

**UNITED STATES DISTRICT COURT
NORTHERN DISCTRICK OF FLORIDA
PENSACOLA DIVISION**

JUSTIN GATLIN,

Plaintiff,

v.

UNITED STATES ANTI-DOPING
AGENCY, INC., U.S.A. TRACK AND
FIELD, INC., UNITED STATES OLYMPIC
COMMITTEE and INTERNATIONAL
ASSOCIATION OF ATHLETICS
FEDERATIONS,

Defendants.

Cause No. 3:08-cv-00241-LC-EMT

**NOTICE OF FILING UNITED STATES ANTI-DOPING AGENCY, INC.'S
EXHIBITS ADMITTED AT JUNE 23, 2008, HEARING**

Defendant, United States Anti-Doping Agency, Inc. ("USADA"), by counsel,
respectfully files exhibits admitted at Hearing on June 23, 2008:

Tab	Date	Document
1	11/22/1994	Court of Arbitration of Sport ("CAS") Code of Sports-Related Arbitration – Edition 2004
2	1998	Exhibit L to the International Association of Athletic Associations ("IAAF") Procedural Guidelines for Doping Control
3	2000	IAAF Handbook 2000-2001, Division II, IAAF Constitution
4	2000	IAAF Handbook 2000-2001, Division III, Control of Drug Abuse
5	2000	IAAF Procedural Guidelines for Doping Control
6	12/2000	United States Anti-Doping Agency ("USADA") Guide to Prohibited Classes of Substances and Prohibited Methods of Doping

Tab	Date	Document
7	04/23/2001	Justin Gatlin's Registration Form & Release re. 2001 Junior National Championships
8	06/17/2001	USADA Doping Control Official Record for Justin Gatlin, Sample Code No. 456473
9	07/31/2001	Letters from Justin Gatlin's Submission to the USADA Anti-Doping Review Board
10	09/04/2001	Letter from Terrence P. Madden, USADA CEO, to Justin Gatlin, Brian Winn, American Arbitration Association ("AAA") and Gabriel Dolle, IAAF Doping Control Officer Re: notification of Justin Gatlin's request for a hearing before a three-member AAA panel
11	01/14/2002	Justin Gatlin's Witness List for AAA No. 30 190 00546 01 Arbitration
12	04/30/2002	Parties Stipulation for AAA No. 30 190 00546 01 Arbitration
13	04/30/2002	Justin Gatlin's Position on Suspension for AAA No. 30 190 00546 01 Arbitration
14	04/30/2002	USADA's Position on Sanctions for AAA No. 30 190 00546 01 Arbitration
15	05/01/2002	Decision of the Panel in AAA No. 30 190 00546 01 Arbitration
16	05/22/2002	Justin Gatlin's Request for Early Reinstatement to USA Track & Field ("USATF")
17	06/06/2002	Letter from Istvan Gyulai , General Secretary, IAAF, to Craig Masback, USATF, acknowledging receipt of USATF's petition for early reinstatement for Justin Gatlin
18	07/03/2002	IAAF Council press release including announcing the reinstatement of Justin Gatlin
19	07/03/2002	USATF News & Notes reporting the IAAF's reinstatement of Justin Gatlin
20	07/03/2002	USATF <i>Elite Beat</i> reporting the IAAF's reinstatement of Justin Gatlin
21	07/11/2002	Letter from Istvan Gyulai , General Secretary, IAAF, to Member Federations Re: Statement of the IAAF Council in ADD-related Cases
22	07/30/2002	<i>IAAF News</i> , N. 57, reporting the Statement of the IAAF Council in ADD-related Cases

Tab	Date	Document
23	2003	World Anti-Doping Code
24	08/13/2004	United States Olympic Committee National Anti-Doping Policies
25	2006	IAAF Anti-Doping Regulations
26	2006	IAAF Procedural Guidelines for Doping Control
27	06/13/2006	UCLA Olympic Analytical Laboratory's Confidential Drug Testing Report Re: USADA 7712, Specimen 496040 (Track & Field Kansas Relays)
28	06/13/2006	UCLA Laboratory Document Package for Specimen 496040 "A" Sample
29	06/14/2006	Letter from Linda Barnes, Testing Results Manager, USADA, to Justin Gatlin Re: notification of positive test result for testosterone of Specimen 496040 "A" Sample
30	06/30/2006	UCLA Laboratory Document Package for Specimen 496040 "B" Sample
31	07/12/2006	Letter from Linda Barnes, Testing Results Manager, USADA, to Justin Gatlin Re: notification of positive test result for testosterone of Specimen 496040 "B" Sample
32	08/18/2006	Stipulation of Uncontested Facts and Issues Between USADA and Justin Gatlin Re: Specimen 496040
33	08/22/2006	Letter from Travis Tygart, CEO, USADA, to Justin Gatlin and Counsel Re: decision of the USADA Anti-Doping Review Board recommending that adjudication proceed against Justin Gatlin
34		Omitted
35		Omitted
36	07/07/2007	Olympic Charter
37	07/2007	Second Stipulation of Uncontested Facts and Issues between USADA and Justin Gatlin in AAA No. 30 190 00170 07 Arbitration
38	07/16/2007	Justin Gatlin's Pre-Hearing Brief in AAA No. 30 190 00170 07 Arbitration
39	07/16/2007	Justin Gatlin's Proposed Witness List in AAA No. 30 190 00170 07 Arbitration

Tab	Date	Document
40	07/20/2007	USADA's Pre-Hearing Brief in AAA No. 30 190 00170 07 Arbitration
41	07/20/2007	News Articles submitted as exhibits for USADA in AAA No. 30 190 00170 07 Arbitration
42	07/25/2007	Justin Gatlin's Reply to USADA's Pre-Hearing Brief in AAA No. 30 190 00170 07 Arbitration
43	07/30/2007	Transcript of Proceedings in AAA No. 30 190 00170 07 Arbitration
44	08/13/2007	Order of Panel in AAA No. 30 190 00170 07 Arbitration to parties for briefing and hearing on the decision of the Panel in the AAA No. 30 190 00546 01 Arbitration
45	09/25/2007	USATF Regulation 10(b), Doping Control
46		Omitted
47	10/15/2007	USADA's Brief on Justin Gatlin's First Doping Offence [AAA No. 30 190 00546 01 Arbitration] in AAA No. 30 190 00170 07 Arbitration
48	10/16/2007	Justin Gatlin's Response to Hearing Panel's August 13, 2007 Order Requesting Additional Information
49	10/16/2007	Justin Gatlin's Memorandum Regarding the Issue of "Fault" in the 2001 Arbitration
50	10/22/2007	USADA's Reply Brief in AAA No. 30 190 00170 07 Arbitration
51	10/22/2007	Justin Gatlin's Reply to USADA's Post-Hearing Brief in AAA No. 30 190 00170 07 Arbitration
52	11/01/2007	IAAF Constitution
53	12/31/2007	Award of Arbitrators in AAA No. 30 190 00170 07 Arbitration
54	12/31/2007	Dissent of Christopher Campbell in AAA No. 30 190 00170 07 Arbitration
55	01/08/2008	USADA's Response to Respondent's Motion Pursuant to Rule 48 to Modify Start Date of His Sanction in AAA No. 30 190 00170 07 Arbitration

Tab	Date	Document
56	01/08/2008	Justin Gatlin's Motion to Strike USADA's Response to Justin Gatlin's Motion for Modification of the Award Pursuant to Rule 48 of the AAA Supplementary Procedures for the Arbitration of Olympic Sport Doping Disputes in AAA No. 30 190 00170 07 Arbitration
57	01/23/2008	IAAF Statement of Appeal to the Court of Arbitration of Sport ("CAS") from the AAA decision in AAA No. 30 190 00170 07 Arbitration
58	02/25/2008	Brief Submitted by Justin Gatlin in the CAS 2008/A/1461 & CAS 2008/A/1462 Arbitrations
59	03/24/2008	36 United States Code Chapter 2205, a.k.a. <i>The Ted Stevens Amateur Sports Act</i>
60	04/07/2008	Justin Gatlin's Witness Statements in the CAS 2008/A/1461 & CAS 2008/A/1462 Arbitrations
61		Omitted
62	04/17/2008	Letter from William Bock, III, General Counsel, USADA, to Matthieu Reeb Re: portions adopted by USADA of the Answer of the IAAF to the Brief of Mr. Gatlin
63	04/18/2008	Answer of the IAAF to the Brief of Mr. Gatlin and its Appeal against the Decision of the AAA (Sitting as the Relevant Disciplinary Panel of USATF) dated 31 December 2007 in the CAS 2008/A/1461 & CAS 2008/A/1462 Arbitrations
64	05/05/2008	Reply Brief Submitted by Justin Gatlin in the CAS 2008/A/1461 & CAS 2008/A/1462 Arbitrations
65	05/16/2008	Response of the IAAF and Supporting Documents in the CAS 2008/A/1461 & CAS 2008/A/1462 Arbitrations
66	05/16/2008	Witness Statement of Eugene D. Gulland in CAS 2008/A/1461 & CAS 2008/A/1462 Arbitrations
67	05/19/2008	Order of Procedure in the CAS 2008/A/1461 & CAS 2008/A/1462 Arbitrations executed by Maurice Suh, Counsel for Justin Gatlin
68	05/20/2008	Letter from Matthieu Reeb, Secretary General, CAS, to all counsel Re: hearing procedure and arrangements in the CAS 2008/A/1461 & CAS 2008/A/1462 Arbitrations

Tab	Date	Document
69	05/28/2008	PowerPoint presentation by Maurice Suh at the May 28-29, 2008, CAS 2008/A/1461 & CAS 2008/A/1462 Arbitration Hearing
70	06/06/2008	Decision of the Panel without Grounds in the CAS 2008/A/1461 & CAS 2008/A/1462 Arbitrations

USADA will also rely upon the exhibits attached to Plaintiff's brief in support of his motion for preliminary injunction.

The Defendant, the United States Anti-Doping Agency, Inc., has exercised the utmost care in its attempts to assemble all exhibits necessary for the June 23, 2008, hearing in this matter; however, given the short time frame in which to prepare for the hearing, the Defendant respectfully reserves the right to introduce additional exhibits as justice may require.

Dated: **June 23, 2008.**

Respectfully submitted,

WADE PALMER & SHOEMAKER P.A.

s/ Robert C. Palmer, III

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