

9/24/13  
1:00 P.M.

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SEP 24 2013

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

AT 8:30  
WILLIAM T. WALSH, CLERK

UNITED STATES OF AMERICA	:	Criminal No. 13-
	:	
	:	18 U.S.C. § 1951(a)
v.	:	18 U.S.C. § 924(c)(1) and
	:	18 U.S.C. § 2
	:	
MOUHAMADOU LAMINE AMAR	:	<u>I N D I C T M E N T</u>
	:	

The Grand Jury in and for the District of New Jersey,  
sitting at Newark, charges:

COUNT 1

1. At all times material to this Indictment, a retail store ("the Store") was a commercial establishment located in Jersey City, New Jersey, engaged in the buying and selling of jewelry and other items that moved in, were transferred in, and affected interstate and foreign commerce.

2. On or about June 28, 2013, in Hudson County, in the District of New Jersey, and elsewhere, defendant

MOUHAMADOU LAMINE AMAR

did knowingly obstruct, delay and affect, and attempt to obstruct, delay, and affect, commerce and the movement of articles and commodities in commerce, by robbery, as that term is defined in Title 18, United States Code, Section 1951(b)(1), in that the defendant did unlawfully attempt to take and obtain personal property consisting of jewelry in the presence of a person working in the Store ("the Worker") against the Worker's will, by means of actual and threatened force, violence, and fear

of injury, immediate and future, to the Worker's person and property, and property in the Worker's custody and possession, and did commit and threaten to commit physical violence, that is striking and threatening to shoot the Worker, in furtherance of his plan and purpose to commit the robbery referred to in this paragraph.

In violation of Title 18, United States Code, Section 1951(a) and Section 2.

COUNT 2

On or about June 28, 2013, in Hudson County, in the District of New Jersey, and elsewhere, defendant

MOUHAMADOU LAMINE AMAR

during and in relation to a crime of violence for which he may be prosecuted in a court of the United States, that is the violations of 18 U.S.C. § 1951(a) and § 2 charged in Count 1 of this Indictment, did knowingly use and carry a firearm, and possess a firearm in furtherance of such crime, which firearm was brandished.

In violation of Title 18, United States code, Section 924(c) (1) (A) (ii).

A TRUE BILL

  
\_\_\_\_\_  
PAUL J. FISHMAN  
United States Attorney

CASE NUMBER: \_\_\_\_\_

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**United States District Court  
District of New Jersey**

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**UNITED STATES OF AMERICA**

v.

**MOUHAMADOU LAMINE AMAR**

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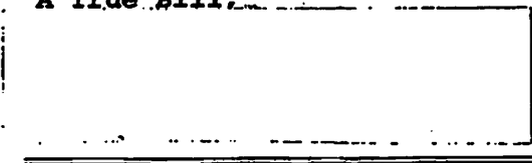
**INDICTMENT FOR**

18 U.S.C. § 1951(a)  
18 U.S.C. § 924(c)(1)  
18 U.S.C. § 2

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A True Bill.



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**PAUL J. FISHMAN**  
**UNITED STATES ATTORNEY**  
**NEWARK, NEW JERSEY**

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**ANDREW KOGAN**  
**ASSISTANT U. S. ATTORNEY**  
**973.645.2754**