

FILED
U.S. DISTRICT COURT
EASTERN DISTRICT OF TEXAS

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
BEAUMONT DIVISION

MAY 02 2018

UNITED STATES OF AMERICA §
§
v. §
§
DARRION TYRELL KIMBLE §
TAVORI TERRELL JACKSON §
DAMIEN EARL KIMBLE §
KAMREN TEREZZ LEWIS §

BY _____
DEPUTY _____

No. 1:18-CR-142

Crone-Hawthorn

INDICTMENT

THE UNITED STATES GRAND JURY CHARGES:

Count One

Violation: 18 U.S.C. § 1951
(Hobbs Act Conspiracy)

At all times relevant to this indictment:

1. Sunshine Grocery Store, located at 5899 West Port Arthur Road in Port Arthur, Texas, was a business engaged in interstate commerce.
2. Finer Foods, located at 1155 South 11th Street in Beaumont, Texas, was a business engaged in interstate commerce.
3. The Game Room, located at 3430 Concord Road in Beaumont, Texas, was a business engaged in interstate commerce.
4. The Game Room, located at 3800 Gulfway Drive in Port Arthur, Texas, was a business engaged in interstate commerce.
5. Dollar General, located at 2210 Gulf Street, in Beaumont, Texas, was a business engaged in interstate commerce.

The Conspiracy

6. From on or about July 26, 2017, through on or about March 6, 2018, in the Eastern District of Texas, **Darrion Tyrell Kimble, Tavori Terrell Jackson, Damien Earl Kimble, and Kamren Terezz Lewis**, defendants, conspired and agreed with each other to commit robbery, which unlawfully obstructed, delayed and affected commerce, in violation of 18 U.S.C. § 1951.

Purpose, Means and Manner of the Conspiracy

7. The purpose of the conspiracy was to obtain money from businesses in the Eastern District of Texas by armed robbery of their agents and employees. The manner and means by which this purpose was carried out included the following:

- a. It was part of the conspiracy that the defendants would use firearms to commit robberies.
- b. It was part of the conspiracy that the defendants would use cellular telephones to facilitate the robberies.
- c. It was further part of the conspiracy that the defendants would use automobiles to facilitate the robberies.

Overt Acts

8. In furtherance of the conspiracy, the defendants performed the following overt acts in the Eastern District of Texas:

- a. On or about July 26, 2017, at approximately 12:54 p.m., **Tavori Terrell Jackson** entered the Sunshine Grocery Store, located at 5899 West Port Arthur Road in Port Arthur, Texas. **Tavori Terrell Jackson** brandished a silver semi-automatic pistol and robbed a Sunshine Grocery Store employee of U.S. Currency belonging to the Sunshine Grocery Store.
- b. On or about July 29, 2017, at approximately 2:15 p.m., **Darrion Tyrell Kimble** and **Tavori Terrell Jackson** entered Finer Foods, located at 1155 South 11th Street in Beaumont, Texas. **Tavori Terrell Jackson** brandished a silver semi-automatic pistol and **Darrion Tyrell Kimble** brandished a black rifle, and the two men robbed a Finer Foods employee of U.S. Currency belonging to Finer Foods.
- c. On or about July 29, 2017, at approximately 8:40 p.m., **Darrion Tyrell Kimble** and **Tavori Terrell Jackson** entered the Game Room, located at 3430 Concord Road in Beaumont, Texas. **Tavori Terrell Jackson** brandished a silver semi-automatic pistol and **Darrion Tyrell Kimble** brandished a black rifle, and the two men attempted to rob a Game Room employee of U.S. Currency belonging to the Game Room.
- d. On or about July 29, 2017, at approximately 11:26 p.m., **Darrion Tyrell Kimble** arrived at the West Calcasieu Cameron Hospital in Sulphur, Louisiana, where he entered through the emergency room for treatment of a serious gunshot wound.

- e. On March 6, 2018, at approximately 8:30 a.m., **Darrion Tyrell Kimble**, **Damien Earl Kimble**, **Tavori Terrell Jackson**, and **Kamren Terezz Lewis** travelled to the vicinity of the Game Room located at 3800 Gulfway Drive in Port Arthur, Texas. **Damien Earl Kimble** entered the Game Room first and acted as a scout. After receiving a phone call from **Damien Earl Kimble**, **Tavori Terrell Jackson** and **Kamren Terezz Lewis** entered the store, where **Jackson** brandished a semi-automatic pistol and attempted to rob a Game Room employee of U.S. Currency belonging to the Game Room. **Lewis** stayed near the door and acted as a look-out. During the robbery, **Jackson** fired two rounds from his pistol. **Darrion Tyrell Kimble**, with his black and yellow Chevrolet Camaro, was the getaway driver.
- f. On March 6, 2018, at approximately 11:30 a.m., **Darrion Tyrell Kimble**, **Tavori Terrell Jackson**, **Kamren Terezz Lewis**, and **Damien Earl Kimble** travelled to the vicinity of the Dollar General located at 2210 Gulf Street, in Beaumont, Texas. **Darrion Tyrell Kimble**, **Tavori Terrell Jackson**, and **Kamren Terezz Lewis** drove together in **Darrion Tyrell Kimble**'s black and yellow Chevrolet Camaro. **Damien Earl Kimble** drove alone in his black Dodge Challenger. **Tavori Terrell Jackson** entered the store and brandished a semi-automatic pistol and robbed a Dollar General employee of U.S. Currency belonging to Dollar General. **Kamren Terezz Lewis** stayed near the door and acted as a look-out. **Damien Earl Kimble** and **Darrion Tyrell Kimble** were

getaway drivers. After the robbery, **Lewis** fled with **Damien Earl Kimble** in his Dodge Challenger and **Jackson** fled with **Darrion Tyrell Kimble** in his black and yellow Chevrolet Camaro.

All in violation of 18 U.S.C. §§ 1951 and 2.

Count Two

Violation: 18 U.S.C. § 1951
(Hobbs Act Robbery)

On or about July 26, 2017, in the Eastern District of Texas, **Darrion Tyrell Kimble, Tavori Terrell Jackson, and Damien Earl Kimble**, defendants, aiding and abetting one another, did unlawfully obstruct, delay, and affect commerce as that term is defined in 18 U.S.C. § 1951, and the movement of articles and commodities in commerce, by robbery, as that term is defined in 18 U.S.C. § 1951, in that the defendants did unlawfully take personal property consisting of U.S. currency belonging to the Sunshine Grocery Store, located at 5899 West Port Arthur Road in Port Arthur, Texas, from the presence of an employee against his will by means of actual and threatened force, violence, and fear of immediate and future injury to his person, while the employee engaged in commercial activities as an employee of the Sunshine Grocery Store, a business that was engaged in and affects interstate commerce.

In violation of 18 U.S.C. §§ 1951 and 2.

Count Three

Violation: 18 U.S.C. § 1951
(Hobbs Act Robbery)

On or about July 29, 2017, in the Eastern District of Texas, **Darrion Tyrell Kimble, Tavori Terrell Jackson, and Damien Earl Kimble**, defendants, aiding and abetting one another, did unlawfully obstruct, delay, and affect commerce as that term is defined in 18 U.S.C. § 1951, and the movement of articles and commodities in commerce, by robbery, as that term is defined in 18 U.S.C. § 1951, in that the defendants did unlawfully take personal property consisting of U.S. currency belonging to Finer Foods, located at 1155 South 11th Street in Beaumont, Texas, from the presence of an employee against her will by means of actual and threatened force, violence, and fear of immediate and future injury to his person, while the employee engaged in commercial activities as an employee of the Finer Foods, a business that was engaged in and affects interstate commerce.

In violation of 18 U.S.C. §§ 1951 and 2.

Count Four

Violation: 18 U.S.C. § 1951
(Hobbs Act Robbery Attempt)

On or about July 29, 2017, in the Eastern District of Texas, **Darrion Tyrell Kimble, Tavori Terrell Jackson, and Damien Earl Kimble**, defendants, aiding and abetting one another, did unlawfully obstruct, delay, and affect commerce as that term is defined in 18 U.S.C. § 1951, and the movement of articles and commodities in commerce, by robbery, as that term is defined in 18 U.S.C. § 1951, in that the defendants did attempt to take personal property consisting of U.S. currency belonging to The Game

Room, located at 3430 Concord Road in Beaumont, Texas, from the presence of an employee against his will by means of actual and threatened force, violence, and fear of immediate and future injury to his person, while the employee engaged in commercial activities as an employee of The Game Room, a business that was engaged in and affects interstate commerce.

In violation of 18 U.S.C. §§ 1951 and 2.

Count Five

Violation: 18 U.S.C. § 1951
(Hobbs Act Robbery Attempt)

On or about March 6, 2018, in the Eastern District of Texas, **Darrion Tyrell Kimble, Tavori Terrell Jackson, Damien Earl Kimble, and Kamren Terezz Lewis**, defendants, aiding and abetting one another, did unlawfully obstruct, delay, and affect commerce as that term is defined in 18 U.S.C. § 1951, and the movement of articles and commodities in commerce, by robbery, as that term is defined in 18 U.S.C. § 1951, in that the defendants did attempt to take personal property consisting of U.S. currency belonging to The Game Room, located at 3800 Gulfway Drive in Port Arthur, Texas, from the presence of an employee against his will by means of actual and threatened force, violence, and fear of immediate and future injury to his person, while the employee engaged in commercial activities as an employee of The Game Room, a business that was engaged in and affects interstate commerce.

In violation of 18 U.S.C. §§ 1951 and 2.

Count Six

Violation: 18 U.S.C. § 1951
(Hobbs Act Robbery)

On or about March 6, 2018, in the Eastern District of Texas, **Darrion Tyrell Kimble, Tavori Terrell Jackson, Damien Earl Kimble, and Kamren Terezz Lewis**, defendants, aiding and abetting one another, did unlawfully obstruct, delay, and affect commerce as that term is defined in 18 U.S.C. § 1951, and the movement of articles and commodities in commerce, by robbery, as that term is defined in 18 U.S.C. § 1951, in that the defendants did unlawfully take personal property consisting of U.S. currency belonging to the Dollar General, located at 2210 Gulf Street, in Beaumont, Texas, from the presence of an employee against her will by means of actual and threatened force, violence, and fear of immediate and future injury to his person, while the employee engaged in commercial activities as an employee of Dollar General, a business that was engaged in and affects interstate commerce.

In violation of 18 U.S.C. §§ 1951 and 2.

Count Seven

Violation: 18 U.S.C. § 924(c)
(Brandishing Firearm in Crime of
Violence)

On or about July 26, 2017, in the Eastern District of Texas, **Darrion Tyrell Kimble, Tavori Terrell Jackson, and Damien Earl Kimble**, defendants, aiding and abetting each other, did knowingly brandish, carry, and use a firearm during and in

relation to a crime of violence for which they may be prosecuted in a court of the United States, that is, interference with commerce by robbery, in violation of 18 U.S.C. § 1951, as set forth in Count Two of this indictment, which is re-alleged here and incorporated by reference as set forth in full.

In violation of 18 U.S.C. §§ 924(c) and 2.

Count Eight

Violation: 18 U.S.C. § 924(c)
(Brandishing Firearm in Crime of
Violence)

On or about July 29, 2017, in the Eastern District of Texas, **Darrion Tyrell Kimble, Tavori Terrell Jackson, and Damien Earl Kimble**, defendants, aiding and abetting each other, did knowingly brandish, carry, and use a firearm during and in relation to a crime of violence for which they may be prosecuted in a court of the United States, that is, interference with commerce by robbery, in violation of 18 U.S.C. § 1951, as set forth in Count Three of this indictment, which is re-alleged here and incorporated by reference as set forth in full.

In violation of 18 U.S.C. §§ 924(c) and 2.

Count Nine

Violation: 18 U.S.C. § 924(c)
(Brandishing Firearm in Crime of
Violence)

On or about July 29, 2017, in the Eastern District of Texas, **Darrion Tyrell Kimble, Tavori Terrell Jackson, and Damien Earl Kimble**, defendants, aiding and

abetting each other, did knowingly brandish, carry, and use a firearm during and in relation to a crime of violence for which they may be prosecuted in a court of the United States, that is, interference with commerce by robbery, in violation of 18 U.S.C. § 1951, as set forth in Count Four of this indictment, which is re-alleged here and incorporated by reference as set forth in full.

In violation of 18 U.S.C. §§ 924(c) and 2.

Count Ten

Violation: 18 U.S.C. § 924(c) and 2
(Discharging Firearm in Crime of
Violence)

On or about March 6, 2018, in the Eastern District of Texas, **Darrion Tyrell Kimble, Tavori Terrell Jackson, Damien Earl Kimble, and Kamren Terezz Lewis**, defendants, aiding and abetting each other, did knowingly discharge, brandish, carry, and use a firearm during and in relation to a crime of violence for which they may be prosecuted in a court of the United States, that is, interference with commerce by robbery, in violation of 18 U.S.C. § 1951, as set forth in Count Five of this indictment, which is re-alleged here and incorporated by reference as set forth in full.

In violation of 18 U.S.C. §§ 924(c) and 2.

Count Eleven

Violation: 18 U.S.C. § 924(c)
(Brandishing a Firearm, During and In
Relation to, a Crime of Violence)

On or about March 6, 2018, in the Eastern District of Texas, **Darrion Tyrell**

Kimble, Tavori Terrell Jackson, Damien Earl Kimble, and Kamren Terezz Lewis, defendants, aiding and abetting each other, did knowingly brandish, carry, and use a firearm during and in relation to a crime of violence for which they may be prosecuted in a court of the United States, that is, interference with commerce by robbery, in violation of 18 U.S.C. § 1951, as set forth in Count Six of this indictment, which is re-alleged here and incorporated by reference as set forth in full.

In violation of 18 U.S.C. §§ 924(c) and 2.

NOTICE OF INTENTION TO SEEK CRIMINAL FORFEITURE

Criminal Forfeiture Pursuant to 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461

As the result of committing the felony offenses in violation of 18 U.S.C. § 1951 alleged in Count One – Six of this indictment, **Darrion Tyrell Kimble, Tavori Terrell Jackson, Damien Earl Kimble, and Kamren Terezz Lewis**, defendants, shall forfeit to the United States, pursuant to 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461, any and all proceeds, real or personal, which constitutes or is derived from proceeds traceable to a violation of 18 U.S.C. § 1951. Further, it is the intent of the United States pursuant to 21 U.S.C. § 853(p), to seek forfeiture of any other property of the defendants up to the value of the forfeitable property.

Criminal Forfeiture Pursuant to 18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c)

As the result of committing the felony offenses in violation of 18 U.S.C. § 924(c) alleged in Counts Seven – Eleven of this indictment, defendants **Darrion Tyrell Kimble, Tavori Terrell Jackson, Damien Earl Kimble, and Kamren Terezz Lewis** shall forfeit

to the United States, pursuant to 18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c), all firearms ammunition involved in a knowing violation of 18 U.S.C. § 924(c).

A TRUE BILL

AF
GRAND JURY FOREPERSON

JOSEPH D. BROWN
UNITED STATES ATTORNEY

JBR
JOHN B. ROSS
Assistant United States Attorney

05/02/2018
Date

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
BEAUMONT DIVISION

UNITED STATES OF AMERICA §
§
v. §
§
DARRION TYRELL KIMBLE §
TAVORI TERRELL JACKSON §
DAMIEN EARL KIMBLE §
KAMREN TEREZZ LEWIS §

No. 1:18-CR-142

NOTICE OF PENALTY

Count One - Six

Violation: 18 U.S.C. § 1951

Penalty: Imprisonment of not more than twenty (20) years, a fine not to exceed \$250,000, or twice the pecuniary loss to the victim or gain to the defendant, or both imprisonment and a fine, and a term of supervised release of not more than three (3) years.

Special Assessment: \$100.00

Count Seven - Eleven

Violation: 18 U.S.C. § 924(c)

Penalty: Imprisonment of not less than five (5) years that must be served consecutively to any other term of imprisonment, a fine not to exceed \$250,000, or twice the pecuniary loss to the victim or gain to the defendant, or both imprisonment and a fine, and supervised release of not more than five (5) years.

If the Court determines the defendant brandished the firearm under 18 U.S.C. 924(c)(1)(A)(iii), imprisonment of not less than seven (7) years, a fine not to exceed \$250,000, or twice the pecuniary loss to

the victim or gain to the defendant, or both imprisonment and a fine and supervised release of not more than five (5) years.

If the Court determines the defendant discharged the firearm under 18 U.S.C. 924(c)(1)(A)(iii), imprisonment of not less than ten (10) years, a fine not to exceed \$250,000, or twice the pecuniary loss to the victim or gain to the defendant, or both imprisonment and a fine and supervised release of not more than five (5) years.

In the case of a second or subsequent conviction under this subsection, the defendant shall be sentenced to a term of imprisonment of not less than twenty-five (25) years.

Special Assessment: \$100.00