

WD (B)

WD

AO 91 (Rev. 08/09) Criminal Complaint

AUSA Jennifer Gorland
Special Agent Michael Thomas

UNITED STATES DISTRICT COURT
for the
Eastern District of Michigan

United States of America
v.

KAYLAN K. POLICHERLA

Case: 2:10-mj-30056
Judge: Unassigned,
Filed: 02-08-2010 At 04:05 PM
USA V. POLICHERLA (MRM)

CRIMINAL COMPLAINT

I, the complainant in this case, state that the following is true to the best of my knowledge and belief.

On or about the date(s) of February 8, 2010, in the county of Wayne in the Eastern District of Michigan, the defendant(s) violated:

<i>Code Section</i>	<i>Offense Description</i>
Title 18, United States Code Section 46314	Knowingly enter an aircraft or airport area in violation of security requirements under Sections 44901, 44903(b) or (c) or 44906.

This criminal complaint is based on these facts:

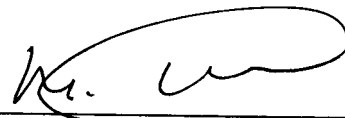
There is probable cause to believe that Kaylan K. Policherla did knowingly enter an aircraft or airport area in violation of security requirements in violation of Title 18, United States Code Section 46314.

Continued on the attached sheet.

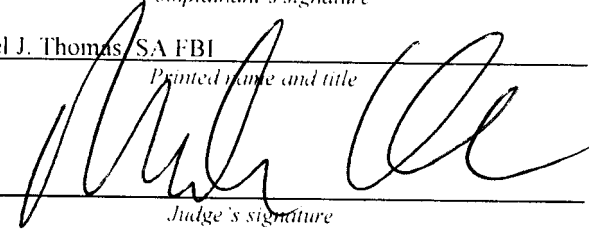
Sworn to before me and signed in my presence.

Date: 2-8-10

City and state: _____



Complainant's signature
 Michael J. Thomas SA FBI

Printed name and title


Judge's signature

Printed name and title

AFFIDAVIT

I, MICHAEL J. THOMAS, Special Agent of the Federal Bureau of Investigation, after being duly sworn, from personal knowledge and from other information received from other individuals, agents, and officers, state the following:

1. I am a Special Agent with the Federal Bureau of Investigation (FBI) at Detroit, Michigan, having been so employed for approximately thirteen years (13). I am assigned to the Joint Terrorism Task Force (JTTF), Counter-Terrorism Squad and investigate Federal violations involving crimes aboard aircraft and public airport facilities.

2. The information set for in this affidavit is for the limited purpose of establishing probable cause. This affidavit, therefore, does not necessarily include all the information collected during this investigation.

3. On 02/08/10, at approximately 8:30 am, I responded to the Detroit Metropolitan Airport on a report of a checkpoint breaching violation involving an unknown male at check point Red 1, McNamara Terminal, Detroit Metropolitan Airport, which had occurred at approximately 7:52 am. I was advised that subject had been located, detained, and was being transported to the Airport Police station located in building 358.

4. On 02/08/10, upon my arrival at building 358, I was advised the subject was identified as Kaylan K. Policherla, date of birth xx/xx/1982.

5. On 02/08/10, I reviewed a surveillance video tape which shows subject abruptly moving past Transportation Safety Administration (TSA) security screeners through the Red 1 Check point. TSA screeners activate breaching alarm and follow subject down the escalators into the sterile area until airport police encounter subject. Airport police confront subject who is not responding to their commands. Airport officer are observed with their weapons drawn and subject still not responding to their commands, and walking away from officers with his hands concealed. Subject is then taken to the ground by officers and handcuffed.

6. On 02/08/10, I reviewed a statement that the Airport Police obtained from TSA Screener Tim Torres, badge number 41479A. Torres advised that while working the Red 1 check point he observed subject walk through the checkpoint and metal detector with his hands concealed within his jacket pockets and without providing identification or airline ticket. Torres notified other TSA officers of the breach and followed subject into the sterile area. Torres stayed with subject until Airport Police arrived. Torres advised subject was not responsive to Airport Police officer commands.

7. I am aware that Policherla was not responsive to the verbal commands given to him by Airport Police, and that an Airport Officer had discharged his taser at subject, which had no effect on subject. Airport Officers then physically subdue subject and he was taken into custody.

8. I am aware that subject had illegally parked his 2001 Volkswagen Passat, bearing Ohio tag CNF-xxxx, along the curb in front of the McNamara Terminal departure area before proceeding into the security check point area. Vehicle was subsequently towed and impounded.

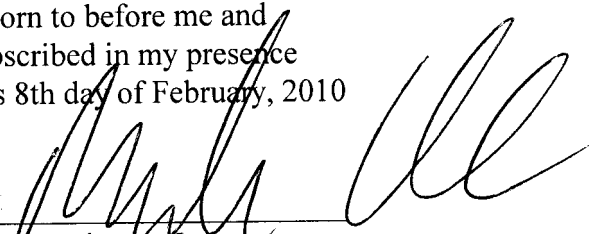
9. On 02/08/10, I attempted to interview subject along with Detective John Carmona, Airport Police. Subject was non-responsive.

10. Based upon these facts, there is probable cause to believe that Kaylan K. Policherla did knowingly enter an aircraft or airport area in violation of security requirements in violation of Title 18, United States Code Section 46314.



MICHAEL J. THOMAS, Special Agent
Federal Bureau of Investigation

Sworn to before me and
subscribed in my presence
this 8th day of February, 2010



U.S. Magistrate Judge