

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

UNITED STATES OF AMERICA	:	Hon. Joseph A. Dickson
	:	
v.	:	Mag. No. 20-8055
	:	
JABRE BEAUVOIR,	:	
a/k/a "Jab"	:	<b>CRIMINAL COMPLAINT</b>


I, Wilson A. Rodriguez, being duly sworn, state the following is true and correct to the best of my knowledge and belief:

**SEE ATTACHMENT A**

I further state that I am a Special Agent with the U.S. Postal Service, Office of Inspector General, and that this complaint is based on the following facts:

**SEE ATTACHMENT B**

continued on the attached page and made a part hereof.

  
\_\_\_\_\_  
Wilson A. Rodriguez, Postal Inspector  
U.S. Postal Inspection Service

Sworn to and subscribed in my presence, ESSEX COUNTY, NEW JERSEY  
This 29<sup>th</sup> day of January, 2020      County and State

HONORABLE JOSEPH A. DICKSON  
UNITED STATES MAGISTRATE JUDGE

  
\_\_\_\_\_  
Signature of Judicial Officer

**ATTACHMENT A**

**Count One**  
**(Bribery)**

From in or about May 2019 to in or about September 2019, in Union County, in the District of New Jersey and elsewhere, the defendant,

**JABRE BEAUVOIR,**  
**a/k/a “Jab,”**

did, directly and indirectly, corruptly give, offer, and promise things of value, namely, United States currency, to a United States Postal Service letter carrier (“USPS Letter Carrier 1”), with intent to influence any official act and to induce such letter carrier to do and omit to do acts in violation of the letter carrier’s lawful duties.

In violation of Title 18, United States Code, Sections 201(b)(1)(A) and (C).

**Count Two**  
**(Receipt of Stolen Mail)**

In or about summer 2019, in Union County, in the District of New Jersey and elsewhere, the defendant,

**JABRE BEAUVOIR,**  
**a/k/a “Jab,”**

did buy, receive, conceal, and unlawfully have in his possession, a letter, postal card, package, bag, and mail, and articles and things contained therein, which had been stolen, taken, embezzled and abstracted from a post office, mail receptacle, mail route and carrier, and other authorized depository for mail matter, knowing the said mail matter to have been stolen, taken, embezzled and abstracted.

In violation of Title 18, United States Code, Section 1708.

## **ATTACHMENT B**

I, Wilson A. Rodriguez, a Postal Inspector with the U.S. Postal Inspection Service ("USPIS"), having personally participated in an investigation of the conduct of defendant JABRE BEAUVOIR, a/k/a "Jab" ("defendant BEAUVOIR"), and having spoken with other law enforcement officers and individuals, have knowledge of the following facts. Because this Complaint is submitted for the limited purpose of establishing probable cause, I have not included all facts known to me concerning this investigation. The contents of documents and the actions, statements, and conversations of individuals referenced below are provided in substance and in part, unless otherwise indicated.

1. Following complaints received since in or about December 2018 from residents on certain postal routes in Elizabeth, New Jersey, that the U.S. Postal Service ("USPS") had failed to deliver certain check books and credit cards and bank debit/ATM cards (collectively, "credit cards"), law enforcement investigated the conduct of certain USPS letter carriers. The investigation revealed that from in or about May 2019 through in or about October 2019, USPS employees, including letter carriers, removed packages containing checkbooks from the mail and gave them to defendant JABRE BEAUVOIR, a/k/a "Jab," instead of the intended recipients, in exchange for cash payments.

2. On or about May 24, 2019, USPS Letter Carrier 1 was interviewed by law enforcement officers regarding BEAUVOIR's attempt to bribe USPS Letter Carrier 1 to steal mail. According to USPS Letter Carrier 1, BEAUVOIR offered to pay USPS Letter Carrier 1 approximately \$200 for every stolen check book and split the proceeds of any Apple iPhones USPS Letter Carrier 1 was able to steal from the mail that BEAUVOIR subsequently was able to sell. On or about September 26, 2019, law enforcement surveilled a controlled purchase of an Apple iPhone 6 Plus that USPS Letter Carrier 1 purportedly took out of the mail stream but was in fact provided by law enforcement. During the controlled purchase, law enforcement observed defendant BEAUVOIR meet with USPS Letter Carrier 1 in Secaucus, New Jersey, and receive the iPhone 6 Plus in USPS Letter Carrier 1's mail van. BEAUVOIR stated that he would pay USPS Letter Carrier 1 for the iPhone 6 Plus once he was able to sell the item.

3. USPS Letter Carrier 1's cellular telephone contained two telephone numbers and an Apple iCloud email address for defendant BEAUVOIR. Text messages since in or about May 2019 between defendant BEAUVOIR's telephone numbers and iCloud account and USPS Letter Carrier 1 that were contained on USPS Letter Carrier 1's phone revealed multiple conversations between defendant BEAUVOIR and USPS Letter Carrier 1 discussing the scheme for defendant BEAUVOIR to bribe Letter Carrier 1 in exchange for

USPS Letter Carrier 1 stealing credit cards, check books, and Apple products out of the mail stream and delivering the stolen mail matter to defendant BEAUVOIR, or allowing defendant BEAUVOIR to access USPS Letter Carrier 1's mail van while USPS Letter Carrier 1 was delivering mail along USPS Letter Carrier 1's postal route. For instance, on or about May 23, 2019, BEAUVOIR sent USPS Letter Carrier 1 a text message of a picture of a mailing in a green package. BEAUVOIR sent a second text message stating, "Just to let you know." Based on the investigation to date, the green package was representative of checkbooks that USPS Letter Carrier 1 might have in USPS Letter Carrier's mail van for delivery on USPS Letter Carrier 1's postal route.

4. On or about October 25, 2019, USPS Letter Carrier 2 was interviewed by law enforcement officers and admitted stealing certain mail in exchange for cash payments. Specifically, USPS Letter Carrier 2 admitted stealing a package that contained check books in exchange for a promised cash payment for a then-unidentified male, whom USPS Letter Carrier 2 did not know by name, but identified as "Neck Tat" within USPS Letter Carrier 2's cellular phone, and who law enforcement subsequently identified as defendant BEAUVOIR. According to USPS Letter Carrier 2, in or about summer 2019, USPS Letter Carrier 2 stole a package containing check books from the mail, and left the package at a location in Elizabeth to be retrieved by BEAUVOIR at a later time. Defendant BEAUVOIR promised to pay USPS Letter Carrier 2 approximately \$100 in cash for each stolen package of check books, according to USPS Letter Carrier 2.

5. Telephone records obtained by law enforcement show that on or about May 11, 2019, BEAUVOIR and USPS Letter Carrier 2 communicated approximately ten times.