Case 4:11-cr-00248-DCB -CRP	Document 14	Filed 01/19/11	Page 1 of 4
-----------------------------	-------------	----------------	-------------

1				
1 2 3 4 5 6	DENNIS K. BURKE United States Attorney District of Arizona ANGELA W. WOOLRIDGE Assistant United States Attorney Evo A. Deconcini United States Courthouse 405 West Congress, Suite 4800 Tucson, Arizona 85701-5040 Telephone: 520-620-7300 angela.woolridge@usdoj.gov Attorneys for Plaintiff CR11-0248TUC DCB/CRP			
7	UNITED STATES DISTRICT COURT			
8	DISTRICT OF ARIZONA			
 9 10 11 12 13 14 15 16 	United States of America,INDICTMENTViolations:Violations:Plaintiff,18 USC §554(a)v.18 USC §922(g)(5)(B)Cristhian Gallegos-Arizmendi, Alejandro Ruiz Escalante, Jesus Francisco Lopez,18 USC §924(a)Defendants.28 USC §2461(c)Defendants.(Attempted Unlawful Export; Possession of Ammunition by Non- Immigrant Alien, Forfeiture)THE GRAND JURY CHARGES:5000000000000000000000000000000000000			
17	COUNT 1			
18				
19				
20	FRANCISCO LOPEZ, did knowingly attempt to export and send from the United States			
21	any merchandise, article, or object contrary to any law or regulation of the United States,			

and received, concealed, bought, sold, and in any manner facilitated the transportation,
concealment, and sale of such merchandise, article or object, prior to exportation, knowing

24 the same to be intended for exportation contrary to any law or regulation of the United

25 States: to wit; CRISTHIAN GALLEGOS-ARIZMENDI and ALEJANDRO RUIZ
 26 ESCALANTE transported 4,000 rounds of .223 caliber ammunition, 2,000 rounds of

7.62x39 mm ammunition, 1,000 rounds of 9 mm ammunition, 1,000 rounds of .38 Super
 ammunition, 500 rounds of .45 auto ammunition, and 500 rounds of .40 caliber S&W
 ammunition; and JESUS FRANCISCO LOPEZ bought, received, and facilitated the
 transportation and concealment of said ammunition, knowing said ammunition to be
 intended for exportation; in violation of Title 18, United States Code, Section 554(a).

COUNT 2

On or about December 28, 2010, at or near Tucson, in the District of Arizona, 7 CRISTHIAN GALLEGOS-ARIZMENDI, an alien who present in the United States 8 pursuant to a non-immigrant visa, did knowingly possess ammunition, that is; 4,000 rounds 9 of .223 caliber ammunition, 2,000 rounds of 7.62x39 mm ammunition, 1,000 rounds of 9 10 mm ammunition, 1,000 rounds of .38 Super ammunition, 500 rounds of .45 auto 11 ammunition, and 500 rounds of .40 caliber S&W ammunition; said ammunition being in 12 and affecting commerce in that it was previously transported into the state of Arizona from 13 another state or foreign country; in violation of Title 18, United States Code, Sections 14 15 922(g)(5)(B) and 924(a)(2).

16

6

COUNT 3

On or about December 28, 2010, at or near Tucson, in the District of Arizona, 17 ALEJANDRO RUIZ ESCALANTE, an alien who present in the United States pursuant to 18 a non-immigrant visa, did knowingly possess ammunition, that is; 4,000 rounds of .223 19 caliber ammunition, 2,000 rounds of 7.62x39 mm ammunition, 1,000 rounds of 9 mm 20 ammunition, 1,000 rounds of .38 Super ammunition, 500 rounds of .45 auto ammunition, 21 and 500 rounds of .40 caliber S&W ammunition; said ammunition being in and affecting 22 commerce in that it was previously transported into the state of Arizona from another state 23 or foreign country; in violation of Title 18, United States Code, Sections 922(g)(5)(B) and 24 25 924(a)(2).

26

United States v. Cristhian Gallegos-Arizmendi, et al, Indictment page 2

	- 6
л.	- 1
_	- 4
	- 4
	- 1

FORFEITURE ALLEGATION

Upon conviction of the offense alleged in this Indictment, the defendants, 2 CRISTHIAN GALLEGOS-ARIZMENDI, ALEJANDRO RUIZ ESCALANTE, and JESUS 3 FRANCISCO LOPEZ, shall forfeit to the United States pursuant to Title 18, United States 4 Code, Section 924(d) and Title 28, United States Code, Section 2461(c), any firearms and 5 ammunition involved in the commission of the offenses, including, but not limited to: 4,000 6 rounds of .223 caliber ammunition, 2,000 rounds of 7.62x39 mm ammunition, 1,000 rounds 7 of 9 mm ammunition, 1,000 rounds of .38 Super ammunition, 500 rounds of .45 auto 8 ammunition, and 500 rounds of .40 caliber S&W ammunition; 9 10 If any of the property described above, as a result of any act or omission 11 of the defendants: 12 cannot be located upon the exercise of due diligence; a. 13 has been transferred or sold to, or deposited with, a third party; b. 14 has been placed beyond the jurisdiction of the court; 15 c. 16 has been substantially diminished in value; or d. 17 has been commingled with other property which cannot be divided e. 18 without difficulty, 19 it is the intent of the United States, pursuant to 21 U.S.C. § 853(p), as incorporated by Title 20 28, United States Code, Section 2461(c), to seek forfeiture of any other property of said 21 defendants up to the value of the above forfeitable property, including, but not limited to, 22 all property, both real and personal, owned by the defendants. 23 24 25 26 United States v. Cristhian Gallegos-Arizmendi, et al, Indictment page 3

1	All pursuant to 18 U.S.C. § 924(d), 28 U.S.C. § 2461(c) and Rule 32.2.(a), Federal
2	Rules of Criminal Procedure.
3	A TRUE BILL
4	
5	
6	Pro
7	DENNIS K. BURKE
8	United States Attorney JAN 1 9 2011 District of Arizona
9	
10	Angelal Waly
11	Assistant U.S. Attorney
12	SUBLIC DICKS
13	
14	
15	
16	
17	
18	
19 20	
21	
22	
23	
24	
25	
26	United States v. Cristhian Gallegos-Arizmendi, et al, Indictment page 4