

## United States District Court

STATE AND

DISTRICT OF

MINNESOTA

UNITED STATES OF AMERICA

## CRIMINAL COMPLAINT

CASE NUMBER: 02-MG-10 JEC

(01) V.  
RAYON ANTHONY WALKER and  
(02) GLENDALE G. GORDON,  
a/k/a "Highpop"

(Name and Address of Defendant)

I, the undersigned complainant being duly sworn state the following is true and correct to the best of my knowledge and belief. On or about a date unknown to on or about January 12, 2002 in Hennepin county, in the State and District of Minnesota defendant(s) did, (Track Statutory Language of Offense) knowingly and intentionally conspire with each other to distribute and to possess with intent to distribute approximately 1.2 kilograms of cocaine, a controlled substance,

in violation of Title 21 United States Code, Section(s) 846.

I further state that I am a(n) Special Agent and that this complaint is based on the following facts:

Official Title

SEE ATTACHED AFFIDAVIT

Continued on the attached sheet and made a part hereof: ☒ Yes ☐ No

Sworn to before me, and subscribed in my presence,

Jan 14, 2002  
Date

at

Minneapolis, MN  
City and State

J. Earl Cudd, U.S. Magistrate Judge

Name &amp; Title of Judicial Officer

Signature of Judicial Officer

[Signature]  
Signature of Complainant

Laurence W. Hall, Jr.  
U.S. Customs Service

JAN 14 2002

FILED  
RICHARD D. SLETEN, CLERK  
JUDGMENT ENTD  
DEPUTY CLERK

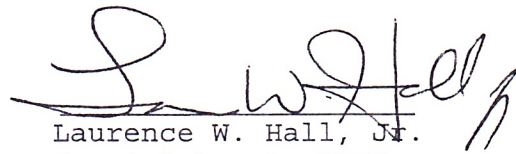
STATE OF MINNESOTA     )  
                              )     ss.  AFFIDAVIT OF LAURENCE W. HALL, JR.  
COUNTY OF HENNEPIN    )

I, Laurence W. Hall, Jr., being first duly sworn, hereby depose and state as follows:

1. I am a Special Agent of the United States Customs Service, (hereinafter "USCS"), assigned to the office of the Resident Agent in Charge, Minneapolis, Minnesota, and have been employed by the USCS for approximately fifteen (15) years. I am responsible for investigations involving the importation and distribution of narcotics and am currently assigned to the Minneapolis International Airport.
2. On January 11, 2002, the Resident Agent in Charge, Memphis, Tennessee, advised me that Rayon Walker, a Jamaican citizen, arrived in Memphis from Jamaica on a Northwest Airlines flight. Walker referred to USCS Secondary for a routine examination. During the examination by USCS Inspectors, Walker was found to be in possession of a leather bag, which contained a computer disk case. An examination of the case revealed approximately 1.2 kilograms of a white powdery substance, which tested positive for cocaine. Walker was interviewed by USCS Special Agents and agreed to cooperate with a controlled delivery of the leather bag, containing cocaine, to Minneapolis, Minnesota.
3. On January 12, 2002, Glendale G. Gordon, a/k/a "Highpop", a U.S. citizen, arrived in Minneapolis after flying on a one-way electronic ticket from Hartford, Connecticut. Prior to

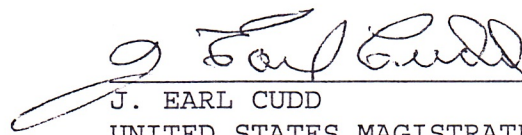
arrival, several telephone calls took place between Walker and Gordon to arrange a meeting to pick-up the cocaine.

4. At approximately 8:20PM, Gordon entered the DoubleTree Hotel of Minneapolis, and met with Walker seated in the lobby area. After a brief conversation, Gordon took possession of the leather bag, containing cocaine, and was arrested as he exited the hotel.

  
Laurence W. Hall, Jr.  
Special Agent, USCS

SUBSCRIBED and SWORN to before me

this 14 day of January, 2002.

  
J. EARL CUDD  
UNITED STATES MAGISTRATE JUDGE



UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA  
Cr. No. 02-54 (01) (JMR)

FLN

UNITED STATES OF AMERICA,	)	
	)	
Plaintiff,	)	
	)	
v.	)	GOVERNMENT'S MOTION
	)	<u>IN LIMINE</u> TO AMEND
GLENDALE GOSHIA GORDON,	)	INDICTMENT
a/k/a "Hype Up,"	)	
	)	
Defendant.	)	

The United States of America, by and through its attorneys, Thomas B. Heffelfinger, United States Attorney for the District of Minnesota, and Susan N. Burke, Assistant United States Attorney, hereby moves to amend the indictment in this case to change the defendant's alias from "High-Pop" to "Hype Up."

The government indicted the defendant with an alias of "High-Pop," because it sounded like the defendant identified himself as "High-Pop" on recorded telephone calls. When the defendant appeared in court, however, the defendant submitted a signed affidavit from an associate that stated:

Glendale Gordon's nickname is not "Highpop" as noted in the Court caption - it is "Hype Up," which matches his upbeat personality.

See Affidavit of Steve R. Johnson dated March 4, 2002. Additionally, when Gordon was arrested, he was in possession of numerous items with the name "Hype Up" written on them.

For these reasons, the government moves the Court to amend the indictment to change the defendant's alias from "High-Pop" to "Hype

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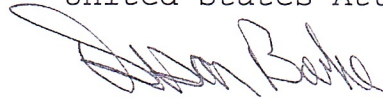
FILED SEP 30 2002  
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JUDGMENT ENTD  
DEPUTY CLERK

Up." The government has discussed this motion with counsel for the defendant and is unaware of any objection to the motion.

Dated: 9/30/02

Respectfully submitted,

THOMAS B. HEFFELFINGER  
United States Attorney

A handwritten signature in dark ink, appearing to read "Susan Burke", is written over the typed name of the Assistant U.S. Attorney.

BY: SUSAN N. BURKE  
Assistant U.S. Attorney  
Attorney ID Number 226841