

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

UNITED STATES OF AMERICA	:	Hon.
	:	
v.	:	Crim. No. 24-
	:	
CODY STARR	:	21 U.S.C. §§ 841(a)(1) and
	:	(b)(1)(C)
	:	18 U.S.C. §§ 922(g)(1), (o), and
	:	(a)(1)(A)
	:	18 U.S.C. §§ 924(a)(2) and
	:	(c)(1)(A)(i)

INDICTMENT

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

COUNT ONE
(Distribution of Methamphetamine)

On or about October 13, 2022, in Burlington County, in the District of New
Jersey, and elsewhere, the defendant,

CODY STARR,

did knowingly and intentionally distribute and possess with intent to distribute a
mixture and substance containing a detectable amount of methamphetamine, its
salts, isomers, and salts of its isomers, a Schedule II controlled substance.

In violation of Title 21, United States Code, Sections 841(a)(1) and (b)(1)(C).

COUNT TWO

(Possession of a Firearm During and in Relation to a Drug Trafficking
Crime)

On or about October 13, 2022, in Burlington County, in the District of New
Jersey, and elsewhere, the defendant,

CODY STARR,

did knowingly possess a firearm during and in relation to a drug trafficking crime for
which he may be prosecuted in a court of the United States, that is, distribution and
possession with intent to distribute methamphetamine as charged in Count One of
this Indictment.

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

COUNT THREE
(Distribution of Methamphetamine)

On or about October 19, 2022, in Burlington County, in the District of New Jersey, and elsewhere, the defendant,

CODY STARR,

did knowingly and intentionally distribute and possess with intent to distribute a mixture and substance containing a detectable amount of methamphetamine, its salts, isomers, and salts of its isomers, a Schedule II controlled substance.

In violation of Title 21, United States Code, Sections 841(a)(1) and (b)(1)(C).

COUNT FOUR

(Possession of a Firearm During and in Relation to a Drug Trafficking
Crime)

On or about October 19, 2022, in Burlington County, in the District of New
Jersey, and elsewhere, the defendant,

CODY STARR,

did knowingly possess a firearm during and in relation to a drug trafficking crime for
which he may be prosecuted in a court of the United States, that is, distribution and
possession with intent to distribute methamphetamine as charged in Count Three of
this Indictment.

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

COUNT FIVE
(Distribution of Methamphetamine)

On or about October 27, 2022, in Burlington County, in the District of New Jersey, and elsewhere, the defendant,

CODY STARR,

did knowingly and intentionally distribute and possess with intent to distribute a mixture and substance containing a detectable amount of methamphetamine, its salts, isomers, and salts of its isomers, a Schedule II controlled substance.

In violation of Title 21, United States Code, Sections 841(a)(1) and (b)(1)(C).

COUNT SIX

(Possession of a Firearm During and in Relation to a Drug Trafficking
Crime)

On or about October 27, 2022, in Burlington County, in the District of New
Jersey, and elsewhere, the defendant,

CODY STARR,

did knowingly possess a firearm during and in relation to a drug trafficking crime for
which he may be prosecuted in a court of the United States, that is, distribution and
possession with intent to distribute methamphetamine as charged in Count Five of
this Indictment.

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

COUNT SEVEN
(Distribution of Methamphetamine)

On or about November 8, 2022, in Burlington County, in the District of New Jersey, and elsewhere, the defendant,

CODY STARR,

did knowingly and intentionally distribute and possess with intent to distribute a mixture and substance containing a detectable amount of methamphetamine, its salts, isomers, and salts of its isomers, a Schedule II controlled substance.

In violation of Title 21, United States Code, Sections 841(a)(1) and (b)(1)(C).

COUNT EIGHT

(Possession of a Firearm During and in Relation to a Drug Trafficking Crime)

On or about November 8, 2022, in Burlington County, in the District of New Jersey, and elsewhere, the defendant,

CODY STARR,

did knowingly possess a firearm during and in relation to a drug trafficking crime for which he may be prosecuted in a court of the United States, that is, distribution and possession with intent to distribute methamphetamine as charged in Count Seven of this Indictment.

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

COUNT NINE

(Possession of a Firearm and Ammunition by a Convicted Felon)

On or about November 8, 2022, in Burlington County, in the District of New Jersey, and elsewhere, the defendant,

CODY STARR,

knowing that he had previously been convicted of a crime punishable by a term of imprisonment exceeding one year, did knowingly possess a firearm and ammunition, namely, a PPS-43 style privately made machinegun, loaded with 35 rounds of 9mm ammunition, and the ammunition was in and affecting commerce.

In violation of Title 18, United States Code, Section 922(g)(1).

COUNT TEN
(Possession of a Machine Gun)

On or about November 8, 2022, in Burlington County, in the District of New Jersey, and elsewhere, the defendant,

CODY STARR,

did knowingly possess and transfer a machine gun, that is, a device which was privately made firearm (bearing no manufacturer's marks of identification or serial number as required) capable of firing automatically more than one shot, without manual reloading, by a single function of the trigger, which qualifies as a machine gun as defined in Title 26, United States Code, Section 5845(b).

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

COUNTS ELEVEN THROUGH FOURTEEN

(Engaging in the Business of Dealing Firearms Without a License)

On or about the dates listed below, in Burlington County, in the District of New Jersey, and elsewhere, the defendant,

CODY STARR,

did knowingly and willfully engage in the business of dealing in firearms, without being licensed to do so under federal firearms law:

Count	Firearm	Date of Sale
11	One PMF “PPS” style machine gun	10/13/2022
12	One .357 caliber PMF revolver and 50 rounds of .357 caliber ammunition	10/19/2022
	One black .40 caliber PMF pistol with a Ruger SR40c slide loaded with 14 rounds of .40 caliber ammunition	
	One brown 9mm PMF pistol with a silver Sig Sauer SP2022 slide and a black Sig Sauer grip	
13	One brown .40 caliber PMF pistol with a black Sig Sauer SP2340 slide	10/27/2022
	One brown .40 caliber PMF pistol with a black Sig Sauer SP2340 slide	
	One black .40 caliber PMF pistol with a black HS Produkt XD-40 slide	
	One box of 47 rounds of .40 caliber ammunition	
	One green .40 caliber PMF pistol with a silver Ruger SR40c slide	
	One black 9mm PMF pistol with a black HS Produkt XD-9 slide loaded with 15 rounds of 9mm ammunition	
14	One black .357 caliber PMF revolver	11/8/2022
	One silver .38 caliber PMF revolver	
	One PPS-43 style PMF machine gun loaded with 35 rounds of 9mm ammunition	

In violation of Title 18, United States Code, Section 922(a)(1)(A).

**FORFEITURE ALLEGATIONS AS TO COUNTS TWO, FOUR, SIX, AND
EIGHT THROUGH FOURTEEN**

Upon conviction of the offenses in violation of Title 18, United States Code, Sections 922(g)(1), 922(o), 924(a)(2), 924(c)(1)(A)(i), and 922(a)(1)(A) alleged in Counts Two, Four, Six, and Eight through Fourteen of this Indictment, the defendant, CODY STARR shall forfeit to the United States, pursuant to 18 U.S.C. § 924(d)(1) and 28 U.S.C. § 2461(c), any firearms, firearms parts, ammunition, and manufacturing tools involved in or used in the commission of such offense, including, but not limited to, the following:

- One PMF “PPS” style machine gun
- One .357 caliber PMF revolver and 50 rounds of .357 caliber ammunition
- One black .40 caliber PMF pistol with a Ruger SR40c slide loaded with 14 rounds of .40 caliber ammunition
- One brown 9mm PMF pistol with a silver Sig Sauer SP2022 slide and a black Sig Sauer grip
- One brown .40 caliber PMF pistol with a black Sig Sauer SP2340 slide
- One brown .40 caliber PMF pistol with a black Sig Sauer SP2340 slide
- One black .40 caliber PMF pistol with a black HS Produkt XD-40 slide
- One box of 47 rounds of .40 caliber ammunition
- One green .40 caliber PMF pistol with a silver Ruger SR40c slide
- One black 9mm PMF pistol with a black HS Produkt XD-9 slide loaded with 15 rounds of 9mm ammunition
- One black .357 caliber PMF revolver
- One silver .38 caliber PMF revolver
- One PPS-43 style PMF machine gun loaded with 35 rounds of 9mm ammunition
- One plastic bag containing dremel sanding bits (written on bag "glock 43.43 x and 48 slide kit")
- One dremel 4000
- One plastic bag containing four grid extenders
- .22 caliber ammunition
- Smith & Wesson, type: shotgun, model: 1000p, caliber: 12, serial number: fb46082
- Unknown manufacturer, type: pistol, model: unknown, caliber: unknown, serial number: none
- .40 caliber ammunition
- .44 caliber ammunition

- Unknown manufacturer, type: pistol, model: unknown caliber: unknown, serial number: none
- Firearm parts and accessories, glock 43x slide
- Unknown manufacturer, type: receiver/frame, model: unknown caliber: unknown, serial number: none
- Firearm parts and accessories, one 9mm 50 round "KCI" drum magazine
- Firearm parts and accessories, one red metal container containing firearm parts
- 9 mm ammunition
- Remington ammunition
- Firearm parts and accessories, gun grip attached to drum magazine
- Firearm parts and accessories, miscellaneous firearm parts
- Firearm parts and accessories, one black pistol magazine
- Ruger handgun, type: revolver, model: LCR, caliber: 38, serial number: none
- Winchester-western ammunition
- Handgun, unknown manufacturer, type: pistol, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: pistol, model: unknow, cal: unknown, serial number: none
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Two privately made firearm fixtures
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: unknown type, model: unknown, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- One bag containing a revolver
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: pistol, model: unknown, caliber: unknown, serial number: none
- One digital scale
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none

- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: pistol, model: unknown, caliber: unknown, serial number: none
- Gun bag holding the Smith and Wesson Shotgun
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Ar15 accu-punch kit
- Voxelab 3d printer with filament
- 3d printer assorted filament spools
- Machine gun, unknown manufacturer, type: pistol, model: unknown, caliber: unknown, serial number: none
- One silver laptop originally hooked to 3d printer
- Unknown manufacturer: machine gun, model: unknown, caliber: unknown, fin: black, serial number: none
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Machinegun, unknown manufacturer, type: machine gun, model: unknown, caliber: zz, serial number: none
- Handgun, unknown manufacturer, type: pistol, model: unknown, caliber: unknown, serial number: none
- One box addressed to Laura Martinez containing firearm parts
- Handgun, Taurus, type: pistol, model: pt92afs, caliber: 9, serial number: tan 09423
- Handgun, unknown manufacturer, type: pistol, model: unknown, caliber: unknown, serial number: none
- Rifle, unknown manufacturer, type: receiver/frame, model: unknown type, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: pistol, model: unknown, caliber: unknown, serial number: none
- Handgun, manufacturer: North American Arms, type: revolver, model: unknown type, caliber: unknown, serial number: none
- Handgun, manufacturer: Ruger, type: revolver, model: LCR, caliber: 22, serial number: none
- Handgun, manufacturer: Colt, type: revolver, model: Detective Special, caliber: 38, serial number: none
- Handgun, manufacturer: Smith & Wesson, type: revolver, model: unknown, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: pistol, model: unknown, caliber: unknown, serial number: none
- Handgun, manufacturer: Smith & Wesson, type: revolver, model: unknown, caliber: unknown, serial number: none
- One magazine "02639"

- Handgun, manufacturer: Taurus International, type: revolver, model: Judge Tracker, caliber: 45/410, serial number: none
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Rifle, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- Rifle, unknown manufacturer, type: receiver/frame, model: unknown, caliber: unknown, serial number: none
- One black North Face bag containing assorted magazines
- Handgun, unknown manufacturer, type: unknown, model: unknown, caliber: unknown, serial number: none
- Handgun, manufacturer: North American Arms, type: revolver, model: unknown, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: pistol, model: unknown, caliber: unknown, serial number: none
- Handgun, manufacturer: North American Arms, type: revolver, model: unknown, caliber: unknown, serial number: none
- Handgun, unknown manufacturer, type: revolver, model: unknown, caliber: unknown, serial number: obliterated
- Handgun, unknown manufacturer, type: pistol, model: unknown, caliber: unknown, serial number: none
- One box of miscellaneous gun parts
- Handgun, unknown manufacturer, type: machine gun, model: unknown, caliber: unknown, serial number: none
- Handgun, manufacturer: unknown manufacturer, type: pistol, model: unknown, caliber: unknown, serial number: none
- One bag containing a 3d printed frame.

FORFEITURE ALLEGATION AS TO COUNTS ONE, THREE, FIVE, AND SEVEN

Upon conviction of the offenses in violation of Title 21, United States Code, Sections 841(a)(1) and (b)(1)(C), set forth in Counts One, Three, Five, and Seven of this Indictment, the defendant, CODY STARR, shall forfeit to the United States, pursuant to Title 21, United States Code, Section 853, any and all property constituting or derived from any proceeds the defendant obtained directly or indirectly as a result of the offense charged in Counts One, Three, Five, and Seven of this Indictment, and any and all property used or intended to be used in any manner or part to commit and to facilitate the commission of such offense.

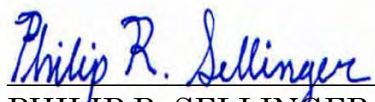
SUBSTITUTE ASSETS PROVISION
(Applicable to All Forfeiture Allegations)

If any of the above-described forfeitable property, as a result of any act or omission of the defendant:

- (a) cannot be located upon the exercise of due diligence;
- (b) has been transferred or sold to, or deposited with, a third party;
- (c) has been placed beyond the jurisdiction of the Court;
- (d) has been substantially diminished in value; or
- (e) has been commingled with other property which cannot be subdivided without difficulty;

it is the intent of the United States, pursuant to 21 U.S.C. § 853(p), as incorporated by 28 U.S.C. § 2461(c), to seek forfeiture of any other property of the defendant up to the value of the forfeitable property described above.

A TRUE BILL


PHILIP R. SELLINGER
United States Attorney

FOREPERSON

CASE NUMBER: _____

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

UNITED STATES OF AMERICA

v.

CODY STARR

INDICTMENT FOR

**21 U.S.C. §§ 841(a)(1) and (b)(1)(C)
18 U.S.C. §§ 922(g)(1), (o), and (a)(1)(A)
18 U.S.C. §§ 924(a)(2) and (c)(1)(A)(i)**

A True Bill,

Foreperson

PHILIP R. SELLINGER
UNITED STATES ATTORNEY
FOR THE DISTRICT OF NEW JERSEY

KATELYN R. WAEGENER
SPECIAL ASSISTANT U.S. ATTORNEY
CAMDEN, NEW JERSEY
