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FILED USDC - CLRK DET 2019 APR 9 PK3:53

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

United States of America,

Plaintiff,

v.

Case No. 2:18-20495

Hon. David M. Lawson

VIO: 18 U.S.C. § 2339B

18 U.S.C. § 924(c) 18 U.S.C. § 2339D

Ibraheem Izzy Musaibli,

aka Abu Shifa Musaibli,

aka Abu 'Abd Al-Rahman Al-Yemeni,

aka Abu Abdallah Al Yemeni,

aka Abdallah Umar Al-Salih,

aka Ibraheem 'Izd 'Umar Salih Musaibad,

Defendant.

FIRST SUPERSEDING INDICTMENT

THE GRAND JURY CHARGES:

COUNT ONE

PROVIDING AND ATTEMPTING TO PROVIDE MATERIAL SUPPORT TO A DESIGNATED FOREIGN TERRORIST ORGANIZATION

In or about April 2015, and continuing through in or about June 2018, in the Eastern District of Michigan and within the extraterritorial jurisdiction of the United States, IBRAHEEM IZZY MUSAIBLI, aka ABU SHIFA MUSAIBLI, aka ABU 'ABD AL-RAHMAN AL-YEMENI, aka ABU ABDALLAH AL YEMENI, aka ABDALLAH UMAR AL-SALIH, aka IBRAHEEM 'IZD 'UMAR

SALIH MUSAIBAD, a United States citizen who last resided in the Eastern District of Michigan, and who was first indicted in the Eastern District of Michigan, did knowingly provide and attempt to provide material support and resources in the form of personnel (namely, himself) and services, to a foreign terrorist organization, to wit, the Islamic State of Iraq and al-Sham ("ISIS"), which, at all times relevant to this First Superseding Indictment, was designated by the United States Secretary of State as a foreign terrorist organization, knowing that ISIS was a designated foreign terrorist organization and that ISIS engages and has engaged in terrorist activity and terrorism.

(All in violation of Title 18, United States Code, Section 2339B.)

COUNT TWO

CONSPIRACY TO PROVIDE MATERIAL SUPPORT TO A FOREIGN TERRORIST ORGANIZATION

Beginning in or about October 2015, and continuing through in or about June 2018, and within the extraterritorial jurisdiction of the United States, the defendant, IBRAHEEM IZZY MUSAIBLI, aka ABU SHIFA MUSAIBLI, aka ABU 'ABD AL-RAHMAN AL-YEMENI, aka ABU ABDALLAH AL YEMENI, aka ABUABDALLAH UMAR AL-SALIH, aka IBRAHEEM 'IZD 'UMAR SALIH MUSAIBAD, a United States citizen who last resided in Dearborn, Michigan, and who was first indicted in the Eastern District of Michigan, did

knowingly conspire with others to provide material support and resources in the form of personnel and services, to a foreign terrorist organization, to wit, ISIS, which, at all times relevant to this First Superseding Indictment, was designated by the United States Secretary of State as a foreign terrorist organization, knowing that ISIS was a designated foreign terrorist organization and that ISIS engages and has engaged in terrorist activity and terrorism.

(All in violation of Title 18, United States Code, Section 2339B.)

COUNT THREE

POSSESSING AND DISCHARGING A FIREARM (MACHINE GUN) IN FURTHERANCE OF A CRIME OF VIOLENCE

Beginning in or about October 2015, and continuing through in or about

June 2018, the defendant IBRAHEEM IZZY MUSAIBLI, aka ABU SHIFA

MUSAIBLI, aka ABU 'ABD AL-RAHMAN AL-YEMENI, aka ABU

ABDALLAH AL YEMENI, aka ABDALLAH UMAR AL-SALIH, aka

IBRAHEEM 'IZD 'UMAR SALIH MUSAIBAD, did knowingly and unlawfully

possess a firearm, to wit, a machine gun, and discharge a firearm, in furtherance of
a crime of violence for which he may be prosecuted in a court of the United States,
to wit, providing material support to ISIS, as set forth in Count One of this

Superseding Indictment.

(All in violation of Title 18, United States Code, Section 924(c)(1)(A), (B)(ii).)

COUNT FOUR

RECEIPT OF MILITARY-TYPE TRAINING FROM A FOREIGN TERRORIST ORGANIZATION (ISIS)

From at least in or about October 2015, through in or about February 2016, within the extraterritorial jurisdiction of the United States, IBRAHEEM IZZY MUSAIBLI, aka ABU SHIFA MUSAIBLI, aka ABU 'ABD AL-RAHMAN AL-YEMENI, aka ABU ABDALLAH AL YEMENI, aka ABDALLAH UMAR AL-SALIH, aka IBRAHEEM 'IZD 'UMAR SALIH MUSAIBAD, a United States citizen who last resided in Dearborn, Michigan, and who was first indicted in the Eastern District of Michigan, did knowingly receive military-type training from and on behalf of ISIS, which, at all times relevant to this First Superseding Indictment, was designated by the United States Secretary of State as a foreign terrorist organization, knowing that ISIS was a designated foreign terrorist

organization and that ISIS engages and has engaged in terrorist activity and terrorism.

(All in violation of Title 18, United States Code, Sections 2339D(a).)

THIS IS A TRUE BILL

s/GRAND JURY FOREPERSON GRAND JURY FOREPERSON

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s/Kevin M. Mulcahy

Dated: April 9, 2019

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United States District Court Eastern District of Michigan	Criminal Case Cover Shee	7.13 Till Case Number 18-20495	
NOTE: It is the responsibility of the Assistant U.S. A	Attorney signing this form to complete it accurat	ely in all respects.	
Companion Case Information	Companion	Case Number:	
This may be a companion case based upor	LCrR 57.10 (b)(4) ¹ : Judge Assig	Judge Assigned:	
□Yes ⊠No	AUSA's Initi	AUSA's Initials: (W	
Case Title: USA v. Ibraheem Izzy Musaibli			
County where offense occurred: within the extraterritorial jurisdiction of the U.S.			
Check One: ⊠Felony	☐Misdemeanor	□Petty	
Indictment/Information no prior complaintIndictment/Information based upon prior complaint [Case number:]✓Indictment/Information based upon LCrR 57.10 (d) [Complete Superseding section below]. Superseding Case Information			
Superseding to Case No: 18-20495	Judge	: David M. Lawson	
involves, for plea purpose	onal charges or defendants. es, different charges or adds counts. natter but adds the additional defenda	ants or charges below:	
<u>Defendant name</u> braheem Izzy Musaibli	Charges 18 U.S.C. § 2339B 18 U.S.C. § 924(c)	Prior Complaint (if applicable)	
	18 U.S.C. § 2339D		
Please take notice that the below the above captioned case. 4/9//9 Date	Cathleen M. Corken Assistant United States A Cathleen M. Corken Assistant United States A 211 W. Fort Street, Sui Detroit, MI 48226-327 Phone: (313) 226-0206 Fax: (313) 226-4678 E-Mail address: Cathle Attorney Bar #:	te 2001 7	

¹ Companion cases are matters in which it appears that (1) substantially similar evidence will be offered at trial, or (2) the same or related parties are present, and the cases arise out of the same transaction or occurrence. Cases may be companion cases even though one of them may have already been terminated.