

SUPREME COURT OF THE STATE OF NEW YORK
CRIMINAL TERM, COUNTY OF QUEENS

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THE PEOPLE OF THE STATE OF NEW YORK

-against-

QUEENS COUNTY
INDICTMENT NO.

____ 74144 / 2024

- X. ABNER SPARKES (a.k.a. "A.B.");
- X. DEUNDRE WRIGHT (a.k.a. "Dreko");
- X. ETHAN CHARLES

DEFENDANTS.

-----X

COUNT 1

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES, DEUNDRE WRIGHT, and ETHAN CHARLES** of the crime of **CONSPIRACY IN THE FOURTH DEGREE**, in violation of § 105.10(1) of the Penal Law of the State of New York, committed as follows:

On or about and between March 25, 2024 and August 8, 2024 in Queens County, New York County, and elsewhere inside and outside the State of New York, including the State of North Carolina, with intent that conduct constituting the crimes of Criminal Sale of a Firearm in the First Degree, in violation of Section 265.13(2) of the Penal Law of the State of New York, and/or Criminal Possession of a Firearm in the First Degree, in violation of Section 265.04(2) of the Penal Law of the State of New York, said crimes being class B felonies, be committed, the defendants did knowingly and intentionally agree with each other and with others, known and unknown, to engage in and cause the performance of such conduct as would constitute one or both of the above-mentioned class B felonies.

PREAMBLE

It was the purpose of this conspiracy to obtain, possess, control, sell and transport firearms in Queens County, New York County, the State of North Carolina, and elsewhere inside and outside the State of New York, and to collect the proceeds from the sale of those firearms.

It was the role of **ABNER SPARKES** and **DEUNDRE WRIGHT** to obtain, possess, and transport firearms and accessories, and sell firearms and accessories to others.

It was the role of **DEUNDRE WRIGHT** and **ETHAN CHARLES** to obtain, possess, and transport firearms from the State of North Carolina to Queens County.

It was also part of this conspiracy for **ABNER SPARKES**, **DEUNDRE WRIGHT**, **ETHAN CHARLES**, and others to communicate with each other and others over cellular telephones.

OVERT ACTS

In furtherance of said conspiracy and to achieve the objects thereof, and during the course thereof, the following overt acts, among others, were committed:

- 1) On or about March 25, 2024, **DEUNDRE WRIGHT** engaged in a telephone conversation with an individual known to the Grand Jury, wherein **DEUNDRE WRIGHT** agreed to provide a list to **ABNER SPARKES**.
- 2) On or about March 28, 2024, at approximately 12:13 p.m., **DEUNDRE WRIGHT** sent the following WhatsApp message to **ABNER SPARKES**:

Taurus g2c
Taurus gx4 (fresh)
Canik tp 9
Gen 5 17(fresh)

- 3) On or about March 28, 2024, at approximately 6:16 p.m., in Queens County, **ABNER SPARKES** sold one 9-millimeter Glock pistol, two 9-millimeter Taurus pistols, and a quantity of magazines and ammunition to an individual known to the Grand Jury.
- 4) On or about June 6, 2024, in Queens County, **ABNER SPARKES** sold fourteen firearms, and a quantity of magazines and ammunition, to an individual known to the Grand Jury.
- 5) On or about June 18, 2024, at approximately 3:37 p.m., **DEUNDRE WRIGHT**, operating a dark blue BMW bearing Mississippi license plate RFD-832, transported **ABNER SPARKES** and a quantity of firearms to the vicinity of 115th Road and 222nd Street in Queens County.
- 6) On or about June 27, 2024, at approximately 2:44 p.m., **ABNER SPARKES** engaged in a telephone conversation with an individual known to the Grand Jury, wherein **ABNER SPARKES** stated in sum and substance: *I was speaking to "Brodie". I spoke to him not too long ago. He said he was gonna send me the list. He is gonna have at least 20 or probably 30 of them. I'll probably have the list and prices before the night is out, because he should be coming tomorrow.*
- 7) On or about June 28, 2024, at approximately 2:54 p.m., **DEUNDRE WRIGHT** sent the following WhatsApp message to **ABNER SPARKES**:

*Walther 22 LR(FRESH 800
G43x 1200
38spc(FRESH 1000
38spc (2XX 1000Each
Ruger 380 (FRESH 2XX 800 each
Taurus G2c(FRESH 5Xx. 1000 each
Taurus G3(FRESH 8XX. 1000each
Taurus Curve. 800
Sig P365 1100
Ak-47 2000
G w Switch 2000*

- 8) On or about July 2, 2024, in Queens County, **ABNER SPARKES** sold two .380-caliber Ruger pistols, eight 9-millimeter Taurus pistols, one .22-caliber Walther pistol, one 9-millimeter Glock pistol, one 7.62x39mm caliber Riley Defense RAK-47 semi-automatic rifle, and a quantity of magazines and ammunition to an individual known to the Grand Jury.
- 9) On or about July 16, 2024, in Queens County, **ABNER SPARKES** sold twenty-five firearms, and a quantity of magazines and ammunition, to an individual known to the Grand Jury.
- 10) On or about July 18, 2024, at approximately 1:46 p.m., **DEUNDRE WRIGHT** engaged in a telephone conversation with an individual known to the Grand Jury, wherein **DEUNDRE WRIGHT** learned that **ABNER SPARKES** could not be reached to complete a firearms transaction. In response, **DEUNDRE WRIGHT** offered to meet with the individual later that day at 5:00 p.m., and further agreed to continue his efforts to contact **ABNER SPARKES**.
- 11) On or about July 22, 2024, at approximately 1:08 p.m., **DEUNDRE WRIGHT**, operating a black BMW bearing New York license plate LGD-4911, transported a

quantity of firearms in a blue bag and a green rolling suitcase to the vicinity of 115th Road and 222nd Street in Queens County.

- 12) On or about August 5, 2024, at approximately 12:18 p.m., **ABNER SPARKES** engaged in a telephone conversation with an individual known to the Grand Jury, wherein **ABNER SPARKES** offered to sell the individual a rocket-propelled grenade launcher.
- 13) On or about and between August 4, 2024 and August 5, 2024, **DEUNDRE WRIGHT** and **ETHAN CHARLES** travelled to Raleigh, North Carolina.
- 14) On or about August 8, 2024, in New York County, **DEUNDRE WRIGHT** and **ETHAN CHARLES** disembarked a bus, while in possession of 37 firearms, 4 shotguns, and a rocket launcher tube.

COUNT 2

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §265.13(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about March 28, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of three or more firearms in a period of not more than one year, to wit: one 9-millimeter Glock pistol (Serial No. CBZY212) and two 9-millimeter Taurus pistols (Serial Nos. 1GC08326 and ADJ727465).

COUNT 3

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE SECOND DEGREE** in violation of §265.12(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about March 28, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of two or more firearms in a period of not more than one year, to wit: one 9-millimeter Glock pistol (Serial No. CBZY212) and two 9-millimeter Taurus pistols (Serial Nos. 1GC08326 and ADJ727465).

COUNT 4

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(5)(i) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about March 28, 2024, in Queens County, did possess three or more firearms, to wit: one 9-millimeter Glock pistol (Serial No. CBZY212) and two 9-millimeter Taurus pistols (Serial Nos. 1GC08326 and ADJ727465).

COUNT 5

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A**

FIREARM IN THE THIRD DEGREE in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about March 28, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Glock pistol (Serial No. CBZY212).

COUNT 6

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about March 28, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Glock pistol (Serial No. CBZY212), with intent to sell it.

COUNT 7

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about March 28, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Glock pistol (Serial No. CBZY212).

COUNT 8

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about March 28, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. 1GC08326).

COUNT 9

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about March 28, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. 1GC08326), with intent to sell it.

COUNT 10

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about March 28, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. 1GC08326).

COUNT 11

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about March 28, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ADJ727465).

COUNT 12

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about March 28, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ADJ727465), with intent to sell it.

COUNT 13

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about March 28, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. ADJ727465), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 14

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about March 28, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ADJ727465).

COUNT 15

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §265.13(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another ten or more firearms, to wit: one 9-millimeter Glock pistol (Serial No. BSBM585), one .380-caliber Walther pistol (Serial No. WM031614), one .40-caliber Smith & Wesson pistol (Serial No. FDA5393), one 9-millimeter Beretta pistol (Serial No. PX17273), two 9-millimeter Taurus pistols (Serial Nos. TJZ83668 and ABE566204), one .22-caliber Smith & Wesson pistol (Serial No. PKF3889), one .22-caliber Taurus pistol (Serial No. 1TJ041528), one 9-millimeter Smith & Wesson pistol (Serial No. NHK7014), one 9-millimeter Stoeger Arms pistol (Serial No. T6429-21S13503), two .380-caliber Ruger pistols (Serial Nos. 380656375 and 380179601), one 9-millimeter Sig Sauer pistol (Serial No. 58J199325), and one .25-caliber Valor pistol (Serial No. 16433).

COUNT 16

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §265.13(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of three or more firearms in a period of not more than one year, to wit: one 9-millimeter Glock pistol (Serial No. BSBM585), one .380-caliber Walther pistol (Serial No. WM031614), one .40-caliber Smith & Wesson pistol (Serial No. FDA5393), one 9-millimeter Beretta pistol (Serial No. PX17273), two 9-millimeter Taurus pistols (Serial Nos. TJZ83668 and ABE566204), one .22-caliber Smith & Wesson pistol (Serial No. PKF3889), one .22-caliber Taurus pistol (Serial No.

1TJ041528), one 9-millimeter Smith & Wesson pistol (Serial No. NHK7014), one 9-millimeter Stoeger Arms pistol (Serial No. T6429-21S13503), two .380-caliber Ruger pistols (Serial Nos. 380656375 and 380179601), one 9-millimeter Sig Sauer pistol (Serial No. 58J199325), and one .25-caliber Valor pistol (Serial No. 16433).

COUNT 17

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE SECOND DEGREE** in violation of §265.12(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another five or more firearms, to wit: one 9-millimeter Glock pistol (Serial No. BSBM585), one .380-caliber Walther pistol (Serial No. WM031614), one .40-caliber Smith & Wesson pistol (Serial No. FDA5393), one 9-millimeter Beretta pistol (Serial No. PX17273), two 9-millimeter Taurus pistols (Serial Nos. TJZ83668 and ABE566204), one .22-caliber Smith & Wesson pistol (Serial No. PKF3889), one .22-caliber Taurus pistol (Serial No. 1TJ041528), one 9-millimeter Smith & Wesson pistol (Serial No. NHK7014), one 9-millimeter Stoeger Arms pistol (Serial No. T6429-21S13503), two .380-caliber Ruger pistols (Serial Nos. 380656375 and 380179601), one 9-millimeter Sig Sauer pistol (Serial No. 58J199325), and one .25-caliber Valor pistol (Serial No. 16433).

COUNT 18

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE SECOND DEGREE** in violation of §265.12(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of two or more firearms in a period of not more than one year, to wit: one 9-millimeter Glock pistol (Serial No. BSBM585), one .380-caliber Walther pistol (Serial No. WM031614), one .40-caliber Smith & Wesson pistol (Serial No. FDA5393), one 9-millimeter Beretta pistol (Serial No. PX17273), two 9-millimeter Taurus pistols (Serial Nos. TJZ83668 and ABE566204), one .22-caliber Smith & Wesson pistol (Serial No. PKF3889), one .22-caliber Taurus pistol (Serial No. 1TJ041528), one 9-millimeter Smith & Wesson pistol (Serial No. NHK7014), one 9-millimeter Stoeger Arms pistol (Serial No. T6429-21S13503), two .380-caliber Ruger pistols (Serial Nos. 380656375 and 380179601), one 9-millimeter Sig Sauer pistol (Serial No. 58J199325), and one .25-caliber Valor pistol (Serial No. 16433).

COUNT 19

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE FIRST DEGREE** in violation of §265.04(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess ten or more firearms, to wit: one 9-millimeter Glock pistol (Serial No. BSBM585), one .380-caliber Walther pistol (Serial No. WM031614), one .40-caliber Smith & Wesson pistol (Serial No. FDA5393), one 9-millimeter Beretta pistol (Serial No. PX17273), two 9-millimeter Taurus pistols (Serial Nos. TJZ83668 and ABE566204), one .22-caliber Smith & Wesson pistol (Serial No. PKF3889), one .22-caliber Taurus pistol (Serial No. 1TJ041528), one 9-millimeter Smith & Wesson pistol (Serial No. NHK7014), one 9-millimeter Stoeger Arms pistol (Serial No. T6429-21S13503), two .380-caliber Ruger pistols (Serial Nos. 380656375 and 380179601), one 9-millimeter Sig Sauer pistol (Serial No. 58J199325), and one .25-caliber Valor pistol (Serial No. 16433).

COUNT 20

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of §265.03(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess five or more firearms, to wit: one 9-millimeter Glock pistol (Serial No. BSBM585), one .380-caliber Walther pistol (Serial No. WM031614), one .40-caliber Smith & Wesson pistol (Serial No. FDA5393), one 9-millimeter Beretta pistol (Serial No. PX17273), two 9-millimeter Taurus pistols (Serial Nos. TJZ83668 and ABE566204), one .22-caliber Smith & Wesson pistol (Serial No. PKF3889), one .22-caliber Taurus pistol (Serial No. 1TJ041528), one 9-millimeter Smith & Wesson pistol (Serial No. NHK7014), one 9-millimeter Stoeger Arms pistol

(Serial No. T6429-21S13503), two .380-caliber Ruger pistols (Serial Nos. 380656375 and 380179601), one 9-millimeter Sig Sauer pistol (Serial No. 58J199325), and one .25-caliber Valor pistol (Serial No. 16433).

COUNT 21

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(5)(i) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess three or more firearms, to wit: one 9-millimeter Glock pistol (Serial No. BSBM585), one .380-caliber Walther pistol (Serial No. WM031614), one .40-caliber Smith & Wesson pistol (Serial No. FDA5393), one 9-millimeter Beretta pistol (Serial No. PX17273), two 9-millimeter Taurus pistols (Serial Nos. TJZ83668 and ABE566204), one .22-caliber Smith & Wesson pistol (Serial No. PKF3889), one .22-caliber Taurus pistol (Serial No. 1TJ041528), one 9-millimeter Smith & Wesson pistol (Serial No. NHK7014), one 9-millimeter Stoeger Arms pistol (Serial No. T6429-21S13503), two .380-caliber Ruger pistols (Serial Nos. 380656375 and 380179601), one 9-millimeter Sig Sauer pistol (Serial No. 58J199325), and one .25-caliber Valor pistol (Serial No. 16433).

COUNT 22

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A**

FIREARM IN THE THIRD DEGREE in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Glock pistol (Serial No. BSBM585).

COUNT 23

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Glock pistol (Serial No. BSBM585), with intent to sell it.

COUNT 24

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Glock pistol (Serial No. BSBM585).

COUNT 25

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Walther pistol (Serial No. WM031614).

COUNT 26

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Walther pistol (Serial No. WM031614), with intent to sell it.

COUNT 27

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Walther pistol (Serial No. WM031614).

COUNT 28

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .40-caliber Smith & Wesson pistol (Serial No. FDA5393).

COUNT 29

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .40-caliber Smith & Wesson pistol (Serial No. FDA5393), with intent to sell it.

COUNT 30

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a firearm, to wit: a .40-caliber Smith & Wesson pistol (Serial No. FDA5393).

COUNT 31

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Beretta pistol (Serial No. PX17273).

COUNT 32

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Beretta pistol (Serial No. PX17273), with intent to sell it.

COUNT 33

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Beretta pistol (Serial No. PX17273).

COUNT 34

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. TJZ83668).

COUNT 35

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. TJZ83668), with intent to sell it.

COUNT 36

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. TJZ83668), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 37

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. TJZ83668).

COUNT 38

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ABE566204).

COUNT 39

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ABE566204), with intent to sell it.

COUNT 40

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. ABE566204), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 41

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ABE566204).

COUNT 42

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A**

FIREARM IN THE THIRD DEGREE in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .22-caliber Smith & Wesson pistol (Serial No. PKF3889).

COUNT 43

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .22-caliber Smith & Wesson pistol (Serial No. PKF3889), with intent to sell it.

COUNT 44

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a firearm, to wit: a .22-caliber Smith & Wesson pistol (Serial No. PKF3889).

COUNT 45

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .22-caliber Taurus pistol (Serial No. 1TJ041528).

COUNT 46

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .22-caliber Taurus pistol (Serial No. 1TJ041528), with intent to sell it.

COUNT 47

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a firearm, to wit: a .22-caliber Taurus pistol (Serial No. 1TJ041528).

COUNT 48

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Smith & Wesson pistol (Serial No. NHK7014).

COUNT 49

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a

firearm, to wit: a 9-millimeter Smith & Wesson pistol (Serial No. NHK7014), with intent to sell it.

COUNT 50

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Smith & Wesson pistol (Serial No. NHK7014).

COUNT 51

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Stoeger Arms pistol (Serial No. T6429-21S13503).

COUNT 52

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Stoeger Arms pistol (Serial No. T6429-21S13503), with intent to sell it.

COUNT 53

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Stoeger Arms pistol (Serial No. T6429-21S13503).

COUNT 54

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A**

FIREARM IN THE THIRD DEGREE in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 380656375).

COUNT 55

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 380656375), with intent to sell it.

COUNT 56

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 380656375).

COUNT 57

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 380179601).

COUNT 58

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 380179601), with intent to sell it.

COUNT 59

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 380179601).

COUNT 60

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Sig Sauer pistol (Serial No. 58J199325).

COUNT 61

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Sig Sauer pistol (Serial No. 58J199325), with intent to sell it.

COUNT 62

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Sig Sauer pistol (Serial No. 58J199325).

COUNT 63

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .25-caliber Valor pistol (Serial No. 16433).

COUNT 64

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .25-caliber Valor pistol (Serial No. 16433), with intent to sell it.

COUNT 65

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 6, 2024, in Queens County, did possess a firearm, to wit: a .25-caliber Valor pistol (Serial No. 16433).

COUNT 66

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §265.13(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another ten or more firearms, to wit: two .380-caliber Ruger pistols (Serial Nos. 372417423 and 372575167), eight 9-millimeter Taurus pistols (Serial Nos. AGB057195, AGB019974, AGC073270, AED317999, AGB055848, AED317218, AEM945478, and AEJ724591), and one 9-millimeter SCCY pistol (Serial No. C454364).

COUNT 67

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §265.13(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of three or more firearms in a period of not more than one year, to wit: two .380-caliber Ruger pistols (Serial Nos. 372417423 and 372575167), eight 9-millimeter Taurus pistols (Serial Nos. AGB057195, AGB019974, AGC073270, AED317999, AGB055848, AED317218, AEM945478, and AEJ724591), and one 9-millimeter SCCY pistol (Serial No. C454364).

COUNT 68

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE SECOND DEGREE** in violation of §265.12(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another five or more firearms, to wit: two .380-caliber Ruger pistols (Serial Nos. 372417423 and 372575167), eight 9-millimeter Taurus pistols (Serial Nos. AGB057195, AGB019974, AGC073270, AED317999, AGB055848, AED317218, AEM945478, and AEJ724591), and one 9-millimeter SCCY pistol (Serial No. C454364).

COUNT 69

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE SECOND DEGREE** in violation of §265.12(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of two or more firearms in a period of not more than one year, to wit: two .380-caliber Ruger pistols (Serial Nos. 372417423 and 372575167), eight 9-millimeter Taurus pistols (Serial Nos. AGB057195, AGB019974, AGC073270, AED317999, AGB055848, AED317218, AEM945478, and AEJ724591), and one 9-millimeter SCCY pistol (Serial No. C454364).

COUNT 70

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendant, **DEUNDRE WRIGHT** of the crime of **MANUFACTURE, TRANSPORT, DISPOSITION AND DEFACEMENT OF WEAPONS AND DANGEROUS INSTRUMENTS AND APPLIANCES**, in violation of § 265.10(2) of the Penal Law of the State of New York, committed as follows:

Said defendant, on or about and between June 15, 2024 and June 18, 2024, in Queens County, the State of North Carolina, and elsewhere inside and outside the State of New York, did transport or ship as merchandise five or more firearms, to wit: eight 9-millimeter Taurus pistols (Serial Nos. AGB057195, AGB019974, AGC073270, AED317999, AGB055848, AED317218,

AEM945478, and AEJ724591), one 9-millimeter SCCY pistol (Serial No. C454364), and one .380-caliber Ruger pistol (Serial No. 372575167).

COUNT 71

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE FIRST DEGREE** in violation of §265.04(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did possess ten or more firearms, to wit: two .380-caliber Ruger pistols (Serial Nos. 372417423 and 372575167), eight 9-millimeter Taurus pistols (Serial Nos. AGB057195, AGB019974, AGC073270, AED317999, AGB055848, AED317218, AEM945478, and AEJ724591), and one 9-millimeter SCCY pistol (Serial No. C454364).

COUNT 72

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of §265.03(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did possess five or more firearms, to wit: two .380-caliber Ruger pistols (Serial Nos. 372417423 and 372575167), eight 9-millimeter Taurus pistols (Serial Nos. AGB057195,

AGB019974, AGC073270, AED317999, AGB055848, AED317218, AEM945478, and AEJ724591), and one 9-millimeter SCCY pistol (Serial No. C454364).

COUNT 73

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(5)(i) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did possess three or more firearms, to wit: two .380-caliber Ruger pistols (Serial Nos. 372417423 and 372575167), eight 9-millimeter Taurus pistols (Serial Nos. AGB057195, AGB019974, AGC073270, AED317999, AGB055848, AED317218, AEM945478, and AEJ724591), and one 9-millimeter SCCY pistol (Serial No. C454364).

COUNT 74

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372417423).

COUNT 75

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372417423), with intent to sell it.

COUNT 76

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372417423).

COUNT 77

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB057195).

COUNT 78

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB057195), with intent to sell it.

COUNT 79

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB057195).

COUNT 80

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter SCCY pistol (Serial No. C454364).

COUNT 81

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter SCCY pistol (Serial No. C454364), with intent to sell it.

COUNT 82

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter SCCY pistol (Serial No. C454364).

COUNT 83

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB019974).

COUNT 84

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB019974), with intent to sell it.

COUNT 85

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB019974).

COUNT 86

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGC073270).

COUNT 87

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGC073270), with intent to sell it.

COUNT 88

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGC073270).

COUNT 89

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317999).

COUNT 90

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317999), with intent to sell it.

COUNT 91

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317999).

COUNT 92

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB055848).

COUNT 93

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB055848), with intent to sell it.

COUNT 94

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB055848).

COUNT 95

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317218).

COUNT 96

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317218), with intent to sell it.

COUNT 97

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317218).

COUNT 98

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM945478).

COUNT 99

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM945478), with intent to sell it.

COUNT 100

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM945478).

COUNT 101

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372575167).

COUNT 102

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372575167), with intent to sell it.

COUNT 103

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372575167).

COUNT 104

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEJ724591).

COUNT 105

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEJ724591), with intent to sell it.

COUNT 106

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 18, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEJ724591).

COUNT 107

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §265.13(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another ten or more firearms, to wit: one .22-caliber Walther pistol (Serial No. WA485028), one .380-caliber Ruger pistol (Serial No. 372579105), one 9-millimeter Ruger pistol (Serial No. 381-86634), one 9-millimeter Taurus pistol (Serial No. ACE883608), one 9-millimeter Smith & Wesson pistol (Serial No. FCK5518), one .38-caliber Rock Island Armory revolver (Serial No. RIA2718350), and four .22-caliber Heritage revolvers (Serial Nos. 1BH871509, 1BH886673, 1BH890738, and 1BH890299).

COUNT 108

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §265.13(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of three or more firearms in a period of not more than one year, to wit: one .22-caliber Walther pistol (Serial No. WA485028), one .380-caliber Ruger pistol (Serial No. 372579105), one 9-millimeter Ruger pistol (Serial No. 381-86634), one 9-millimeter Taurus pistol (Serial No. ACE883608), one 9-millimeter Smith & Wesson pistol (Serial No. FCK5518), one .38-caliber Rock Island Armory revolver (Serial No. RIA2718350), and four .22-caliber Heritage revolvers (Serial Nos. 1BH871509, 1BH886673, 1BH890738, and 1BH890299).

COUNT 109

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE SECOND DEGREE** in violation of §265.12(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another five or more firearms, to wit: one .22-caliber Walther pistol (Serial No. WA485028), one .380-caliber Ruger pistol (Serial No. 372579105), one 9-millimeter Ruger pistol (Serial No. 381-86634), one 9-millimeter Taurus pistol (Serial No. ACE883608), one 9-millimeter Smith & Wesson pistol (Serial No. FCK5518), one .38-caliber Rock Island Armory revolver (Serial No. RIA2718350), and four .22-caliber Heritage revolvers (Serial Nos. 1BH871509, 1BH886673, 1BH890738, and 1BH890299).

COUNT 110

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE SECOND DEGREE** in violation of §265.12(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of two or more firearms in a period of not more than one year, to wit:

one .22-caliber Walther pistol (Serial No. WA485028), one .380-caliber Ruger pistol (Serial No. 372579105), one 9-millimeter Ruger pistol (Serial No. 381-86634), one 9-millimeter

Taurus pistol (Serial No. ACE883608), one 9-millimeter Smith & Wesson pistol (Serial No. FCK5518), one .38-caliber Rock Island Armory revolver (Serial No. RIA2718350), and four .22-caliber Heritage revolvers (Serial Nos. 1BH871509, 1BH886673, 1BH890738, and 1BH890299).

COUNT 111

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendant, **DEUNDRE WRIGHT** of the crime of **MANUFACTURE, TRANSPORT, DISPOSITION AND DEFACEMENT OF WEAPONS AND DANGEROUS INSTRUMENTS AND APPLIANCES**, in violation of § 265.10(2) of the Penal Law of the State of New York, committed as follows:

Said defendant, on or about and between June 15, 2024 and June 20, 2024, in Queens County, the State of North Carolina, and elsewhere inside and outside the State of New York, did transport or ship as merchandise five or more firearms, to wit: one .22-caliber Walther pistol (Serial No. WA485028), one .380-caliber Ruger pistol (Serial No. 372579105), one .38-caliber Rock Island Armory revolver (Serial No. RIA2718350), and four .22-caliber Heritage revolvers (Serial Nos. 1BH871509, 1BH886673, 1BH890738, and 1BH890299).

COUNT 112

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE FIRST DEGREE** in violation of §265.04(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess ten or more firearms, to wit: one .22-caliber Walther pistol (Serial No. WA485028), one .380-caliber Ruger pistol (Serial No. 372579105), one 9-millimeter Ruger pistol (Serial No. 381-86634), one 9-millimeter Taurus pistol (Serial No. ACE883608), one 9-millimeter Smith & Wesson pistol (Serial No. FCK5518), one .38-caliber Rock Island Armory revolver (Serial No. RIA2718350), and four .22-caliber Heritage revolvers (Serial Nos. 1BH871509, 1BH886673, 1BH890738, and 1BH890299).

COUNT 113

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of §265.03(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess five or more firearms, to wit: one .22-caliber Walther pistol (Serial No. WA485028), one .380-caliber Ruger pistol (Serial No. 372579105), one 9-millimeter Ruger pistol (Serial No. 381-86634), one 9-millimeter Taurus pistol (Serial No. ACE883608), one 9-millimeter Smith & Wesson pistol (Serial No. FCK5518), one .38-caliber Rock Island Armory revolver (Serial No. RIA2718350), and four .22-caliber Heritage revolvers (Serial Nos. 1BH871509, 1BH886673, 1BH890738, and 1BH890299).

COUNT 114

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(5)(i) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess three or more firearms, to wit: one .22-caliber Walther pistol (Serial No. WA485028), one .380-caliber Ruger pistol (Serial No. 372579105), one 9-millimeter Ruger pistol (Serial No. 381-86634), one 9-millimeter Taurus pistol (Serial No. ACE883608), one 9-millimeter Smith & Wesson pistol (Serial No. FCK5518), one .38-caliber Rock Island Armory revolver (Serial No. RIA2718350), and four .22-caliber Heritage revolvers (Serial Nos. 1BH871509, 1BH886673, 1BH890738, and 1BH890299).

COUNT 115

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .22-caliber Walther pistol (Serial No. WA485028).

COUNT 116

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .22-caliber Walther pistol (Serial No. WA485028), with intent to sell it.

COUNT 117

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess a firearm, to wit: a .22-caliber Walther pistol (Serial No. WA485028).

COUNT 118

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372579105).

COUNT 119

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372579105), with intent to sell it.

COUNT 120

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372579105).

COUNT 121

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Ruger pistol (Serial No. 381-86634).

COUNT 122

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Ruger pistol (Serial No. 381-86634), with intent to sell it.

COUNT 123

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A WEAPON IN THE SECOND DEGREE in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Ruger pistol (Serial No. 381-86634), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 124

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Ruger pistol (Serial No. 381-86634).

COUNT 125

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange,

give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ACE883608).

COUNT 126

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ACE883608), with intent to sell it.

COUNT 127

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. ACE883608), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 128

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ACE883608).

COUNT 129

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Smith & Wesson pistol (Serial No. FCK5518).

COUNT 130

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Smith & Wesson pistol (Serial No. FCK5518), with intent to sell it.

COUNT 131

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Smith & Wesson pistol (Serial No. FCK5518), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 132

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Smith & Wesson pistol (Serial No. FCK5518).

COUNT 133

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .38-caliber Rock Island Armory revolver (Serial No. RIA2718350).

COUNT 134

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .38-caliber Rock Island Armory revolver (Serial No. RIA2718350), with intent to sell it.

COUNT 135

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess a firearm, to wit: a .38-caliber Rock Island Armory revolver (Serial No. RIA2718350).

COUNT 136

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .22-caliber Heritage revolver (Serial No. 1BH871509).

COUNT 137

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .22-caliber Heritage revolver (Serial No. 1BH871509), with intent to sell it.

COUNT 138

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess a firearm, to wit: a .22-caliber Heritage revolver (Serial No. 1BH871509).

COUNT 139

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .22-caliber Heritage revolver (Serial No. 1BH886673).

COUNT 140

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .22-caliber Heritage revolver (Serial No. 1BH886673), with intent to sell it.

COUNT 141

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess a firearm, to wit: a .22-caliber Heritage revolver (Serial No. 1BH886673).

COUNT 142

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .22-caliber Heritage revolver (Serial No. 1BH890738).

COUNT 143

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .22-caliber Heritage revolver (Serial No. 1BH890738), with intent to sell it.

COUNT 144

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess a firearm, to wit: a .22-caliber Heritage revolver (Serial No. 1BH890738).

COUNT 145

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .22-caliber Heritage revolver (Serial No. 1BH890299).

COUNT 146

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .22-caliber Heritage revolver (Serial No. 1BH890299), with intent to sell it.

COUNT 147

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about June 20, 2024, in Queens County, did possess a firearm, to wit: a .22-caliber Heritage revolver (Serial No. 1BH890299).

COUNT 148

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §265.13(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another ten or more firearms, to wit: two .380-caliber Ruger pistols (Serial Nos. 372579097 and 372588888), eight 9-millimeter Taurus pistols (Serial Nos. AGD169487, AED317413, AED317832, AEG468996, AGB057212, AEM945651, AEK775842, and AEH607500), one .22-caliber Walther pistol (Serial No. WA484999), one 9-millimeter Glock pistol (Serial No. BEBH605), and one 7.62x39mm caliber Riley Defense RAK-47 semi-automatic rifle (Serial No. B13602).

COUNT 149

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §265.13(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of three or more firearms in a period of not more than one year, to wit: two .380-caliber Ruger pistols (Serial Nos. 372579097 and 372588888), eight 9-millimeter Taurus pistols (Serial Nos. AGD169487, AED317413, AED317832, AEG468996, AGB057212, AEM945651, AEK775842, and AEH607500), one .22-caliber Walther pistol (Serial No. WA484999), one 9-millimeter Glock pistol (Serial No. BEBH605), and one 7.62x39mm caliber Riley Defense RAK-47 semi-automatic rifle (Serial No. B13602).

COUNT 150

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE SECOND DEGREE** in violation of §265.12(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another five or more firearms, to wit: two .380-caliber Ruger pistols (Serial Nos. 372579097 and 372588888), eight 9-millimeter Taurus pistols (Serial Nos. AGD169487, AED317413, AED317832, AEG468996, AGB057212, AEM945651, AEK775842, and AEH607500), one .22-caliber Walther pistol (Serial No. WA484999), one 9-millimeter Glock pistol (Serial No. BEBH605), and one 7.62x39mm caliber Riley Defense RAK-47 semi-automatic rifle (Serial No. B13602).

COUNT 151

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE SECOND DEGREE** in violation of §265.12(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of two or more firearms in a period of not more than one year, to wit: two .380-caliber Ruger pistols (Serial Nos. 372579097 and 372588888), eight 9-millimeter Taurus pistols (Serial Nos. AGD169487, AED317413, AED317832, AEG468996, AGB057212, AEM945651, AEK775842, and AEH607500), one .22-caliber Walther pistol (Serial No. WA484999), one 9-millimeter Glock pistol (Serial No. BEBH605), and one 7.62x39mm caliber Riley Defense RAK-47 semi-automatic rifle (Serial No. B13602).

COUNT 152

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendant, **DEUNDRE WRIGHT** of the crime of **MANUFACTURE, TRANSPORT, DISPOSITION AND DEFACEMENT OF WEAPONS AND DANGEROUS INSTRUMENTS AND APPLIANCES**, in violation of § 265.10(2) of the Penal Law of the State of New York, committed as follows:

Said defendant, on or about and between June 27, 2024 and July 2, 2024, in Queens County, New York County, the State of North Carolina, and elsewhere inside and outside the State of New York, did transport or ship as merchandise five or more firearms, to wit: two .380-caliber Ruger

pistols (Serial Nos. 372579097 and 372588888), and six 9-millimeter Taurus pistols (Serial Nos. AED317413, AED317832, AGB057212, AEM945651, AEK775842, and AEH607500).

COUNT 153

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE FIRST DEGREE** in violation of §265.04(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess ten or more firearms, to wit: two .380-caliber Ruger pistols (Serial Nos. 372579097 and 372588888), eight 9-millimeter Taurus pistols (Serial Nos. AGD169487, AED317413, AED317832, AEG468996, AGB057212, AEM945651, AEK775842, and AEH607500), one .22-caliber Walther pistol (Serial No. WA484999), one 9-millimeter Glock pistol (Serial No. BEBH605), and one 7.62x39mm caliber Riley Defense RAK-47 semi-automatic rifle (Serial No. B13602).

COUNT 154

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of §265.03(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess five or more firearms, to wit: two .380-caliber Ruger pistols (Serial Nos.

372579097 and 372588888), eight 9-millimeter Taurus pistols (Serial Nos. AGD169487, AED317413, AED317832, AEG468996, AGB057212, AEM945651, AEK775842, and AEH607500), one .22-caliber Walther pistol (Serial No. WA484999), one 9-millimeter Glock pistol (Serial No. BEBH605), and one 7.62x39mm caliber Riley Defense RAK-47 semi-automatic rifle (Serial No. B13602).

COUNT 155

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(5)(i) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess three or more firearms, to wit: two .380-caliber Ruger pistols (Serial Nos. 372579097 and 372588888), eight 9-millimeter Taurus pistols (Serial Nos. AGD169487, AED317413, AED317832, AEG468996, AGB057212, AEM945651, AEK775842, and AEH607500), one .22-caliber Walther pistol (Serial No. WA484999), one 9-millimeter Glock pistol (Serial No. BEBH605), and one 7.62x39mm caliber Riley Defense RAK-47 semi-automatic rifle (Serial No. B13602).

COUNT 156

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A**

FIREARM IN THE THIRD DEGREE in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372579097).

COUNT 157

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372579097), with intent to sell it.

COUNT 158

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded .380-caliber Ruger pistol (Serial No. 372579097), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 159

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372579097).

COUNT 160

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372588888).

COUNT 161

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372588888), with intent to sell it.

COUNT 162

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded .380-caliber Ruger pistol (Serial No. 372588888), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 163

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372588888).

COUNT 164

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGD169487).

COUNT 165

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGD169487), with intent to sell it.

COUNT 166

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AGD169487), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 167

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGD169487).

COUNT 168

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317413).

COUNT 169

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317413), with intent to sell it.

COUNT 170

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A WEAPON IN THE SECOND DEGREE in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AED317413), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 171

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317413).

COUNT 172

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange,

give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317832).

COUNT 173

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317832), with intent to sell it.

COUNT 174

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AED317832), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 175

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317832).

COUNT 176

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEG468996).

COUNT 177

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEG468996), with intent to sell it.

COUNT 178

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AEG468996), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 179

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEG468996).

COUNT 180

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB057212).

COUNT 181

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB057212), with intent to sell it.

COUNT 182

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A WEAPON IN THE SECOND DEGREE in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AGB057212), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 183

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB057212).

COUNT 184

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange,

give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM945651).

COUNT 185

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM945651), with intent to sell it.

COUNT 186

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AEM945651), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 187

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM945651).

COUNT 188

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEK775842).

COUNT 189

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEK775842), with intent to sell it.

COUNT 190

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AEK775842), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 191

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEK775842).

COUNT 192

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH607500).

COUNT 193

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH607500), with intent to sell it.

COUNT 194

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A WEAPON IN THE SECOND DEGREE in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AEH607500), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 195

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH607500).

COUNT 196

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange,

give or dispose of to another person a firearm, to wit: a .22-caliber Walther pistol (Serial No. WA484999).

COUNT 197

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .22-caliber Walther pistol (Serial No. WA484999), with intent to sell it.

COUNT 198

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of § 265.02(7) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess an assault weapon, to wit: a .22-caliber Walther pistol (Serial No. WA484999), which has the following assault weapon characteristics: a semi-automatic pistol that has an ability to accept a detachable magazine, and a threaded barrel capable of accepting a barrel extender, flash suppressor, forward handgrip, or silencer.

COUNT 199

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a firearm, to wit: a .22-caliber Walther pistol (Serial No. WA484999).

COUNT 200

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: 9-millimeter full-automatic Glock pistol (Serial No. BEBH605).

COUNT 201

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: 9-millimeter full-automatic Glock pistol (Serial No. BEBH605), with intent to sell it.

COUNT 202

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Glock pistol (Serial No. BEBH605), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 203

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of § 265.02(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a machine-gun, to wit: a 9-millimeter full-automatic Glock pistol (Serial No. BEBH605).

COUNT 204

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter full-automatic Glock pistol (Serial No. BEBH605).

COUNT 205

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a large capacity ammunition feeding device, to wit: a 9-millimeter caliber magazine (NYPD Invoice No. 4001121810, Invoice Item 4), with a capacity of more than ten rounds of ammunition.

COUNT 206

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(8) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a large capacity ammunition feeding device, to wit: a 9-millimeter caliber magazine (NYPD Invoice No. 4001121810, Invoice Item 4), with a capacity of more than ten rounds of ammunition.

COUNT 207

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 7.62x39mm caliber Riley Defense RAK-47 semi-automatic rifle (Serial No. B13602).

COUNT 208

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 7.62x39mm caliber Riley Defense RAK-47 semi-automatic rifle (Serial No. B13602), with intent to sell it.

COUNT 209

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of § 265.02(7) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess an assault weapon, to wit: a 7.62x39mm caliber Riley Defense RAK-47 semi-automatic rifle (Serial No. B13602), which has the following assault weapon characteristics: a semi-automatic rifle that has an ability to accept a detachable magazine, a pistol grip that protrudes conspicuously beneath the action of the weapon, a bayonet mount, and a threaded barrel with muzzle break.

COUNT 210

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a firearm, to wit: a 7.62x39mm caliber Riley Defense RAK-47 semi-automatic rifle (Serial No. B13602).

COUNT 211

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a large capacity ammunition feeding device, to wit: a 7.62x39mm caliber magazine (NYPD Invoice No. 4001121814, Invoice Item 2), with a capacity of more than ten rounds of ammunition.

COUNT 212

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A WEAPON IN THE THIRD DEGREE in violation of §265.02(8) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 2, 2024, in Queens County, did possess a large capacity ammunition feeding device, to wit: a 7.62x39mm caliber magazine (NYPD Invoice No. 4001121814, Invoice Item 2), with a capacity of more than ten rounds of ammunition.

COUNT 213

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §265.13(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another ten or more firearms, to wit: two 9-millimeter Glock pistols (Serial Nos. AHFU400 and CBSA559), one .38-caliber Rossi revolver (Serial No. D879407), one .38-caliber Charter Arms revolver (Serial No. 39452), one .380-caliber Taurus pistol (Serial No. 1D000725), one 9-millimeter Sig Sauer pistol (Serial No. 66B682285), five 9-millimeter Taurus pistols (Serial Nos. AEK738447, AGB018796, AGB018789, AEH649002, and AEK738629), and one .38-caliber Rock Island Armory revolver (Serial No. RIA2722419).

COUNT 214

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §265.13(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of three or more firearms in a period of not more than one year, to wit: two 9-millimeter Glock pistols (Serial Nos. AHFU400 and CBSA559), one .38-caliber Rossi revolver (Serial No. D879407), one .38-caliber Charter Arms revolver (Serial No. 39452), one .380-caliber Taurus pistol (Serial No. 1D000725), one 9-millimeter Sig Sauer pistol (Serial No. 66B682285), five 9-millimeter Taurus pistols (Serial Nos. AEK738447, AGB018796, AGB018789, AEH649002, and AEK738629), and one .38-caliber Rock Island Armory revolver (Serial No. RIA2722419).

COUNT 215

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE SECOND DEGREE** in violation of §265.12(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another five or more firearms, to wit: two 9-millimeter Glock pistols (Serial Nos. AHFU400 and CBSA559), one .38-caliber Rossi revolver (Serial No. D879407), one .38-caliber Charter Arms revolver (Serial No. 39452), one

.380-caliber Taurus pistol (Serial No. 1D000725), one 9-millimeter Sig Sauer pistol (Serial No. 66B682285), five 9-millimeter Taurus pistols (Serial Nos. AEK738447, AGB018796, AGB018789, AEH649002, and AEK738629), and one .38-caliber Rock Island Armory revolver (Serial No. RIA2722419).

COUNT 216

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE SECOND DEGREE** in violation of §265.12(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of two or more firearms in a period of not more than one year, to wit: two 9-millimeter Glock pistols (Serial Nos. AHFU400 and CBSA559), one .38-caliber Rossi revolver (Serial No. D879407), one .38-caliber Charter Arms revolver (Serial No. 39452), one .380-caliber Taurus pistol (Serial No. 1D000725), one 9-millimeter Sig Sauer pistol (Serial No. 66B682285), five 9-millimeter Taurus pistols (Serial Nos. AEK738447, AGB018796, AGB018789, AEH649002, and AEK738629), and one .38-caliber Rock Island Armory revolver (Serial No. RIA2722419).

COUNT 217

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendant, **DEUNDRE WRIGHT** of the crime of **MANUFACTURE, TRANSPORT, DISPOSITION AND DEFACEMENT OF WEAPONS AND DANGEROUS INSTRUMENTS AND**

APPLIANCES, in violation of § 265.10(2) of the Penal Law of the State of New York, committed as follows:

Said defendant, on or about and between June 27, 2024 and July 3, 2024, in Queens County, New York County, the State of North Carolina, and elsewhere inside and outside the State of New York, did transport or ship as merchandise five or more firearms, to wit: one .38-caliber Rossi revolver (Serial No. D879407), three 9-millimeter Taurus pistols (Serial Nos. AEK738447, AGB018796, and AGB018789), and one .38-caliber Rock Island Armory revolver (Serial No. RIA2722419).

COUNT 218

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE FIRST DEGREE** in violation of §265.04(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess ten or more firearms, to wit: two 9-millimeter Glock pistols (Serial Nos. AHFU400 and CBSA559), one .38-caliber Rossi revolver (Serial No. D879407), one .38-caliber Charter Arms revolver (Serial No. 39452), one .380-caliber Taurus pistol (Serial No. 1D000725), one 9-millimeter Sig Sauer pistol (Serial No. 66B682285), five 9-millimeter Taurus pistols (Serial Nos. AEK738447, AGB018796, AGB018789, AEH649002, and AEK738629), and one .38-caliber Rock Island Armory revolver (Serial No. RIA2722419).

COUNT 219

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of §265.03(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess five or more firearms, to wit: two 9-millimeter Glock pistols (Serial Nos. AHFU400 and CBSA559), one .38-caliber Rossi revolver (Serial No. D879407), one .38-caliber Charter Arms revolver (Serial No. 39452), one .380-caliber Taurus pistol (Serial No. 1D000725), one 9-millimeter Sig Sauer pistol (Serial No. 66B682285), five 9-millimeter Taurus pistols (Serial Nos. AEK738447, AGB018796, AGB018789, AEH649002, and AEK738629), and one .38-caliber Rock Island Armory revolver (Serial No. RIA2722419).

COUNT 220

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(5)(i) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess three or more firearms, to wit: two 9-millimeter Glock pistols (Serial Nos. AHFU400 and CBSA559), one .38-caliber Rossi revolver (Serial No. D879407), one .38-caliber Charter Arms revolver (Serial No. 39452), one .380-caliber Taurus pistol (Serial No. 1D000725), one 9-millimeter Sig Sauer pistol (Serial No. 66B682285), five 9-millimeter Taurus pistols (Serial

Nos. AEK738447, AGB018796, AGB018789, AEH649002, and AEK738629), and one .38-caliber Rock Island Armory revolver (Serial No. RIA2722419).

COUNT 221

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Glock pistol (Serial No. AHFU400).

COUNT 222

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Glock pistol (Serial No. AHFU400), with intent to sell it.

COUNT 223

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Glock pistol (Serial No. AHFU400).

COUNT 224

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Glock pistol (Serial No. CBSA559).

COUNT 225

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Glock pistol (Serial No. CBSA559), with intent to sell it.

COUNT 226

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Glock pistol (Serial No. CBSA559).

COUNT 227

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .38-caliber Rossi revolver (Serial No. D879407).

COUNT 228

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .38-caliber Rossi revolver (Serial No. D879407), with intent to sell it.

COUNT 229

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded .38-caliber Rossi revolver (Serial No. D879407), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 230

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess a firearm, to wit: a .38-caliber Rossi revolver (Serial No. D879407).

COUNT 231

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .38-caliber Charter Arms revolver (Serial No. 39452).

COUNT 232

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .38-caliber Charter Arms revolver (Serial No. 39452), with intent to sell it.

COUNT 233

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded .38-caliber Charter Arms revolver (Serial No. 39452), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 234

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess a firearm, to wit: a .38-caliber Charter Arms revolver (Serial No. 39452).

COUNT 235

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A**

FIREARM IN THE THIRD DEGREE in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Taurus pistol (Serial No. 1D000725).

COUNT 236

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Taurus pistol (Serial No. 1D000725), with intent to sell it.

COUNT 237

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Taurus pistol (Serial No. 1D000725).

COUNT 238

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Sig Sauer pistol (Serial No. 66B682285).

COUNT 239

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Sig Sauer pistol (Serial No. 66B682285), with intent to sell it.

COUNT 240

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Sig Sauer pistol (Serial No. 66B682285).

COUNT 241

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEK738447).

COUNT 242

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEK738447), with intent to sell it.

COUNT 243

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEK738447).

COUNT 244

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .38-caliber Rock Island Armory revolver (Serial No. RIA2722419).

COUNT 245

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .38-caliber Rock Island Armory revolver (Serial No. RIA2722419), with intent to sell it.

COUNT 246

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded .38-caliber Rock Island Armory revolver (Serial No. RIA2722419), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 247

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess a firearm, to wit: a .38-caliber Rock Island Armory revolver (Serial No. RIA2722419).

COUNT 248

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB018796).

COUNT 249

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB018796), with intent to sell it.

COUNT 250

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB018796).

COUNT 251

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB018789).

COUNT 252

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB018789), with intent to sell it.

COUNT 253

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGB018789).

COUNT 254

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH649002).

COUNT 255

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH649002), with intent to sell it.

COUNT 256

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH649002).

COUNT 257

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEK738629).

COUNT 258

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEK738629), with intent to sell it.

COUNT 259

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 3, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEK738629).

COUNT 260

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §265.13(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another ten or more firearms, to wit: thirteen 9-millimeter Taurus pistols (Serial Nos. AEM935406, AEM935183, AED319858, AEE451474, AEM935617, AEM930848, AEG471757, AEN949626, AGD149511, AGD152288, AEC219035, AEM935446, and ADD204807), eight .380-caliber Ruger pistols (Serial Nos. 372586049, 372563971, 372566789, 372578801, 372564454, 372563999, 372567139, and 372533662), one .300-caliber American Tactical semi-automatic pistol (Serial No. NS401319), one 5.56x45mm caliber Del-ton Inc. DTI-15 semi-automatic pistol (Serial No. B92516), one 5.56x45mm caliber American Tactical MilSport semi-automatic pistol (Serial No. MSA140511), and one 5.56x45mm caliber ET Arms semi-automatic pistol (Serial No. EP00759).

COUNT 261

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §265.13(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of

three or more firearms in a period of not more than one year, to wit: thirteen 9-millimeter Taurus pistols (Serial Nos. AEM935406, AEM935183, AED319858, AEE451474, AEM935617, AEM930848, AEG471757, AEN949626, AGD149511, AGD152288, AEC219035, AEM935446, and ADD204807), eight .380-caliber Ruger pistols (Serial Nos. 372586049, 372563971, 372566789, 372578801, 372564454, 372563999, 372567139, and 372533662), one .300-caliber American Tactical semi-automatic pistol (Serial No. NS401319), one 5.56x45mm caliber Del-ton Inc. DTI-15 semi-automatic pistol (Serial No. B92516), one 5.56x45mm caliber American Tactical MilSport semi-automatic pistol (Serial No. MSA140511), and one 5.56x45mm caliber ET Arms semi-automatic pistol (Serial No. EP00759).

COUNT 262

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE SECOND DEGREE** in violation of §265.12(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another five or more firearms, to wit: thirteen 9-millimeter Taurus pistols (Serial Nos. AEM935406, AEM935183, AED319858, AEE451474, AEM935617, AEM930848, AEG471757, AEN949626, AGD149511, AGD152288, AEC219035, AEM935446, and ADD204807), eight .380-caliber Ruger pistols (Serial Nos. 372586049, 372563971, 372566789, 372578801, 372564454, 372563999, 372567139, and 372533662), one .300-caliber American Tactical semi-automatic pistol (Serial No. NS401319), one 5.56x45mm caliber Del-ton Inc. DTI-15 semi-automatic pistol (Serial No. B92516), one

5.56x45mm caliber American Tactical MilSport semi-automatic pistol (Serial No. MSA140511), and one 5.56x45mm caliber ET Arms semi-automatic pistol (Serial No. EP00759).

COUNT 263

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE SECOND DEGREE** in violation of §265.12(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of two or more firearms in a period of not more than one year, to wit: thirteen 9-millimeter Taurus pistols (Serial Nos. AEM935406, AEM935183, AED319858, AEE451474, AEM935617, AEM930848, AEG471757, AEN949626, AGD149511, AGD152288, AEC219035, AEM935446, and ADD204807), eight .380-caliber Ruger pistols (Serial Nos. 372586049, 372563971, 372566789, 372578801, 372564454, 372563999, 372567139, and 372533662), one .300-caliber American Tactical semi-automatic pistol (Serial No. NS401319), one 5.56x45mm caliber Del-ton Inc. DTI-15 semi-automatic pistol (Serial No. B92516), one 5.56x45mm caliber American Tactical MilSport semi-automatic pistol (Serial No. MSA140511), and one 5.56x45mm caliber ET Arms semi-automatic pistol (Serial No. EP00759).

COUNT 264

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendant, **DEUNDRE WRIGHT** of the crime of **MANUFACTURE, TRANSPORT, DISPOSITION**

AND DEFACEMENT OF WEAPONS AND DANGEROUS INSTRUMENTS AND APPLIANCES, in violation of § 265.10(2) of the Penal Law of the State of New York, committed as follows:

Said defendant, on or about and between July 10, 2024 and July 16, 2024, in Queens County, the State of North Carolina, and elsewhere inside and outside the State of New York, did transport or ship as merchandise five or more firearms, to wit: eleven 9-millimeter Taurus pistols (Serial Nos. AEM935406, AEM935183, AED319858, AEM935617, AEM930848, AEG471757, AEN949626, AGD149511, AEC219035, AEM935446, and ADD204807), eight .380-caliber Ruger pistols (Serial Nos. 372586049, 372563971, 372566789, 372578801, 372564454, 372563999, 372567139, and 372533662), one 5.56x45mm caliber American Tactical MilSport semi-automatic pistol (Serial No. MSA140511), and one 5.56x45mm caliber ET Arms semi-automatic pistol (Serial No. EP00759).

COUNT 265

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE FIRST DEGREE** in violation of §265.04(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess ten or more firearms, to wit: thirteen 9-millimeter Taurus pistols (Serial Nos. AEM935406, AEM935183, AED319858, AEE451474, AEM935617, AEM930848, AEG471757, AEN949626, AGD149511, AGD152288, AEC219035, AEM935446, and ADD204807), eight .380-caliber Ruger pistols (Serial Nos. 372586049, 372563971, 372566789, 372578801,

372564454, 372563999, 372567139, and 372533662), one .300-caliber American Tactical semi-automatic pistol (Serial No. NS401319), one 5.56x45mm caliber Del-ton Inc. DTI-15 semi-automatic pistol (Serial No. B92516), one 5.56x45mm caliber American Tactical MilSport semi-automatic pistol (Serial No. MSA140511), and one 5.56x45mm caliber ET Arms semi-automatic pistol (Serial No. EP00759).

COUNT 266

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of §265.03(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess five or more firearms, to wit: thirteen 9-millimeter Taurus pistols (Serial Nos. AEM935406, AEM935183, AED319858, AEE451474, AEM935617, AEM930848, AEG471757, AEN949626, AGD149511, AGD152288, AEC219035, AEM935446, and ADD204807), eight .380-caliber Ruger pistols (Serial Nos. 372586049, 372563971, 372566789, 372578801, 372564454, 372563999, 372567139, and 372533662), one .300-caliber American Tactical semi-automatic pistol (Serial No. NS401319), one 5.56x45mm caliber Del-ton Inc. DTI-15 semi-automatic pistol (Serial No. B92516), one 5.56x45mm caliber American Tactical MilSport semi-automatic pistol (Serial No. MSA140511), and one 5.56x45mm caliber ET Arms semi-automatic pistol (Serial No. EP00759).

COUNT 267

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(5)(i) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess three or more firearms, to wit: thirteen 9-millimeter Taurus pistols (Serial Nos. AEM935406, AEM935183, AED319858, AEE451474, AEM935617, AEM930848, AEG471757, AEN949626, AGD149511, AGD152288, AEC219035, AEM935446, and ADD204807), eight .380-caliber Ruger pistols (Serial Nos. 372586049, 372563971, 372566789, 372578801, 372564454, 372563999, 372567139, and 372533662), one .300-caliber American Tactical semi-automatic pistol (Serial No. NS401319), one 5.56x45mm caliber Del-ton Inc. DTI-15 semi-automatic pistol (Serial No. B92516), one 5.56x45mm caliber American Tactical MilSport semi-automatic pistol (Serial No. MSA140511), and one 5.56x45mm caliber ET Arms semi-automatic pistol (Serial No. EP00759).

COUNT 268

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange,

give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935406).

COUNT 269

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935406), with intent to sell it.

COUNT 270

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AEM935406), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 271

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935406).

COUNT 272

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935183).

COUNT 273

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935183), with intent to sell it.

COUNT 274

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AEM935183), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 275

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935183).

COUNT 276

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED319858).

COUNT 277

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED319858), with intent to sell it.

COUNT 278

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A WEAPON IN THE SECOND DEGREE in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AED319858), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 279

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED319858).

COUNT 280

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange,

give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEE451474).

COUNT 281

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEE451474), with intent to sell it.

COUNT 282

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AEE451474), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 283

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEE451474).

COUNT 284

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935617).

COUNT 285

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935617), with intent to sell it.

COUNT 286

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AEM935617), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 287

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935617).

COUNT 288

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM930848).

COUNT 289

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM930848), with intent to sell it.

COUNT 290

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A WEAPON IN THE SECOND DEGREE in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AEM930848), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 291

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM930848).

COUNT 292

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange,

give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEG471757).

COUNT 293

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEG471757), with intent to sell it.

COUNT 294

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AEG471757), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 295

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEG471757).

COUNT 296

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEN949626).

COUNT 297

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEN949626), with intent to sell it.

COUNT 298

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AEN949626), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 299

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEN949626).

COUNT 300

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGD149511).

COUNT 301

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGD149511), with intent to sell it.

COUNT 302

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A WEAPON IN THE SECOND DEGREE in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AGD149511), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 303

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGD149511).

COUNT 304

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange,

give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGD152288).

COUNT 305

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGD152288), with intent to sell it.

COUNT 306

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AGD152288), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 307

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGD152288).

COUNT 308

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEC219035).

COUNT 309

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEC219035), with intent to sell it.

COUNT 310

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AEC219035), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 311

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEC219035).

COUNT 312

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935446).

COUNT 313

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935446), with intent to sell it.

COUNT 314

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A WEAPON IN THE SECOND DEGREE in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. AEM935446), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 315

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935446).

COUNT 316

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange,

give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ADD204807).

COUNT 317

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ADD204807), with intent to sell it.

COUNT 318

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 9-millimeter Taurus pistol (Serial No. ADD204807), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 319

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ADD204807).

COUNT 320

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372586049).

COUNT 321

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372586049), with intent to sell it.

COUNT 322

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded .380-caliber Ruger pistol (Serial No. 372586049), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 323

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372586049).

COUNT 324

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372563971).

COUNT 325

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372563971), with intent to sell it.

COUNT 326

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A WEAPON IN THE SECOND DEGREE in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded .380-caliber Ruger pistol (Serial No. 372563971), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 327

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372563971).

COUNT 328

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange,

give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372566789).

COUNT 329

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372566789), with intent to sell it.

COUNT 330

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded .380-caliber Ruger pistol (Serial No. 372566789), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 331

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372566789).

COUNT 332

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372578801).

COUNT 333

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372578801), with intent to sell it.

COUNT 334

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded .380-caliber Ruger pistol (Serial No. 372578801), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 335

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372578801).

COUNT 336

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372564454).

COUNT 337

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372564454), with intent to sell it.

COUNT 338

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A WEAPON IN THE SECOND DEGREE in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded .380-caliber Ruger pistol (Serial No. 372564454), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 339

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372564454).

COUNT 340

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange,

give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372563999).

COUNT 341

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372563999), with intent to sell it.

COUNT 342

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded .380-caliber Ruger pistol (Serial No. 372563999), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 343

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372563999).

COUNT 344

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372567139).

COUNT 345

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372567139), with intent to sell it.

COUNT 346

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded .380-caliber Ruger pistol (Serial No. 372567139), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 347

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372567139).

COUNT 348

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372533662).

COUNT 349

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372533662), with intent to sell it.

COUNT 350

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A WEAPON IN THE SECOND DEGREE in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded .380-caliber Ruger pistol (Serial No. 372533662), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 351

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372533662).

COUNT 352

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange,

give or dispose of to another person a firearm, to wit: a .300-caliber American Tactical semi-automatic pistol (Serial No. NS401319).

COUNT 353

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .300-caliber American Tactical semi-automatic pistol (Serial No. NS401319), with intent to sell it.

COUNT 354

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of § 265.02(7) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess an assault weapon, to wit: a .300-caliber American Tactical semi-automatic pistol (Serial No. NS401319), which has the following assault weapon characteristics: a semi-automatic pistol that has an ability to accept a detachable magazine; a capacity to accept an ammunition magazine that attaches to the pistol outside of the pistol grip; a threaded barrel capable

of accepting a barrel extender, flash suppressor, forward handgrip, or silencer; and a shroud that is attached to, or partially or completely encircles, the barrel and that permits the shooter to hold the firearm with the non-trigger hand without being burned.

COUNT 355

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a .300-caliber American Tactical semi-automatic pistol (Serial No. NS401319).

COUNT 356

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 5.56x45mm caliber Del-ton Inc. DTI-15 semi-automatic pistol (Serial No. B92516).

COUNT 357

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 5.56x45mm caliber Del-ton Inc. DTI-15 semi-automatic pistol (Serial No. B92516), with intent to sell it.

COUNT 358

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 5.56x45mm caliber Del-ton Inc. DTI-15 semi-automatic pistol (Serial No. B92516), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 359

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of § 265.02(7) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess an assault weapon, to wit: a 5.56x45mm caliber Del-ton Inc. DTI-15 semi-automatic pistol (Serial No. B92516), which has the following assault weapon characteristics: a semi-automatic pistol that has an ability to accept a detachable magazine; a capacity to accept an ammunition magazine that attaches to the pistol outside of the pistol grip; a threaded barrel capable of accepting a barrel extender, flash suppressor, forward handgrip, or silencer; and a shroud that is attached to, or partially or completely encircles, the barrel and that permits the shooter to hold the firearm with the non-trigger hand without being burned.

COUNT 360

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 5.56x45mm caliber Del-ton Inc. DTI-15 semi-automatic pistol (Serial No. B92516).

COUNT 361

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 5.56x45mm caliber American Tactical MilSport semi-automatic pistol (Serial No. MSA140511).

COUNT 362

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 5.56x45mm caliber American Tactical MilSport semi-automatic pistol (Serial No. MSA140511), with intent to sell it.

COUNT 363

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A WEAPON IN THE SECOND DEGREE in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 5.56x45mm caliber American Tactical MilSport semi-automatic pistol (Serial No. MSA140511), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 364

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of § 265.02(7) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess an assault weapon, to wit: a 5.56x45mm caliber American Tactical MilSport semi-automatic pistol (Serial No. MSA140511), which has the following assault weapon characteristics: a semi-automatic pistol that has an ability to accept a detachable magazine; a capacity to accept an ammunition magazine that attaches to the pistol outside of the pistol grip; a threaded barrel capable of accepting a barrel extender, flash suppressor, forward handgrip, or silencer; and a shroud that is attached to, or partially or completely encircles, the barrel and that permits the shooter to hold the firearm with the non-trigger hand without being burned.

COUNT 365

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 5.56x45mm caliber American Tactical MilSport semi-automatic pistol (Serial No. MSA140511).

COUNT 366

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 5.56x45mm caliber ET Arms semi-automatic pistol (Serial No. EP00759).

COUNT 367

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 5.56x45mm caliber ET Arms semi-automatic pistol (Serial No. EP00759), with intent to sell it.

COUNT 368

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a loaded firearm, to wit: a loaded 5.56x45mm caliber ET Arms semi-automatic pistol (Serial No. EP00759), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 369

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of § 265.02(7) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess an assault weapon, to wit: a 5.56x45mm caliber ET Arms semi-automatic pistol (Serial No. EP00759), which has the following assault weapon characteristics: a semi-automatic pistol that has an ability to accept a detachable magazine; a capacity to accept an ammunition magazine that attaches to the pistol outside of the pistol grip; a threaded barrel capable of accepting a barrel extender, flash suppressor, forward handgrip, or silencer; and a shroud that is attached to, or partially or completely encircles, the barrel and that permits the shooter to hold the firearm with the non-trigger hand without being burned.

COUNT 370

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a firearm, to wit: a 5.56x45mm caliber ET Arms semi-automatic pistol (Serial No. EP00759).

COUNT 371

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a large capacity ammunition feeding device, to wit: a .300-caliber magazine (NYPD Invoice No. 4001126757, Invoice Item 2), with a capacity of more than ten rounds of ammunition.

COUNT 372

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(8) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a large capacity ammunition feeding device, to wit: a .300-caliber magazine (NYPD Invoice No. 4001126757, Invoice Item 2), with a capacity of more than ten rounds of ammunition.

COUNT 373

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a large capacity ammunition feeding device, to wit: a

5.56x45mm caliber magazine (NYPD Invoice No. 4001126757, Invoice Item 4), with a capacity of more than ten rounds of ammunition.

COUNT 374

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(8) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a large capacity ammunition feeding device, to wit: a 5.56x45mm caliber magazine (NYPD Invoice No. 4001126757, Invoice Item 4), with a capacity of more than ten rounds of ammunition.

COUNT 375

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a large capacity ammunition feeding device, to wit: a 5.56x45mm caliber magazine (NYPD Invoice No. 4001126768, Invoice Item 2), with a capacity of more than ten rounds of ammunition.

COUNT 376

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(8) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a large capacity ammunition feeding device, to wit: a 5.56x45mm caliber magazine (NYPD Invoice No. 4001126768, Invoice Item 2), with a capacity of more than ten rounds of ammunition.

COUNT 377

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a large capacity ammunition feeding device, to wit: a 5.56x45mm caliber magazine (NYPD Invoice No. 4001126768, Invoice Item 4), with a capacity of more than ten rounds of ammunition.

COUNT 378

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A WEAPON IN THE THIRD DEGREE in violation of §265.02(8) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 16, 2024, in Queens County, did possess a large capacity ammunition feeding device, to wit: a 5.56x45mm caliber magazine (NYPD Invoice No. 4001126768, Invoice Item 4), with a capacity of more than ten rounds of ammunition.

COUNT 379

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §265.13(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another ten or more firearms, to wit: nineteen 9-millimeter Taurus pistols (Serial Nos. AED317661, AED319808, AEE451571, 1C166008, AEK773009, ADE329059, AED312567, AED317342, AEM935179, AEH590269, AEM930555, AEM935557, AEN951232, AEM930582, AGD152305, AGD156759, AEM935627, AEM935623, and ABH762168), two 9-millimeter Ruger pistols (Serial Nos. 457-94521 and 317-62535), three .380-caliber Ruger pistols (Serial Nos. 372566766, 379037821, and 372578920), and one .40-caliber Glock pistol (Serial No. TGC029).

COUNT 380

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §265.13(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of three or more firearms in a period of not more than one year, to wit: nineteen 9-millimeter Taurus pistols (Serial Nos. AED317661, AED319808, AEE451571, 1C166008, AEK773009, ADE329059, AED312567, AED317342, AEM935179, AEH590269, AEM930555, AEM935557, AEN951232, AEM930582, AGD152305, AGD156759, AEM935627, AEM935623, and ABH762168), two 9-millimeter Ruger pistols (Serial Nos. 457-94521 and 317-62535), three .380-caliber Ruger pistols (Serial Nos. 372566766, 379037821, and 372578920), and one .40-caliber Glock pistol (Serial No. TGC029).

COUNT 381

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE SECOND DEGREE** in violation of §265.12(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another five or more firearms, to wit: nineteen 9-millimeter Taurus pistols (Serial Nos. AED317661, AED319808, AEE451571,

1C166008, AEK773009, ADE329059, AED312567, AED317342, AEM935179, AEH590269, AEM930555, AEM935557, AEN951232, AEM930582, AGD152305, AGD156759, AEM935627, AEM935623, and ABH762168), two 9-millimeter Ruger pistols (Serial Nos. 457-94521 and 317-62535), three .380-caliber Ruger pistols (Serial Nos. 372566766, 379037821, and 372578920), and one .40-caliber Glock pistol (Serial No. TGC029).

COUNT 382

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE SECOND DEGREE** in violation of §265.12(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did unlawfully sell, exchange, give or dispose of to another person or persons a total of two or more firearms in a period of not more than one year, to wit: nineteen 9-millimeter Taurus pistols (Serial Nos. AED317661, AED319808, AEE451571, 1C166008, AEK773009, ADE329059, AED312567, AED317342, AEM935179, AEH590269, AEM930555, AEM935557, AEN951232, AEM930582, AGD152305, AGD156759, AEM935627, AEM935623, and ABH762168), two 9-millimeter Ruger pistols (Serial Nos. 457-94521 and 317-62535), three .380-caliber Ruger pistols (Serial Nos. 372566766, 379037821, and 372578920), and one .40-caliber Glock pistol (Serial No. TGC029).

COUNT 383

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendant, **DEUNDRE WRIGHT** of the crime of **MANUFACTURE, TRANSPORT, DISPOSITION AND DEFACEMENT OF WEAPONS AND DANGEROUS INSTRUMENTS AND APPLIANCES**, in violation of § 265.10(2) of the Penal Law of the State of New York, committed as follows:

Said defendant, on or about and between July 10, 2024 and July 22, 2024, in Queens County, the State of North Carolina, and elsewhere inside and outside the State of New York, did transport or ship as merchandise five or more firearms, to wit: sixteen 9-millimeter Taurus pistols (Serial Nos. AED317661, AED319808, 1C166008, AEK773009, ADE329059, AED317342, AEM935179, AEH590269, AEM930555, AEM935557, AEN951232, AEM930582, AGD152305, AGD156759, AEM935627, and AEM935623), and three .380-caliber Ruger pistols (Serial Nos. 372566766, 379037821, and 372578920).

COUNT 384

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE FIRST DEGREE** in violation of §265.04(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess ten or more firearms, to wit: nineteen 9-millimeter Taurus pistols (Serial Nos. AED317661, AED319808, AEE451571, 1C166008, AEK773009, ADE329059, AED312567, AED317342, AEM935179, AEH590269, AEM930555, AEM935557, AEN951232, AEM930582,

AGD152305, AGD156759, AEM935627, AEM935623, and ABH762168), two 9-millimeter Ruger pistols (Serial Nos. 457-94521 and 317-62535), three .380-caliber Ruger pistols (Serial Nos. 372566766, 379037821, and 372578920), and one .40-caliber Glock pistol (Serial No. TGC029).

COUNT 385

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of §265.03(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess five or more firearms, to wit: nineteen 9-millimeter Taurus pistols (Serial Nos. AED317661, AED319808, AEE451571, 1C166008, AEK773009, ADE329059, AED312567, AED317342, AEM935179, AEH590269, AEM930555, AEM935557, AEN951232, AEM930582, AGD152305, AGD156759, AEM935627, AEM935623, and ABH762168), two 9-millimeter Ruger pistols (Serial Nos. 457-94521 and 317-62535), three .380-caliber Ruger pistols (Serial Nos. 372566766, 379037821, and 372578920), and one .40-caliber Glock pistol (Serial No. TGC029).

COUNT 386

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(5)(i) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess three or more firearms, to wit: nineteen 9-millimeter Taurus pistols (Serial Nos. AED317661, AED319808, AEE451571, 1C166008, AEK773009, ADE329059, AED312567, AED317342, AEM935179, AEH590269, AEM930555, AEM935557, AEN951232, AEM930582, AGD152305, AGD156759, AEM935627, AEM935623, and ABH762168), two 9-millimeter Ruger pistols (Serial Nos. 457-94521 and 317-62535), three .380-caliber Ruger pistols (Serial Nos. 372566766, 379037821, and 372578920), and one .40-caliber Glock pistol (Serial No. TGC029).

COUNT 387

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317661).

COUNT 388

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A**

FIREARM IN THE THIRD DEGREE in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317661), with intent to sell it.

COUNT 389

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317661).

COUNT 390

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED319808).

COUNT 391

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED319808), with intent to sell it.

COUNT 392

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED319808).

COUNT 393

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Ruger pistol (Serial No. 457-94521).

COUNT 394

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Ruger pistol (Serial No. 457-94521), with intent to sell it.

COUNT 395

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Ruger pistol (Serial No. 457-94521).

COUNT 396

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372566766).

COUNT 397

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372566766), with intent to sell it.

COUNT 398

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372566766).

COUNT 399

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 379037821).

COUNT 400

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 379037821), with intent to sell it.

COUNT 401

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 379037821).

COUNT 402

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372578920).

COUNT 403

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372578920), with intent to sell it.

COUNT 404

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 372578920).

COUNT 405

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Ruger pistol (Serial No. 317-62535).

COUNT 406

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Ruger pistol (Serial No. 317-62535), with intent to sell it.

COUNT 407

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Ruger pistol (Serial No. 317-62535).

COUNT 408

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a .40-caliber Glock pistol (Serial No. TGC029).

COUNT 409

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .40-caliber Glock pistol (Serial No. TGC029), with intent to sell it.

COUNT 410

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a .40-caliber Glock pistol (Serial No. TGC029).

COUNT 411

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEE451571).

COUNT 412

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEE451571), with intent to sell it.

COUNT 413

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEE451571).

COUNT 414

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. 1C166008).

COUNT 415

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. 1C166008), with intent to sell it.

COUNT 416

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. 1C166008).

COUNT 417

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEK773009).

COUNT 418

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEK773009), with intent to sell it.

COUNT 419

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEK773009).

COUNT 420

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ADE329059).

COUNT 421

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ADE329059), with intent to sell it.

COUNT 422

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ADE329059).

COUNT 423

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED312567).

COUNT 424

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED312567), with intent to sell it.

COUNT 425

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED312567).

COUNT 426

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317342).

COUNT 427

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317342), with intent to sell it.

COUNT 428

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AED317342).

COUNT 429

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935179).

COUNT 430

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935179), with intent to sell it.

COUNT 431

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935179).

COUNT 432

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH590269).

COUNT 433

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH590269), with intent to sell it.

COUNT 434

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH590269).

COUNT 435

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM930555).

COUNT 436

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM930555), with intent to sell it.

COUNT 437

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM930555).

COUNT 438

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935557).

COUNT 439

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935557), with intent to sell it.

COUNT 440

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935557).

COUNT 441

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEN951232).

COUNT 442

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEN951232), with intent to sell it.

COUNT 443

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEN951232).

COUNT 444

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM930582).

COUNT 445

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM930582), with intent to sell it.

COUNT 446

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM930582).

COUNT 447

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGD152305).

COUNT 448

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGD152305), with intent to sell it.

COUNT 449

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGD152305).

COUNT 450

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGD156759).

COUNT 451

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGD156759), with intent to sell it.

COUNT 452

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGD156759).

COUNT 453

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935627).

COUNT 454

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935627), with intent to sell it.

COUNT 455

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935627).

COUNT 456

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935623).

COUNT 457

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935623), with intent to sell it.

COUNT 458

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935623).

COUNT 459

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully sell, exchange, give or dispose of to another person a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ABH762168).

COUNT 460

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ABH762168), with intent to sell it.

COUNT 461

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES** and **DEUNDRE WRIGHT** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about July 22, 2024, in Queens County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. ABH762168).

COUNT 462

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES**, **DEUNDRE WRIGHT**, and **ETHAN CHARLES** of the crime of **ATTEMPTED CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §110.00 / 265.13(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about and between August 2, 2024 and August 8, 2024, in New York County, the State of North Carolina, and elsewhere inside and outside the State of New York, did attempt to unlawfully sell, exchange, give or dispose of to another ten or more firearms, to wit: two 9-millimeter Glock pistols (Serial Nos. PYP860 and BCXF874), one .45-caliber Taurus pistol (Serial No. NUG68896), one .45-caliber Springfield Armory pistol (Serial No. MG604931), one .380-caliber Bersa pistol (Serial No. B63548), four .380-caliber Ruger pistols (NYPD Lead Seal No. 923504; Serial Nos. 379005185, 379037842, and 379037878), fourteen 9-millimeter Taurus pistols (Serial Nos. L80203, AEH602883, AEH607489, AEM927967, AEM918355, AGC076766, AEH581408, AEM935398, AEM927897, AEM935474, AGC117556, AEC234301, AGC115151, and AEH621833), one 9-millimeter

SCCY pistol (NYPD Lead Seal No. 117477), one .40-caliber Taurus pistol (Serial No. SHO15866), one 9-millimeter JA Industries Inc. pistol (Serial No. 464729), one .44-caliber Ruger revolver (Serial No. 178-50826), one .38-caliber Smith & Wesson revolver (Serial No. CLW5229), one .40-caliber Glock pistol (Serial No. BXSf425), one 9-millimeter Walther pistol (Serial No. FCW5074), one 9-millimeter Stoeger Arms pistol (Serial No. T6429-24Y00888), one .45-caliber Tisas pistol (Serial No. T0620-23Z33436), three 9-millimeter Smith & Wesson pistols (Serial Nos. FEK6318, FEK5926, and FEK5936), one 5.56x45mm caliber Anderson AM-15 semi-automatic rifle (Serial No. 21095811), and one 7.62x39mm Pioneer Arms semi-automatic rifle (Serial No. PAC1112904).

COUNT 463

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **ABNER SPARKES, DEUNDRE WRIGHT, and ETHAN CHARLES** of the crime of **ATTEMPTED CRIMINAL SALE OF A FIREARM IN THE FIRST DEGREE** in violation of §110.00 / 265.13(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about and between August 2, 2024 and August 8, 2024, in New York County, the State of North Carolina, and elsewhere inside and outside the State of New York, did attempt to unlawfully sell, exchange, give or dispose of to another person or persons a total of three or more firearms in a period of not more than one year, to wit: two 9-millimeter Glock pistols (Serial Nos. PYP860 and BCXF874), one .45-caliber Taurus pistol (Serial No. NUG68896), one .45-caliber Springfield Armory pistol (Serial No. MG604931), one .380-caliber Bersa pistol (Serial No. B63548), four .380-caliber Ruger pistols (NYPD Lead Seal No. 923504; Serial Nos. 379005185, 379037842, and 379037878), fourteen 9-millimeter

Taurus pistols (Serial Nos. L80203, AEH602883, AEH607489, AEM927967, AEM918355, AGC076766, AEH581408, AEM935398, AEM927897, AEM935474, AGC117556, AEC234301, AGC115151, and AEH621833), one 9-millimeter SCCY pistol (NYPD Lead Seal No. 117477), one .40-caliber Taurus pistol (Serial No. SHO15866), one 9-millimeter JA Industries Inc. pistol (Serial No. 464729), one .44-caliber Ruger revolver (Serial No. 178-50826), one .38-caliber Smith & Wesson revolver (Serial No. CLW5229), one .40-caliber Glock pistol (Serial No. BXSf425), one 9-millimeter Walther pistol (Serial No. FCW5074), one 9-millimeter Stoeger Arms pistol (Serial No. T6429-24Y00888), one .45-caliber Tisas pistol (Serial No. T0620-23Z33436), three 9-millimeter Smith & Wesson pistols (Serial Nos. FEK6318, FEK5926, and FEK5936), one 5.56x45mm caliber Anderson AM-15 semi-automatic rifle (Serial No. 21095811), and one 7.62x39mm Pioneer Arms semi-automatic rifle (Serial No. PAC1112904).

COUNT 464

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **MANUFACTURE, TRANSPORT, DISPOSITION AND DEFACEMENT OF WEAPONS AND DANGEROUS INSTRUMENTS AND APPLIANCES**, in violation of § 265.10(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about and between August 7, 2024 and August 8, 2024, in New York County, the State of North Carolina, and elsewhere inside and outside the State of New York, did transport or ship as merchandise five or more firearms, to wit: two 9-millimeter Glock pistols (Serial Nos. PYP860 and BCXF874), one .45-caliber Taurus pistol (Serial No. NUG68896), one .45-caliber Springfield Armory pistol (Serial No. MG604931), one

.380-caliber Bersa pistol (Serial No. B63548), four .380-caliber Ruger pistols (NYPD Lead Seal No. 923504; Serial Nos. 379005185, 379037842, and 379037878), fourteen 9-millimeter Taurus pistols (Serial Nos. L80203, AEH602883, AEH607489, AEM927967, AEM918355, AGC076766, AEH581408, AEM935398, AEM927897, AEM935474, AGC117556, AEC234301, AGC115151, and AEH621833), one 9-millimeter SCCY pistol (NYPD Lead Seal No. 117477), one .40-caliber Taurus pistol (Serial No. SHO15866), one 9-millimeter JA Industries Inc. pistol (Serial No. 464729), one .44-caliber Ruger revolver (Serial No. 178-50826), one .38-caliber Smith & Wesson revolver (Serial No. CLW5229), one .40-caliber Glock pistol (Serial No. BXSf425), one 9-millimeter Walther pistol (Serial No. FCW5074), one 9-millimeter Stoeger Arms pistol (Serial No. T6429-24Y00888), one .45-caliber Tisas pistol (Serial No. T0620-23Z33436), three 9-millimeter Smith & Wesson pistols (Serial Nos. FEK6318, FEK5926, and FEK5936), one 5.56x45mm caliber Anderson AM-15 semi-automatic rifle (Serial No. 21095811), and one 7.62x39mm Pioneer Arms semi-automatic rifle (Serial No. PAC1112904).

COUNT 465

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE FIRST DEGREE** in violation of §265.04(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess ten or more firearms, to wit: two 9-millimeter Glock pistols (Serial Nos. PYP860 and BCXF874), one .45-caliber Taurus pistol (Serial No. NUG68896), one .45-caliber Springfield Armory pistol (Serial No. MG604931), one .380-caliber Bersa pistol (Serial No.

B63548), four .380-caliber Ruger pistols (NYPD Lead Seal No. 923504; Serial Nos. 379005185, 379037842, and 379037878), fourteen 9-millimeter Taurus pistols (Serial Nos. L80203, AEH602883, AEH607489, AEM927967, AEM918355, AGC076766, AEH581408, AEM935398, AEM927897, AEM935474, AGC117556, AEC234301, AGC115151, and AEH621833), one 9-millimeter SCCY pistol (NYPD Lead Seal No. 117477), one .40-caliber Taurus pistol (Serial No. SHO15866), one 9-millimeter JA Industries Inc. pistol (Serial No. 464729), one .44-caliber Ruger revolver (Serial No. 178-50826), one .38-caliber Smith & Wesson revolver (Serial No. CLW5229), one .40-caliber Glock pistol (Serial No. BXSf425), one 9-millimeter Walther pistol (Serial No. FCW5074), one 9-millimeter Stoeger Arms pistol (Serial No. T6429-24Y00888), one .45-caliber Tisas pistol (Serial No. T0620-23Z33436), three 9-millimeter Smith & Wesson pistols (Serial Nos. FEK6318, FEK5926, and FEK5936), one 5.56x45mm caliber Anderson AM-15 semi-automatic rifle (Serial No. 21095811), and one 7.62x39mm Pioneer Arms semi-automatic rifle (Serial No. PAC1112904).

COUNT 466

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of §265.03(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess five or more firearms, to wit: two 9-millimeter Glock pistols (Serial Nos. PYP860 and BCXF874), one .45-caliber Taurus pistol (Serial No. NUG68896), one .45-caliber Springfield Armory pistol (Serial No. MG604931), one .380-caliber Bersa pistol (Serial No.

B63548), four .380-caliber Ruger pistols (NYPD Lead Seal No. 923504; Serial Nos. 379005185, 379037842, and 379037878), fourteen 9-millimeter Taurus pistols (Serial Nos. L80203, AEH602883, AEH607489, AEM927967, AEM918355, AGC076766, AEH581408, AEM935398, AEM927897, AEM935474, AGC117556, AEC234301, AGC115151, and AEH621833), one 9-millimeter SCCY pistol (NYPD Lead Seal No. 117477), one .40-caliber Taurus pistol (Serial No. SHO15866), one 9-millimeter JA Industries Inc. pistol (Serial No. 464729), one .44-caliber Ruger revolver (Serial No. 178-50826), one .38-caliber Smith & Wesson revolver (Serial No. CLW5229), one .40-caliber Glock pistol (Serial No. BXSf425), one 9-millimeter Walther pistol (Serial No. FCW5074), one 9-millimeter Stoeger Arms pistol (Serial No. T6429-24Y00888), one .45-caliber Tisas pistol (Serial No. T0620-23Z33436), three 9-millimeter Smith & Wesson pistols (Serial Nos. FEK6318, FEK5926, and FEK5936), one 5.56x45mm caliber Anderson AM-15 semi-automatic rifle (Serial No. 21095811), and one 7.62x39mm Pioneer Arms semi-automatic rifle (Serial No. PAC1112904).

COUNT 467

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(5)(i) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess three or more firearms, to wit: two 9-millimeter Glock pistols (Serial Nos. PYP860 and BCXF874), one .45-caliber Taurus pistol (Serial No. NUG68896), one .45-caliber Springfield Armory pistol (Serial No. MG604931), one .380-caliber Bersa pistol (Serial

No. B63548), four .380-caliber Ruger pistols (NYPD Lead Seal No. 923504; Serial Nos. 379005185, 379037842, and 379037878), fourteen 9-millimeter Taurus pistols (Serial Nos. L80203, AEH602883, AEH607489, AEM927967, AEM918355, AGC076766, AEH581408, AEM935398, AEM927897, AEM935474, AGC117556, AEC234301, AGC115151, and AEH621833), one 9-millimeter SCCY pistol (NYPD Lead Seal No. 117477), one .40-caliber Taurus pistol (Serial No. SHO15866), one 9-millimeter JA Industries Inc. pistol (Serial No. 464729), one .44-caliber Ruger revolver (Serial No. 178-50826), one .38-caliber Smith & Wesson revolver (Serial No. CLW5229), one .40-caliber Glock pistol (Serial No. BXSf425), one 9-millimeter Walther pistol (Serial No. FCW5074), one 9-millimeter Stoeger Arms pistol (Serial No. T6429-24Y00888), one .45-caliber Tisas pistol (Serial No. T0620-23Z33436), three 9-millimeter Smith & Wesson pistols (Serial Nos. FEK6318, FEK5926, and FEK5936), one 5.56x45mm caliber Anderson AM-15 semi-automatic rifle (Serial No. 21095811), and one 7.62x39mm Pioneer Arms semi-automatic rifle (Serial No. PAC1112904).

COUNT 468

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Glock pistol (Serial No. PYP860), with intent to sell it.

COUNT 469

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Glock pistol (Serial No. PYP860), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 470

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Glock pistol (Serial No. PYP860).

COUNT 471

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A**

FIREARM IN THE THIRD DEGREE in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Glock pistol (Serial No. BCXF874), with intent to sell it.

COUNT 472

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Glock pistol (Serial No. BCXF874), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 473

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Glock pistol (Serial No. BCXF874).

COUNT 474

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .45-caliber Taurus pistol (Serial No. NUG68896), with intent to sell it.

COUNT 475

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a .45-caliber Taurus pistol (Serial No. NUG68896), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 476

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a .45-caliber Taurus pistol (Serial No. NUG68896).

COUNT 477

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .45-caliber Springfield Armory pistol (Serial No. MG604931), with intent to sell it.

COUNT 478

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a .45-caliber Springfield Armory pistol (Serial No. MG604931) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 479

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a .45-caliber Springfield Armory pistol (Serial No. MG604931).

COUNT 480

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Bersa pistol (Serial No. B63548), with intent to sell it.

COUNT 481

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a .380-caliber Bersa pistol (Serial No. B63548).

COUNT 482

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (NYPD Lead Seal No. 923504), with intent to sell it.

COUNT 483

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of Section 265.02(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm which had been defaced for the purpose of concealment or

prevention of the detection of a crime or misrepresenting the identity of such firearm, to wit: a .380-caliber Ruger pistol (NYPD Lead Seal No. 923504).

COUNT 484

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a .380-caliber Ruger pistol (NYPD Lead Seal No. 923504).

COUNT 485

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **MANUFACTURE, TRANSPORT, DISPOSITION AND DEFACEMENT OF WEAPONS AND DANGEROUS INSTRUMENTS AND APPLIANCES**, in violation of § 265.10(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about and between August 7, 2024 and August 8, 2024, in New York County, the State of North Carolina, and elsewhere inside and outside the State of New York, did knowingly buy, receive, dispose of, or conceal a firearm which had been defaced for the purpose of concealment or prevention of the detection of a crime or misrepresenting the identity of such firearm, to wit: a .380-caliber Ruger pistol (NYPD Lead Seal No. 923504).

COUNT 486

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. L80203), with intent to sell it.

COUNT 487

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Taurus pistol (Serial No. L80203) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 488

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. L80203).

COUNT 489

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter SCCY pistol (NYPD Lead Seal No. 117477), with intent to sell it.

COUNT 490

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter SCCY pistol (NYPD Lead Seal No. 117477) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 491

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of Section 265.02(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm which had been defaced for the purpose of concealment or prevention of the detection of a crime or misrepresenting the identity of such firearm, to wit: a 9-millimeter SCCY pistol (NYPD Lead Seal No. 117477).

COUNT 492

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter SCCY pistol (NYPD Lead Seal No. 117477).

COUNT 493

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **MANUFACTURE, TRANSPORT, DISPOSITION AND DEFACEMENT OF WEAPONS AND DANGEROUS**

INSTRUMENTS AND APPLIANCES, in violation of § 265.10(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about and between August 7, 2024 and August 8, 2024, in New York County, the State of North Carolina, and elsewhere inside and outside the State of New York, did knowingly buy, receive, dispose of, or conceal a firearm which had been defaced for the purpose of concealment or prevention of the detection of a crime or misrepresenting the identity of such firearm, to wit: a 9-millimeter SCCY pistol (NYPD Lead Seal No. 117477).

COUNT 494

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .40-caliber Taurus pistol (Serial No. SHO15866), with intent to sell it.

COUNT 495

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a .40-caliber Taurus pistol (Serial No. SHO15866) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 496

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a .40-caliber Taurus pistol (Serial No. SHO15866).

COUNT 497

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter JA Industries Inc. pistol (Serial No. 464729), with intent to sell it.

COUNT 498

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter JA Industries Inc. pistol (Serial No. 464729) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 499

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter JA Industries Inc. pistol (Serial No. 464729).

COUNT 500

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A**

FIREARM IN THE THIRD DEGREE in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .44-caliber Ruger revolver (Serial No. 178-50826), with intent to sell it.

COUNT 501

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a .44-caliber Ruger revolver (Serial No. 178-50826).

COUNT 502

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .38-caliber Smith & Wesson revolver (Serial No. CLW5229), with intent to sell it.

COUNT 503

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a .38-caliber Smith & Wesson revolver (Serial No. CLW5229).

COUNT 504

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .40-caliber Glock pistol (Serial No. BXSf425), with intent to sell it.

COUNT 505

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a .40-caliber Glock pistol (Serial No. BXSf425) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 506

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a .40-caliber Glock pistol (Serial No. BXSf425).

COUNT 507

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Walther pistol (Serial No. FCW5074), with intent to sell it.

COUNT 508

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Walther pistol (Serial No. FCW5074) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 509

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Walther pistol (Serial No. FCW5074).

COUNT 510

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Stoeger Arms pistol (Serial No. T6429-24Y00888), with intent to sell it.

COUNT 511

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Stoeger Arms pistol (Serial No. T6429-24Y00888) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 512

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Stoeger Arms pistol (Serial No. T6429-24Y00888).

COUNT 513

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .45-caliber Tisas pistol (Serial No. T0620-23Z33436), with intent to sell it.

COUNT 514

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a .45-caliber Tisas pistol (Serial No. T0620-23Z33436) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 515

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a .45-caliber Tisas pistol (Serial No. T0620-23Z33436).

COUNT 516

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Smith & Wesson pistol (Serial No. FEK6318), with intent to sell it.

COUNT 517

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Smith & Wesson pistol (Serial No. FEK6318) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 518

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Smith & Wesson pistol (Serial No. FEK6318).

COUNT 519

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Smith & Wesson pistol (Serial No. FEK5926), with intent to sell it.

COUNT 520

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Smith & Wesson pistol (Serial No. FEK5926) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 521

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Smith & Wesson pistol (Serial No. FEK5926).

COUNT 522

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A**

FIREARM IN THE THIRD DEGREE in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH602883), with intent to sell it.

COUNT 523

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH602883) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 524

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH602883).

COUNT 525

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH607489), with intent to sell it.

COUNT 526

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH607489) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 527

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH607489).

COUNT 528

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 379005185), with intent to sell it.

COUNT 529

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 379005185).

COUNT 530

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 379037842), with intent to sell it.

COUNT 531

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 379037842).

COUNT 532

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM927967), with intent to sell it.

COUNT 533

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM927967) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 534

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM927967).

COUNT 535

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM918355), with intent to sell it.

COUNT 536

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM918355) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 537

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM918355).

COUNT 538

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGC076766), with intent to sell it.

COUNT 539

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGC076766) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 540

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGC076766).

COUNT 541

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH581408), with intent to sell it.

COUNT 542

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION**

OF A WEAPON IN THE SECOND DEGREE in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH581408) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 543

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH581408).

COUNT 544

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935398), with intent to sell it.

COUNT 545

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935398) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 546

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935398).

COUNT 547

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM927897), with intent to sell it.

COUNT 548

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM927897) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 549

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM927897).

COUNT 550

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935474), with intent to sell it.

COUNT 551

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935474) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 552

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEM935474).

COUNT 553

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGC117556), with intent to sell it.

COUNT 554

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGC117556) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 555

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGC117556).

COUNT 556

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEC234301), with intent to sell it.

COUNT 557

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEC234301) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 558

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEC234301).

COUNT 559

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGC115151), with intent to sell it.

COUNT 560

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGC115151) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 561

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AGC115151).

COUNT 562

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH621833), with intent to sell it.

COUNT 563

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH621833) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 564

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Taurus pistol (Serial No. AEH621833).

COUNT 565

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 9-millimeter Smith & Wesson pistol (Serial No. FEK5936), with intent to sell it.

COUNT 566

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a 9-millimeter Smith & Wesson pistol (Serial No. FEK5936) and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 567

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION**

OF A FIREARM in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 9-millimeter Smith & Wesson pistol (Serial No. FEK5936).

COUNT 568

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 379037878), with intent to sell it.

COUNT 569

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a .380-caliber Ruger pistol (Serial No. 379037878).

COUNT 570

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 5.56x45mm caliber Anderson AM-15 semi-automatic rifle (Serial No. 21095811), with intent to sell it.

COUNT 571

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE SECOND DEGREE** in violation of § 265.03(3) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a loaded firearm, to wit: a loaded 5.56x45mm caliber Anderson AM-15 semi-automatic rifle (Serial No. 21095811), and such possession took place outside the defendants' homes or places of business.

The subject matter of this count is an Armed Felony as that term is defined in Section 1.20 of the Criminal Procedure Law.

COUNT 572

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of § 265.02(7) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess an assault weapon, to wit: a 5.56x45mm caliber Anderson AM-15 semi-automatic rifle (Serial No. 21095811), which has the following assault weapon characteristics: a semi-automatic rifle that has an ability to accept a detachable magazine; a telescoping stock; a pistol grip that protrudes conspicuously beneath the action of the weapon; a protruding grip that can be held by the non-trigger hand; and a flash suppressor, muzzle brake, muzzle compensator, or threaded barrel designed to accommodate a flash suppressor, muzzle brake, or muzzle compensator.

COUNT 573

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 5.56x45mm caliber Anderson AM-15 semi-automatic rifle (Serial No. 21095811).

COUNT 574

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL SALE OF A FIREARM IN THE THIRD DEGREE** in violation of §265.11(2) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, while not authorized pursuant to law to possess a firearm, did unlawfully possess a firearm, to wit: a 7.62x39mm Pioneer Arms semi-automatic pistol (Serial No. PAC1112904), with intent to sell it.

COUNT 575

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of § 265.02(7) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess an assault weapon, to wit: a 7.62x39mm Pioneer Arms semi-automatic pistol (Serial No. PAC1112904), which has the following assault weapon characteristics: a semi-automatic pistol that has an ability to accept a detachable magazine; a capacity to accept an ammunition magazine that attaches to the pistol outside of the pistol grip; a flash suppressor; and a shroud that is attached to, or partially or completely encircles, the barrel and that permits the shooter to hold the firearm with the non-trigger hand without being burned.

COUNT 576

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A FIREARM** in violation of §265.01-b(1) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a firearm, to wit: a 7.62x39mm Pioneer Arms semi-automatic pistol (Serial No. PAC1112904).

COUNT 577

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(8) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a large capacity ammunition feeding device, to wit: a 5.56x45mm caliber magazine (NYPD Invoice No. 6000046834, Invoice Item 2), with a capacity of more than ten rounds of ammunition.

COUNT 578

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(8) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a large capacity ammunition feeding device, to wit: a 7.62x39mm caliber magazine (NYPD Invoice No. 6000046834, Invoice Item 4), with a capacity of more than ten rounds of ammunition.

COUNT 579

THE GRAND JURY OF QUEENS COUNTY, by this Indictment, accuses the defendants, **DEUNDRE WRIGHT** and **ETHAN CHARLES** of the crime of **CRIMINAL POSSESSION OF A WEAPON IN THE THIRD DEGREE** in violation of §265.02(8) of the Penal Law of the State of New York, committed as follows:

Said defendants, acting in concert with each other, on or about August 8, 2024, in New York County, did possess a large capacity ammunition feeding device, to wit: a 7.62x39mm caliber magazine (NYPD Invoice No. 6000046834, Invoice Item 5), with a capacity of more than ten rounds of ammunition.