

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

ORIGINAL FILED

NOV 30 2010

UNITED STATES OF AMERICA

Hon. Patty Shwartz

v.

Mag. No. 10 -3202

PATRICK J. O'BOYLE

**CRIMINAL COMPLAINT**

PATTY SHWARTZ  
U.S. MAG. JUDGE

I, Sean Lynch, being duly sworn, state that the following is true and correct to the best of my knowledge and belief. On or about the dates set forth in Attachment A, in the District of New Jersey, and elsewhere, defendant PATRICK J. O'BOYLE did:

SEE ATTACHMENT A

I further state that I am a Special Agent with the Federal Bureau of Investigation and that this complaint is based on the following facts:

SEE ATTACHMENT B

continued on the attached page and made a part hereof.



SEAN LYNCH  
Special Agent  
Federal Bureau of Investigation

Sworn to before me and subscribed in my presence,

November 30, 2010, at Newark, New Jersey

HONORABLE PATTY SHWARTZ  
U.S. MAGISTRATE JUDGE



Signature of Judicial Officer

ATTACHMENT A

COUNT ONE

On or about November 10, 2010, in Hudson County, in the District of New Jersey, and elsewhere, defendant

PATRICK J. O'BOYLE

did knowingly, by force and intimidation, take and attempt to take from the person and presence of another, namely a bank teller of Capital One Bank, located in Jersey City, New Jersey, approximately \$4,003.00 in United States currency belonging to, and in the care, custody, control, management, and possession of Capital One Bank, the deposits of which were then insured by the Federal Deposit Insurance Corporation.

In violation of Title 18, United States Code, Section 2113(a).

COUNT TWO

On or about November 23, 2010, in Hudson County, in the District of New Jersey, and elsewhere, defendant

PATRICK J. O'BOYLE

did knowingly, by force and intimidation, take and attempt to take from the person and presence of another, namely a bank teller of JP Morgan Chase, located in Jersey City, New Jersey, \$5,630.00 in United States currency belonging to, and in the care, custody, control, management, and possession of JP Morgan Chase, the deposits of which were then insured by the Federal Deposit Insurance Corporation.

In violation of Title 18, United States Code, Section 2113(a).

## ATTACHMENT B

I, Sean Lynch, am a Special Agent with the Federal Bureau of Investigation ("FBI"). I am fully familiar with the facts set forth herein based on my own investigation, my conversations with other law enforcement officers, and my review of reports, documents, and items of evidence. Where statements of others are related herein, they are related in substance and part. Since this complaint is being submitted for a limited purpose, I have not set forth each and every fact that I know concerning this investigation. Where I assert that an event took place on a particular date, I am asserting that it took place on or about the date alleged.

1. On or about November 10, 2010, an individual, subsequently identified after his arrest as defendant PATRICK J. O'BOYLE, entered Capital One Bank, located at 525 Washington Boulevard, Jersey City, New Jersey ("Capital One Bank"). After entering the bank, PATRICK J. O'BOYLE approached a bank teller and stated, in substance and in part, "This is a stick-up." PATRICK J. O'BOYLE immediately handed a black plastic bag to the bank teller and demanded that she fill it up with cash. PATRICK J. O'BOYLE maintained his right hand in or around his right jacket pocket and made gestures as if he had a weapon in his hand. After the bank teller handed PATRICK J. O'BOYLE approximately \$4,003.00 in United States currency, he left the bank. The bank's video surveillance camera recorded the incident.

2. In an attempt to capture PATRICK J. O'BOYLE, law enforcement officers disseminated a wanted poster to the law enforcement community and to banks in the Jersey City area.

3. On or about November 23, 2010, PATRICK J. O'BOYLE, entered JP Morgan Chase, located at 575 Washington Boulevard, Jersey City, New Jersey ("JP Morgan Chase"). PATRICK J. O'BOYLE walked up to a table containing deposit slips and appeared to be completing a form. A bank teller -- who had seen the wanted poster -- recognized PATRICK J. O'BOYLE as the person wanted in connection with the Capital One Bank robbery. The bank teller notified her manager, who, in turn, notified security personnel. Before the building's security arrived, PATRICK J. O'BOYLE approached the same bank teller and stated, in substance and in part, "This is a stick-up." PATRICK J. O'BOYLE ordered the bank teller to fill a black plastic bag he was giving her. PATRICK J. O'BOYLE maintained his right hand in or around his right jacket pocket and made gestures as if he had a weapon in his hand. The bank teller handed PATRICK J. O'BOYLE approximately \$5,630.00 in United States currency. He then exited the bank. The bank's video surveillance camera recorded the incident.

4. A security guard and another individual followed PATRICK J. O'BOYLE as he exited JP Morgan Chase. They notified law enforcement personnel that they were following an individual who had robbed JP Morgan Chase and that he had boarded the New Jersey Transit Light Rail at the Newport train station. Law enforcement officers contacted New Jersey Transit and stopped the train. The conductor was ordered to keep all doors closed. By this time, law

enforcement officers were provided with a description of PATRICK J. O'BOYLE. In addition, law enforcement officers possessed a wanted poster of PATRICK J. O'BOYLE.

5. Law enforcement officers proceeded to search each car of the train until they saw an individual who fit the description of PATRICK J. O'BOYLE. After law enforcement officers escorted PATRICK J. O'BOYLE off the train, they observed a large bulge stemming from his front right pants pocket. Law enforcement officers retrieved the item from PATRICK J. O'BOYLE' front right pants pocket, which item was a black bag.

6. Two witnesses to the bank robbery were escorted to the train station. Both witnesses identified PATRICK J. O'BOYLE as the individual who had just robbed the JP Morgan Chase. Law enforcement officers searched the black plastic bag that had been in PATRICK J. O'BOYLE's possession and found that it contained \$5,630.00 in United States currency.

7. Law enforcement officers placed PATRICK J. O'BOYLE under arrest and read him his Miranda rights, which he waived. Subsequently, law enforcement officers interviewed PATRICK J. O'BOYLE, who stated, in substance and in part, that: (1) on or about November 10, 2010, he robbed Capital One Bank; and (2) on or about November 23, 2010, he robbed JP Morgan Chase. In addition, PATRICK J. O'BOYLE consented to a search of his apartment, located at 144 Virginia Avenue, Apartment 404, Jersey City, New Jersey. Law enforcement officers found items of clothing that PATRICK J. O'BOYLE was wearing during the Capital One Bank robbery and numerous black plastic bags identical to the one he used during both robberies.

8. At all times relevant to this Complaint, the deposits of Capital One Bank and JP Morgan Chase were insured by the Federal Deposit Insurance Company.