

AUSA Stephen A. Kubiowski (312) 353-0589

UNITED STATES DISTRICT COURT

FOR THE

NORTHERN DISTRICT OF ILLINOIS - EASTERN DIVISION

FILED

APR 12 2002  
MICHAEL W. DOBBINS  
CLERK, U.S. DISTRICT COURT

AFFIDAVIT OF COMPLAINT (OR INDICTMENT) IN REMOVAL PROCEEDINGS  
MAGISTRATE JUDGE KEYS

UNITED STATES OF AMERICA

v.

SRINIVASA ERRAMILI

DOCKETED  
APR 15 2002

CASE NUMBER

02CR0351

The undersigned Affiant personally appeared before Arlander Keys, a United States Magistrate Judge, and being duly sworn on oath, states: That in the United States of America, in the Eastern District of Michigan, on or about February 6, 2002, SRINIVASA ERRAMILI was charged by complaint (case number 02-80157) (attached hereto) with violations of Section 2244(b) of the United States Code, Title 18, and Section 46506(1) of the United States Code, Title 49, for the offense of abusive sexual conduct, and that a Warrant (attached hereto) is outstanding for the arrest of said defendant.

Wherefore, Affiant prays that the defendants be dealt with according to law.

Edwin C. Barnett  
Edwin C. Barnett  
Special Agent  
Federal Bureau of Investigation

Subscribed and Sworn to before me this  
12 th day of April, 2002.

Arlander Keys  
Arlander Keys  
United States Magistrate Judge

Stephen A. Kubiowski  
Stephen A. Kubiowski  
Assistant U.S. Attorney

AO 91 (Rev 5/85) Criminal Complaint

AUSA DIANE MARION 313-226-9703

# United States District Court

Eastern

DISTRICT OF

Michigan

UNITED STATES OF AMERICA  
V.

SRINIVASA ERRAMILLI

CRIMINAL COMPLAINT

CASE NUMBER **02-801**

(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 February 6, 2002 on an aircraft in the special aircraft jurisdiction of the United States, defendant did knowingly engaged in or caused sexual contact with Kiara Makinen Hoop without her permission, in violation of Title 18, United States Code, Section 2244 (b) and Title 49, United States Code, Section 46506 (1). 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

\_\_\_\_\_  
Signature of Complainant

Sworn to before me and subscribed in my presence,

March 4, 2002

Date

Detroit, Michigan

City and State

VIRGINIA M. MORGAN

Name & Title of Judicial Officer

VIRGINIA M. MORGAN

Signature of Judicial Officer

A TRUE COPY  
CLERK, U.S. DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN

BY [Signature]  
DEPUTY CLERK

AFFIDAVIT

Terry A. Booth, Special Agent of the Federal Bureau of Investigation (FBI), after being duly sworn deposes and says the following:

1. I have been a Special Agent with the FBI for approximately 18 years. I am assigned to the Violent Crime Squad in the Detroit Field Office. I am the Airport Coordinator for the Detroit Division of the FBI and I am assigned cases involving crimes aboard aircraft.

2. On February 7, 2002 at approximately 4:17 A.M., the Detroit Metropolitan Airport Police responded to a report of criminal sexual conduct aboard Northwest Airlines (NWA) flight # 206, San Jose, California, to Detroit, Michigan. The Airport Police met flight #206 at gate D-7 and interviewed victim Kiara Makinen Hooper who was seated in 10A. Hooper advised that during the flight she woke up to feel her breast being fondled by the passenger seated directly behind her. Hooper pointed out to the Airport Police the passenger who fondled her breast. The Airport Police identified the passenger as Srinivasa Erramilli, Indian male, born 08/30/67, and arrested him. Erramilli asked Officer Joseph Wach, Detroit Metropolitan Airport Police, if there was another way we can take care of this. Erramilli also asked if he could just apologize to the woman.

3. On February 7, 2002, SA Pamela Whiteman and I responded to Detroit Metropolitan Airport to investigate the aforementioned criminal sexual conduct aboard NWA flight #206. SA Whiteman, Detective Timothy Rapp and I contacted Erramilli at the detective bureau and advised him of his constitutional rights. Erramilli waived his constitutional rights and agreed to talk to us. Erramilli stated that he was on NWA flight #206, San Jose, California, to Detroit, Michigan. Erramilli stated that he was upgraded to first class and was assigned to seat 2A. Erramilli advised he wanted to sleep so he went back to coach and sat in seat 11A. Erramilli stated that upon take off from San Jose, he grabbed the left side of the seat in front of him with his left hand. Erramilli stated that there was a female passenger seated in seat 10A in front of him and she had a pillow on her left side. Erramilli advised that his hand was touching the pillow the passenger was using. Erramilli advised that the passenger removed the pillow and turned her body, trapping his left hand under her armpit by applying pressure with her elbow. Erramilli advised that he believed that the passenger wanted him to touch her breast. Erramilli stated his left hand was on the

side of the passengers breast for approximately two to three minutes. Erramilli stated that the passenger could have mistakenly felt she was being fondled because his hand was shaking. Erramilli advised he was excited and had a little bit of an erection when he was touching the passenger's breast.

4. During the interview of Erramilli on February 7, 2002, I asked him if he had ever been arrested before. Erramilli advised me that in August or September, 1999, he was arrested at the Chicago Airport for sexual assault involving touching a 30 year old female passenger on a flight from Detroit to Chicago. Erramilli advised that he entered a plea and served five days with a social agency.

5. On February 7, 2002, Detective Rapp contacted the Chicago Police Department at O'Hare Airport and obtained a copy of a police report regarding Erramilli. The police report dated August 30, 1999, revealed that Erramilli was arrested for fondling a female passenger seated in front of him on a Northwest flight from Detroit. The victim passenger alleged that Erramilli reached between the seats and fondled her breast as she was dozing off.

6. On February 8, 2002, SA Pamela Whiteman and I interviewed Kiara Makinen Hooper. Hooper advised that she was on NWA flight #206, San Jose, California to Detroit, Michigan, on February 6, 2001, seated in 10A. Hooper advised that after the aircraft reached cruising altitude she wanted to sleep. Hooper stated she saw a hand on the left side of her seat. Hooper advised that she placed her pillow over the hand and thought it would cause the passenger to withdraw his hand. Hooper stated she no longer felt the hand underneath her pillow and she fell asleep. Hooper stated a short time later she awoke to feeling her left breast being fondled. Hooper stated that she observed a hand on the left side of her seat. Hooper stated she turned around and looked at the passenger seated behind her. Hooper advised that the passenger got up without saying anything and went to the rear restroom. Hooper stated she got up and found a flight attendant and reported the incident to her.

7. On February 19, 2002, I interviewed NWA lead flight attendant Kimberly A. Desjarlais regarding contact with passenger Kiara Makinen Hooper on NWA flight #206 on February 6 and 7, 2002. Desjarlais advised that approximately 45 minutes to 60 minutes into the flight she was advised by Hooper that Hooper was awakened to find the passenger seated behind her fondling her breast. Desjarlais advised that she contacted the captain of the aircraft and the captain arranged to have law enforcement meet the flight upon arrival at Detroit.

7 I am aware that on February 6 and 7, 2002, NWA flight #206, San Jose, California, to Detroit, Michigan, flew in the special aircraft jurisdiction of the United States.

8. Based upon these facts, there is probable cause to believe that Srinivasa Erramilli did knowingly engage in or caused sexual contact with Kiara Makinen Hooper without her permission in violation of Title 18, United States Code, Section 2244 (b) and Title 49, United States Code, Section 46506 (1).

TERRY A. BOOTH  
Federal Bureau of Investigation

Sworn to and subscribed before  
me this 4TH day of March, 2002.

VIRGINIA M. MORGAN  
United States Magistrate Judge

AO 442 (Rev. 12/85) Warrant for Arrest

# United States District Court

Eastern

DISTRICT OF Michigan

UNITED STATES OF AMERICA

v.

SRINIVASA ERRAMILI

## WARRANT FOR ARREST

CASE NUMBER: **02-3015**

To: The United States Marshal  
and any Authorized United States Officer

YOU ARE HEREBY COMMANDED to arrest SRINIVASSA ERRAMILI  
Name

and bring him forthwith to the nearest magistrate to answer a(n)

Indictment    Information    Complaint    Order of court    Violation Notice    Probation Violation Petition

SEXUAL CONTACT UPON AN AIRCRAFT

in violation of Title 18 United States Code, Section 2244 (b) and Title 49, United States Code, Section 46506 (1)

VIRGINIA M. MORGAN

Name of Issuing Officer

U.S. Magistrate Judge

Title of Issuing Officer

VIRGINIA M. MORGAN

Signature of Issuing officer

DETROIT, MI

Date and Location

A TRUE COPY  
OF THE U.S. DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN

BY [Signature]  
DEPUTY CLERK

Bail fixed at \$ \_\_\_\_\_

Name of Judicial Officer

### RETURN

This warrant was received and executed with the arrest of the above-named defendant at \_\_\_\_\_

DATE RECEIVED	NAME AND TITLE OF ARRESTING OFFICER	SIGNATURE OF ARRESTING OFFICER
DATE OF ARREST		