

APR 03 2018

AT 8:30 _____M
WILLIAM T. WALSH, CLERK

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

UNITED STATES OF AMERICA	:	Hon.
	:	
	:	Crim. No. 18-165-SRC
v.	:	
	:	18 U.S.C. § 922(g)(1)
	:	21 U.S.C. §§ 841(a)(1) and (b)(1)(B)
TYHEED JEFFERSON	:	

INDICTMENT

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

COUNT ONE
(Possession of a Firearm by a Convicted Felon)

On or about May 7, 2017, in Essex County, in the District of New Jersey and elsewhere, the defendant,

TYHEED JEFFERSON,

having been convicted of a crime punishable by imprisonment for a term exceeding one year in the Superior Court of Essex County, did knowingly possess in and affecting commerce seven firearms, as follows:

Count	Date	Firearm
1	5/7/2017	Trocaola, Aranzabla Y CIA .38 caliber handgun, serial number 3149; Intratec AB10 9mm handgun, serial number A013759; Clerke TechniCorp. CLERKE 1 ST .22 caliber handgun, serial number 213289;

		Ruger MARK II .22 caliber handgun, serial number 219-03361; Keltec, Cnc Industries, Inc. PF-9 9mm handgun, serial number RLW13; Taurus International PT 24/7 PRO DS 9mm handgun, serial number TCR69443; Colt Police Positive .38 caliber handgun, serial number 10760
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In violation of Title 18, United States Code, Section 922(g)(1).

COUNT TWO

(Possession of a Firearm by a Convicted Felon)

On or about May 24, 2017, in Essex County, in the District of New Jersey and elsewhere, the defendant,

TYHEED JEFFERSON,

having been convicted of a crime punishable by imprisonment for a term exceeding one year in the Superior Court of Essex County, did knowingly possess in and affecting commerce five firearms, as follows:

Count	Date	Firearm
2	5/24/2017	Keltec PLR-16 5.56-millimeter handgun, serial number P2H63; Glock 26 9mm handgun, serial number SBV843; Smith & Wesson SD9VE 9mm handgun, serial number FWS0955; Taurus PT111 9mm handgun, serial number TJ020915; Glock 27 .40 caliber handgun, serial number HYX144

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

COUNT THREE

(Possession of a Firearm by a Convicted Felon)

On or about June 4, 2017, in Essex County, in the District of New Jersey and elsewhere, the defendant,

TYHEED JEFFERSON,

having been convicted of a crime punishable by imprisonment for a term exceeding one year in the Superior Court of Essex County, did knowingly possess in and affecting commerce twelve firearms, as follows:

Count	Date	Firearm
3	6/4/2017	SCCY Industries LLC CPX-2 9mm handgun, serial number 106484; Taurus International 85 .38 caliber handgun, serial number KA66973; Lorcin Engineering L380 .380 caliber handgun, serial number 316989; Jimenez Arms J.A. NINE 9mm handgun, serial number 381605; Beretta USA Corp 92G 9mm handgun, serial number BER225431; Smith & Wesson SW9VE 9mm handgun, serial number DTT1552; Masterpiece Arms MPA930T 9mm handgun, serial number FX00594; Glock GMBH 23 .40 caliber handgun, serial number RYN943;

		Cobra FS380 .380 caliber handgun, serial number FS091358; Raven Arms M125 .25 caliber handgun, serial number 1400179; Springfield Armory XD40 .40 caliber handgun, serial number US191296;
		Phoenix Arms HP22A .22 caliber handgun, serial number 4265196

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

COUNT FOUR

(Possession of a Firearm by a Convicted Felon)

Between on or about June 11, 2017, through on or about June 13, 2017, in Essex County, in the District of New Jersey and elsewhere, the defendant,

TYHEED JEFFERSON,

having been convicted of a crime punishable by imprisonment for a term exceeding one year in the Superior Court of Essex County, did knowingly possess in and affecting commerce one firearm, as follows:

Count	Date	Firearm
4	June 11, 2017 to June 13, 2017	Beretta PX4-Storm .40 caliber handgun, serial number PY13892

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

COUNT FIVE

(Possession of a Firearm by a Convicted Felon)

Between on or about July 7, 2017, through on or about July 11, 2017, in Essex County, in the District of New Jersey and elsewhere, the defendant,

TYHEED JEFFERSON,

having been convicted of a crime punishable by imprisonment for a term exceeding one year in the Superior Court of Essex County, did knowingly possess in and affecting commerce one firearm, as follows:

Count	Date	Firearm
5	July 7, 2017 to July 11, 2017	Glock 19 9mm handgun, serial number BDLL356

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

COUNT SIX

(Possession of a Firearm by a Convicted Felon)

On or about July 18, 2017, in Essex County, in the District of New Jersey and elsewhere, the defendant,

TYHEED JEFFERSON,

having been convicted of a crime punishable by imprisonment for a term exceeding one year in the Superior Court of Essex County, did knowingly possess in and affecting commerce two firearms, as follows:

Count	Date	Firearm
6	July 18, 2017	Ruger 10/22 .22 caliber rifle, serial number 127-64389 Charter Arms Undercover .38 caliber handgun, serial number 260244

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

COUNT SEVEN

(Possession with Intent to Distribute Methamphetamine)

On or about May 24, 2018, in Essex County, in the District of New Jersey and elsewhere, the defendant,

TYHEED JEFFERSON,

knowingly and intentionally did possess with the intent to distribute 50 grams or more of 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)(B)(viii).

FORFEITURE ALLEGATION

1. The allegations contained in Counts One through Six of this Indictment are incorporated by reference as though set forth in full herein for the purpose of alleging forfeitures pursuant to Title 18, United States Code, Section 924(d)(1), and Title 28, United States Code, Section 2461(c).

2. Upon conviction of the offenses in violation of Title 18, United States Code, Section 922(g)(1), set forth in Counts One through Five of this Indictment, the defendant,

TYHEED JEFFERSON,

shall forfeit to the United States any firearms and ammunition involved in or used in the commission of such offenses, including, but not limited to, the following:

- Trocaola, Aranzabla Y CIA .38 caliber handgun, serial number 3149;
- Intratec AB10 9mm handgun, serial number A013759;
- Clerke TechniCorp. CLERKE 1ST .22 caliber handgun, serial number 213289;
- Ruger MARK II .22 caliber handgun, serial number 219-03361;
- Keltec, Cnc Industries, Inc. PF-9 9mm handgun, serial number RLW13;
- Taurus International PT 24/7 PRO DS 9mm handgun, serial number TCR69443;
- Colt Police Positive .38 caliber handgun, serial number 10760;
- Glock 26 9mm handgun, serial number SBV843;
- Smith & Wesson SD9VE 9mm handgun, serial number FWS0955;
- Taurus PT111 9mm handgun, serial number TJ020915;
- Glock 27 .40 caliber handgun, serial number HYX144;
- Keltec PLR-16 5.56-millimeter handgun, serial number P2H63;
- SCCY Industries LLC CPX-2 9mm handgun, serial number 106484;
- Taurus International 85 .38 caliber handgun, serial number KA66973;
- Lorcin Engineering L380 .380 caliber handgun, serial number 316989;
- Jimenez Arms J.A. NINE 9mm handgun, serial number 381605;
- Beretta USA Corp. 92G 9mm handgun, serial number BER225431;
- Smith & Wesson SW9VE 9mm handgun, serial number DTT1552;

- Masterpiece Arms MPA930T 9mm handgun, serial number FX00594;
- Glock GMBH 23 .40 caliber handgun, serial number RYN943;
- Cobra FS380 .380 caliber handgun, serial number FS091358;
- Raven Arms M125 .25 caliber handgun, serial number 1400179;
- Springfield Armory XD40 .40 caliber handgun, serial number US191296;
- Phoenix Arms HP22A .22 caliber handgun, serial number 4265196;
- Beretta PX4-Storm .40 caliber handgun, serial number PY13892
- Glock 19 9mm handgun, serial number BDLL356;
- Ruger 10/22 .22 caliber rifle, serial number 127-64389;
- Charter Arms Undercover .38 caliber handgun, serial number 260244.

A TRUE BILL

(FOREPERSON


CRAIG CARPENITO
United States Attorney

CASE NUMBER: 18- *CF-165-SRC*

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

UNITED STATES OF AMERICA

v.

Tyheed Jefferson

INDICTMENT

**18 U.S.C. § 922(g)
21 U.S.C. § 841 (a)(1) and (b)(1)(B)**

**CRAIG CARPENITO
UNITED STATES ATTORNEY
FOR THE DISTRICT OF NEW JERSEY**

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