UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

Holding a Criminal Term Grand Jury Sworn in on January 8, 2021

UNITED STATES OF AMERICA : CRIMINAL NO.

v. : MAGISTRATE NO. 1:21-MJ-00011

:

VIOLATIONS:

LONNIE LEROY COFFMAN,

26 U.S.C. §§ 5861(d), 5841, 5845(f) & 5871

(Possession of an Unregistered Firearm)

:

Defendant. : 22 D.C. Code § 4504(a)

(Carrying a Pistol Without a License)

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: 22 D.C. Code § 4504(a-1)

(Carrying a Rifle or Shotgun)

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: 7 D.C. Code § 2506.01(b)

(Possession of a Large Capacity

: Feeding Device)

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: 7 D.C. Code § 2502.01(a)

: (Possession of an Unregistered Firearm)

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: 7 D.C. Code § 2506.01(a)(3)

: (Unlawful Possession of Ammunition)

INDICTMENT

The Grand Jury charges that:

COUNT ONE

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE LEROY COFFMAN knowingly possessed a firearm, namely a destructive device, that is, eleven Molotov cocktails and any combination of parts designed and intended for use in converting any

device into a Molotov cocktail, not registered to him in the National Firearms Registration and Transfer Record.

(Possession of an Unregistered Firearm, in violation of Title 26, United States Code, Sections 5861(d), 5841, 5845(f), and 5871)

COUNT TWO

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE LEROY COFFMAN did carry, openly and concealed on or about his person, in a place other than his dwelling place, place of business or on other land possessed by him, a pistol, namely, a 9mm Smith & Wesson handgun, without a license issued pursuant to law.

(Carrying a Pistol Without a License (Outside Home or Place of Business), in violation of 22 D.C. Code § 4504(a) (2001 ed.))

COUNT THREE

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE LEROY COFFMAN did carry, openly and concealed on or about his person, in a place other than his dwelling place, place of business or on other land possessed by him, a pistol, namely, a .22 caliber North American Arms revolver, without a license issued pursuant to law.

(Carrying a Pistol Without a License (Outside Home or Place of Business), in violation of 22 D.C. Code § 4504(a) (2001 ed.))

COUNT FOUR

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE LEROY COFFMAN did carry, openly and concealed on or about his person, in a place other than his dwelling place, place of business or on other land possessed by him, a pistol, namely, a 9mm Hi-Point handgun, without a license issued pursuant to law.

(Carrying a Pistol Without a License (Outside Home or Place of Business), in violation of 22 D.C. Code § 4504(a) (2001 ed.))

COUNT FIVE

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE LEROY COFFMAN did carry, openly and concealed on or about his person, in a place other than his dwelling place, place of business or on other land possessed by him, a Windham Weaponry rifle.

(Carrying a Rifle or Shotgun (Outside Home or Place of Business), in violation of 22 D.C. Code § 4504(a-1) (2001 ed.))

COUNT SIX

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE LEROY COFFMAN did carry, openly and concealed on or about his person, in a place other than his dwelling place, place of business or on other land possessed by him, a Hatfield Gun Company SAS shotgun.

(Carrying a Rifle or Shotgun (Outside Home or Place of Business), in violation of 22 D.C. Code § 4504(a-1) (2001 ed.))

COUNT SEVEN

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE LEROY COFFMAN did possess a large capacity ammunition feeding device.

(Possession of a Large Capacity Ammunition Feeding Device), in violation of 7 D.C. Code § 2506.01(b) (2001 ed.))

COUNT EIGHT

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE LEROY COFFMAN did possess a certain firearm, a 9mm Smith & Wesson handgun, without being the holder of a valid registration certificate.

(Possession of an Unregistered Firearm), in violation of 7 D.C. Code § 2502.01(a) (2001 ed.))

COUNT NINE

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE LEROY COFFMAN did possess a certain firearm, a .22 caliber North American Arms revolver, without being the holder of a valid registration certificate.

(Possession of an Unregistered Firearm), in violation of 7 D.C. Code § 2502.01(a) (2001 ed.))

COUNT TEN

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE LEROY COFFMAN did possess a certain firearm, a 9mm Hi-Point handgun, without being the holder of a valid registration certificate.

(Possession of an Unregistered Firearm), in violation of 7 D.C. Code § 2502.01(a) (2001 ed.))

COUNT ELEVEN

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE LEROY COFFMAN did possess a certain firearm, a Windham Weaponry rifle, without being the holder of a valid registration certificate.

(Possession of an Unregistered Firearm), in violation of 7 D.C. Code § 2502.01(a) (2001 ed.))

COUNT TWELVE

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE LEROY COFFMAN did possess a certain firearm, a Hatfield Gun Company SAS shotgun, without being the holder of a valid registration certificate.

(Possession of an Unregistered Firearm), in violation of 7 D.C. Code § 2502.01(a) (2001 ed.))

COUNT THIRTEEN

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE LEROY COFFMAN did possess certain ammunition, .22 caliber rounds, without being the holder of a valid registration certificate for a firearm.

(Unlawful Possession of Ammunition), in violation of 7 D.C. Code § 2506.01(a)(3) (2001 ed.))

COUNT FOURTEEN

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE LEROY COFFMAN did possess certain ammunition, 9mm rounds, without being the holder of a valid registration certificate for a firearm.

(Unlawful Possession of Ammunition), in violation of 7 D.C. Code § 2506.01(a)(3) (2001 ed.))

COUNT FIFTEEN

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE LEROY COFFMAN did possess certain ammunition, 5.56 x 45mm rounds, without being the holder of a valid registration certificate for a firearm.

(Unlawful Possession of Ammunition), in violation of 7 D.C. Code § 2506.01(a)(3) (2001 ed.))

COUNT SIXTEEN

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE

LEROY COFFMAN did possess certain ammunition, .223 caliber rounds, without being the holder

of a valid registration certificate for a firearm.

(Unlawful Possession of Ammunition), in violation of 7 D.C. Code § 2506.01(a)(3) (2001 ed.))

COUNT SEVENTEEN

On or about January 6, 2021, within the District of Columbia, the defendant LONNIE

LEROY COFFMAN did possess certain ammunition, shotgun shells, without being the holder of

a valid registration certificate for a firearm.

(Unlawful Possession of Ammunition), in violation of 7 D.C. Code § 2506.01(a)(3) (2001 ed.))

A TRUE BILL:

FOREPERSON.

Main Sussein /TG/MJF Attorney of the United States in

and for the District of Columbia