

UNITED STATES DISTRICT COURT

OCT 10 2017

for the

District of New Mexico

MATTHEW J. DYKMAN
CLERK

United States of America

v.

ERIC MATTHEW REDDICK
Year of Birth: 1995

Case No. 17mj 2754

Defendant

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 October 6, 2017 in the county of Bernalillo in the
District of New Mexico, the defendant(s) violated:

Code Section

Offense Description

18 U.S.C. § 1951

Interference with Interstate Commerce by Robbery

18 U.S.C. § 924(c)

Using, Carrying, Brandishing, and Discharging a Firearm During and in Relation to a
Crime of Violence, and Possessing, Brandishing, and Discharging a Firearm in Furtherance
of Such Crime

This criminal complaint is based on these facts:

Refer to the attached Affidavit in Support of Criminal Complaint and Arrest Warrant.

☒ Continued on the attached sheet.

Complainant's signature

Thaddeus Clancy, Special Agent, FBI

Printed name and title

Sworn to before me and signed in my presence.

Date: 10/10/2017

Judge's signature

City and state: Albuquerque, New Mexico

Steven C. Yarbrough, U.S. Magistrate Judge

Printed name and title

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW MEXICO

ERIC MATTHEW REDDICK)
Year of Birth: 1995)

AFFIDAVIT

I, Thaddeus Clancy, being duly sworn, depose and say as follows:

1. I am a Special Agent of the Federal Bureau of Investigation (FBI) and have been since March 2017. I am currently assigned to the Albuquerque Field Office, Violent Crime Program where I investigate violations of Federal Laws, including Title 18, United States Code, Sections 1951, 924(c), 922(g). The information set forth in this affidavit has been derived from my own investigation or communicated to me by other sworn law enforcement officers or from other reliable sources.
2. On October 6, 2017 Albuquerque Police Department was dispatched to the Circle K located at 2505 Wyoming Blvd NE, Albuquerque, NM, in reference to an armed robbery. When officers arrived on scene they located two individuals, herein referred to as Witness 1 and Witness 2, who were injured when the armed robber fired his handgun at them. The store clerk stated that an unknown male entered the store, picked up a pack of gum, placed it on the counter with a dollar bill. When the clerk opened the cash drawer the male pulled out a semi-auto handgun and pointed it at the clerk while demanding money. The clerk gave the male U.S. Currency. The male immediately fled the store and ran towards a white sedan with Texas plates. Witness 1 pulled out his cellular telephone to take pictures of the fleeing robber. The robber fired several rounds at Witness 1, who was struck in the leg from a fragmented bullet. Witness 2 exited the store approximately the same time the robber started firing rounds. Witness 2 was struck in the neck. The robber fled the scene in a blue Nissan SUV.
3. When Albuquerque Police Detectives arrived on scene they reviewed the store's security video footage in an attempt to locate information on the vehicle. It was noted that the driver of an white Impala with Texas plates, matching the witnesses' description of the white sedan with Texas plates used by the robber, was interacting with a driver of a blue Nissan SUV before the robbery. The video also depicts the robber firing the

handgun. Stolen vehicle reports were checked and Eric Reddick and Alyssandre Moncayo came up as subjects of a stolen blue Nissan SUV. Motor vehicle department photographs were obtained for Reddick and Moncayo. The photo of Reddick was compared to still photographs of the robber taken from the security video footage. The photographs were of the same individual, Eric Reddick.

4. A white Impala with Texas plates was located. The vehicle had been reported as stolen. Surveillance was initiated on the vehicle. Surveillance continued until a positive identification of Reddick and Moncayo was made of the individuals in the vehicle. A stop of the vehicle was made at the Denny's parking lot at San Antonio and Interstate 25. Both individuals were taken into custody without incident. Before the Impala was towed to a secure facility, officers noticed a semi-auto handgun with the slide locked back under the passenger seat area of the vehicle.

5. Circle K is a worldwide franchise. From what I have learned in the investigation of prior Hobbs Act violations against Circle K stores and other worldwide chains, products are received from warehouses throughout the country. Manufacturers deliver their products to central warehouses and products are then repackaged and distributed to various stores. *

6. Reddick was advised of his Constitutional Rights. Before asking for an attorney, Reddick stated he "did it so she would not have to pan handle". Reddick was taken to jail and booked on charges of Receiving and Transferring of a Stolen Motor Vehicle, Armed Robbery, and two counts of Aggravated Battery with a Deadly Weapon.

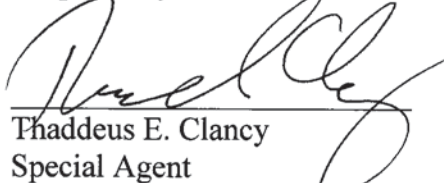
8. Based on the information set forth in this affidavit, I submit that there is probable cause to believe that on October 6, 2017, Eric Matthew Reddick did unlawfully, knowingly, and intentionally commit armed robbery, and he used, carried, brandished, and discharged a firearm during and in relation to a crime of violence, in violation of Title 18 U.S.C. Sections 1951 and 924(c).

* APD secured the south side of the Circle K premises preventing any traffic from entering or leaving the business. The secure premises prevented any commerce and disrupted normal business.

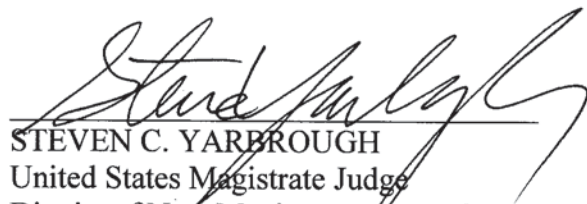
SCY JL

I swear that this information is true to the best of my knowledge and belief.

Respectfully submitted,


Thaddeus E. Clancy
Special Agent
Federal Bureau of Investigation

Subscribed and sworn to before me this 10th day of October, 2017.


STEVEN C. YARBROUGH
United States Magistrate Judge
District of New Mexico

Reddick Affidavit and Arrest Warrant