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UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

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UNITED STATES OF AMERICA                   :           **CRIMINAL COMPLAINT**  
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                                                          :           Mag. No. 13-4003 (MAH)  
                                                          :           :  
PETER GREER                                    :           :

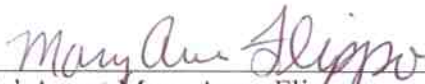
I, Mary Anne Flippo, being duly sworn, state the following is true and correct to the best of my knowledge and belief:

SEE ATTACHMENT A


I further state that I am a Special Agent with the Federal Bureau of Investigation, and that this complaint is based on the following facts:

SEE ATTACHMENT B

Continued on the attached page and made a part hereof.

  
\_\_\_\_\_  
Special Agent Mary Anne Flippo  
Federal Bureau of Investigation

Sworn to before me and subscribed in my presence,  
March 11, 2013 Newark, New Jersey

  
\_\_\_\_\_  
Signature of Judicial Officer

HONORABLE MICHAEL A. HAMMER  
UNITED STATES MAGISTRATE JUDGE

## ATTACHMENT A

### Count 1

On or about September 27, 2012, in Essex County in the District of New Jersey and elsewhere, defendant PETER GREER, by force, violence, and intimidation did take from the person and presence of another, approximately \$4,629.00 in money belonging to, and in the care, custody and control, management, and possession of Valley National Bank, the deposits of which were then insured by the Federal Deposit Insurance Corporation.

In violation of Title 18, United States Code, Section 2113(a).

### Count 2

On or about October 31, 2012, in Essex County in the District of New Jersey and elsewhere, defendant PETER GREER, by force, violence, and intimidation attempted to take from the person and presence of another money belonging to, and in the care, custody and control, management, and possession of Sovereign Bank, the deposits of which were then insured by the Federal Deposit Insurance Corporation.

In violation of Title 18, United States Code, Section 2113(a).

### Count 3

On or about November 6, 2012, in Essex County in the District of New Jersey and elsewhere, defendant PETER GREER, by force, violence, and intimidation did take from the person and presence of another, approximately \$7,458.00 in money belonging to, and in the care, custody and control, management, and possession of Valley National Bank, the deposits of which were then insured by the Federal Deposit Insurance Corporation.

In violation of Title 18, United States Code, Section 2113(a).

### Count 4

On or about December 8, 2012, in Passaic County in the District of New Jersey and elsewhere, defendant PETER GREER, by force, violence, and intimidation did take from the person and presence of another, approximately \$2,777.00 in money belonging to, and in the care, custody and control, management, and possession of Valley National Bank, the deposits of which were then insured by the Federal Deposit Insurance Corporation.

In violation of Title 18, United States Code, Section 2113(a).

### Count 5

On or about February 23, 2013, in Essex County in the District of New Jersey and elsewhere, defendant PETER GREER, by force, violence, and intimidation did take from the person and presence of another, approximately \$3,230.00 in money belonging to, and in the care, custody and control, management, and possession of Valley National Bank, the deposits of which were then insured by the Federal Deposit Insurance Corporation.

In violation of Title 18, United States Code, Section 2113(a).

## ATTACHMENT B

I, Mary Anne Flippo, am a Special Agent with the Federal Bureau of Investigation ("FBI"). I am fully familiar with the facts set forth herein based on my own investigation, my conversations with other law enforcement officers, and my review of reports, documents, and items of evidence. Where statements of others are related herein, they are related in substance and part. Because this complaint is being submitted for a limited purpose, I have not set forth each and every fact that I know concerning this investigation. Where I assert that an event took place on a particular date, I am asserting that it took place on or about the date alleged.

1. On or about September 27, 2012, Valley National Bank, located in Newark New Jersey, the deposits of which were then insured by the Federal Deposit Insurance Corporation ("FDIC"), was robbed. Bank employees later provided statements to law enforcement.
2. According to bank employees and video surveillance, a male wearing a red baseball hat entered the bank and approached one of the bank tellers. He handed the teller a note that stated "GIVE ME MONEY I HAVE A GUN" ("Demand Note"). The teller gave the male four thousand six hundred and twenty nine dollars (\$4,629.00) and then he fled.
3. On or about October 31, 2012, a robbery was attempted at Sovereign Bank, located in Newark New Jersey, the deposits of which were then insured by the FDIC. Bank employees later provided statements to law enforcement.
4. According to bank employees and video surveillance, a male wearing a grey skull cap entered the bank and approached one of the bank tellers. He handed the teller a Demand Note that stated "I HAVE A GUN GIVE ME MONEY." The male then approached a second teller demanding money. When both tellers walked away from the counter, he fled the bank without any money.
5. On or about November 6, 2012, Valley National Bank, located in Belleville, New Jersey, the deposits of which were then insured by the FDIC, was robbed. Bank employees later provided statements to law enforcement.
6. According to bank employees and video surveillance, a male wearing a grey skull cap entered the bank and approached one of the bank tellers. He handed the teller a Demand Note that stated "HAVE GUN GIVE ME MONEY." The teller gave the male seven thousand four hundred and fifty eight dollars (\$7,458.00) and then he fled.
7. On or about December 8, 2012, Valley National Bank, located in Passaic New Jersey, the deposits of which were then insured by the FDIC, was robbed. Bank employees later provided statements to law enforcement.

8. According to bank employees and video surveillance, a male wearing a black baseball hat entered the bank and approached one of the bank tellers. He handed the teller a Demand Note that stated "HAVE A GUN GIVE ME MONEY." The teller gave the male two thousand seven hundred and seventy seven dollars (\$2,777.00) and then he fled.
9. On or about February 23, 2013, Valley National Bank, located in Belleville New Jersey the deposits of which were then insured by the FDIC, was robbed. Bank employees later provided statements to law enforcement.
10. According to bank employees and video surveillance a male wearing a red baseball hat entered the bank and approached one of the bank tellers. He handed the teller a Demand Note that stated "GIVE ME ALL MONEY HAVE A GUN." The teller gave the male thousand two hundred and thirty dollars (\$3,230.00) and then he fled. The incident was captured by the bank's video surveillance system.
11. Surveillance footage of the suspect taken from the Bank on the day of the robberies and attempted robbery matches the general appearance of PETER GREER as depicted by his driver's license photograph.
12. After being taken into custody on an unrelated charge, PETER GREER admitted to FBI agents that he was the person that robbed the banks referenced above.