

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

UNITED STATES OF AMERICA : **CRIMINAL NO.** _____
v. : **DATE FILED:** _____
TYRONE BENTLEY : **VIOLATIONS:**
: **18 U.S.C. § 371 (conspiracy to commit**
: **armed bank robbery - 1 count)**
: **18 U.S.C. § 2113(d) (armed bank robbery -**
: **- 1 count)**
: **18 U.S.C. § 924(c) (using and carrying a**
: **firearm during and in relation to a crime of**
: **violence - 1 count)**
: **18 U.S.C. § 2 (aiding and abetting)**

INDICTMENT

COUNT ONE

THE GRAND JURY CHARGES THAT:

1. On or about July 3, 2010, in Feasterville Trevose, Pennsylvania, in the Eastern District of Pennsylvania, defendant

TYRONE BENTLEY

conspired and agreed, with another person known to the grand jury as bank robber #2, to commit an offense against the United States, that is, to knowingly and unlawfully commit armed bank robbery of the Wachovia National Bank, located at 3625 Horizon Boulevard in Feasterville Trevose, Pennsylvania (hereafter "the Bank"), the deposits of which were insured by the Federal Deposit Insurance Corporation, in violation of Title 18, United States Code, Section 2113(d).

MANNER AND MEANS

2. It was part of the conspiracy that on or about July 3, 2010, defendant TYRONE BENTLEY and bank robber #2 committed a gun-point robbery of the Wachovia National Bank, located at 3625 Horizon Boulevard in Feasterville Trevose, Pennsylvania,.

OVERT ACTS

In furtherance of the conspiracy, defendant TYRONE BENTLEY and bank robber #2 committed the following overt acts, among others, in the Eastern District of Pennsylvania:

On or about July 3, 2010:

1. Defendant TYRONE BENTLEY and bank robber #2 entered the Bank wearing masks and armed with a firearm and a stun-gun.
2. Once inside the Bank, defendant TYRONE BENTLEY and bank robber #2 brandished a handgun and a stun-gun, ordered the tellers to open their drawers, and demanded money from the bank's tellers at gunpoint.
3. Defendant TYRONE BENTLEY vaulted the teller counter and removed cash from several teller drawers and placed it into a pillow case as bank robber #2 remained by the front door with his gun pointed at a bank employee's back.
4. Defendant TYRONE BENTLEY and bank robber #2 stole approximately \$38,182, and fled from the bank into a getaway car.

All in violation of Title 18, United States Code, Section 371.

COUNT TWO

THE GRAND JURY FURTHER CHARGES THAT:

1. Paragraph 2 and Overt Acts 1 through 4 of Count One of this indictment are incorporated here.
2. On or about July 3, 2010, in Feasterville Trevose, in the Eastern District of Pennsylvania, defendant

TYRONE BENTLEY,

and a person known to the grand jury as bank robber #2, knowingly and unlawfully, by force and violence, and by intimidation, took, and aided and abetted the taking, from employees of the Wachovia National Bank, 3625 Horizon Boulevard in Feasterville Trevose, Pennsylvania, lawful currency of the United States, belonging to, and in the care, custody, control, management, and possession of the Wachovia National Bank, the deposits of which were insured by the Federal Deposit Insurance Corporation, and, in so doing, defendant BENTLEY and bank robber #2 knowingly and unlawfully assaulted and put in jeopardy the lives of the employees of the Wachovia National Bank, and other persons, by use of dangerous weapons, that is, a handgun and a stun-gun.

In violation of Title 18, United States Code, Sections 2113(d) and 2.

COUNT THREE

THE GRAND JURY FURTHER CHARGES THAT:

On or about July 3, 2010, in Feasterville Trevose, in the Eastern District of Pennsylvania, defendant

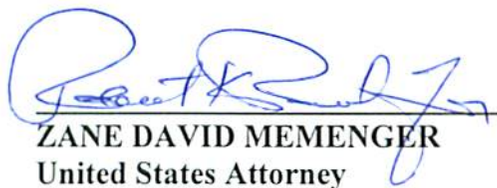
TYRONE BENTLEY,

and a person known to the grand jury as bank robber #2, knowingly carried and used, and aided and abetted the carrying and use of, a firearm, that is, a handgun, during and in relation to a crime of violence for which they may be prosecuted in a court of the United States, that is, conspiracy to commit armed bank robbery, in violation of Title 18, United States Code, Section 371, and armed bank robbery and aiding and abetting, in violation of Title 18, United States Code, Sections 2113(d) and 2.

In violation of Title 18, United States Code, Sections 924(c)(1) and 2.

A TRUE BILL:

GRAND JURY FOREPERSON


ZANE DAVID MEMENGER
United States Attorney