UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA MAY - 7 203 BECKLEY GRAND JURY MAY 7, 2013 SESSION TERSIAL DESIGNAL CLECK

SEALED

UNITED STATES OF AMERICA

v.

CRIMINAL NO. 1:13-00137 21 U.S.C. § 846 21 U.S.C. § 841(a)(1)

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RICKEY DAVID COBURN - II - 0/ LAKEISHA DANELL HOWZE - 02

INDICTMENT

The Grand Jury Charges:

COUNT ONE

Between about September 2012 and January 2013, at or near Princeton, Mercer County, West Virginia, within the Southern District of West Virginia and elsewhere, defendants RICKEY DAVID COBURN, II, and LAKEISHA DANELL HOWZE, knowingly conspired to commit offenses in violation of 21 U.S.C. § 841(a)(1), that is, knowingly and intentionally to distribute a quantity of hydromorphone, a Schedule II controlled substance.

In violation of Title 21, United States Code, Section 846.

COUNT TWO

On or about November 21, 2012, at or near Princeton, Mercer County, West Virginia, and within the Southern District of West Virginia, defendant RICKEY DAVID COBURN, II, knowingly and intentionally distributed a quantity of hydromorphone, a Schedule II controlled substance.

In violation of Title 21, United States Code, Section

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COUNT THREE

On or about November 27, 2012, at or near Princeton, Mercer County, West Virginia, and within the Southern District of West Virginia, defendant RICKEY DAVID COBURN, II, knowingly and intentionally distributed a quantity of hydromorphone, a Schedule II controlled substance.

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COUNT FOUR

On or about December 14, 2012, at or near Princeton, Mercer County, West Virginia, and within the Southern District of West Virginia, defendant RICKEY DAVID COBURN, II, knowingly and intentionally distributed a quantity of hydromorphone, a Schedule II controlled substance.

COUNT FIVE

On or about December 31, 2012, at approximately 1:43 p.m., at or near Princeton, Mercer County, West Virginia, and within the Southern District of West Virginia, defendant RICKEY DAVID COBURN, II, knowingly and intentionally distributed a quantity of hydromorphone, a Schedule II controlled substance.

In violation of Title 21, United States Code, Section 841(a)(1).

COUNT SIX

On or about December 31, 2012, at approximately 2:10 p.m., at or near Princeton, Mercer County, West Virginia, and within the Southern District of West Virginia, defendant RICKEY DAVID COBURN, II, knowingly and intentionally distributed a quantity of hydromorphone, a Schedule II controlled substance.

In violation of Title 21, United States Code, Section 841(a)(1).

COUNT SEVEN

On or about January 28, 2013, at or near Princeton, Mercer County, West Virginia, and within the Southern District of West Virginia, defendant LAKEISHA DANELL HOWZE knowingly and intentionally distributed a quantity of hydromorphone, a Schedule II controlled substance.

> . R. BOOTH GOODWIN II United States Attorney

By:

JOHN L. FILE Assistant United States Attorney