UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA : Hon.

v. : Crim. No. 19-

CHRISTOPHER FASCHAN : 18 U.S.C. § 922(g)(1)

: 26 U.S.C. §§ 5861(d) and 5871

INFORMATION

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

COUNT ONE

(Possession of a Firearm by a Convicted Felon)

On or about February 4, 2019, in the District of New Jersey and elsewhere, the defendant.

CHRISTOPHER FASCHAN.

knowing that he had previously been convicted in a court of at least one crime punishable by a term of imprisonment exceeding one year in the Superior Court of New Jersey, Sussex County, did knowingly possess in and affecting commerce five firearms and ammunition, namely:

- (1) One 9mm Smith and Wesson semi-automatic, Model 5, high capacity handgun, bearing serial number TEY4898;
- (2) One 9mm Fabrique Nationale Herstal semi-automatic handgun, Model FNX-9, bearing serial number FX1U018745;
- (3) One Mossberg 12 Gauge shotgun, Model # 500, bearing serial number T916868;
- (4) One Savage .22 Caliber long rifle, Model # 64, bearing serial number L363896;

- (5) One Sturm Ruger .22 Caliber handgun, Model Mark 1, bearing serial number 10-36591;
- (6) One .556 Caliber ammunition magazine with a 100 round capacity;
- (7) Five pistol magazines loaded with 9MM hollow point rounds, as follows:
 - a. Magazine-1 loaded with 18 rounds;
 - b. Magazine-2 loaded with 12 rounds;
 - c. Magazine-3 loaded with 11 rounds;
 - d. Magazine-4 loaded with 9 rounds;
 - e. Magazine-5 loaded with 9 rounds; and
- (8) One large capacity 9MM pistol magazine loaded with 25 rounds.

In violation of Title 18, United States Code, Section 922(g)(1).

COUNT TWO

(Unlawful Possession of Destructive Devices)

On or about February 4, 2019, in the District of New Jersey and elsewhere, the defendant,

CHRISTOPHER FASCHAN,

did knowingly possess firearms and destructive devices, as defined in Title 26, United States Code, Sections 5845(a)(8) and 5845(f)(1), to wit, destructive devices that were not registered to him in the National Firearms Registration and Transfer Record, as required by Title 26, United States Code, Section 5841.

In violation of Title 26, United States Code, Sections 5861(d) and 5871.

FORFEITURE ALLEGATION

- 1. The allegations contained in Count One of this Information are incorporated by reference as though set forth in full herein for the purpose of alleging forfeitures pursuant to Title 18, United States Code, Section 924(d)(1), and Title 28, United States Code, Section 2461(c).
- 2. As the result of committing the firearms offense alleged in Count One of this Information, the defendant,

CHRISTOPHER FASCHAN,

shall forfeit to the United States, pursuant to Title 18, United States Code, Section 924(d)(1), and Title 28, United States Code, Section 2461(c), any firearm and ammunition involved in or used in the commission of such offense, including, but not limited to, the following:

- 1. One 9mm Smith and Wesson semi-automatic, Model 5, high capacity handgun, bearing serial number TEY4898;
- 2. One 9mm Fabrique Nationale Herstal semi-automatic handgun, Model FNX-9, bearing serial number FX1U018745;
- 3. One Mossberg 12 Gauge shotgun, Model # 500, bearing serial number T916868;
- 4. One Savage .22 Caliber long rifle, Model # 64, bearing serial number L363896;
- 5. One Sturm Ruger .22 Caliber handgun, Model Mark 1, bearing serial number 10-36591;
- 6. One .556 Caliber ammunition magazine with a 100 round capacity;
- 7. Five pistol magazines loaded with 9MM hollow point rounds, as follows:
 - a. Magazine-1 loaded with 18 rounds;
 - b. Magazine-2 loaded with 12 rounds;
 - c. Magazine-3 loaded with 11 rounds;

- d. Magazine-4 loaded with 9 rounds;
- e. Magazine-5 loaded with 9 rounds;
- 8. One large capacity 9MM pistol magazine loaded with 25 rounds; and
- 9. All destructive devices, bombs, bomb-making ingredients, and all items recovered during searches conducted at FASCHAN'S residence, in FASCHAN'S vehicle, and elsewhere, including but not limited to the items specified in Criminal Complaint Number 19-3580 (MF) (collectively, the "Forfeitable Property").

CRAIG CARPENITO

United States Attorney

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United States District Court District of New Jersey

UNITED STATES OF AMERICA

v.

CHRISTOPHER FASCHAN

INFORMATION FOR

18 U.S.C. § 922(g)(1) 26 U.S.C §§ 5861(d) and 5871

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