
UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA : HON. MADELINE COX ARLEO
v. : MAG. NO. 10-
LLOYD WOODSON : CRIMINAL COMPLAINT

I, Kimberly Wojcik, being duly sworn, state the following is true and correct to the best of my knowledge and belief. On or about January 25, 2010, in Somerset County, in the District of New Jersey, defendant, LLOYD WOODSON

having been convicted of a crime punishable by imprisonment for a term exceeding one year in a court in the State of New York, knowingly possessed in and affecting commerce firearms, namely one Bushmaster .223 (5.56mm) semi-automatic rifle, loaded with .50 caliber ammunition, and one Bushmaster .308 semi-automatic rifle with flash suppressor,

In violation of Title 18, United States Code, Section 922(g)(1) and Title 18, United States Code, Section 2.

I further state that I am a Special Agent with the Federal Bureau of Investigation and that this complaint is based on the following facts:

SEE ATTACHMENT A

continued on the attached page and made a part hereof.

Kimberly Wojcik, Special Agent
Federal Bureau of Investigation

Sworn to before me and subscribed in my presence,

January 26, 2010, at Newark, New Jersey

HONORABLE MADELINE COX ARLEO
UNITED STATES MAGISTRATE JUDGE

Signature of Judicial Officer

ATTACHMENT A

I, Kimberly Wojcik, am a Special Agent with the Federal Bureau of Investigation. I have knowledge of the following facts based upon my investigation, review of reports and discussions with law enforcement personnel and others:

1. On or about January 25, 2010, in the Township of Branchburg, New Jersey, police officers apprehended defendant LLOYD WOODSON. Following the apprehension, law enforcement recovered from defendant LLOYD WOODSON's person, among other things: (a) one Bushmaster .223 (5.56mm) semi-automatic rifle, loaded with .50 caliber ammunition, (b) a ballistic vest with a plate, which based upon my training and experience I am aware is commonly referred to as a bullet-proof vest; and (c) four magazines containing .50 ammunition, including hollow-point ammunition.

2. During an interview with law enforcement officials on January 25, 2010, defendant LLOYD WOODSON was advised of his rights pursuant to Miranda v. Arizona, 383 U.S. 436 (1966) and voluntarily waived them. After waiving his Miranda rights defendant LLOYD WILSON consented to a search of a hotel room that he had been occupying. Law enforcement recovered from the hotel room, among other things: (a) one Bushmaster .308 semi-automatic rifle with flash suppressor; (b) more than 100 rounds of ammunition (including .50 and .308 ammunition); (c) one 37 mm. Cobray grenade launcher; (d) one ballistic vest; (e) one sniper fan overlay; (f) one police scanner; (g) one night vision scope that could be mounted onto a rifle; (h) additional ammunition magazines; and (i) a detailed map of Fort Drum, an United States Army installation located in upstate New York.

3. After being advised of his Miranda rights and waiving them, defendant LLOYD WOODSON also admitted, in substance and in part, that: (a) the firearms described in paragraphs one and two were his; (b) he purchased the firearms on the streets in New York; (c) he brought the firearms to New Jersey from Virginia; and (d) he obliterated the serial numbers on the firearms.

4. According to a Special Agent with the Bureau of Alcohol, Tobacco, and Firearms, the firearms discussed herein were manufactured outside the State of New Jersey.

5. A review of criminal history records conducted after the apprehension of defendant LLOYD WOODSON revealed that prior to January 25, 2010, defendant LLOYD WOODSON was convicted of a felony offense punishable by a term of imprisonment greater than one year in a court in the State of New York. Specifically, on or about April 10, 1997, defendant LLOYD WOODSON was convicted in Kings County Superior Court of Criminal Possession of a Weapon, in violation of PL 265.02.