UNITED STATES DISTRICT COURT DISTRICT OF ARIZONA

United States of America

v.

PEDRO OMAR MADRID-VAZQUEZ

(Name and address of defendant)

PETTY JUDGMENT IN A CRIMINAL CASE (For Offenses Committed on or After November 1, 1987)

No. 08-11621-001M-P

Enrique R. Gonzales (Appointed)
Attorney for Defendant

THE DECEMBANC ENCEDED A DUE A OF.		
THE DEFENDANT ENTERED A PLEA OF: ⊠ guilty □ nolo contendre: as to the Complaint		
not guilty as to count(s)		
THERE WAS A: ⊠ finding □ verdict: of guilty as to the Complaint		
THERE WAS A: ☐ finding ☐ verdict: of not guilty as to count(s)		
☐ judgment of acquittal as to count(s) The defendant is acquitted and discharged as to this/these	counts.	
IT IS FURTHER ORDERED that is DISM	MISSED on motion of the Un	ited States.
ACCORDINGLY, THE COURT HAS ADJUDICAT OFFENSE(S): violating Title 8, U.S.C., §1325, unlawfuthan that designated by and Immigration Officer of the University	ally entering the United States	s of America from Mexico at a time or place other
IT IS THE JUDGMENT OF THIS COURT THAT: the for a period of TIME SERVED.	defendant is committed to the	custody of the Bureau of Prisons for imprisonment
CRIMINA	L MONETARY PENALTI	ES
The defendant shall pay to the Clerk, U.S. District Court, 85003-2118, the following total criminal monetary penalt	Attn: Finance, Suite 130, 40 ies:	1 West Washington St., SPC 1, Phoenix, Arizona
SPECIAL ASSESSMENT: Remitted	FINE:	RESTITUTION:
All monetary penalties are due immediately or in regular n	nonthly installments. If incar	cerated, payments shall begin under the Bureau of

Prisons Inmate Financial Responsibility Program. Any unpaid balance shall become a condition of supervision and shall be paid within 90 days of the expiration of supervision.

Until all restitutions, fines, special assessments and costs are fully paid, the defendant shall immediately notify the Clerk, U.S. District Court, of any change in name and address.

CONDITIONS OF SUPERVISION

Where probation/supervised release has been ordered, the defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

For offenses committed on or after September 13, 1994: The defendant shall refrain from any unlawful use of a controlled substance. Pursuant to 18 U.S.C. §3563(a)(4) and 3583(d) the defendant shall submit to one drug test within 15 days of release from imprisonment and such other periodic drug tests thereafter, as directed from time to time by the probation officer.

The defendant shall not possess a firearm, ammunition or other dangerous weapon as defined in 18 U.S.C. §921.

The defendant shall comply with the standard conditions of supervision:

- 1) You shall not commit another federal, state, or local crime during the term of supervision.
- 2) You shall not leave the judicial district or other specified geographic area without the permission of the Court or probation officer.
- 3) You shall report to the Probation Office as directed by the Court or probation officer, and shall submit a truthful and complete written report within the first five days of each month.
- 4) You shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer.
- You shall support your dependents and meet other family responsibilities.
- You shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons.
- 7) You shall notify the probation officer at least ten days prior to any change of residence or employment.
- You shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute or administer any narcotic or other controlled substance, or any paraphernalia related to such substances, except as prescribed by a physician. Possession of controlled substances will result in mandatory revocation of your term of supervision. If ordered by the Court to participate in a drug and/or

- alcohol abuse treatment program, you shall totally abstain from the use of any alcoholic beverages or other intoxicants during and after the course of your treatment.
- 9) You shall not frequent places where controlled substances are illegally sold, used, distributed or administered, or other places specified by the Court.
- 10) You shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer.
- You shall permit a probation officer to visit at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer.
- 12) You shall immediately notify the probation officer (within forty-eight (48) hours if during a weekend or on a holiday) of being arrested or questioned by a law enforcement officer.
- 13) You shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the Court.
- 14) As directed by the probation officer, you shall notify third parties of risks that may be occasioned by your criminal record or personal history or characteristics, and shall permit the probation officer to make such notification and to confirm your compliance with such notification requirement.
- 15) You shall refrain from possessing a firearm, destructive device, or other dangerous weapon. Possession of a firearm will result in mandatory revocation of your term of supervision. This prohibition does not apply to misdemeanor cases unless special condition imposed by Court.
- Unless suspended by the Court, you shall submit to one substance abuse test within the first 15 days of supervision and at least two periodic substance abuse tests thereafter, pursuant to 18 U.S.C. §§ 3563(a)(4) and 3583(d);
- 17) If supervision follows a term of imprisonment, you shall report in person to the Probation Office in the district to which you are released within seventy-two (72) hours of release.
- 18) The balance of any financial obligation ordered by this Court shall be paid in regular monthly installments approved by the probation officer, the full amount to be paid 90 days prior to expiration of supervision. You will notify the probation officer of any material change in your economic circumstances that might affect your ability to pay restitution, fines, or special assessments.

The Court may change the conditions of probation or supervised release or extend the term of supervision, if less than the authorized maximum, at any time during the period of probation or supervise release. The Court may issue a warrant and revoke the original or any subsequent sentence for a violation occurring during the period of probation or supervised release.

UNLESS PREVIOUSLY WAIVED, THE DEFENDANT IS ADVISED OF THE RIGHT TO APPEAL THE IMPOSED SENTENCE BY FILING A NOTICE OF APPEAL WITHIN 10 DAYS FROM THE IMPOSITION OF SENTENCE.

IT IS FURTHER ORDERED that the Clerk of the Court deliver a certified copy of this judgment to the United States Marshal of this district.

The Court orders commitment to the custody of the Bureau of Prisons and recommends:

Date of Imposition of Sentence: Tuesday	. Elmon	Date 3/11/2008
GLENDA E. EDMONDS, U. S. MAGIST ATE JUL I have executed this Judgment as follows:	RETURN	N
Defendant delivered on to copy of this judgment in a Criminal case.	at	, the institution designated by the Bureau of Prisons, with a certified
United States Marshal 08-11621-001M-P -	By:_	Deputy Marshal

MAG

		District		
UNITED STATES	DISTRICT COURT	ARIZONA	FILED RECEIVED	LODGED COPY
UNITED STA	ATES OF AMERICA V.	DOCKET NO.	MAR	1 2008
Pedro M	ADRID-Vazquez		C LERK U.S.D.	ISTRICT COURT
Year of B	irth: 1986	MAGISTRATE CASE N	DISTRICT	OF ARIZONA DEPUTY
Country of C	Citizenship: Mexico			DET OTE
30A	88 766 660	l na	-1162	1MP
Case Control	# TCA-0803-0389		TIOC	
Complaint for violation of 1	Fitle 8 United States (Code § 1325		
NAME OF JUDGE OR MAGISTRATE		OFFICIAL TITLE		LOCATION
		United Stat	es Magistrate	Tucson, Arizona
DATE OF OFFENSE	PLACE OF OFFENSE	ADDRESS OF ACCUSE	ED (if known)	
On or about March 08, 2008	At or near Sasabe, Arizona	Guerrero, Mexico)	5.
	ne and place other than as o		_	
BASIS OF COMPLAINANTS CHARGE AC	GAINST THE ACCUSED:			
States of America withou admitted to entering the	upon agents finding Pedro ut proper immigration docu United States of America fr ected by immigration officer	ments. Furtheri om the United S	more, Pedro N States of Mexi	MADRID-Vazquez co illegally,
MATERIAL WITNESSES IN RELATION Border Patrol Agent(s)		Λ ,	_	
AUTHORIZED BY AUSA DETENTION REQUESTED Being duly sworn, I declare that the		SIGNATURE OF COMPL	ANT (Applial title)	

DATE

March 11, 2008

1) See Federal Rules of Criminal Procedure rules 3 and 54.

AO 91 (Rev. 11/82

DATE: <u>3/11/2008</u> CASE NUMBER: <u>08-11621M-P</u>							
USA vs. PEDRO MADRID-VAZQUEZ							
U.S. MAGISTRATE JUDGE: MAGISTRATE GLENDA E. EDMONDS Judge #: 70BH							
ASSIGNED U.S. Attorney <u>Christopher Lewis</u> INTERPRETER REQ'D <u>O' Connor & Citizen</u>							
Attorney for Defendant Enrique R. Gonzales (Appointed)							
PROCEEDINGS: INITIAL APPEARANCE/CHANGE OF PLI	EA/SENTENCE						
DEFENDANT: A PRESENT CUSTODY							
Defendant states true name to be <u>PEDRO OMAR MADRI</u>	D-VAZQUEZ .						
Petty Offense Date of Arrest 3/8/2008							
Arr/Plea of Guilty entered as to the Complaint.							
Court accepts defendant's plea and finds plea to be freely and voluntarily given.							
Time waived for passage of sentence.							
Defendant waives preparation of the presentence report.							
SENTENCING: Defendant committed to ⊠ Bureau of Prisons for a period of <u>TIME SERVED</u>							
Jail type institution for a period of							
☐ Imposition of Special Assessment is waived by the USA.							
Defendant advised of right to appeal.							
Waiver of right to appeal explained.							
OTHER: Enrique R. Gonzales is appointed as attorney of record for defendant							
	ed by Courtsmart rmida Butler Clerk	COP: 1 Sent: 0 IA: 0					