UNITED STATES DISTRICT COURT

for the

Eastern District of Kentucky

United States of America				•			
v. D'Angelo Yarbrough))))) Case No.) 5:22-MJ-5343)			
	Defendant(s)						
		CRIMINA	L COM	IPLAINT			
I, the co	mplainant in this	case, state that the foll	owing is tr	rue to the best of my k	nowledge and belief	:	
On or about the date(s) of September 22		September 22, 2022	i i	n the county of	Fayette	in the	
Eastern	_ District of	Kentucky	, the defen	dant(s) violated:			
Code Section 26 U.S.C. 5861(d)				Offense Description Receipt or Possession of an Unregistered Firearm			
	minal complaint i fidavit of FBI SA I	s based on these facts: saac Robison					
 Conti	inued on the attac	ched sheet.		/s/	Isaac Robison		
				Comp	plainant's signature		
					son, FBI Special Ag	ent	
	me and signed in	n my presence.		Meth	ated name and title	at	
		Lexington, KY		Motth and A Office	ud e's signature Inett. U.S. Magistrate	o ludas	
City and state		Lexingion. K Y		Mailnew A. Siin	men. u.s. Madisirai	e Juaae	

Printed name and title

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF KENTUCKY CENTRAL DIVISION LEXINGTON

AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT

I, Isaac Robison, your affiant, being duly sworn, state as follows:

INTRODUCTION AND AGENT BACKGROUND

- 1. I am a Special Agent with the Federal Bureau of Investigation (hereafter FBI) and have been since May 2019. As such, I am a federal law enforcement officer authorized to investigate violations of federal law. I have attended basic training regarding all FBI investigations, to include violent crime, located at the FBI Academy at Quantico, Virginia. In March 2022 I attended training concerning violent criminal gangs at the Mid-Atlantic Regional Gang Investigators Network in Baltimore, MD. My current assignment is to investigate violations of federal laws ranging from Civil Rights to violent crime and gangs in the Louisville Division of the FBI, Lexington Resident Agency.
- 2. The statements contained in this Affidavit are based, in part, on information I have learned through my own investigation, experience, and background as an FBI Special Agent. The statements contained herein are also based on information gained from other law enforcement officials and individuals who have assisted in this investigation. The information contained herein is not meant to include every detail of every aspect of his investigation, but to provide sufficient information to establish probable cause for the issuance of a Criminal Complaint and arrest warrant for D'ANGELO YARBROUGH.
 - 3. There is probable cause to believe D'ANGELO YARBROUGH violated federal

law by knowingly receiving or possessing a firearm, that is, a rifle having a barrel of less than 16 inches in length, not registered to him in the National Firearms Registration and Transfer Record, in violation of 26 U.S.C. § 5861(d).

PROBABLE CAUSE

- 4. On September 22, 2022, Lexington Police Department (LPD) received intelligence that D'Angelo Yarbrough was at the Blue Grass Airport in Lexington, KY, in the Eastern District of Kentucky. Yarbrough had an active warrant for his arrest for trafficking in a controlled substance- heroin from the Jessamine County Circuit Court, case number 21-CR-00124. LPD found Yarbrough at Blue Grass Airport awaiting a flight to Detroit and arrested him pursuant to the active warrant. Yarbrough was unaccompanied when arrested. On Yarbrough's person, LPD found a large amount of bulk cash which he stated to be approximately \$9,000, multiple items of large jewelry, a cell phone, and car keys in his pocket. On the morning of September 22, 2022, on Yarbrough's Instagram account, Skii Mask Yarb, Yarbrough posted a video of himself driving alone in a vehicle. In the video, Yarbrough can be seen wearing the same clothing from his arrest at the airport. Additionally, Yarbrough is observed in the video displaying a large amount of bulk cash consistent with the cash found with him at his arrest.
- 5. LPD used the keys found in Yarbrough's pocket to locate an unoccupied black Dodge Charger in the outdoor short-term parking lot of the Blue Grass Airport. The Dodge Charger had Kentucky license plate C7G722 and was registered to Yarbrough. Upon locating the vehicle, LPD officers observed through the vehicle's window a quantity of marijuana in plain view situated in the center console of the vehicle. Based upon the observation of the marijuana in plain view, officers proceeded to open and search the vehicle. Upon opening the door of the vehicle,

LPD officers could detect a strong odor of marijuana emanating from inside. Upon further search, officers located marijuana in the vehicle. In addition to the marijuana, officers also located approximately 61.4 grams of pills suspected to be pressed fentanyl. Also inside the vehicle was a functioning digital scale, a press, and a blender with a white powdery substance inside. Based on my training and experience, I recognize these items to be consistent with the packaging, preparation, and trafficking of narcotics for sale. Additionally, a ticket was found inside the vehicle to pay for parking, indicating that Yarbrough drove alone and intended to return to the vehicle after travel.

- 6. LPD officers continued their search of the Dodge Charger and found a red AR-15 style short barrel rifle with a loaded magazine on the floor of the vehicle. According to a preliminary examination of the firearm, agents with the Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) confirmed to your Affiant that the firearm constituted a short barrel rifle with a barrel length less than 16 inches. Your Affiant also conducted a measurement of the firearm's barrel and confirmed that the barrel length was less than 16 inches. ATF further confirmed that the firearm was not registered to Yarbrough in the National Firearms Registration and Transfer Record as required under 26 U.S.C. § 5861(d).
- 6. Based on all the information contained above, your affiant has probable and reasonable cause to believe that **D'ANGELO YARBROUGH**, black male, 6'1", 165 pounds, with a date of birth and social security number known to your Affiant, has committed a federal offense in violation of 26 U.S.C. §5861(d).
- 7. I state that the above information is true and correct to the best of my knowledge, and I request that this Criminal Complaint and corresponding arrest warrant be issued.

/s/ Isaac W. Robison

Isaac W. Robison, Special Agent Federal Bureau of Investigation

Attested to by applicant per FRCrP 4.1 by reliable electronic means.

Honorable Matthew A. Stinnett United States Magistrate Judge Eastern District of Kentucky