

BS
11-25-08

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF OHIO

UNITED STATES OF AMERICA

V.

CRIMINAL COMPLAINT

Abdullah M. MUSLIM

CASE NUMBER:

2:08-mj-Std

I, **Richard B. Griggs**, the undersigned complainant being duly sworn state the following is true and correct to the best of my knowledge and belief. On or about November 25th, 2008, in the City of Columbus, Franklin County, the Southern Judicial District of Ohio, the defendant(s) did, (Track Statutory Language of Offense)

Being a previously convicted felon did knowingly possess a firearm and ammunition.

in violation of Title **18** United States Code, Section(s) **922(g)(1)**.

I further state that I am a Columbus Police Officer and a Task Force Officer with the Bureau of Alcohol, Tobacco and Firearms and that this complaint is based on the following facts:

(see attached)

Continued on the attached sheet and made a part hereof: YES NO

[Handwritten Signature]

Signature of Complainant

Columbus, Ohio

AT

City and State

Sworn to before me and subscribed in my presence,
11/25/2008

Date

Mark R. Abel, U.S. Magistrate Judge

Name and Title of Judicial Officer

[Handwritten Signature: Mark R. Abel]

Signature of Judicial Officer

PROBABLE CAUSE AFFIDAVIT**Abdullah M. MUSLIM**

I, **Richard B. Griggs**, being duly sworn, depose and state that:

I am a graduate of the Columbus Police Academy and have been a Columbus Police Officer since December of 1990. I have been working on a Task Force with the Bureau of Alcohol, Tobacco, Firearms and Explosives since September 2004. As a result of my training and experience, as a Columbus Police Officer and a Task Force Officer, I am familiar with Federal criminal laws pertaining to firearms and narcotics violations.

1. On or about November 19th, 2008, TFO Richard Griggs obtained a federal search warrant for the residence of Abdullah M. MUSLIM, a previously convicted felon, at 1851 Eastfield Drive, Columbus, Ohio 43223.
2. On or about November 25th, 2008, prior to executing the search warrant MUSLIM was read a constitutional rights waiver, stated that he understood his rights and would sign the waiver to answer questions. MUSLIM stated that he lived in the house with his wife, knew that he was prohibited from possessing firearms and went on to state where all of the firearms were located within the house. MUSLIM also stated that some guns were unsecured and some were locked up but that he had access to the key. TFO Griggs located the key and all of the firearms exactly where MUSLIM stated where they would be.
3. On or about November 25th, 2008, a federal search warrant for 1851 Eastfield Drive, Columbus, Ohio 43223 was executed and the following items were found-

AK-47, Model NDS-3, 7.62X39 caliber semiautomatic rifle, serial #3007356

Remington, 870 Express Magnum, 20 gauge pump shotgun, serial #A466831U

Russian, Model M-44, 7.62X54 caliber semiautomatic rifle, serial #M44082185

H&R Premier, .32 caliber revolver, serial #502688

Highpoint, Model JCP, .40 caliber semiautomatic pistol, serial #732258

Raven Arms, Model P25, .25 caliber semiautomatic pistol, no serial

Savage Arms, Stevens Model 9478, .410 gauge single shot shotgun, serial #D075351

MARLIN, Glenfield Model 25, .22 caliber semiautomatic rifle, no serial number

J. Stevens, Model 335, double barrel shotgun, serial #A6453

Mossberg & Sons, Model 325KB, .22 caliber semiautomatic rifle, no serial number

Unknown manufacturer, 16 gauge single shot shotgun, serial 373078B

Unknown manufacturer, The American Double Action revolver, unknown caliber and serial number

Two military style fragmentation (flak) vests

Approximately 200 rounds of assorted live ammunition

A membership card for the Big Darby Creek Shooting Range dated 3-12-2008 with Abdullah MUSLIM'S name and signature.

4. MUSLIM was the sole occupant of the house as his wife was in the hospital. MUSLIM had access to the firearms and ammunition which were unsecured or locked with MUSLIM also having access to the key.

PROBABLE CAUSE AFFIDAVIT

Abdullah M. MUSLIM

5. A criminal history check of MUSLIM was conducted, which revealed the following felony convictions:

- a. United States District Court
Southern District of Ohio- Cincinnati
Case number: 1:98cr106 Threatening Communications
October 26th, 1999
- b. Franklin County Court of Common Pleas
Case number: 93CR-2407 Felonious Assault (F2)
February 14th, 1994
- c. Franklin County Court of Common Pleas
Case number: 02CR-886 Carrying a Concealed Weapon (F4)
August 30th, 1991

6. The Franklin County Court of Common Pleas shows that Abdullah MUSLIM and/or Johnnie CLAGG had neither filed for nor received relief from his disability to possess a firearm.

7. MUSLIM is further described as Abdullah M. MUSLIM, aka Johnnie P. CLAGG, white male, date of birth 3-2-1972, SSN 296-68-6107, of 1851 Eastfield Drive, Columbus, Ohio, 43223.

Based on your affiant's training and experience in dealing with Federal Firearms violations, your affiant believes there is probable cause to believe that on or about November 25th, 2008, in Franklin County, the Southern Judicial District of Ohio, Abdullah M. MUSLIM, being a previously convicted felon, did knowingly possess a firearm.



Richard B. Griggs
ATF Task Force Officer

25th November 2008

Sworn to and subscribed before me this _____ day of _____, _____, at Columbus, Ohio.



Mark R. Abel
U.S. MAGISTRATE JUDGE