Case 2:11-cr-00097-AM Document 2, Filed 01/19/11 Page 1 of

## REPACTED COPY REPACTED COPY WESTERN DISTRICT OF TEXAS DEL RIO DIVISION

FILED

2011 JA 19 AM 11:58

INITED STATES OF AMEDICA	c	Cours No.						
UNITED STATES OF AMERICA	§	§ Cause No.:			WESTERN DISTRICT OF TEXAS U.S. CLERK'S OFFICE			
	§	INDIC	CTMENT	В	Y:	79		
V. ,	§						DEPUTY	
	§	[Vio:	COUNT	ONE:	18	U.S.C.	§	
	§	922(a)(6) False Statement in Acquisition						
ROXANNE BERNAL GUERRA	§	of Fire	earm.]					

THE GRAND JURY CHARGES:

## DR11CR0097

<u>COUNT ONE</u> [18 U.S.C. §§ 922(a)(6) & 924(a)(2)]

On or about July 27, 2010, in the Western District of Texas, the Defendant,

## ROXANNE BERNAL GUERRA

in connection with the acquisition of a firearm, a Century AK-47 7.62 x 39 rifle, serial number 1965HB700, from Don's Gun Shop, a federally licensed firearms dealer, knowingly made a false and fictitious oral or written statement, which statement was intended and likely to deceive the dealer as to a fact material to the lawfulness of such sale of the said firearm to the Defendant, in that the Defendant represented that he was the actual buyer of the firearm, when in fact he was not the actual buyer of the firearm; in violation of Title 18, United States Code, Sections 922(a)(6) and 924(a)(2).

A TRUE-BILL

JOHN E. MURPHY

United States Attorney

BENJAMIN D. SEAL

Assistant United States Attorney

SEALED:

UNSEALED: XX

## PERSONAL DATA SHEET UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS **DEL RIO DIVISION**

DR11CR0097

COUNTY: BEXAR

USAO#: 2011R00376

DATE: <u>JANUARY 19, 2011</u>

MAG. CT. #: MATTER

AUSA: BENJAMIN D. SEAL

DEFENDANT: ROXANNE BERNAL GUERRA

CITIZENSHIP: UNITED STATES

INTERPRETER NEEDED: NO

Language: ENGLISH

DEFENSE ATTORNEY: N/A

ADDRESS OF ATTORNEY: N/A

**DEFENDANT IS:** 

DATE OF ARREST:

BENCH WARRANT NEEDED:

PROBATION OFFICER: N/A

NAME AND ADDRESS OF SURETY: N/A

YOUTH CORRECTIONS ACT APPLICABLE: NO

PROSECUTION BY: INDICTMENT

OFFENSE: (Code & Description): COUNT ONE: 18 U.S.C. § 922(a)(6) - False Statement in

Acquisition of Firearm.

OFFENSE IS A: FELONY

MAXIMUM SENTENCE: On all counts: 10 years imprisonment; a \$250,000 fine: 3 years of

supervised release; and a \$100 special assessment.

PENALTY IS MANDATORY: YES & NO

REMARKS: SEE ABOVE

W/DT-CR-3