

**UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA**

UNITED STATES OF AMERICA
vs.
REYES-DIMAS, EDUARDO

CRIMINAL COMPLAINT
CASE: 09-37306MP
Citizenship: MEXICO

I state that I am a Border Patrol Agent and that this complaint is based on the following facts: That on or about December 20, 2009, at or near Lukeville, Arizona, in the District of Arizona, Eduardo REYES-Dimas, an alien, did unlawfully enter the United States of America from the United States of Mexico, at a time and place other than as designated by Immigration Officers of the United States of America, in violation of Title 8, United States Code, Section 1325.

Eduardo REYES-Dimas, an alien, was found by agents in the United States of America without proper immigration documents. Furthermore, Eduardo REYES-Dimas admitted to entering the United States of America from the United States of Mexico illegally, without then being inspected by immigration officers, on December 20, 2009, at or near Lukeville, Arizona.

12/23/2009
File Date

at Tucson, Arizona



Signature of Complainant

Sworn to before me and subscribed in my presence,

Honorable Charles Pyle
United States Magistrate Judge



Signature of Judicial Officer

FBI Number: 534758FD8

UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA, TUCSON DIVISION

UNITED STATES OF AMERICA
vs.
REYES-DIMAS, EDUARDO

CRIMINAL COMPLAINT
CASE: 09-37306MP

JUDGMENT IN A CRIMINAL CASE (For A Petty Offense) - Short Form

The Defendant, REYES-DIMAS, EDUARDO , was represented by counsel, Roberto Salazar (CJA).

The defendant pled guilty to the complaint on 12/23/2009. Accordingly, the defendant is adjudged guilty of the following offense(s):

| <u>Title & Section</u> | <u>Nature of Offense</u> | <u>Date of Offense</u> |
|----------------------------|--------------------------|------------------------|
| 8 USC 1325(a)(1) | Illegal Entry | 12/22/2009 |

As pronounced on 12/23/2009, the defendant is hereby committed to the custody of the United States Bureau of Prisons for a term of Time Served. The sentence is imposed to the Sentencing Reform Act of 1984.

The special assessment imposed pursuant to 19 U.S.C. § 3013 is hereby remitted pursuant to 19 U.S.C. § 3573 because reasonable efforts to collect this assessment are not likely to be effective.

The fine is waived because of the defendant's inability to pay.

Signed on Wednesday, December 23, 2009.



Honorable Charles Pyle
United States Magistrate Judge

Arresting Agency: TCA
FBI Number: 534758FD8

**UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA - TUCSON**

MAGISTRATE JUDGE'S MINUTES

Date: 12/23/2009

Case Number: 09-37306MP

USA vs. EDUARDO REYES-DIMAS

U.S. MAGISTRATE JUDGE: CHARLES PYLE Judge AO Code: 70BM

ASSIGNED U.S. Attorney: Christopher Lewis INTERPRETER REQ'D: Yvette
Citizen

Attorney for Defendant: Roberto Salazar (CJA)

PROCEEDINGS: INITIAL APPEARANCE/CHANGE OF PLEA/SENTENCE

DEFENDANT: PRESENT CUSTODY

Defendant states true name to be Same

Petty Offense Date of Arrest: 12/22/2009

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 Time
Served

Imposition of Special Assessment is waived by the USA.

Defendant advised of right to appeal.

Waiver of right to appeal explained.

OTHER: Roberto Salazar (CJA) is appointed as attorney of record for
defendant.

Recorded by Courtsmart COP: 1
BY: Sherry Gammon Sent: 0
Deputy Clerk IA: 0