

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA : Crim. No. 09-702 (JLL)
 :
 v. :
 : 18 U.S.C. § 666(a)(2) and § 2
 DENIS JASLOW :
 :

SUPERSEDING INFORMATION

The defendant having waived in open court prosecution by Indictment, the United States Attorney for the District of New Jersey charges that:

1. At all times relevant to this Information:

A. Defendant DENIS JASLOW was an investigator for the Hudson County Board of Elections and a former Senior Correction Officer with East Jersey State Prison, Department of Corrections.

B. Secaucus was a municipality in Hudson County, New Jersey that received in excess of \$10,000 in federal funds during a one-year period.

C. There was an individual (the "Secaucus Official") who served as the Mayor of Secaucus.

D. There was an individual cooperating with law enforcement (the "CW") who held himself out to be a real estate developer interested in developing properties in municipalities in Hudson County, including Secaucus.

2. From in or about April 2009 to in or about May 2009, in Hudson County, in the District of New Jersey, and elsewhere, defendant

DENIS JASLOW

knowingly and corruptly did agree to give and aid and abet the offer of things of value - namely, cash payments and illegal campaign contributions - to the Secaucus Official with the intent to influence and reward the Secaucus Official in connection with a business, transaction, and series of transactions of Secaucus government involving things of value of \$5,000 and more.

3. On or about November 5, 2008, in Union City, New Jersey, defendant DENIS JASLOW met with the CW and another individual, during which meeting defendant DENIS JASLOW agreed to introduce the CW to officials and candidates willing to accept payments in exchange for their official assistance in obtaining certain development approvals from municipalities in and around Hudson County and elsewhere. In return, defendant DENIS JASLOW accepted a cash payment of \$5,000, and agreed to accept future cash payments, from the CW for defendant DENIS JASLOW's efforts in facilitating these meetings with, and anticipated payments to, officials and candidates.

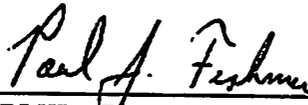
4. On or about April 23, 2009, defendant DENIS JASLOW met with the Secaucus Official, the CW and another individual at a restaurant located in Secaucus, New Jersey. At the meeting,

before the Secaucus Official and the other individual arrived, defendant DENIS JASLOW informed the CW that defendant DENIS JASLOW had explained to the Secaucus Official that the CW was interested in real estate development in Secaucus. Defendant DENIS JASLOW was informed by the CW that the CW would "invest" in the Secaucus Official "if [the Secaucus Official] helps [the CW] out." Defendant DENIS JASLOW told the CW that the Secaucus Official would help the CW "expedite" official matters for the CW in connection with real estate development in Secaucus.

5. Later in the meeting, after the arrival of the Secaucus Official, the CW discussed with the Secaucus Official the CW's purported development interests in Secaucus, and the Secaucus Official's efforts to raise funds for his re-election campaign. The Secaucus Official was asked by the CW how to "do things," meaning provide cash payments and illegal campaign contributions to the Secaucus Official in exchange for the Secaucus Official's assistance with the CW's purported real estate development projects in Secaucus. The Secaucus Official responded, "We'll figure it out," and the CW indicated that the CW would speak to defendant DENIS JASLOW about how to proceed, and that the Secaucus Official and the CW would "work through [defendant DENIS JASLOW]." Defendant DENIS JASLOW then told the Secaucus Official, "[The CW] is a very generous guy."

6. As the meeting was concluding, after the Secaucus Official had left the restaurant, defendant DENIS JASLOW asked the CW, "What can I tell [the Secaucus Official]?" The CW indicated that he would make a payment to the Secaucus Official in the amount of either \$5,000 or \$10,000 up front with the potential for additional payments after the CW secured necessary zone changes with the assistance of the Secaucus Official. Defendant DENIS JASLOW stated, "You give [the Secaucus Official] ten, [the Secaucus Official]'ll be more than happy." Defendant DENIS JASLOW informed the CW that defendant DENIS JASLOW would "tell [the Secaucus Official]" about the \$10,000 payment from the CW.

In violation of Title 18, United States Code, Section 666(a)(2) and Section 2.



PAUL J. FISHMAN
United States Attorney

2011 04-30 A 11:55
U.S. DISTRICT COURT

CASE NUMBER: 2009R00924

**United States District Court
District of New Jersey**

UNITED STATES OF AMERICA

v.

DENIS JASLOW

INFORMATION

18 U.S.C. § 666(a)(2) and § 2

PAUL J. FISHMAN
U.S. ATTORNEY NEWARK, NEW JERSEY

SANDRA L. MOSER
ASSISTANT U.S. ATTORNEY
NEWARK, NEW JERSEY
(973) 645-2700

2011 JUN -3 A 11:56

U.S. DISTRICT COURT