Case 1:21-mj-00092-EPG Document 1 Filed 09/08/21 Page 1 of 6 AO 91 (Rev. 11/11) Criminal Complaint

UNITED STATES DISTRICT COURT

for the

Eastern District of California

)

FILED Sep 08, 2021 CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA

United States of America v.

BENJAMIN JOHN MARTIN

)))))

Case No. 1:21-MJ-00092-EPG

Defendant(s)

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		September 2, 2021,	in the county of	Madera	in the	
Eastern	District of	California ,	the defendant(s) violated:			
Code Section		Offense Description				
18 USC 922(g)(9)		Possession of firearm in and affecting interstate or foreign commerce by person who has previously been convicted of misdemeanor crime of domestic violence.				
		Maximum Penalties:				
		Ten years imprisonment, \$250,000 fine, three years supervised release, and \$100 special assessment				

This criminal complaint is based on these facts:

See attached Affidavit.

S Continued on the attached sheet.

Connor Ledbetter

Complainant's signature

Connor Ledbetter, FBI Special Agent

Printed name and title

Submitted to me by email and pdf and attested to me as true and accurate by telephone consistent with Fed. R. Crim P. 4(d) and 4.1.

Date: 09/08/2021

Erici P.

Judge's signature

City and state:

Fresno, California

Erica P. Grosjean, U.S. Magistrate Judge

Printed name and title

	Case 1:21-mj-00092-EPG Docum	ent 1 Filed 09/08/21 Page 2 of 6				
1 2 3	IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA					
4	UNITED STATES OF AMERICA,	CASE NO.				
5	Plaintiff,	AFFIDAVIT OF FBI SPECIAL AGENT CONNOR LEDBETTER IN SUPPORT OF CRIMINAL				
6	v.	COMPLAINT				
7	BENJAMIN JOHN MARTIN,					
8	Defendant.					
9						
10	I, Connor L. Ledbetter, being first duly sworn, hereby depose and state as follows:					
11	1. I am a Federal Bureau of Investig	ation ("FBI") Special Agent assigned to the Sacramento				
12	Division, Fresno Resident Agency. I am a gradu	ate of the FBI Academy in Quantico, Virginia, and				
13	have been an FBI Special Agent since March 202	20. I have received training in and have investigated				

18, United States Code, Section 922. 18 2. This Affidavit is made in support of a criminal complaint charging BENJAMIN JOHN 19 MARTIN with violation of Title 18, United States Code, Section 922(g)(9), possession of firearm in and 20 affecting interstate or foreign commerce by a person who has previously been convicted of a 21 misdemeanor crime of domestic violence. The facts in this Affidavit come from my personal 22 observations, my training and experience, and information obtained from other agents, witnesses, and 23 agencies that are involved in this case. This Affidavit is intended to show that there is sufficient 24 probable cause to arrest MARTIN. It does not set forth all of my knowledge, or the knowledge of 25 others, about this case. 26

various federal offenses, including firearms violations under Title 18, United States Code, Section 922.

I am an "investigative or law enforcement officer of the United States" within the meaning of Title 18,

enumerated in Title 18, United States Code, Section 2516(1), including firearms violations under Title

United States Code, Section 2510(7) who may investigate and make arrests for the federal offenses

14

15

16

17

27
3. On September 2, 2021, FBI agents arrested MARTIN on a criminal complaint for
28
28
28
28
28
28
28
28
28
28
29
20
20
20
20
20
21
21
22
23
24
25
26
27
27
28
28
29
20
20
21
21
21
22
23
24
25
26
27
28
28
29
20
20
21
21
22
23
24
25
26
27
28
29
20
21
21
22
21
22
23
24
24
25
26
27
28
29
20
20
21
21
22
22
23
24
24
25
26
27
27
28
29
20
21
21
22
22
24
24
25
26
27
27
20
21
21
22
23
24
24
24
24
25
26
27
27
28
29
20
21
21
22
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24
24</

Case 1:21-mj-00092-EPG Document 1 Filed 09/08/21 Page 3 of 6

federal search warrants at MARTIN's residence in Madera County, California, which is in the State and
 Eastern District of California.

3 4. Based on the FBI's surveillance of MARTIN's residence from April through August
4 2021, MARTIN lives at the residence with:

- a) C.G., who is MARTIN's girlfriend;
 - b) B.F., who is an adult male that identifies MARTIN as his father on social media;
 - c) E.M., who is MARTIN's adult daughter; and
 - d) a minor child.

5. There was a firearm safe in the garage of the residence. The garage had three parking
spots with no dividing walls. The safe was in the back area of the middle parking spot, which was the
same spot where MARTIN usually parked the 2005 Buick that he drives. The Buick is registered to
MARTIN's parents. There was also a recording studio in another part of the garage from which the safe
was visible. I have reviewed online, podcast-styled videos created by MARTIN that appear to have
been recorded in this same location.

15

17

18

5

6

7

8

6. The safe was secured by a manual, left-right-left style combination lock.

16

7. MARTIN provided the agents with the code for and detailed instructions on how to unlock the safe. He also told the agents that the safe contained firearms and that those firearms belonged to his father-in-law.

19 8. Several agents tried to open the safe, but they were unsuccessful. The agents then had the
20 Madera County Sheriff's Office open the safe with force.

21

9. The safe contained, among other items:

22 a) Four rifles;

b) Two shotguns, including a Benelli 12-Gauge Shotgun that Bureau of Alcohol, Tobacco,
and Firearms Special Agent Eric Penman, who has specialized training in the origin and manufacture of
firearms, confirmed was manufactured outside of California;

26 c) A Kimber 1911 Pistol that Special Agent Penman also confirmed was manufactured
27 outside of California;

- 28
- d) An assault rifle;

	Ca	ase 1:21-mj-00092-EPG Document 1 Filed 09/08/21 Page 4 of 6
1	e)	An original and a copy of MARTIN's birth certificate;
2	f)	MARTIN's United States passport;
3	g)	MARTIN's 2014 tax records;
4	h)	Title for a 2003 Chevy in MARTIN's name that is registered to him and was seen being
5	driven by and	other unidentified adult male and parked at MARTIN's residence during the FBI's
6	surveillance;	
7	i)	Dental bill in MARTIN's name dated February 2017;
8	j)	Annual Renewal Notice for Costco membership in MARTIN's name dated May 2017;
9	k)	Court documents for two cases in 1997 and 1998 in which MARTIN was a defendant and
10	a plaintiff, re	spectively;
11	1)	United States Passports for C.G. and K.G., who appears to be C.G.'s minor daughter
12	based on the	FBI's investigation; and
13	m)	Birth certificate for B.F.
14	10.	According to law enforcement databases, the firearms found in the safe are not registered
15	to anyone.	
16	11.	The master bedroom of the residence appeared to be used by MARTIN because clothing
17	that the FBI	has observed him wearing along with other male clothing that matches his physical
18	description w	vas found in one of the bedroom's two closets. Female clothing was found in the other
19	closet. The t	itle for the 2005 Buick that MARTIN drives and a Madera County Department of
20	Corrections I	Booking Form in his name were also found in a nightstand in the bedroom.
21	12.	Inside MARTIN's closet, agents found a Benelli firearm carrying case. The case was
22	next to a fire	arm stock, which was not a completed firearm because it was missing the barrel and firing
23	mechanism.	Agents also found another firearm carrying case with a receipt for the Benelli 12-Gauge
24	Shotgun that	was found in the safe in the garage. The receipt listed the serial number for the shotgun
25	and MARTI	N's name, and showed that he purchased the shotgun in Fresno, California, in 2013.
26	13.	I reviewed MARTIN's criminal history. I determined that he has December 2018
27	conviction in	Fresno County Superior Court Case No. F18901304 for violation of California Penal Code
28	Section 243(e)(1), which provides: "When a battery is committed against a spouse, a person with whom
	1	

Case 1:21-mj-00092-EPG Document 1 Filed 09/08/21 Page 5 of 6

the defendant is cohabiting, a person who is the parent of the defendant's child, former spouse, fiancé, or fiancée, or a person with whom the defendant currently has, or has previously had, a dating or engagement relationship, the battery is punishable by a fine not exceeding two thousand dollars (\$2,000), or by imprisonment in a county jail for a period of not more than one year, or by both that fine and imprisonment." According to the police report and the FBI's investigation, the underlying incident involved Jane Doe, who was MARTIN's girlfriend at the time. Jane Doe and Martin had separate residences in Oregon and Fresno, respectively, but they consistently stayed with each other in one of the residences.

14. I reviewed Fresno County Superior Court records for MARTIN's Section 243(e)(1)
conviction. I determined that, on or about December 21, 2018, MARTIN pleaded no contest to the
charge and initialed and signed a Misdemeanor Advisement, Waiver of Rights, and Plea Form. Martin
also signed a Prohibited Persons Relinquishment Form, which informed him that he was prohibited from
owning, purchasing, receiving, possessing, or having under his custody or control any firearms because
of his 243(e)(1) conviction and wherein he signed stating that he did not own, possess, or have under his

15. On September 2, 2021, at approximately 10:08 p.m., after MARTIN was arrested and
booked into the Fresno County Jail, he made a recorded jail call to C.G. C.G. told MARTIN that she
was back at his residence and that there was a list of the items the FBI had taken. MARTIN asked what
items were taken and an unidentified male said that the FBI took the firearms. MARTIN asked why the
FBI took the firearms because none of the firearms were illegal. C.G. replied that she did not know
there were any.

16. On September 4, 2021, at approximately 9:00 p.m., which was after MARTIN had retained defense counsel and made his initial appearance in federal court, he made another recorded jail call to C.G. On the call, C.G. told MARTIN that his sister, who had obtained a temporary restraining order against him in or around May 2021 that prohibited from having any access to firearms, may have had something to do with this. MARTIN replied saying that is fine. That is your safe. That is your dad and your things. I did not have the combination. They know that I did not have the combination. They asked me and I could not give it to them and they had to break-in. I did not even know what was in

Case 1:21-mj-00092-EPG Document 1 Filed 09/08/21 Page 6 of 6

1	there because they are not mine.					
2	17. I submit that the above-mentioned facts establish probable cause to believe that, on or about					
3	September 2, 2021, in the State and Eastern District of California, MARTIN possessed firearms in violation					
4	of Title 18, United States Code, Section 922(g)(9), to wit: a Benelli 12-Gauage Shotgun and a Kimber 1911					
5	Pistol. I request that an arrest warrant be issued for him for this violation.					
6						
7	I swear under penalty of perjury that the foregoing information is true and correct to the best of my					
8	knowledge, information, and belief.					
9	Respectfully submitted,					
10	Connor Ledbetter					
11	Connor Ledbetter					
12	FBI Special Agent					
13	Reviewed and approved as to form:					
14						
15	<u>/s/ Joseph Barton</u> JOSEPH BARTON					
16	Assistant United States Attorney					
17	Affidavit submitted by email and pdf and attested to me as true and accurate by telephone consistent					
18	with Fed. R. Crim P. 4(d) and 4.1 before me this eighth day of September 2021:					
19	Encir P. Group					
20	Honorable Erica P. Grosjean					
21	United States Magistrate Judge					
22						
23						
24						
25						
26						
27						
28						