

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

**UNITED STATES OF AMERICA** : **CRIMINAL NO. 09-**

**v.** : **DATE FILED: \_\_\_\_\_**

**ALHINDE WEEMS** : **VIOLATIONS:**

: **21 U.S.C. § 841(a)(1), (b)(1)(B)**

: **(distribution of 5 grams or more of**

: **cocaine base (“crack”) - 1 count)**

: **21 U.S.C. § 841(a)(1), (b)(1)(A)**

: **(distribution of 50 grams or more of**

: **cocaine base (“crack”) - 1 count)**

: **21 U.S.C. § 846 (attempt to possess**

: **with the intent to distribute cocaine - 1**

: **count)**

: **18 U.S.C. § 1951(a) (attempt to**

: **interfere with interstate commerce by**

: **robbery - 1 count)**

: **18 U.S.C. § 924(c)(1) (use and carrying a**

: **firearm during a crime of violence - 1**

: **count)**

: **Notice of forfeiture**

**INFORMATION**

**COUNT ONE**

**THE UNITED STATES ATTORNEY CHARGES THAT:**

On or about December 17, 2008, in Philadelphia, in the Eastern District of Pennsylvania, defendant

**ALHINDE WEEMS**

knowingly and intentionally distributed five grams or more, that is approximately 27.2 grams, of a mixture and substance containing a detectable amount of cocaine base (“crack”), a Schedule II controlled substance.

In violation of Title 21, United States Code, Section 841(a)(1), (b)(1)(B).

**COUNT TWO**

**THE UNITED STATES ATTORNEY FURTHER CHARGES THAT:**

On or about January 14, 2009, in Philadelphia, in the Eastern District of Pennsylvania, defendant

**ALHINDE WEEMS**

knowingly and intentionally distributed 50 grams or more, that is approximately 51.7 grams, of a mixture and substance containing a detectable amount of cocaine base (“crack”), a Schedule II controlled substance.

In violation of Title 21, United States Code, Section 841(a)(1),(b)(1)(A).

**COUNT THREE**

**THE UNITED STATES ATTORNEY FURTHER CHARGES THAT:**

On or about January 29, 2009, in Philadelphia, in the Eastern District of Pennsylvania, defendant

**ALHINDE WEEMS**

knowingly and intentionally attempted to possess with intent to distribute 500 grams or more, that is approximately 1000 grams, of a mixture and substance containing a detectable amount of cocaine, a Schedule II controlled substance.

In violation of Title 21, United States Code, Section 846.

**COUNT FOUR**

**THE UNITED STATES ATTORNEY FURTHER CHARGES THAT:**

On or about March 27, 2009, in Philadelphia, in the Eastern District of Pennsylvania, defendant

**ALHINDE WEEMS**

attempted to obstruct, delay, and affect commerce and the movement of articles and commodities in commerce, by robbery, in that, defendant WEEMS, acting in concert with another, charged elsewhere, attempted to unlawfully take and obtain property, that is, cash, illegal controlled substances, and other items of value, from a person who defendant WEEMS believed was involved in the illegal sale, distribution, and trafficking of cocaine, activities which affect interstate commerce, and against his will, by means of actual and threatened force, violence, and fear of injury, immediate and future to his person and property.

In violation of Title 18, United States Code, Sections 1951(a).

**COUNT FIVE**

**THE UNITED STATES ATTORNEY FURTHER CHARGES THAT:**

On or about March 27, 2009, in Philadelphia, in the Eastern District of Pennsylvania, defendant

**ALHINDE WEEMS**

knowingly used and carried, and aided and abetted the use and carrying of, a firearm, that is, his Philadelphia Police Department service weapon, a glock model 17, 9 mm, serial number EYH553, loaded with 17 live rounds, during and in relation to a crime of violence for which he may be prosecuted in a Court of the United States, that is, attempt to interfere with interstate commerce by robbery, as charged in Count Four of this Information.

In violation of Title 18, United States Code, Sections 924(c)

**NOTICE OF FORFEITURE**

**THE UNITED STATES ATTORNEY FURTHER CHARGES THAT:**

As a result of the violations of Title 18, United States Code, Sections 924(c) and 1951(a), and Title 21, United States Code, Sections 841(a)(1) and 846, as set forth in this indictment, defendant

**ALHINDE WEEMS**

shall forfeit to the United States of America:

(a) any property involved in the commission of these offenses and any property used or intended to be used, in any manner or part to commit or facilitate the commission of such offenses, including but not limited to:

1. One Glock model 17, 9mm semi-automatic handgun, serial number EYH553, and seventeen live rounds of ammunition; and
2. One Mossberg Model 500A, 12 gauge shotgun, serial number J930875;
3. One Taurus, model PT 138, 380 caliber semi-automatic handgun, serial number KSG78274;
4. One Intratec, model AB10, 9mm semi-automatic handgun, serial number AO29359;
5. Nine live rounds of 12 gauge ammunition taken from the residence at West Roosevelt Boulevard on March 27, 2009;
6. One and one half ounces of number four Super X Magnum shot ammunition taken from the residence at West Roosevelt Boulevard on March 27, 2009;

7. One round 12 gauge buckshot ammunition taken from the residence at West Roosevelt Boulevard on March 27, 2009;
8. Nineteen rounds of 9mm Luger ammunition taken from the residence at West Roosevelt Boulevard on March 27, 2009;
9. One magazine for an Intratec, model AB10, 9mm semi-automatic handgun, taken from the residence at West Roosevelt Boulevard on March 27, 2009;
10. Box containing 93 live rounds of .22 caliber ammunition taken from the residence at West Roosevelt Boulevard on March 27, 2009;
11. Six rounds of .22 caliber live ammunition taken from the residence at West Roosevelt Boulevard on March 27, 2009;
12. Three rounds of .380 caliber live ammunition taken from the residence at West Roosevelt Boulevard on March 27, 2009;
13. 30 rounds 9mm live ammunition taken from the residence at West Roosevelt Boulevard on March 27, 2009.

(b) any property constituting, or derived from, proceeds obtained directly or indirectly from the commission of such offenses, including but not limited to:

1. \$1,300 in United States Currency;
2. \$2,400 in United States Currency;
3. \$1,000 in United States Currency.

If any of the property subject to forfeiture, as a result of any act or omission of the defendant:

- (1) cannot be located upon the exercise of due diligence;
- (2) has been transferred or sold to, or deposited with, a third party;
- (3) has been placed beyond the jurisdiction of the Court;
- (4) has been substantially diminished in value; or
- (5) has been commingled with other property which cannot be divided without difficulty;

it is the intent of the United States, pursuant to Title 21, United States Code, Section 853(p), to seek forfeiture of any other property of the defendants up to the value of the property subject to forfeiture.

All pursuant to Title 28, United States Code, Section 2461(c), Title 18, United States Code, Section 924(d), and Title 21, United States Code, Section 853.

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**MICHAEL L. LEVY**  
**United States Attorney**