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APR 06 2010 SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - CRIMINAL

**SUPERIOR COURT  
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**SUPERIOR COURT  
CLERK'S OFFICE**

Grand Jury

Number SGJ 582-10-22

Superior Court

Docket Number 10-04-00029-S

STATE OF NEW JERSEY )

v. )

CLARENCE SCOTT )

also known as )

EL DORADO RED )

also know as )

E.D.R. )

also known as )

KILLAH BEE )

also known as )

THE GREAT ONE )

also known as )

MARLO )

ASMAR BEASE )

also known as )

AZ )

also known as )

Z )

also known as )

TEF )

also known as )

ETERNAL )

COREY CAUTHEN )

also known as )

GO HARD )

also known as )

C-MURDER )

ISSAC PORTER )

also known as )

MATH )

also known as )

SP )

DAVID CLAY )

also known as )

WOP )

INDICTMENT

LEWIS ALFORD )  
 also known as )  
     LA )  
 also known as )  
     KILLAH LA )  
  
 BRYAN THOMAS )  
 also known as )  
     Y.B. )  
  
 LAMONT WILLIAMS )  
 also known as )  
     CASHVILLE )  
  
 KEITH BRINKLEY )  
 also known as )  
     K-MURDER )  
  
 KOSMICK LEARY )  
 also known as )  
     KOZ )  
 also known as )  
     KOZI )  
 also known as )  
     KOZL )  
  
 OSHUN BLACK )  
 also known as )  
     SHAWN BLACK )  
 also known as )  
     B.G. )  
  
 KELVIN WELLS )  
 also known as )  
     K-BOOGIE )  
  
 KAHSEEM ALLAH-SHABAZZ )  
 also known as )  
     POWER )  
  
 AIMEE HARKER )  
  
 ROSHIEMA JAMES )  
 also known as )  
     SHIEMA )  
  
 QUASHEEMA FRYE )

TYLA CHANCE )  
KEISHA RUFF )  
NATASHA PEYTON )  
CYNTHIA GAINNEY )  
TERRY YOUNG )  
and )  
BRIAN TEEL )

The Grand Jurors of and for the State of New Jersey, upon their oaths, present that:

COUNT ONE

(Gang Criminality - First Degree)

CLARENCE SCOTT  
ASMAR BEASE  
COREY CAUTHEN  
ISSAC PORTER  
DAVID CLAY  
LEWIS ALFORD  
BRYAN THOMAS  
LAMONT WILLIAMS  
KEITH BRINKLEY  
KOSMICK LEARY  
OSHUN BLACK  
KELVIN WELLS  
KAHSEEM ALLAH-SHABAZZ

AIMEE HARKER

ROSHIEMA JAMES

QUASHEEMA FRYE

TYLA CHANCE

KEISHA RUFF

NATASHA PEYTON

CYNTHIA GAINEY

TERRY YOUNG

and

BRIAN TEEL

and other persons whose identities are known and unknown to the Grand Jurors, who are named as co-conspirators and members or associates of the criminal street gang, but not as defendants herein, at the times and places herein specified, did commit the crime of gang criminality, that is, the defendants and other persons as members of or associated with a criminal street gang, did commit, attempt to commit, or conspire to commit, either as a principal or an accomplice, the crimes specified in Counts 2 through 36 herein, while knowingly involved in criminal street gang activity, that is, for the benefit of, at the direction of, or in association with a criminal street gang, in violation of N.J.S.A. 2C:33-29, N.J.S.A. 2C:5-2, and N.J.S.A. 2C:2-6, all as hereinafter described.

THE RELEVANT TIMES

1. The criminal street gang activity occurred between in or about July 2005, and on or about April 6, 2010.

THE RELEVANT PLACES

2. The criminal street gang activity took place at the City of Paterson, in the County of Passaic, at the City of Newark, in the County of Essex, at the City of Trenton, in the County of Mercer, at the Borough of Keansburg, in the County of Monmouth, at the Township of Maurice River (Delmont and Leesburg) and at the City of Vineland, both in the County of Cumberland, elsewhere, and within the jurisdiction of this Court.

THE CRIMINAL STREET GANG

3. CLARENCE SCOTT, ASMAR BEASE, COREY CAUTHEN, ISSAC PORTER, DAVID CLAY, LEWIS ALFORD, BRYAN THOMAS, LAMONT WILLIAMS, KEITH BRINKLEY, KOSMICK LEARY, OSHUN BLACK, KELVIN WELLS, KAHSEEM ALLAH-SHABAZZ, AIMEE HARKER, ROSHIEMA JAMES, QUASHEEMA FRYE, TYLA CHANCE, KEISHA RUFF, NATASHA PEYTON, CYNTHIA GAINEY, TERRY YOUNG, and BRIAN TEEL; all of whom are principals, co-conspirators, or accomplices; and others who are likewise principals, conspirators, or accomplices, of the criminal street gang although not charged herein; and other persons whose identities are both known and unknown to the State Grand Jurors, would constitute a criminal street gang within the meaning of N.J.S.A. 2C:33-29, that is, three or more persons associated in fact,

known as the 9-3 Hillside Beehive, a set of the Bloods street gang, for the purposes set forth below.

#### THE PURPOSES OF THE CRIMINAL STREET GANG

The purposes of the criminal street gang would include the unlawful distribution of controlled dangerous substances in exchange for U.S. currency accomplished as follows. The criminal street gang had a leadership which financed, organized, supervised, and managed the subordinate members in a common course of conduct to distribute and transport within and without this State, controlled dangerous substances, including but not limited to: cocaine, heroin, and marijuana. The criminal street gang consisted of a number of people, including the leadership, who would actively distribute the controlled dangerous substances for the benefit of, at the direction of, or in association with, the criminal street gang. The narcotics obtained and distributed by members and associates of the criminal street gang were sold or distributed both within the New Jersey State Prison system and at the places alleged herein. The cash generated from the sale of controlled dangerous substances to individuals whose identities are known and unknown to the Grand Jurors, in turn was redistributed through the various levels of the criminal street gang and used to support the gang's members and associates, their families, and finance their activities, including obtaining additional controlled dangerous substances for distribution,

firearms for the protection of the gang's members, territory, and profits, to finance the gang's communications, and to acquire and maintain personal property. The criminal street gang engaged in the other criminal acts alleged, including but not limited to Murder (N.J.S.A. 2C:11-3); Employing a Juvenile in a Drug Distribution Scheme (N.J.S.A. 2C:35-6); Possession of a Weapon for an Unlawful Purpose (N.J.S.A. 2C:39-4a); Unlawful Possession of a Weapon (N.J.S.A. 2C:39-5); Certain Persons Not to Have Weapons (N.J.S.A. 2C:39-7); Solicitation or Recruitment to Join a Criminal Street Gang (N.J.S.A. 2C:33-28); and Conspiracy to commit the foregoing crimes (N.J.S.A. 2C:5-2), to further, promote, and protect the gang's narcotics distribution activities.

#### THE CRIMINAL STREET GANG RELATED ACTIVITY

The criminal street gang activity, as defined in N.J.S.A. 2C:33-29, engaged in by members and associates of the criminal street gang, did consist of committing, conspiring to commit, or attempting to commit, as a principal or an accomplice, either individually or in combination with other criminal street gang members, one or more enumerated offenses during the relevant time period stated above, including but not limited to: Murder (N.J.S.A. 2C:11-3); Leader of Narcotics Trafficking Network (N.J.S.A. 2C:35-3); Unlawful Distribution of Controlled Dangerous Substances (N.J.S.A. 2C:35-5 et Seq.); Possession with Intent to

Distribute Controlled Dangerous Substances (N.J.S.A. 2C:35-5 et Seq.); Employing a Juvenile in a Drug Distribution Scheme (N.J.S.A. 2C:35-6); Possession of a Weapon for an Unlawful Purpose (N.J.S.A. 2C:39-4a); Unlawful Possession of a Weapon (N.J.S.A. 2C:39-5); Certain Persons Not to Have Weapons (N.J.S.A. 2C:39-7); Solicitation or Recruitment to Join a Criminal Street Gang (N.J.S.A. 2C:33-28), and Conspiracy to commit the foregoing crimes (N.J.S.A. 2C:5-2), which included in part, the use of firearms, primarily in the following ways:

CLARENCE SCOTT

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Murder, Promoting Organized Street Crime, solicitation or recruitment to join a criminal street gang, and conspiracy to commit the foregoing crimes, all of which is the subject of Counts 2, 5, 30, 31, 33, and 34, of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

ASMAR BEASE

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Murder, Leader of a Narcotics Trafficking Network, Promoting Organized Street Crime, Distribution of Controlled Dangerous Substances, and violations of N.J.S.A. 2C:35-5.8 (Drug Offender Restraining Order Act), all of which is the subject of Counts 2, 3, 5, 6, 7, 8, 9, 10, 16,

17, 18, and 19 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

COREY CAUTHEN

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Murder, Leader of a Narcotics Trafficking Network, Promoting Organized Street Crime, Distribution of Controlled Dangerous Substances, Possession of a Weapon for an Unlawful Purpose, Unlawful Possession of a Weapon, Certain Persons Not to Have Weapons, all of which is the subject of Counts 2, 3, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 18, and 20 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

ISSAC PORTER

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Leader of a Narcotics Trafficking Network, Promoting Organized Street Crime, Distribution of Controlled Dangerous Substances, Possession with Intent to Distribute Controlled Dangerous Substances, Possession of Controlled Dangerous Substances, all of which is the subject of Counts 2, 3, 4, 7, 8, 9, and 10 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

DAVID CLAY

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Distribution of Controlled Dangerous Substances, all of which is the subject of Counts 3, 7, 8, 9, and 10 of this Indictment, while knowingly involved in criminal street gang activity.

LEWIS ALFORD

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Promoting Organized Street Crime, Unlawful Possession of a Weapon, Unlawful Disposition of a Weapon, and Certain Persons Not to Have Weapons, all of which is the subject of Counts 2, 3, 7, 8, 9, 10, 21, 22, and 23 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

BRYAN THOMAS

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Murder, Possession of a Weapon for an Unlawful Purpose, Unlawful Possession of a Weapon, and Distribution of Controlled Dangerous Substances, all of which is the subject of Counts 3, 7, 8, 9, 10, 26, 27, and 28 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

LAMONT WILLIAMS

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Murder, Possession of a Weapon for an Unlawful Purpose, Unlawful Possession of a Weapon, and Distribution of Controlled Dangerous Substances, all of which is the subject of Counts 3, 7, 8, 9, 10, 26, 27, and 28 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

KEITH BRINKLEY

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Murder, Possession of a Weapon for an Unlawful Purpose, Unlawful Possession of a Weapon, and Distribution of Controlled Dangerous Substances, all of which is the subject of Counts 3, 7, 8, 9, 10, 26, 27, and 28 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

KOSMICK LEARY

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Murder, Possession of a Weapon for an Unlawful Purpose, Unlawful Possession of a Weapon, Certain Persons Not to Have Weapons, and Distribution of Controlled Dangerous Substances, all of which is the subject of Counts 3, 7, 8, 9, 10, 26, 27, 28, and 29 of this Indictment, as

well as other prior conduct, while knowingly involved in criminal street gang activity.

OSHUN BLACK

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Unlawful Possession of a Weapon and Certain Persons Not to Have Weapons, all of which is the subject of 3, 7, 8, 9, 10, 24, and 25 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

KELVIN WELLS

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Distribution of a Controlled Dangerous Substance, all of which is the subject of Counts 3, 7, 8, 9, 10, 16, 18, and 19 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

KAHSEEM ALLAH-SHABAZZ

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Distribution of a Controlled Dangerous Substance, all of which is the subject of Counts 3, 7, 8, 9, 10, 16, and 19 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

AIMEE HARKER

did commit the crime of gang criminality by aiding in the planning, solicitation, or commission, of one or more acts of Promoting Organized Street Crime and Conspiracy to Commit Murder, all of which is the subject of Counts 2 and 5 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

ROSHIEMA JAMES

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Distribution of a Controlled Dangerous Substance, all of which is the subject of Counts 3, 7, 8, 9, and 10 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

QUASHEEMA FRYE

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Distribution of a Controlled Dangerous Substance, all of which is the subject of Counts 3, 7, 8, 9, 10, 16, and 19 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

TYLA CHANCE

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Distribution of a

Controlled Dangerous Substance all of which is the subject of Counts 3, 7, 8, 9, and 10 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

KEISHA RUFF

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Distribution of a Controlled Dangerous Substance, all of which is the subject of Counts 3, 7, 8, 9, and 10 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

NATASHA PEYTON

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Distribution of a Controlled Dangerous Substance, all of which is the subject of Counts 3, 7, 8, 9, and 10 of this Indictment, as well as other prior conduct, while knowingly involved in criminal street gang activity.

CYNTHIA GAINES

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Distribution of a Controlled Dangerous Substance, all of which is the subject of Counts 3, 7, 8, 9, and 10 of this Indictment, as well as other

prior conduct, while knowingly involved in criminal street gang activity.

TERRY YOUNG

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Promoting Organized Street Crime, all of which is the subject of Counts 30, 31, 33, and 35 of this Indictment, while knowingly involved in criminal street gang activity.

BRIAN TEEL

did commit the crime of gang criminality by engaging in or conspiring to commit one or more acts of Promoting Organized Street Crime, all of which is the subject of Counts 30, 32, 33, and 36 of this Indictment, while knowingly involved in criminal street gang activity.

All in violation of N.J.S.A. 2C:33-29, N.J.S.A. 2C:5-2, and N.J.S.A. 2C:2-6, and against the peace of this State, the government, and dignity of the same.

COUNT TWO

(Promoting Organized Street Crime - First Degree)

CLARENCE SCOTT

ASMAR BEASE

COREY CAUTHEN

ISSAC PORTER

and

LEWIS ALFORD

between in or about July 2005, and on or about April 6, 2010, at the City of Paterson, in the County of Passaic, at the City of Newark, in the County of Essex, at the City of Trenton, in the County of Mercer, at the Borough of Keansburg, in the County of Monmouth, at the Township of Maurice River (Delmont and Leesburg) and at the City of Vineland, both in the County of Cumberland, elsewhere, and within the jurisdiction of this Court, knowingly did conspire with others as an organizer, supervisor, financier, or manager to commit one or more of the crimes enumerated in N.J.S.A. 2C:33-30, during the relevant time period stated above, including but not limited to: the crimes of Murder (N.J.S.A. 2C:11-3); Leader of Narcotics Trafficking Network (N.J.S.A. 2C:35-3); Distribution of Controlled Dangerous Substances (N.J.S.A. 2C:35-5 et seq.); Possession with Intent to Distribute Controlled Dangerous Substances (N.J.S.A. 2C:35-5 et seq.); Employing a Juvenile in a Drug Distribution Scheme (N.J.S.A.

2C:35-6); Possession of a Weapon for an Unlawful Purpose  
(N.J.S.A. 2C:39-4a); Unlawful Possession of a Weapon (N.J.S.A.  
2c:39-5); Certain Persons Not to Have Weapons (N.J.S.A. 2C:39-7);  
Solicitation or Recruitment to Join a Criminal Street Gang  
(N.J.S.A. 2C:33-28), Gang Criminality (N.J.S.A. 2C:33-29); and  
Conspiracy to commit the foregoing crimes (N.J.S.A. 2C:5-2);  
contrary to the provisions of N.J.S.A. 2C:33-30, N.J.S.A. 2C:5-2,  
and N.J.S.A. 2C:2-6, and against the peace of this State, the  
government and dignity of the same.

COUNT THREE

(Conspiracy - Second Degree)

ASMAR BEASE

COREY CAUTHEN

ISSAC PORTER

DAVID CLAY

LEWIS ALFORD

BRYAN THOMAS

LAMONT WILLIAMS

KEITH BRINKLEY

KOSMICK LEARY

OSHUN BLACK

KELVIN WELLS

KAHSEEM ALLAH-SHABAZZ

ROSHIEMA JAMES

QUASHEEMA FRYE

TYLA CHANCE

KEISHA RUFF

NATASHA PEYTON

and

CYNTHIA GAINEY

between in or about July 2005, and on or about April 6, 2010, at the City of Paterson, in the County of Passaic, at the City of Newark, in the County of Essex, elsewhere, and within the

jurisdiction of this Court, with the purpose of promoting or facilitating the commission of the crimes of distribution of a controlled dangerous substance and possession with intent to distribute controlled dangerous substances, did agree that:

A. One or more of them knowingly would engage in conduct which would constitute the aforesaid crimes, or

B. One or more of them knowingly would aid in the planning, solicitation, or commission of said crimes, that is:

1. Knowingly or purposely distribute a controlled dangerous substance, that is:

A. Cocaine and heroin in a quantity of one-half ounce or more including any adulterants or dilutants, contrary to the provisions of N.J.S.A. 2C:35-5(a)(1) and N.J.S.A. 2C:35-5(b)(2).

B. Marijuana in a quantity of one ounce or more but less than five pounds including any adulterants or dilutants, contrary to N.J.S.A. 2C:35-5(a)(1) and N.J.S.A. 2C:35-5(b)(11).

2. Knowingly or purposely possess with intent to distribute a controlled dangerous substance, that is:

A. Cocaine and heroin in a quantity of one-half ounce or more including any adulterants or dilutants, contrary to the provisions of N.J.S.A. 2C:35-5(a)(1) and N.J.S.A. 2C:35-5(b)(2).

B. Marijuana in a quantity of one ounce or more but less than five pounds including any adulterants or dilutants, contrary to N.J.S.A. 2C:35-5(a)(1) and N.J.S.A. 2C:35-5(b)(11).

All in violation of N.J.S.A. 2C:5-2, and against the peace of this State, the government and dignity of the same.

COUNT FOUR

(Leader of Narcotics Trafficking Network - First Degree)

ISAAC PORTER

between in or about July 2005, and on or about April 6, 2010, at the City of Paterson, in the County of Passaic, at the City of Newark, in the County of Essex, elsewhere, and within the jurisdiction of this Court, knowingly did conspire with others as an organizer, supervisor, financier, or manager to engage for profit in a scheme or course of conduct to unlawfully manufacture, distribute, dispense, bring into or transport in this State controlled dangerous substances, that is, cocaine, a Schedule II controlled dangerous substance, and heroin and marijuana, both Schedule I controlled dangerous substances, contrary to the provisions of N.J.S.A. 2C:35-3, and against the peace of this State, the government and dignity of the same.

COUNT FIVE

(Conspiracy to Commit Murder - First Degree)

CLARENCE SCOTT

and

ASMAR BEASE

on or about June 10, 2007, at the City of Trenton, in the County of Mercer, at the City of Paterson, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, with the purpose of promoting or facilitating the commission of the crime of murder, did agree that:

A. One or more of them knowingly would engage in conduct that would constitute the aforesaid crime, or

B. One or more of them knowingly would aid in the planning, solicitation, or commission of said crime, that is:

1. Purposely to cause the death of Oshun Black, contrary to the provisions of N.J.S.A.

2C:11-3a(1).

All in violation of N.J.S.A. 2C:5-2, and against the peace of this State, the government and dignity of the same.

COUNT SIX

(Leader of Narcotics Trafficking Network - First Degree)

ASMAR BEASE

between in or about July 2005, and on or about April 6, 2010, at the City of Paterson, in the County of Passaic, at the City of Newark, in the County of Essex, elsewhere, and within the jurisdiction of this Court, knowingly did conspire with others as an organizer, supervisor, financier, or manager to engage for profit in a scheme or course of conduct to unlawfully manufacture, distribute, dispense, bring into or transport in this State controlled dangerous substances, that is, cocaine, a Schedule II controlled dangerous substance, and heroin and marijuana, both Schedule I controlled dangerous substances, contrary to the provisions of N.J.S.A. 2C:35-3, and against the peace of this State, the government and dignity of the same.

COUNT SEVEN

(Possession with Intent to Distribute  
a Controlled Dangerous Substance - Second Degree)

ASMAR BEASE

COREY CAUTHEN

ISSAC PORTER

DAVID CLAY

LEWIS ALFORD

BRYAN THOMAS

LAMONT WILLIAMS

KEITH BRINKLEY

KOSMICK LEARY

OSHUN BLACK

KELVIN WELLS

KAHSEEM ALLAH-SHABAZZ

ROSHIEMA JAMES

QUASHEEMA FRYE

TYLA CHANCE

KEISHA RUFF

NATASHA PEYTON

and

CYNTHIA GAINNEY

between in or about July 2005, and on or about April 6, 2010, at  
the City of Paterson, in the County of Passaic, at the City of  
Newark, in the County of Essex, elsewhere and within the

jurisdiction of this Court, knowingly or purposely did possess with intent to distribute a controlled dangerous substance, that is, heroin and cocaine, in an aggregate quantity of one-half ounce or more including any adulterants or dilutants, contrary to the provisions of N.J.S.A. 2C:35-5a(1), N.J.S.A. 2C:35-5b(2), N.J.S.A. 2C:35-5c, and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of the same.

COUNT EIGHT

(Possession with Intent to Distribute  
a Controlled Dangerous Substance - Third Degree)

ASMAR BEASE

COREY CAUTHEN

ISSAC PORTER

DAVID CLAY

LEWIS ALFORD

BRYAN THOMAS

LAMONT WILLIAMS

KEITH BRINKLEY

KOSMICK LEARY

OSHUN BLACK

KELVIN WELLS

KAHSEEM ALLAH-SHABAZZ

ROSHIEMA JAMES

QUASHEEMA FRYE

TYLA CHANCE

KEISHA RUFF

NATASHA PEYTON

and

CYNTHIA GAINEY

between in or about July 2005, and on or about April 6, 2010, at  
the City of Paterson, in the County of Passaic, at the City of  
Newark, in the County of Essex, elsewhere, and within the

jurisdiction of this Court, knowingly or purposely did possess with intent to distribute a controlled dangerous substance, that is, marijuana, in an aggregate quantity of one ounce or more but less than five pounds including any adulterants or dilutants, contrary to the provisions of N.J.S.A. 2C:35-5(a)(1), N.J.S.A. 2C:35-5(b)(11), N.J.S.A. 2C:35-5c, and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of the same.

COUNT NINE

(Possession of a Controlled  
Dangerous Substance - Third Degree)

ASMAR BEASE

COREY CAUTHEN

ISSAC PORTER

LEWIS ALFORD

DAVID CLAY

BRYAN THOMAS

LAMONT WILLIAMS

KEITH BRINKLEY

KOSMICK LEARY

OSHUN BLACK

KELVIN WELLS

KAHSEEM ALLAH-SHABAZZ

ROSHIEMA JAMES

QUASHEEMA FRYE

TYLA CHANCE

KEISHA RUFF

NATASHA PEYTON

and

CYNTHIA GAINEY

between in or about July 2005, and on or about April 6, 2010, at  
the City of Paterson, in the County of Passaic, at the City of  
Newark, in the County of Essex, elsewhere, and within the

jurisdiction of this Court, knowingly or purposely did possess a controlled dangerous substance, that is, cocaine, a Schedule II controlled dangerous substance, and heroin, a Schedule I controlled dangerous substance, contrary to the provisions of N.J.S.A. 2C:35-10a(1) and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of the same.

COUNT TEN

(Possession of a Controlled  
Dangerous Substance - Fourth Degree)

ASMAR BEASE

COREY CAUTHEN

ISSAC PORTER

DAVID CLAY

LEWIS ALFORD

BRYAN THOMAS

LAMONT WILLIAMS

KEITH BRINKLEY

KOSMICK LEARY

OSHUN BLACK

KELVIN WELLS

KAHSEEM ALLAH-SHABAZZ

ROSHIEMA JAMES

QUASHEEMA FRYE

TYLA CHANCE

KEISHA RUFF

NATASHA PEYTON

and

CYNTHIA GAINNEY

between in or about July 2005, and on or about April 6, 2010, at  
the City of Paterson, in the County of Passaic, at the City of  
Newark, in the County of Essex, elsewhere, and within the

jurisdiction of this Court, knowingly or purposely did possess a controlled dangerous substance, that is, marijuana, in a quantity of more than 50 grams including any adulterants or dilutants, contrary to the provisions of N.J.S.A. 2C:35-10a(3) and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of the same.

COUNT ELEVEN

(Leader of Narcotics Trafficking Network - First Degree)

COREY CAUTHEN

between in or about July 2005, and in or about April 6, 2010, at the City of Paterson, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, knowingly did conspire with others as an organizer, supervisor, financier, or manager to engage for profit in a scheme or course of conduct to unlawfully manufacture, distribute, dispense, bring into or transport in this State controlled dangerous substances, that is, cocaine, a Schedule II controlled dangerous substance, and heroin and marijuana, both Schedule I controlled dangerous substances, contrary to the provisions of N.J.S.A. 2C:35-3, and against the peace of this State, the government and dignity of the same.

COUNT TWELVE

(Murder - First Degree)

COREY CAUTHEN

on or about January 12, 2008, at the City of Paterson, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, knowingly or purposely did cause the death, or knowingly or purposely did inflict serious bodily injury which resulted in the death of Daniel Ragonesi, or being a Leader of a Narcotics Trafficking Network as defined in N.J.S.A. 2C:35-3 and in furtherance of the conspiracy enumerated in N.J.S.A. 2C:35-3, did commit the said murder; contrary to the provisions of N.J.S.A. 2C:11-3a(1) or (2) and N.J.S.A. 2C:11-3b(4)(i), and against the peace of this State, the government and dignity of the same.

COUNT THIRTEEN

(Possession of a Weapon for  
an Unlawful Purpose - Second Degree)

COREY CAUTHEN

on or about January 12, 2008, at the City of Paterson, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, knowingly did possess a certain firearm, that is, a .22 caliber pistol, with purpose to use it unlawfully against the person or property of Daniel Ragonesi, contrary to the provisions of N.J.S.A 2C:39-4a, and against the peace of this State, the government and dignity of the same.

COUNT FOURTEEN

(Unlawful Possession of a Weapon - Third Degree)

COREY CAUTHEN

on or about January 12, 2008, at the City of Paterson, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, knowingly did possess a certain handgun, that is, one .22 caliber handgun, without first having obtained a permit to carry same as provided in N.J.S.A. 2C:58-3, contrary to the provisions of N.J.S.A. 2C:39-5b, and against the peace of this State, the government and dignity of the same.

COUNT FIFTEEN

(Certain Persons Not To Have Weapons - Second Degree)

COREY CAUTHEN

on or about January 12, 2008, at the City of Paterson, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, having been previously convicted on two separate occasions of the crimes of Distribution of Controlled Dangerous Substances (N.J.S.A. 2C:35-5) and Distribution of Controlled Dangerous Substances within 1,000 Feet of School Property (N.J.S.A. 2C:35-7) on Passaic County Indictment 01-02-00169 I and Distribution of Controlled Dangerous Substances within 1,000 Feet of School Property (N.J.S.A. 2C:35-7) on Passaic County Indictment 08-04-00496 I, did possess a certain firearm, that is, a .22 caliber handgun, contrary to the provisions of N.J.S.A. 2C:39-7b, and against the peace of this State, the government and dignity of the same.

COUNT SIXTEEN

(Conspiracy - Second Degree)

ASMAR BEASE

COREY CAUTHEN

KELVIN WELLS

KAHSEEM ALLAH-SHABAZZ

and

QUASHEEMA FRYE

between on or about January 12, 2008, and on or about April 6, 2010, at the City of Paterson, in the County of Passaic, at the City of Trenton, in the County of Mercer, elsewhere, and within the jurisdiction of this Court, with the purpose of promoting or facilitating the commission of the crimes of Tampering with Witnesses and Informants, Tampering with Physical Evidence, and Hindering Apprehension or Prosecution, did agree that:

A. One or more of them knowingly would engage in conduct which would constitute the aforesaid crimes, or

B. One or more of them knowingly would aid in the planning, solicitation, or commission of said crimes, that is:

1. Believing that an official proceeding or investigation was pending or about to be instituted, knowingly to engage in conduct by force or threat of force, which a reasonable person would believe would cause a witness or informant to

testify or inform falsely or withhold testimony or information, contrary to the provisions of N.J.S.A. 2C:28-5a.

2. Believing that an official proceeding or investigation was pending or about to be instituted, to alter, destroy, conceal or remove any article, object, record, document or other thing of physical substance, with the purpose to impair its verity or availability in such proceeding or investigation, contrary to the provisions of N.J.S.A. 2C:28-6.

3. Purposely to hinder the detention, apprehension, investigation, prosecution, conviction, or punishment of another or themselves:

a. By suppressing, by way of concealment or destruction, any evidence of the crime or by tampering with a witness, informant, document, or other source of evidence, regardless of its admissibility in evidence, which might aid in the discovery, apprehension, or lodging of a charge against another or themselves; or

b. By giving false information to a law enforcement officer; contrary to the provisions of N.J.S.A. 2C:29-3a and N.J.S.A. 2C:29-3b.

All in violation of N.J.S.A. 2C:5-2, and against the peace of this State, the government and dignity of the same.

COUNT SEVENTEEN

(Tampering with Witnesses and Informants - Second Degree)

ASMAR BEASE

on or about January 12, 2008, at the City of Paterson, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, believing that an official proceeding or investigation was pending or about to be instituted, knowingly did engage in conduct by force or threat of force, which a reasonable person would believe would cause a witness or informant to testify or inform falsely or withhold testimony or information, contrary to the provisions of N.J.S.A. 2C:28-5a, and against the peace of this State, the government and dignity of the same.

COUNT EIGHTEEN

(Tampering with Physical Evidence - Fourth Degree)

ASMAR BEASE

COREY CAUTHEN

and

KELVIN WELLS

on or about January 12, 2008, at the City of Paterson, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, believing that an official proceeding or investigation was pending or about to be instituted, did alter, destroy, conceal or remove any article, object, record, document or other thing of physical substance, with the purpose to impair its verity or availability in such proceeding or investigation, contrary to the provisions of N.J.S.A. 2C:28-6 and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of the same.

COUNT NINETEEN

(Hindering Apprehension - Third Degree)

ASMAR BEASE

KELVIN WELLS

KAHSEEM ALLAH-SHABAZZ

and

QUASHEEMA FRYE

between on or about January 12, 2008 and April 6, 2010, at the City of Paterson, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, purposely did hinder the detention, apprehension, investigation, prosecution, conviction, or punishment of another:

a. By suppressing, by way of concealment or destruction, any evidence of the crime or by tampering with a witness, informant, document, or other source of evidence, regardless of its admissibility in evidence, which might aid in the discovery, apprehension, or lodging of a charge against the other, or

b. By giving false information to a law enforcement officer.

All in violation of N.J.S.A. 2C:29-3a and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of the same.

COUNT TWENTY

(Hindering Apprehension - Third Degree)

COREY CAUTHEN

between on or about January 12, 2008, and on or about April 6, 2010, at the City of Paterson, in the County of Passaic, at the City of Trenton, in the County of Mercer, elsewhere, and within the jurisdiction of this Court, purposely did hinder his own detention, apprehension, investigation, prosecution, conviction, or punishment:

a. By suppressing, by way of concealment or destruction, any evidence of the crime or by tampering with a witness, informant, document, or other source of evidence, regardless of its admissibility in evidence, which might aid in the discovery, apprehension, or lodging of a charge against him, or

b. By giving false information to a law enforcement officer.

All in violation of N.J.S.A. 2C:29-3b and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of the same.

COUNT TWENTY-ONE

(Unlawful Possession of a Weapon - Third Degree)

LEWIS ALFORD

in or about August 2007, at the City of Paterson, in the County of Passaic, at the Borough of Keansburg, in the County of Monmouth, at the City of Trenton, in the County of Mercer, elsewhere, and within the jurisdiction of this Court, knowingly did possess a certain weapon, that is, one .45 caliber Colt model 1911 handgun, serial number 619021, without first having obtained a permit to carry same as provided in N.J.S.A. 2C:58-4, contrary to the provisions of N.J.S.A. 2C:39-5b, and against the peace of this State, the government and dignity of the same.

COUNT TWENTY-TWO

(Certain Persons Not To Have Weapons - Second Degree)

LEWIS ALFORD

in or about August 2007, at the City of Paterson, in the County of Passaic, at the Borough of Keansburg, in the County of Monmouth, at the City of Trenton, in the County of Mercer, elsewhere, and within the jurisdiction of this Court, having been previously convicted of the crimes of distribution of controlled dangerous substances (N.J.S.A. 2C:35-5) on Monmouth County Indictment 96-03-00397-I and possession of prohibited weapons and devices (N.J.S.A. 2C:39-3) on Monmouth County Indictment 03-07-01431-I, did possess a certain firearm, that is, one .45 caliber Colt model 1911 handgun, serial number 619021, contrary to the provisions of N.J.S.A. 2C:39-7b, and against the peace of this State, the government and dignity of the same.

COUNT TWENTY-THREE

(Unlawful Disposition of a Weapon - Fourth Degree)

LEWIS ALFORD

in or about August 2007, at the City of Paterson, in the County of Passaic, at the Borough of Keansburg, in the County of Monmouth, at the City of Trenton, in the County of Mercer, elsewhere, and within the jurisdiction of this Court, knowingly or purposely did dispose of one .45 caliber Colt model 1911 handgun, serial number 619021, without having first been licensed or registered to do so as provided by N.J.S.A. 2C:58-1 et seq., contrary to the provisions of N.J.S.A. 2C:39-9d, and against the peace of this State, the government and dignity of same.

COUNT TWENTY-FOUR

(Unlawful Possession of a Weapon - Third Degree)

OSHUN BLACK

on or about August 31, 2007, at the City of Paterson, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, knowingly did possess a certain handgun, that is, one .45 caliber Colt model 1911 handgun, serial number 619021, without first having obtained a permit to carry same as provided in N.J.S.A. 2C:58-4, contrary to the provisions of N.J.S.A. 2C:39-5b, and against the peace of this State, the government and dignity of the same.

COUNT TWENTY-FIVE

(Certain Persons Not To Have Weapons - Second Degree)

OSHUN BLACK

on or about August 31, 2007, at the City of Paterson, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, having been previously convicted of the crimes of Distribution of Controlled Dangerous Substances (N.J.S.A. 2C:35-5) and Distribution of Controlled Dangerous Substances Within 1,000 Feet of School Property (N.J.S.A. 2C:35-7) on Bergen County Indictment 99-10-001938-I, did possess a certain firearm, that is, one .45 caliber Colt model 1911 handgun, serial number 619021, contrary to the provisions of N.J.S.A. 2C:39-7b, and against the peace of this State, the government and dignity of the same.

COUNT TWENTY-SIX

(Conspiracy to Commit Murder - First Degree)

KEITH BRINKLEY

KOSMICK LEARY

BRYAN THOMAS

and

LAMONT WILLIAMS

between on or about January 6, 2009, and January 15, 2009, at the  
at the City of Paterson, in the County of Passaic, elsewhere, and  
within the jurisdiction of this Court, with the purpose of  
promoting or facilitating the commission of the crime of murder,  
did agree that:

A. One or more of them knowingly would engage in conduct  
that would constitute the aforesaid crime, or

B. One or more of them knowingly would aid in the planning,  
solicitation or commission of said crime, that is:

1. Purposely to cause the death of Vincent Favaloro,  
contrary to the provisions of N.J.S.A.

2C:11-3a(1).

All in violation of N.J.S.A. 2C:5-2, and against the peace  
of this State, the government and dignity of the same.

COUNT TWENTY-SEVEN

(Possession of a Weapon for  
an Unlawful Purpose - Second Degree)

KEITH BRINKLEY

KOSMICK LEARY

BRYAN THOMAS

and

LAMONT WILLIAMS

on or about January 15, 2009, at the City of Paterson, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, knowingly did possess a certain firearm, that is, a .41 caliber Ruger pistol, serial number 47-21939, with purpose to use it unlawfully against the person or property of Vincent Favaloro, contrary to the provisions of N.J.S.A. 2C:39-4a and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of the same.

COUNT TWENTY-EIGHT

(Unlawful Possession of a Weapon - Second Degree)

KEITH BRINKLEY

KOSMICK LEARY

BRYAN THOMAS

and

LAMONT WILLIAMS

on or about January 15, 2009, at the City of Paterson, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, knowingly did possess a certain handgun, that is, a .41 caliber Ruger pistol, serial number 47-21939, without first having obtained a permit to carry same as provided in N.J.S.A. 2C:58-4, contrary to the provisions of N.J.S.A. 2C:39-5b and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of the same.

COUNT TWENTY-NINE

(Certain Persons Not To Have Weapons - Fourth Degree)

KOSMICK LEARY

on or about January 15, 2009, at the City of Paterson, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, having been previously convicted of the crime of Possession of Controlled Dangerous Substances in the third degree (N.J.S.A. 2C:35-10a (1)) on Passaic County Accusation 08-09-00870-A, did possess a certain firearm, that is, a .41 caliber Ruger pistol, serial number 47-21939, contrary to the provisions of N.J.S.A. 2C:39-7a, and against the peace of this State, the government and dignity of the same.

COUNT THIRTY

(Conspiracy - Second Degree)

CLARENCE SCOTT

TERRY YOUNG

and

BRIAN TEEL

who are named as the defendants herein, and other persons whose identities are both known and unknown to the Grand Jurors, who are named as co-conspirators but not as defendants herein, between on or about April 11, 2008, and on or about April 22, 2008, at the City of Vineland, in the County of Cumberland, at the City of Trenton, in the County of Mercer, elsewhere, and within the jurisdiction of this Court, with the purpose of promoting or facilitating the commission of the crimes of Bribery, Official Misconduct, and Certain Electronic Devices in Correctional Facilities, did agree that:

A. One or more of them knowingly would engage in conduct which would constitute the aforesaid crimes, or

B. One or more of them knowingly would aid in the planning, solicitation or commission of said crimes, that is:

1. Knowingly to directly or indirectly offer, confer, or agree to confer a benefit upon a public servant, that is, a \$500 U.S. Postal Service Money Order, having a value in excess of \$200, as consideration for the violation of an official duty of

the said public servant, contrary to the provisions of N.J.S.A. 2C:27-2c.

2. One or more of them being a public servant, knowingly to directly or indirectly solicit, accept, or agree to accept a benefit, that is, a \$500 U.S. Postal Service Money Order, having a value in excess of \$200, as consideration for the violation of an official duty of the said public servant, contrary to the provisions of N.J.S.A. 2C:27-2c.

3. One or more of them being a public servant, purposely to commit an unauthorized act relating to said public office for the benefit of themselves or another, or purposely to refrain from performing a duty imposed by law or which clearly inherent in the nature of said public office, that is, the said BRIAN TEEL, a public servant in his capacity as a sworn law enforcement officer within the New Jersey Department of Corrections, having thereby the official functions and duties among others to display good faith, honesty and integrity, to be impervious to corrupting influences and to refrain from soliciting or accepting from any person anything of value for the performance of or for refraining from the performance of his duties or for violation thereof, and acting with a purpose to obtain a benefit for himself, did commit unauthorized acts relating to his public office and did refrain from performing a duty imposed upon him by law or clearly inherent in the nature of

his office, that is, the said BRIAN TEEL did receive from TERRY YOUNG and did then provide a wireless telephone to CLARENCE SCOTT, an inmate incarcerated at New Jersey State Prison, and in so doing, the said BRIAN TEEL, would refrain from taking any law enforcement action designed to prevent those crimes from occurring, contrary to the provisions of N.J.S.A. 2C:30-2 and N.J.S.A. 2C:2-6.

4. Knowingly to possess an electronic communication device, that is, a wireless telephone, while confined in New Jersey State Prison, a State correctional facility, contrary to the provisions of N.J.S.A. 2C:29-10(b).

5. One or more of them being a person other than an employee of the Department of Corrections, the Juvenile Justice Commission, a county correctional facility, or a county juvenile detention facility, knowingly to sell, transfer, assign, provide or otherwise give an electronic communication device, that is, a wireless telephone, to a person confined in New Jersey State Prison, a State correctional facility, contrary to the provisions of N.J.S.A. 2C:29-10(c).

6. One or more of them being an employee of the Department of Corrections, knowingly to sell, transfer, assign, provide or otherwise give an electronic communication device, that is, a wireless telephone, to a person confined in New Jersey

State Prison, a State correctional facility, contrary to the provisions of N.J.S.A. 2C:29-10(d).

All in violation of N.J.S.A. 2C:5-2, and against the peace of this State, the government and dignity of the same.

COUNT THIRTY-ONE

(Bribery - Second Degree)

CLARENCE SCOTT

and

TERRY YOUNG

between on or about April 11, 2008, and on or about April 22, 2008, at the City of Vineland, in the County of Cumberland, at the City of Trenton, in the County of Mercer, elsewhere, and within the jurisdiction of this Court, knowingly did directly or indirectly offer, confer, or agree to confer a benefit upon BRIAN TEEL, a public servant, that is, a \$500 U.S. Postal Service Money Order, having a value in excess of \$200, as consideration for the violation of an official duty of the said BRIAN TEEL, contrary to the provisions of N.J.S.A. 2C:27-2c and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of the same.

COUNT THIRTY-TWO

(Bribery - Second Degree)

BRIAN TEEL

between on or about April 11, 2008 and April 22, 2008, as a public servant, at the City of Vineland, in the County of Cumberland, at the City of Trenton, in the County of Mercer, elsewhere, and within the jurisdiction of this Court, knowingly did directly or indirectly solicit, accept, or agree to accept a benefit, that is, a \$500 U.S. Postal Service Money Order, having a value in excess of \$200, as consideration for the violation of an official duty, contrary to the provisions of N.J.S.A. 2C:27-2c and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of the same.

COUNT THIRTY-THREE

(Official Misconduct - Second Degree)

CLARENCE SCOTT

TERRY YOUNG

and

BRIAN TEEL

between on or about April 11, 2008, and on or about April 22, 2008, at the City of Vineland, in the County of Cumberland, at the City of Trenton, in the County of Mercer, elsewhere, and within the jurisdiction of this Court, while one or more of them was acting in the capacity of a public servant, purposely did commit an unauthorized act relating to said public office for the benefit of themselves or another, or purposely did refrain from performing a duty imposed by law or which clearly inherent in the nature of said public office, that is, the said BRIAN TEEL, a public servant in his capacity as a sworn law enforcement officer within the New Jersey Department of Corrections, having thereby the official functions and duties among others to display good faith, honesty and integrity, to be impervious to corrupting influences and to refrain from soliciting or accepting from any person anything of value for the performance of or for refraining from the performance of his duties or for violation thereof, and acting with a purpose to obtain a benefit for himself, did commit unauthorized acts relating to his public office and did refrain

from performing a duty imposed upon him by law or clearly inherent in the nature of his office, that is, the said BRIAN TEEL did receive from TERRY YOUNG a wireless telephone and did then provide the said telephone to CLARENCE SCOTT, an inmate incarcerated at New Jersey State Prison, and in so doing, the said BRIAN TEEL, did refrain from taking any law enforcement action designed to prevent those crimes from occurring, contrary to the provisions of N.J.S.A. 2C:30-2 and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of the same.

COUNT THIRTY-FOUR

(Unlawful Possession of Certain Electronic Devices in  
Correctional Facilities - Third Degree)

CLARENCE SCOTT

between on or about April 11, 2008, and on or about April 22, 2008, at the City of Trenton, in the County of Mercer, elsewhere, and within the jurisdiction of this Court, knowingly did possess an electronic communication device, that is, a wireless telephone, while confined in New Jersey State Prison, a State correctional facility, contrary to the provisions of N.J.S.A. 2C:29-10(b), and against the peace of this State, the government and dignity of the same.

COUNT THIRTY-FIVE

(Unlawful Provision of Certain Electronic Devices in  
Correctional Facilities - Third Degree)

TERRY YOUNG

between on or about April 11, 2008, and on or about April 22, 2008, at the City of Vineland, in the County of Cumberland, at City of Trenton, in the County of Mercer, elsewhere, and within the jurisdiction of this Court, being a person other than an employee of the Department of Corrections, the Juvenile Justice Commission, a county correctional facility, or a county juvenile detention facility, knowingly did sell, transfer, assign, provide or otherwise give an electronic communication device, that is, a wireless telephone, to a person confined in New Jersey State Prison, a State correctional facility, contrary to the provisions of N.J.S.A. 2C:29-10(c) and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of the same.

COUNT THIRTY-SIX

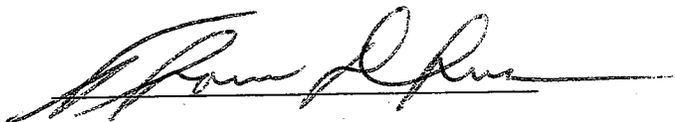
(Unlawful Provision of Certain Electronic Devices in  
Correctional Facilities - Third Degree)

BRIAN TEEL

between on or about April 11, 2008, and on or about April 22,  
2008, at City of Trenton, in the County of Mercer, elsewhere, and  
within the jurisdiction of this Court, being an employee of the  
Department of Corrections, knowingly did sell, transfer, assign,  
provide or otherwise give an electronic communication device,  
that is, a wireless telephone, to a person confined in New Jersey  
State Prison, a State correctional facility, contrary to the  
provisions of N.J.S.A. 2C:29-10(d) and N.J.S.A. 2C:2-6, and  
against the peace of this State, the government and dignity of  
the same.

  
AAG Stephen J. Taylor, Director  
NJ Division of Criminal Justice

A TRUE BILL:



Foreperson

Date: \_\_\_\_\_

4/6/2010

**FILED**

APR 06 2010

**SUPERIOR COURT  
CLERK'S OFFICE**

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION - CRIMINAL

State Grand Jury

Number SGJ582-10-22

Superior Court

Docket Number 10-04-00029-S

STATE OF NEW JERSEY )

v. )

ORDER OF VENUE

CLARENCE SCOTT )

also known as )

EL DORADO RED )

also known as )

E.D.R. )

also known as )

KILLAH BEE )

also known as )

THE GREAT ONE )

also known as )

MARLO )

ASMAR BEASE )

also known as )

AZ )

also known as )

Z )

also known as )

TEF )

also known as )

ETERNAL )

COREY CAUTHEN )

also known as )

GO HARD )

also known as )

C-MURDER )

ISSAC PORTER )

also known as )

MATH )

also known as )

SP )

DAVID J. CLAY )

also known as )

WOP )

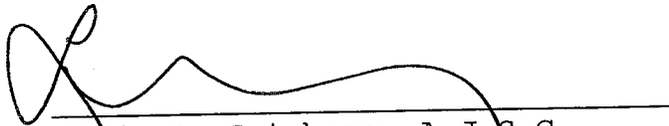
LEWIS C. ALFORD )  
also known as )  
L.A. )  
also known as )  
KILLAH LA )  
  
BRYAN THOMAS )  
also known as )  
Y.B. )  
  
LAMONT A. WILLIAMS )  
also known as )  
CASHVILLE )  
  
KEITH BRINKLEY )  
also known as )  
K-MURDER )  
  
KOSMICK LEARY )  
also known as )  
KOZ )  
also known as )  
KOZI )  
also known as )  
KOZL )  
  
OSHUN BLACK )  
also known as )  
SHAWN )  
also known as )  
B.G. )  
  
KELVIN WELLS )  
also known as )  
K-BOOGIE )  
  
KAHSEEM ALLAH-SHABAZZ )  
also known as )  
POWER )  
  
AIMEE HARKER )  
  
ROSHIEMA JAMES )  
also known as )  
SHIEMA )  
  
QUASHEEMA FRYE )

TYLA CHANCE )  
KEISHA RUFF )  
NATASHA PEYTON )  
CYNTHIA GAINNEY )  
TERRY YOUNG )  
and )  
BRIAN TEEL )

An Indictment having been returned to this Court by the State Grand Jury in the above captioned matter,

IT IS ORDERED on this *6th* day of *April*, 2010, pursuant to paragraph 8 of the State Grand Jury Act, that the County of Mercer be and hereby is designated as the County of venue for the purpose of trial.

IT IS FURTHER ORDERED that the Clerk of the Superior Court shall transmit forthwith the Indictment in this matter and a certified copy of Mercer for filing.

  
\_\_\_\_\_  
Linda R. Feinberg, A.J.S.C.  
