

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR MULTNOMAH COUNTY

STATE OF OREGON,

Plaintiff,

vs.

LUIS ADRIAN CERVANTES-SANTIAGO

DOB: 01/15/2004

SID: 27318122

FBI: A0V7XLLN9

Defendant.

Court Nbr

DA Nbr 051-1104226

Crime Report

Portland Police Bureau: 42 25-150305

Ballot Measure 11**Indictment**

The above-named defendant is accused by the Grand Jury of the County of Multnomah, State of Oregon, by this Indictment of the crimes committed as follows:

COUNT 1

ATTEMPTED MURDER IN THE SECOND DEGREE WITH A FIREARM, ORS 161.405/163.115, a Class A Felony

The defendant, **LUIS ADRIAN CERVANTES-SANTIAGO**, on or about June 6, 2025, in Multnomah County, Oregon, did unlawfully and intentionally attempt to cause the death of **SAMUEL QUIROZ**, another human being, contrary to statutes in such cases made and provided, and against the peace and dignity of the State of Oregon.

The state further alleges that during the commission of this felony, the defendant used and threatened the use of a firearm.

COUNT 2

UNLAWFUL USE OF A WEAPON WITH A FIREARM, ORS 166.220, a Class C Felony

The defendant, **LUIS ADRIAN CERVANTES-SANTIAGO**, on or about June 6, 2025, in Multnomah County, Oregon, did attempt to use, carry with intent to use, and possess with intent to use unlawfully against **SAMUEL QUIROZ**, a deadly weapon, contrary to statutes in such cases made and provided, and against the peace and dignity of the State of Oregon.

The state further alleges that during the commission of this felony, the defendant used and threatened the use of a firearm.

COUNT 3

RECKLESSLY ENDANGERING ANOTHER PERSON, ORS 163.195, a Class A Misdemeanor

The defendant, **LUIS ADRIAN CERVANTES-SANTIAGO**, on or about June 6, 2025, in Multnomah County, Oregon, did unlawfully and recklessly engage in conduct that created a substantial risk of serious physical injury to **BRAD MEYER**, contrary to statutes in such cases made and provided, and against the peace and dignity of the State of Oregon.

COUNT 4

RECKLESSLY ENDANGERING ANOTHER PERSON, ORS 163.195, a Class A Misdemeanor

The defendant, **LUIS ADRIAN CERVANTES-SANTIAGO**, on or about June 6, 2025, in Multnomah County, Oregon, did unlawfully and recklessly engage in conduct that created a substantial risk of serious physical injury to **LOLA REINERTSEN**, contrary to statutes in such cases made and provided, and against the peace and dignity of the State of Oregon.

COUNT 5

MENACING, ORS 163.190, a Class A Misdemeanor

The defendant, **LUIS ADRIAN CERVANTES-SANTIAGO**, on or about June 6, 2025, in Multnomah County, Oregon, did unlawfully and intentionally attempt to place **AUSTIN WALSH** in fear of imminent serious physical injury, contrary to statutes in such cases made and provided, and against the peace and dignity of the State of Oregon.

COUNT 6

MENACING, ORS 163.190, a Class A Misdemeanor

The defendant, **LUIS ADRIAN CERVANTES-SANTIAGO**, on or about June 6, 2025, in Multnomah County, Oregon, did unlawfully and intentionally attempt to place **CURTIS C PAK** in fear of imminent serious physical injury, contrary to statutes in such cases made and provide, and against the peace and dignity of the State of Oregon.

COUNT 7

MENACING, ORS 163.190, a Class A Misdemeanor

The defendant, **LUIS ADRIAN CERVANTES-SANTIAGO**, on or about June 6, 2025, in Multnomah County, Oregon, did unlawfully and intentionally attempt to place **JASON STRAUB** in fear of imminent serious physical injury, contrary to statutes in such cases made and provided, and against the peace and dignity of the State of Oregon.

COUNT 8

MENACING, ORS 163.190, a Class A Misdemeanor

LUIS ADRIAN CERVANTES-SANTIAGO

The defendant, **LUIS ADRIAN CERVANTES-SANTIAGO**, on or about June 6, 2025, in Multnomah County, Oregon, did unlawfully and intentionally attempt to place **KYLE A WILLIAMS** in fear of imminent serious physical injury, contrary to statutes in such cases made and provided, and against the peace and dignity of the State of Oregon.

The counts in this charging instrument are part of the same act and transaction.

The counts in this charging instrument are of the same and similar character.

The counts in this charging instrument are based on two or more acts and transactions constituting parts of a common scheme and plan.

The counts in this charging instrument are based on two or more acts and transactions connected together.

Dated at Portland, Oregon, in the county aforesaid, on October 15, 2025.

A TRUE BILL

Witnesses Examined Before the Grand Jury in
person (unless noted)

Samuel Quiroz
Brad Meyer
Paris Norris
Ethan Riler
Brian J Sims
Jason Straub
Kyle A Williams

Grand Jury Proceedings on:

October 13, 2025

/S/ Katherine Hamilton
Foreperson of the Grand Jury

NATHAN VASQUEZ (014437)
District Attorney
Multnomah County, Oregon

By _____ Deputy

Brian S Davidson, OSB# 025873
Deputy District Attorney