

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

<b>UNITED STATES OF AMERICA</b>	<b>:</b>	<b>CRIMINAL NO. _____</b>
<b>v.</b>	<b>:</b>	<b>DATE FILED: _____</b>
<b>JUSTIN MICHAEL CREDICO</b>	<b>:</b>	<b>VIOLATIONS:</b>
	<b>:</b>	<b>18 U.S.C. § 115(a)(1)(B) (threats to a law enforcement officer - 2 counts)</b>
	<b>:</b>	<b>18 U.S.C. § 115(a)(1)(A) (threats to an immediate family member of law enforcement officer - 2 counts)</b>

**INDICTMENT**

**COUNT ONE**

**THE GRAND JURY CHARGES THAT:**

At all times material to this indictment,

1. Special Agent #1 was a Special Agent of the Federal Bureau of Investigation (FBI), that is, a Federal law enforcement officer, assigned as a Field Supervisor in the FBI's Philadelphia, Pennsylvania Division.

2. Special Agent #2 was a Special Agent of the Federal Bureau of Investigation (FBI), that is, a Federal law enforcement officer, assigned as a Relief Supervisor in the FBI's Philadelphia, Pennsylvania Division.

3. From on or about July 2009 through on or about February 4, 2014, the defendant JUSTIN MICHAEL CREDICO, a resident of West Chester, Pennsylvania frequently made telephone calls, left telephone voice messages and sent text messages, emails, and faxes to FBI Philadelphia Division special agents and offices and made himself known to the agents and

employees of the FBI through these often taunting, obscene, and racially charged telephone calls and other messages, in which he labeled FBI agents and government officials, for example, “nigger,” “bitch,” “faggot,” “pussy, “fucking nigger,” and “cunt.”

4. From on or about December 2012 through on or about February 4, 2014, the defendant JUSTIN MICHAEL CREDICO aimed these telephone and other messages increasingly frequently especially at Special Agent #1 and Special Agent #2.

5. On or about February 4, 2014, the defendant JUSTIN MICHAEL CREDICO left voicemail messages on the FBI Philadelphia office voicemail mailbox of Special Agent #1, which were laced with obscenities and racial slurs and included numerous threats against Special Agent #1, including the following:

Know this, you sign that release form, I'll kill you.

\* \* \*

Sign a release form . . . I will fucking kill you.

And then I'll fuck your wife.

\* \* \*

I'll fucking kill you, you sign a release form.

\* \* \*

Sign a release form, I'll fucking slit your goddamn throat.

\* \* \*

Piss all over your fucking dead body.

\* \* \*

Sign a release form, slit your goddamn throat.

6. On or about February 4, 2014, the defendant JUSTIN MICHAEL CREDICO left voicemail messages on the FBI office voicemail mailbox of Special Agent #1, which were laced with obscenities and racial slurs and included numerous threats against the wife of Special Agent #1, including the following:

You know what? You're right.  
I don't want to see your wife get raped.

\* \* \*

Your wife, nah she doesn't need to get raped.  
You know what I want to see happen to your wife?  
I want to see her get fucked by one of your own German Shepherds.  
I want to see that pussy of your wife get pounded by a fucking dog.

\* \* \*

Hope your wife gets fucked by an animal.

7. On or about February 4, 2014, the defendant JUSTIN MICHAEL CREDICO left voicemail messages on the FBI office voicemail mailbox of Special Agent #1 threatening Special Agent #2, stating:

Sign a release form, [Special Agent #2], I'll slit your fucking, goddamn throat too, you little bitch.

8. On or about February 4, 2014, the defendant JUSTIN MICHAEL CREDICO left voicemail messages on the FBI office voicemail mailbox of Special Agent #1 threatening the daughter of Special Agent #2, whom the defendant CREDICO knew and was able to identify by name from having previously attended college with her, including the following:

I'll be sure to finish the job on [Special Agent #2's daughter].  
I'm going to fuck that ass one more time.  
Mmm. She's a good, tight little fuck too.  
Little FBI agent's daughter.  
Good old piece of ass.

9. On or about February 4, 2014, in the Eastern District of Pennsylvania, and elsewhere, defendant

**JUSTIN MICHAEL CREDICO**

threatened to assault and murder FBI Special Agent #1, with intent to impede, intimidate, interfere with, and retaliate against Special Agent #1 while he was engaged in, and on account of, the performance of his official duties.

In violation of Title 18, United States Code, Section 115(a)(1)(B).

**COUNT TWO**

**THE GRAND JURY FURTHER CHARGES THAT:**

1. Paragraphs 1-4 and 6 of Count One of this indictment are incorporated here.
2. On or about the 4th day of February, 2014, in the Eastern District of Pennsylvania, and elsewhere, the defendant

**JUSTIN MICHAEL CREDICO**

threatened to assault the wife of FBI Special Agent #1, a member of Special Agent #1's immediate family, with intent to impede, intimidate, interfere with, and retaliate against Special Agent #1 while he was engaged in, and on account of, the performance of his official duties.

In violation of Title 18, United States Code, Section 115(a)(1)(A).

**COUNT THREE**

**THE GRAND JURY FURTHER CHARGES THAT:**

1. Paragraphs 1-4 and 7 of Count One of this indictment are incorporated here.
2. On or about the 4th day of February, 2014, in the Eastern District of Pennsylvania, and elsewhere, the defendant

**JUSTIN MICHAEL CREDICO**

threatened to assault and murder FBI Special Agent #2, with intent to impede, intimidate, interfere with, and retaliate against Special Agent #2 while he was engaged in, and on account of, the performance of his official duties.

In violation of Title 18, United States Code, Section 115(a)(1)(B).

**COUNT FOUR**

**THE GRAND JURY FURTHER CHARGES THAT:**

1. Counts 1-4 and 8 of Count One of this Indictment are incorporated here.
2. On or about the 4th day of February, 2014, in the Eastern District of Pennsylvania, and elsewhere, the defendant

**JUSTIN MICHAEL CREDICO**

threatened to assault the daughter of FBI Special Agent #2, a member of Special Agent #2's immediate family, with intent to impede, intimidate, interfere with, and retaliate against Special Agent #2 while he was engaged in, and on account of, the performance of his official duties.

In violation of Title 18, United States Code, Section 115(a)(1)(A).

**A TRUE BILL:**

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**GRAND JURY FOREPERSON**



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**ZANE DAVID MEMEGER  
UNITED STATES ATTORNEY**