IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF FLORIDA PENSACOLA DIVISION

UNITED STATES OF AMERICA

v.	INDICTMENT
CHARLESTON PIERRE WIGGINS	3:19cx 99/RV

THE GRAND JURY CHARGES:

COUNT ONE

On or about April 29, 2019, in the Northern District of Florida, the defendant,

CHARLESTON PIERRE WIGGINS,

knowing he had previously been convicted of a crime punishable by imprisonment for a term exceeding one year, knowingly possessed a firearm in and affecting interstate commerce, that is:

a. On or about January 9, 2008, CHARLESTON PIERRE
WIGGINS was convicted in the State of Florida of Fleeing and
Eluding a Law Enforcement Officer in a Patrol Vehicle with
Siren and Lights Activated;

Re	eturned in open court pursuant to Rule 6(f)
	8/20/2019
Da	ate
	Hope Thai Canon
Un	ited States Magistrate Judge
L	

- b. On or about September 23, 2009, CHARLESTON PIERRE
 WIGGINS was convicted in the State of Florida of Sell,
 Manufacture, Deliver or Possess with the Intent to Sell,
 Manufacture or Deliver a Controlled Substance, Fleeing or
 Attempting to Elude a Law Enforcement Officer in an Agency
 Vehicle with Siren and Lights Activated, Failure to Appear,
 Possession of a Firearm, Ammunition or Electric Weapon by a
 Convicted Felon; and Possession of a Controlled Substance;
- C. On or about July 1, 2016, CHARLESTON PIERRE
 WIGGINS was convicted in the State of Florida of Fleeing or Attempting to Elude a Law Enforcement Officer and Driving while License Revoked Pursuant to Habitual Offender; and
- d. On or about September 29, 2016, CHARLESTON PIERRE
 WIGGINS was convicted in the State of Florida of Battery by
 Person Detained in Prison or Jail Facility.
- 2. For each of these crimes, **CHARLESTON PIERRE WIGGINS** was subject to punishment by a term of imprisonment exceeding one year.
- 3. Thereafter, **CHARLESTON PIERRE WIGGINS** did knowingly possess a firearm, to wit, a Smith and Wesson .40 caliber pistol.

4. This firearm had previously been transported in interstate commerce.

In violation of Title 18, United States Code, Sections 922(g)(1) and
924(a)(2).

CRIMINAL FORFEITURE

The allegations contained in Count One of this Indictment are hereby realleged and incorporated by reference. Because the defendant,

CHARLESTON PIERRE WIGGINS,

knowingly committed the violation set forth in Count One of this Indictment, any and all interest that this defendant has in the firearm involved in this violation is vested in the United States and hereby forfeited to the United States pursuant to Title 18, United States Code, Section 924(d)(1).

A TRUE BILL:

FOREPERSON

8-20-2019

DATE

LAWRENCE KEEFE

United States Attorney

J. RYAN LOVE

Assistant United States Attorney