

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

<b>UNITED STATES OF AMERICA</b>	:	<b>CRIMINAL NO.</b> _____
<b>v.</b>	:	<b>DATE FILED:</b> _____
<b>WYKEEM SPEACH</b>	:	<b>VIOLATIONS:</b>
<b>JANIQUA BUEFORD</b>	:	<b>21 U.S.C. § 963 (conspiracy to import</b>
	:	<b>500 grams or more of cocaine - 1 count)</b>
	:	<b>21 U.S.C. § 846 (conspiracy to distribute</b>
	:	<b>and possess with intent to distribute 500</b>
	:	<b>grams or more of cocaine - 1 count)</b>
	:	<b>21 U.S.C. § 841(a)(1) (possession</b>
	:	<b>with intent to distribute 500 grams or</b>
	:	<b>more of cocaine - 1 count)</b>
	:	<b>18 U.S.C. § 2 (aiding and abetting)</b>
	:	<b>Notice of forfeiture</b>

**INDICTMENT**

**COUNT ONE**

**THE GRAND JURY CHARGES THAT:**

1. Between on or about September 8, 2010, and on or about September 15, 2010, in the Eastern District of Pennsylvania, and elsewhere, defendants

**WYKEEM SPEACH and  
JANIQUA BUEFORD**

conspired and agreed, together and with others unknown to the grand jury, to knowingly and intentionally import 500 grams or more, that is, approximately 1.65 kilograms, of a mixture and substance containing a detectable amount of cocaine, a Schedule II controlled substance, into the United States from a place outside thereof, that is, the British Virgin Islands, in violation of Title 21, United States Code, Sections 952(a), 960(b)(2)(B).

### MANNER AND MEANS

It was part of the conspiracy that:

2. At the direction of defendant WYKEEM SPEACH, defendant JANIQUA BUEFORD traveled from Philadelphia, Pennsylvania to the British Virgin Islands, picked up approximately 1.65 kilograms of cocaine, which was secreted inside a blue suitcase, flew back and imported the cocaine into the United States, and intended to deliver the cocaine to defendant SPEACH and others unknown to the grand jury in Philadelphia for distribution to others.

### OVERT ACTS

In furtherance of the conspiracy and to accomplish its objects, defendants JANIQUA BUEFORD and WYKEEM SPEACH committed the following overt acts, among others, in the Eastern District of Pennsylvania and elsewhere:

On or about September 8, 2010:

1. Defendant WYKEEM SPEACH purchased a round trip airline ticket on American Airlines for defendant JANIQUA BUEFORD, to fly on American Airlines from Philadelphia International Airport to Beef Island, British Virgin Islands, to obtain cocaine, and then to return from the British Virgin Islands to Philadelphia International Airport with the cocaine.

2. Defendant JANIQUA BUEFORD flew from Philadelphia International Airport to Beef Island, British Virgin Islands.

On or about September 15, 2010:

3. While in Tortola, British Virgin Islands, defendant JANIQUA BUEFORD obtained approximately 1.65 kilograms of cocaine, which was concealed in a blue suitcase

containing a false bottom (the blue suitcase).

4. While in Puerto Rico during an intermediate flight stopover, defendant JANIQUA BUEFORD was in possession of the blue suitcase in which was concealed approximately 1.65 kilograms of cocaine.

5. Defendant WYKEEM SPEACH drove to the arriving flights terminal for American Airlines in Philadelphia, picked up defendant JANIQUA BUEFORD after she deplaned from her flight from the British Virgin Islands, and placed the blue suitcase defendant BUEFORD had been carrying, that had contained approximately 1.65 kilograms of cocaine, into the trunk of the vehicle he drove.

All in violation of Title 21, United States Code, Section 963.

**COUNT TWO**

**THE GRAND JURY FURTHER CHARGES THAT:**

1. Overt Acts 1 through 5 of Count One of this indictment are incorporated here.
2. Between on or about September 8, 2010, and on or about September 15, 2010, at the Philadelphia International Airport, in the Eastern District of Pennsylvania, and elsewhere, defendants

**WYKEEM SPEACH and  
JANIQUA BUEFORD**

conspired and agreed, together and with others unknown to the grand jury, to knowingly and intentionally distribute, and possess with intent to distribute, 500 grams or more of cocaine, a Schedule II controlled substance, in violation of Title 21, United States Code, Section 841(a)(1), (b)(1)(B).

**MANNER AND MEANS**

It was part of the conspiracy that:

3. At the direction of defendant WYKEEM SPEACH, defendant JANIQUA BUEFORD flew to the British Virgin Islands to obtain and transport approximately 1.65 kilograms of cocaine into the United States for distribution by defendant BUEFORD and others unknown to the grand jury in the Philadelphia area.

All in violation of Title 21, United States Code, Section 846.

**COUNT THREE**

**THE GRAND JURY FURTHER CHARGES THAT:**

1. Overt Acts 1 through 5 of Count One of this indictment and paragraph 3 of Count Two of this indictment are incorporated here.

2. On or about September 15, 2010, in the District of Puerto Rico, and elsewhere, defendants

**WYKEEM SPEACH and  
JANIQUA BUEFORD**

knowingly and intentionally possessed with intent to distribute, and aided and abetted and willfully caused, the possession with intent to distribute of, 500 grams or more, that is, approximately 1.65 kilograms of cocaine, a Schedule II controlled substance.

In violation of Title 21, United States Code, Section 841(a)(1), (b)(1)(B), and Title 18, United States Code, Section 2.

**NOTICE OF FORFEITURE**

**THE GRAND JURY FURTHER CHARGES THAT:**

1. As a result of the violations of Title 21, United States Code, Sections 963, 846, and 841(a)(1), set forth in this indictment, defendants

**WYKEEM SPEACH and  
JANIQUA BUEFORD**

shall forfeit to the United States of America:

(a) any property used or intended to be used, in any manner or part, to commit, or to facilitate the commission of such violations; and

(b) any property constituting, or derived from, any proceeds obtained directly or indirectly as a result of the violations of Title 21, United States Code, as charged in this indictment.

2. If any of the property described above as being subject to forfeiture, as a result of any act of omission of the defendants:

(a) cannot be located upon the exercise of due diligence;

(b) has been transferred or sold to, or deposited with a third person;

(c) has been placed beyond the jurisdiction of the Court;

(d) has been substantially diminished in value; or

(e) has been commingled with other property which cannot be subdivided 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 said defendants up to the value of the above forfeitable

property.

All pursuant to Title 21, United States Code, Section 853.

**A TRUE BILL:**

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**FOREPERSON**

  
**ZANE DAVID MEMEGER**  
United States Attorney