

DISTRICT COURT -- FELONY COMPLAINT

Citation#

Arrest# 212AR0003672

CR# 212CR0016711

Return Date 03/08/2012

Date / Time of Arrest 03/06/2012 at 14:00

Court Docket

DOB
11/14/1958
Age
53

FIRST DISTRICT

THE PEOPLE OF THE STATE OF NEW YORK AGAINST

MARC J RINGEL
237 NARROW LANE
WOODMERE NY 11598

Offense

265.09 (1)

CRIM USE
FIREARM 1ST
SUB1

B
FELONY

Sector
411

IN THE STATE OF NEW YORK COUNTY OF NASSAU: PO JOHN L LUTZ, SHIELD# 12524, BEING A MEMBER OF THE NASSAU COUNTY POLICE DEPT DEPOSES AND SAYS THAT ON OR ABOUT THE 6TH DAY OF MARCH, 2012, AT ABOUT 2:00 PM, AT 237 NARROW LANE WOODMERE, THE DEFENDANT DID VIOLATE NEW YORK STATE PENAL LAW SECTION(s) §265.09 (1) .

§ 265.09 CRIMINAL USE OF A FIREARM IN THE FIRST DEGREE. (1) A PERSON IS GUILTY OF CRIMINAL USE OF A FIREARM IN THE FIRST DEGREE WHEN HE COMMITS ANY CLASS B VIOLENT FELONY OFFENSE AS DEFINED IN PARAGRAPH (A) OF SUBDIVISION ONE OF SECTION 70.02 AND HE EITHER: (A) POSSESSES A DEADLY WEAPON, IF THE WEAPON IS A LOADED WEAPON FROM WHICH A SHOT, READILY CAPABLE OF PRODUCING DEATH OR OTHER SERIOUS INJURY MAY BE DISCHARGED; OR (B) DISPLAYS WHAT APPEARS TO BE A PISTOL, REVOLVER, RIFLE, SHOTGUN, MACHINE GUN OR OTHER FIREARM. CRIMINAL USE OF A FIREARM IN THE FIRST DEGREE IS A CLASS B FELONY.

Prepared By
6436PENTO

TO WIT: Your deponent states that at the date, time, and place aforesaid, the defendant, MARC J. RINGEL, while committing a Class B violent felony offense, possessed a deadly weapon, that being a loaded weapon from which a shot, readily capable of producing death or other serious physical injury may be discharged.

The defendant, MARC J. RINGEL, while committing a violation of P.L. 265.04, Criminal Possession of a Weapon First degree, a violent Class B felony, did possess a loaded Smith and Wesson 38 caliber 5 shot revolver, Model CTG, Serial No. 229362.

The above is based on information and belief. The source of said information and the basis for said belief being your deponent's 19 years of police training and experience, his involvement in numerous weapons arrests, as well as statement of admission provided by defendant to investigating detective.

* ANY FALSE STATEMENT MADE HEREIN IS PUNISHABLE AS A CLASS A MISDEMEANOR, PURSUANT TO SECTION 210.45 OF THE PENAL LAW.

SUBSCRIBED BEFORE ME THIS
7TH DAY OF MARCH 2012.

PO JOHN L LUTZ

LT STEVE SLISZ

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WOODMERE NY 11598

Offense

265.04

CRIM
POSS WEAPON
1ST

B
FELONY

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§ Criminal possession of a weapon in the first degree.

A person is guilty of criminal possession of a weapon in the first degree when such person:

(1) possesses any explosive substance with intent to use the same unlawfully against the person or property of another; or

(2) possesses ten or more firearms.

Criminal possession of a weapon in the first degree is a class B felony.

Sector
411

TO WIT: Your deponent states that at the date, time, and place aforesaid, the defendant, MARC J. RINGEL, did possess ten or more firearms.

The defendant, subsequent to lawful arrest, was found to be in possession of twenty five firearms, as defined in Section 265.00 (3) of the Penal Law.

Prepared By
6436PENTO

The above is based on information and belief, the source of said information and the basis for said belief being your deponent's 19 years of police training and experience, his involvement in numerous weapons arrests, as well as statement of admission provided by defendant to investigating detective.

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§ 265.09 CRIMINAL USE OF A FIREARM IN THE FIRST DEGREE. (1) A PERSON IS GUILTY OF CRIMINAL USE OF A FIREARM IN THE FIRST DEGREE WHEN HE COMMITS ANY CLASS B VIOLENT FELONY OFFENSE AS DEFINED IN PARAGRAPH (A) OF SUBDIVISION ONE OF SECTION 70.02 AND HE EITHER: (A) POSSESSES A DEADLY WEAPON, IF THE WEAPON IS A LOADED WEAPON FROM WHICH A SHOT, READILY CAPABLE OF PRODUCING DEATH OR OTHER SERIOUS INJURY MAY BE DISCHARGED; OR (B) DISPLAYS WHAT APPEARS TO BE A PISTOL, REVOLVER, RIFLE, SHOTGUN, MACHINE GUN OR OTHER FIREARM. CRIMINAL USE OF A FIREARM IN THE FIRST DEGREE IS A CLASS B FELONY.

TO WIT: Your deponent states that at the date, time, and place aforesaid, the defendant, MARC J. RINGEL, while committing a Class B violent felony offense, possessed a deadly weapon, that being a loaded weapon from which a shot, readily capable of producing death or other serious physical injury may be discharged.

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Offense

120.25

RECK
ENDANGER
1ST

D
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§ 120.25 RECKLESS ENDANGERMENT IN THE FIRST DEGREE. A PERSON IS GUILTY OF RECKLESS ENDANGERMENT IN THE FIRST DEGREE WHEN, UNDER CIRCUMSTANCES EVINCING A DEPRAVED INDIFFERENCE TO HUMAN LIFE, HE RECKLESSLY ENGAGES IN CONDUCT WHICH CREATES A GRAVE RISK OF DEATH TO ANOTHER PERSON.

Sector
411

Prepared By
6436PENTO

TO WIT: Your deponent states that at the date, time, and place aforesaid, the defendant, Marc J. RINGEL, under circumstances evincing a depraved indifference to human life, recklessly engaged in conduct creating a grave risk of death to another.

The defendant, MARC J. RINGEL, while living in a residential community in which houses are built in close proximity to one another, did possess, throughout his residence, approximately 15 destructive devices, 15 hand grenades, and 50 lbs. of Ammonium Nitrate/Fuel Oil mix, that if detonated, would be capable of exploding adjacent houses and causing death to occupants therein, as well as passersby.

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