. Upon firing the shot, video footage revealed that JANE DOE immediately fell to the ground in between her black SUV and pump #7. Video surveillance further

revealed that PORTER walked up closer to JANE DOE, while she was laying on the ground, extended his arm toward her, and appeared to fire another shot into JANE DOE.

13. An Emergency Medical Response Team (EMT) responded and attempted life-saving measures on JANE DOE. EMTs attempted to transport JANE DOE to the hospital for further treatment but she died on the way.

14. Immediately after apparently firing the second shot, PORTER appeared to search JANE DOE's body, then stood up, walked around JANE DOE's black SUV, and entered the driver's seat. PORTER drove off in JANE DOE's black SUV, departing the area heading West on Interstate 40 ("I-40").

15. As PORTER approached Grants, NM, (approximately I-40 Westbound at Milepost 85) he was involved in a vehicle pursuit with deputies of the Cibola County Sheriff's Office ("CCSO"). Members of the CCSO and the Grants Police Department ("GPD") pursued PORTER and stopped the black SUV via the use of stop sticks. PORTER fired a shot at pursuing officers in a continuing attempt to flee apprehension. CCSO deputies returned fire striking PORTER twice, once in the arm and once in the back. PORTER was taken into custody, provided lifesaving medical care, and transported to the University of New Mexico Hospital in Albuquerque, NM where he underwent surgery.

16. Upon PORTER's apprehension and inventory of the black SUV, officers and deputies located and collected one (1) expended 9 mm shell casing inside the black SUV. Additionally, FBI Agents collected two (2) expended 9 mm shell casings on the other side of pump #7 in the vicinity of where JANE DOE was shot.

17. Following the officer involved shooting with PORTER, New Mexico State Police ("NMSP") Investigations Bureau ("IB") agents recovered a Glock 9 millimeter pistol bearing serial number BSKY958 from PORTER.

18. Agents conducted an interview with WITNESS 1, a long-haul trucker who was stopped his/her truck at the Sky City Travel Center on the same date as the incident. WITNESS 1 indicated at approximately 10:30 p.m., he/she was walking into the associated convenience store to purchase some snacks. As WITNESS 1 was walking toward the East side entry doors of the Sky City Travel Center he/she observed a black male subject, wearing a hoodie and carrying a black backpack with a water bottle in an outside pocket, cross in front of him/her. WITNESS 1 then stated that he/she heard a “*BANG*” and turned around to look to his/her right/rear and saw JANE DOE go down “*like a sack of potatoes*” in between her vehicle and the fuel pump. As WITNESS 1 continued toward the Sky City Travel Center, he/she observed the black male subject, approach JANE DOE, lean over with his arm extended at an apparent 45 degree angle and then heard another “*BANG.*” At that point, WITNESS 1 ran toward the Sky City Travel Center entrance doors and was ushered inside by security officers. WITNESS 1 stated that he/she could not actually see the gun prior to the second shot as it was blocked by JANE DOE’s vehicle.

19. WITNESS 1 stated that he/she spent eight (8) years in the military and fired a lot of pistols. WITNESS 1 stated that he/she is very familiar of the sound when a pistol is fired and further stated that he/she was confident the two (2) “*BANG*” sounds he/she heard were shots fired from a pistol.

20. WITNESS 1 told agents that he wears glasses only for reading and otherwise has good eyesight. WITNESS 1 further described the subject that shot JANE DOE as younger, approximately six-foot tall, skinny, wearing a dark hoodie, carrying small backpack with a bottle of water on one side.

CONCLUSION

21. Based on the foregoing information, there is probable cause to believe PORTER

committed violations of **18 U.S.C. § 1111** and **18 U.S.C. § 1152** – *Murder in Indian Country*, when he shot JANE DOE with a pistol causing her death.

22. Based upon the information contained in the above affidavit, I believe probable cause has been established to arrest PORTER for the above indicated violations.

23. AUSA Elisa Dimas reviewed and approved this criminal complaint.

I swear the above information is true and correct to the best of my knowledge and belief.



Thomas D. Long
Special Agent
Federal Bureau of Investigation

Electronically subscribed and telephonically sworn to before me this 4th day of February, 2025.



THE HONORABLE JOHN F. ROBBENHAAR
UNITED STATES MAGISTRATE JUDGE