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**CRIMINAL COURT OF THE CITY OF NEW YORK
COUNTY OF NEW YORK**

THE PEOPLE OF THE STATE OF NEW YORK

-against-

1. David Ajemian (M 46)

MISDEMEANOR
ADA Carty



814034

Defendant

Detective John Peters, shield 04713 of the DA Squad NY County, states as follows:

At the time and places described below in the County and State of New York, the Defendant committed the offenses of:

- | | |
|-------------------|---|
| 1. PL120.45(1) | Stalking in the Fourth Degree
(1 count) |
| 2. PL240.30(1)(a) | Aggravated Harassment in the Second Degree
(1 count) |
| 3. PL240.30(1)(b) | Aggravated Harassment in the Second Degree
(1 count) |

in that the defendant intentionally and for no legitimate purpose, engaged in a course of conduct directed at a specific person and knew and reasonably should have known that such conduct was likely to cause reasonable fear of material harm to the physical health, safety and property of such person; the defendant, with intent to harass and threaten another person communicated with a person, anonymously and otherwise, by telephone, mail and any other form of written communication, in a manner likely to cause annoyance and alarm; and the defendant, with intent to harass and threaten another person caused a communication to be initiated by mechanical and electronic means and otherwise with a person, anonymously and otherwise by telephone, mail and any other form of written communication, in a manner likely to cause annoyance and alarm.

The offenses were committed under the following circumstances:

Deponent states deponent is informed by Conan O'Brien, of an address known to the District Attorney's Office, that from September of 2006 until November 2, 2007, the defendant has sent informant postcards and letters to informant O'Brien's home address and to 30 Rockefeller Plaza

in New York County even after defendant has been advised to cease contact with informant.

Deponent is further informed by informant that at 30 Rockefeller Plaza in the County and State of New York, informant received a letter dated April 26, 2007 signed by "Padre" on defendant's Parish letterhead in which the defendant stated: I'M NOT SEUNG-CHO, EVEN IF I DID ONCE LOOK OUT ON THAT DARK AND DREADED DOORWAY ON WEST 72nd STREET. AND REMEMBER, FRANK COSTELLO ONCE DODGED A BULLET IN YOUR BUILDING AND SO CAN YOU....JOHN McENROE, A FELLOW STUDENT WITH ME ONCE UPON A TIME AT TRINITY SCHOOL IN MANHATTAN. ASSAULTED ME ONCE IN SEVENTH GRADE WHEN I WOULDN'T GIVE UP MY SEAT TO HIM...COMING TO BOSTON NEXT WEEK FOR AN OLD-TIMERS TOURNAMENT AT BU AND I'LL BE IN THE STANDS WAITING FOR HIS CONFESSION...ENJOY SAN FRANCISCO.

Deponent is further informed by informant O'Brien that at 30 Rockefeller Plaza in the County and State of New York, informant received a letter dated 2/20 Mardi Gras and signed by "Padre '009'" in which the defendant states: THIS IS YOUR PRIEST-STALKER AGAIN, THE ONE WHO HAS BEEN TRACKING YOU THROUGH SPACE AND TIME, FROM MATHER HOUSE TO ST. LAWRENCE TO THE MAJESTIC. I PAID \$250 TO FLY DOWN TO NYC YESTERDAY JUST TO HAVE A SPOT IN THE AUDIENCE, IN THE DIMMING HOPE THAT YOU MIGHT FINALLY ACKNOWLEDGE ME...I'M TOLD BY SOME OF THOSE OFFICIOUS LITTLE USHER PEOPLE THAT YOU'RE OVERBOOKED AND TO GET THE *** OFF THE PREMISES!!! IS THIS THE WAY YOU TREAT YOUR MOST DANGEROUS FANS???...YOU OWE ME BIG TIME PAL. I WANT A PUBLIC CONFESSION BEFORE I EVEN CONSIDER GIVING YOU ABSOLUTION. OR ELSE A SPOT ON YOUR COUCH. I'M THROUGH WITH WAITING IN BOGUS LINES ON THE MEZZANINE. I SURE HOPE THIS COMPLAINT GETS THROUGH THE NEXT LINE OF FLUNKIES---TO YOU SIR.

Deponent is informed by Thomas McFadden, Security Manager of NBC Universal, that at 30 Rockefeller Plaza in the County and State of New York, informant did receive a letter signed by Dave Ajemian dated July 2, 2007 in which defendant stated: WHY YOU CHOSE TO RAISE THIS MATTER WITH MY SUPERIORS AFTER I LEFT YOU A CLEAR MESSAGE BY PHONE SEVERAL WEEKS AGO THAT I WOULD CEASE ALL CONTACT WITH THE SHOW....TO CALL MYSELF A SORT OF RUPERT PUPKIN (REMEMBER DeNIRO HERE) IS PERHAPS NOT FAR OFF THE MARK. BUT-I ASSURE YOU-A STALKER OF A VERY DIFFERENT ORDER THAN THE KIND YOU ARE USED TO DEALING WITH....I SHOULD HAVE KNOWN THAT THE TIES I HAVE TO CONAN THROUGH HIS PARENTS AND HOMETOWN CHURCH, HIS ALMA MATER, AND EVEN HIS VERY HOME MEAN NOTHING IN A WORLD LIKE OURS....I'LL MAKE ONE FINAL REQUEST OF YOU, IF YOU'LL DARE TO CONSIDER IT-TO TELL CONAN ABOUT YOUR SURVEILLANCE OF ME...TELL HIM HE I ONCE WENT AFTER MY CHILDHOOD NEMESIS JOHN McENROE TOO, AND AM STILL WAITING FOR HIS CONFESSION AS WELL.

Deponent is further informed by informant McFadden that on November 2, 2007 at approximately 4:15pm at 30 Rockefeller Plaza in the County and State of New York, the defendant arrived for a taping of the Conan O'Brien Show.

Deponent further states that defendant said in substance: PADRE 009 IS MY SCREEN NAME ON THE MESSAGE BOARD. I DIDN'T SIGN MY NAME ON ALL THE LETTERS. I WANTED TO WAKE CONAN UP. I WANTED TO BE FAMOUS.

False statements made herein are punishable as a class A misdemeanor pursuant to section 210.45 of the penal law.

Deponent

Date and Time

