business names, including Moonglo Auto Sales, Moonglo Leasing,

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Dollar Leasing, Dollar Rental and Leasing, National Rental and Leasing, Enterprise Leasing, Alemo Leasing, Alemo Auto Sales, Alimo Fleet Services, Executive Honda, Executive West Leasing, GELCO Fleet Lease Services, Dunn Leasing, Dunn Lease Services, and Bell Seventh Limited. These businesses were purported to be in Arizona, Arkansas, and California. Defendant CHARLES CLOCKER II also conducted business as James Jackson and Charles Ofter II.

- 2. Defendant GEORGE B. CLOCKER, operating out of Los Angeles, Orange, and Riverside Counties, California, did business under the names of Moonglo Auto Sales, Moonglo Leasing, Dollar Leasing, Dollar Rental and Leasing, National Rental and Leasing, Enterprise Leasing, Alemo Leasing, Alemo Auto Sales, Alimo Fleet Services, Executive Honda, Executive West Leasing, GELCO Fleet Lease Services, Dunn Leasing, Dunn Lease Services, and Bell Seventh Limited. These businesses were purported to be in Arizona, Arkansas, and California.
- 3. As used in this indictment, the following vehicle numbers refer to the vehicles identified below:

19	<u>Vehicle No.</u>	<u>Year/Make</u>	Vehicle Identification Number
20	1	2002 Ford	xxxxxxxxxxxxx
21	2	2001 Ford	xxxxxxxxxxxxx
22	3	2002 Ford	xxxxxxxxxxxxx
23	4	2002 Ford	xxxxxxxxxxxxx
24	5	2002 Dodge	xxxxxxxxxxxxx
25	6	2004 Ford	xxxxxxxxxxxxx

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1	7	2003 Lincoln	XXXXXXXXXXXXXXXX
2	8	2003 Lincoln	xxxxxxxxxxxxxx
3	9	2004 Mercury	xxxxxxxxxxxxxx
4	10	2004 Lincoln	xxxxxxxxxxxxxx
5	11	2004 Pontiac	xxxxxxxxxxxxxx
6	12	2003 Nissan	xxxxxxxxxxxxxx
7	13	2004 Dodge	xxxxxxxxxxxxxx
8	14	2004 Ford	xxxxxxxxxxxxxx
9	15	2003 Buick	xxxxxxxxxxxxxxx

THE OBJECTS OF THE CONSPIRACY

- 4. Beginning at a time unknown to the Grand Jury, but at least as early as January 2003, and continuing through at least April 2007, within the Central District of California and elsewhere, defendants CHARLES CLOCKER II, GEORGE B. CLOCKER, and others, known and unknown to the Grand Jury, did knowingly agree, combine, and conspire among themselves to commit the following offenses against the United States:
- (a) to knowingly and willfully reset and alter, and cause to be reset and altered, the odometers of used motor vehicles, with the intent to change the number of miles indicated on those odometers, in violation of Title Title 49, United States Code, Sections 32703(2) and 32709(b); and
- (b) to knowingly make, utter, and possess forged securities of a State - that is, motor vehicle certificates of title - with the intent to deceive other persons, organizations,

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and governments, in violation of Title 18, United States Code, Section 513.

THE MEANS OF THE CONSPIRACY

- 5. Defendant CHARLES CLOCKER II, GEORGE B. CLOCKER, and others purchased used motor vehicles, caused the odometers of those vehicles to be rolled back to lower mileage figures, and resold the vehicles to buyers in California, Arizona, New Mexico, Nevada, Utah, and elsewhere, falsely representing to the buyers that the low-mileage readings then showing on the vehicles' odometers were the vehicles' correct mileage readings.
- 6. Defendants CHARLES CLOCKER II, GEORGE B. CLOCKER, and others obtained new and duplicate titles for these vehicles from the State of California Department of Motor Vehicles, the State of Arizona Department of Public Safety, Division of Motor Vehicles, and the State of Arkansas Department of Finance and Administration, Office of Motor Vehicle. The defendants and others used these new titles to hide from subsequent purchasers the true high mileage of the vehicles the defendants sold.
- 7. Based upon the false and fraudulent actions and misrepresentations of defendants CHARLES CLOCKER II, GEORGE B. CLOCKER, and others, both the immediate and subsequent buyers, including ultimate consumers, of numerous vehicles paid more for the vehicles than they would have paid if they had known the vehicles' correct mileage readings.

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OVERT ACTS

- 8. In furtherance of the conspiracy, and to effect the objects and purposes thereof, the following overt acts, among others, were committed within the Central District of California and elsewhere:
- (a) In or about January 2003, defendant CHARLES CLOCKER II opened a bank account in xxxxxxx, California, under the name of National Auto Repair Rental and Lease.
- (b) On or about December 14, 2003, defendant CHARLES CLOCKER II, doing business as Moonglo Auto Sales, purchased Vehicle Number 1 through a wholesale automobile auction in Rosemead, California with 56,884 miles on the odometer.
- (c) On or about January 13, 2004, defendant CHARLES CLOCKER II, doing business as National Rental & Leasing, sold Vehicle Number 1, and falsely represented at that time that the mileage was 25,661 miles.
- (d) On or about January 13, 2004, defendant CHARLES CLOCKER II deposited the proceeds from the sale of Vehicle No. 1 into the National Auto Repair Rental and Lease bank account.
- (e) On or about March 30, 2004, defendants CHARLES CLOCKER II and GEORGE B. CLOCKER caused a bank account in the name of Enterprise Leasing to be opened at a bank in xxxxxxxxx, California.
- (f) On or about September 1, 2004, defendant CHARLES CLOCKER II, doing business as Moonglo Auto Sales, purchased

Vehicle No. 2 through an auto auction in Fontana, California, with 111,287 miles on the odometer.

- (g) On or about September 22, 2004, defendant CHARLES CLOCKER II, doing business as Enterprise Leasing, sold Vehicle No. 2 to a dealership in Reno, Nevada, and falsely represented that the vehicle's true mileage was 44,538 miles.
- (h) On or about February 10, 2005, defendant CHARLES CLOCKER II, doing business as Dollar Leasing, sold Vehicle No. 3 to an individual in Los Angeles and falsely represented that the vehicle's true mileage was 33,599 miles, when in truth and in fact the vehicle's actual mileage was at least 82,279 miles.
- (i) On or about April 25, 2005, defendant CHARLES CLOCKER II, doing business as Dollar Leasing, sold Vehicle No. 4 to a dealership in Sepulveda, California, and prepared a purchase order for that dealership that falsely represented that the vehicle had mileage of 34,956 miles, when in truth and in fact the vehicle's actual mileage was at least 100,880 miles.
- (j) On or about May 24, 2005, defendant CHARLES CLOCKER II, doing business as Dollar Rent and Lease, purchased Vehicle No. 5 from an automobile broker in Tustin, California, with mileage of 151,024 miles.
- (k) On or about August 30, 2005, defendant CHARLES CLOCKER II flew from Los Angeles, California, to Oakland, California, and, doing business as Moonglo Leasing, directed the purchase of

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Vehicle No. 8 at a wholesale automobile auction in Hayward, California.

- (1) Between on or about December 6, 2005, and on or about December 13, 2005, defendant CHARLES CLOCKER II altered the Indiana title of Vehicle No. 11 from 92,384 miles, to 12,381 miles.
- (m) On or about December 19, 2005, defendant CHARLES CLOCKER II, doing business as Alimo Fleet Services, attempted to sell Vehicle No. 10 to a dealership in Mesa, Arizona, and falsely represented that the vehicle had mileage of 15,009 miles, when in truth and in fact the vehicle's actual mileage was at least 41,462 miles.
- (n) On or about April 30, 2006, doing business as GELCO Fleet Lease Services, defendant GEORGE B. CLOCKER delivered Vehicle No. 12 and a falsely made Arizona certificate of title for Vehicle No. 12 to a dealership in Phoenix, Arizona, and received in exchange a \$19,000 check from the dealership.
- (o) On or about September 13, 2006, doing business as Moonglo Auto Sales, defendant GEORGE B. CLOCKER ordered through a dealership in Cerritos, California, and received from an electronic parts distributor in Fullerton, California, an instrument cluster that falsely reflected an odometer reading of 35,632 miles, which was later installed in Vehicle No. 14.
- (p) On or about September 16, 2006, doing business as Dunn Leasing, defendant CHARLES CLOCKER II, dropped off for service

work at a dealership in Anaheim, California, Vehicle No. 14, and falsely represented that the vehicle had mileage of 35,650 miles, when in truth and in fact the mileage was at least 85,632 miles.

- (q) On or about October 16, 2006, doing business as Moonglo Auto Sales, defendant CHARLES CLOCKER II purchased for \$7,500 Vehicle No. 15 at an automobile dealership in Buena Park, California, with mileage of 79,752 miles.
- (r) On or about April 16, 2007, defendant CHARLES CLOCKER II sold Vehicle No. 15 to an individual in Orange, California, and falsely represented that the vehicle had mileage of 39,552 miles, when in truth and in fact the mileage was at least 79,752 miles.

COUNTS TWO THROUGH TEN

[49 U.S.C. §§ 32703(2) and 32709(b) and 18 U.S.C. § 2]

- 9. The Grand Jury repeats, realleges, and incorporates by reference each and every allegation as contained in paragraphs 1 through 3 of this Indictment.
- 10. On or about the dates listed below, in the Central District of California, defendants CHARLES CLOCKER II and GEORGE B. CLOCKER, did knowingly and willfully reset and alter, and cause to be reset and altered, the odometers of the motor vehicles listed below from the approximate high mileages to the approximate low mileages listed below, with the intent to change the number of miles indicated on said odometers:

13	Count	<u>Date</u>	<u>Vehicle No.</u>	<u> High Mileage</u>	<u>Low Mileage</u>
14	2	09/01/04	2	111,287	44,538
15	3	11/17/04	3	82 , 279	33,599
16	4	03/16/05	4	100,880	34,455
17	5	05/24/05	5	151,024	43,858
18	6	06/15/05	6	79,418	21,032
19	7	03/26/06	12	72,051	23,658
20	8	08/09/06	13	100,666	27,013
21	9	08/29/06	14	85,632	35,657
22	10	10/16/06	15	79 , 752	39 , 552

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[18 U.S.C. §§ 513 and 2]

- 11. The Grand Jury repeats, realleges, and incorporates by reference each and every allegation as contained in paragraphs 1 through 3 of this Indictment.
- 12. On or about the dates listed below, within the Central District of California, defendant CHARLES CLOCKER II did knowingly make, utter, and possess, and cause to be made, uttered, and possessed, forged and counterfeited securities of the State of California, with the intent to deceive other persons, organizations, and governments, specifically, defendant CHARLES CLOCKER II obtained from the State of California duplicate and new titles and used the newly-issued, fraudulent, State of California titles to deceive automobile dealerships and individuals regarding the vehicles' true mileages:

16	<u>Count</u>	<u>Date</u>	<u>Vehicle No.</u>
17	11	09/19/04	2
18	12	11/22/04	3
19	13	03/22/05	4
20	14	06/08/05	5
21	15	06/23/05	6
22	16	08/02/05	7
23	17	09/13/05	8
24	18	09/27/05	9
25	19	12/13/05	10
26	20	12/13/05	11
27	21	09/29/06	14
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COUNTS TWENTY-TWO THROUGH TWENTY-THREE

[18 U.S.C. §§ 2314 and 2]

13. The Grand Jury repeats, realleges, and incorporates by reference each and every allegation as contained in paragraphs 1 through 3 of this Indictment.

14. On or about the dates listed below, defendant CHARLES CLOCKER II did, with unlawful and fraudulent intent, transport and cause to be transported in interstate commerce from the Central District of California to Arizona, falsely made, forged, altered, and counterfeited securities—namely, certificates of title relating to the motor vehicles listed below—knowing the same to be falsely made, forged, altered, and counterfeited.

<u>Count</u>	<u>Date</u>	<u>Vehicle No.</u>
22	04/29/06	12
23	07/19/06	13

COUNT TWENTY-FOUR

[18 U.S.C. § 371]

The Grand Jury repeats, realleges, and incorporates by reference each and every allegation as contained in paragraphs 1 and 2 of this Indictment.

- 16. Defendant CHARLES CLOCKER III, operating out of Los Angeles, Orange, and Riverside Counties, California, did business under the names of Dunn Leasing, Dunn Lease Services, Bell Seventh Limited, and Executive West Leasing.
- 17. As used in this indictment, the following vehicle numbers refer to the vehicles identified below:

12	<u>Vehicle No.</u>	Year/Make	Vehicle Identification Number
13	101	2002 Lexus	xxxxxxxxxxxxx
14	102	2004 Lexus	xxxxxxxxxxxxx
15	103	2004 Lexus	xxxxxxxxxxxxx
16	104	2002 Lexus	xxxxxxxxxxxxx
17	105	2002 Lexus	xxxxxxxxxxxxx
18	106	2001 Lexus	xxxxxxxxxxxxx
19	107	2004 Lincoln	xxxxxxxxxxxxx
20	108	2004 Lincoln	xxxxxxxxxxxxx
21	109	2004 Lincoln	xxxxxxxxxxxxx
22	110	2004 Lincoln	xxxxxxxxxxxxx
23	111	2004 Lincoln	xxxxxxxxxxxxx
24	112	2004 Lincoln	xxxxxxxxxxxxx
25	113	2004 Lincoln	xxxxxxxxxxxxx
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1	114	2004	Chrysler	XXXXXXXXXXXXXXXX
2	115	2004	Chrysler	xxxxxxxxxxxxx
3	116	2005	Jeep	xxxxxxxxxxxxx
4	117	2004	Toyota	xxxxxxxxxxxxx
5	118	2005	Toyota	xxxxxxxxxxxxxx
6	119	2005	Toyota	xxxxxxxxxxxxxx
7	120	2005	Toyota	xxxxxxxxxxxxx

THE OBJECTS OF THE CONSPIRACY

- 18. Beginning at a time unknown to the Grand Jury, but at least as early as August 2006, and continuing through at least October 2006, within the Central District of California and elsewhere, defendants CHARLES CLOCKER II, CHARLES CLOCKER III, GEORGE B. CLOCKER, and others, known and unknown to the Grand Jury, did knowingly agree, combine, and conspire among themselves to commit the following offenses against the United States:
- (a) to transport and cause to be transported in interstate commerce stolen motor vehicles, knowing the motor vehicles to be stolen, in violation of Title 18, United States Code, Section 2312; and
- (b) to transport and cause to be transported in interstate commerce, with unlawful and fraudulent intent, falsely made, forged, altered, and counterfeit securities -- namely, certificates of title and other motor vehicle title and ownership documents-- knowing the same to be falsely made, forged, altered,

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and counterfeited, in violation of Title 18, United States Code, Section 2314.

THE MEANS OF THE CONSPIRACY

- 19. Defendants CHARLES CLOCKER II, CHARLES CLOCKER III, GEORGE B. CLOCKER, and others established a bank account in the name of a licensed Arizona automobile dealer, registered at a Hayward, California wholesale automobile auction in the name of the Arizona dealer (but without the dealer's permission or consent), and successfully bid on twenty used motor vehicles at the auction.
- 20. The vehicles were to be paid for with bank drafts. In the used car business, when payment is made by bank draft, the bank on which the draft is drawn obtains its customer's permission before paying the draft. When asked by the defendants' bank to approve the drafts for payment, defendants CHARLES CLOCKER II, CHARLES CLOCKER III, GEORGE B. CLOCKER, and other co-conspirators rejected the drafts, thereby withholding payment for the vehicles to the auction.
- 21. Defendants CHARLES CLOCKER II, CHARLES CLOCKER III,
 GEORGE B. CLOCKER, and others obtained fraudulent duplicate and
 new titles for these vehicles from the State of California
 Department of Motor Vehicles and the State of Arizona Department
 of Public Safety, and used the new titles to sell the vehicles.

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- 22. Defendants CHARLES CLOCKER II, CHARLES CLOCKER III, GEORGE B. CLOCKER, and others caused the vehicles to be transported and sold to automobile dealerships in Texas, Nevada, and Arizona, and caused the fraudulent titles to be conveyed to the dealerships.
- 23. Based upon the false and fraudulent actions and misrepresentations of defendants CHARLES CLOCKER II, CHARLES CLOCKER III, GEORGE B. CLOCKER, and others, the auction, the bank, and automobile dealerships that purchased the vehicles, as well as their insurers, lost money.

OVERT ACTS

- 24. In furtherance of the conspiracy, and to effect the objects and purposes thereof, the following overt acts, among others, were committed within the Central District of California and elsewhere:
- (a) On or about August 2, 2006, defendant CHARLES CLOCKER II registered to do business at a wholesale auto auction in Hayward, California, as Bell Seventh Limited.
- (b) On or about August 6, 2006, at the direction of defendant CHARLES CLOCKER II, a co-conspirator opened a bank account in xxxxxxxxx, California, in the name of xxxxxxxxxx Limited.
- (c) On or about September 16, 2006, at the direction of defendant CHARLES CLOCKER II, a co-conspirator notified a private mail box facility in Phoenix, Arizona, that mail would be sent to

the facility in the business names of xxxxxxxxxx Limited, Executive Leasing, and Executive West Leasing.

- (d) On or about September 16, 2006, defendant GEORGE B.

 CLOCKER drove a co-conspirator from southern California to

 Phoenix, Arizona, where the co-conspirator attempted to obtain an

 Arizona identification card in a false name.
- (e) On or about September 17, 2006, defendant CHARLES

 CLOCKER II traveled with a co-conspirator from southern

 California to Phoenix, Arizona, where the co-conspirator obtained an Arizona identification card in a false name.
- (f) On or about September 18, 2006, defendant CHARLES CLOCKER II and a co-conspirator flew from southern California to Oakland, California, to attend the Hayward, California, wholesale auto auction.
- (g) On or about September 18, 2006, doing business as xxxxxxxxxxxxx Limited, defendant CHARLES CLOCKER II and a co-conspirator successfully bid on Vehicle Nos. 101-115 at the Hayward, California auto auction.
- (h) On or about September 18, 2006, defendants CHARLES CLOCKER II, CHARLES CLOCKER III, and GEORGE B. CLOCKER, and others requested registration information on Vehicle Nos. 101-115 from a registration service in El Monte, California.
- (i) On or about September 19 and 20, 2006, defendant CHARLES CLOCKER II and a co-conspirator ordered and received rubber stamps with the following lettering: "Executive West

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- Leasing," "Dunn Lease Services," "SLD THRU XXXXXXXX AUTO AUCTION 18758," "LEXUS FINANCIAL SERVICES LEASING," "CHRYSLER CREDIT CORP.," "TOYOTA MOTOR CREDIT CORP.," and "WELLS FARGO BANK," and used these stamps and others to produce false and fictitious applications for titles for stolen motor vehicles.
- (j) On or about September 19, 2006, defendants CHARLES CLOCKER III, CHARLES CLOCKER III, GEORGE B. CLOCKER, and others filled out applications for duplicate titles, and other paperwork necessary to obtain duplicate title, for Vehicle Nos. 103, 104, 105, and 106.
- (k) On or about September 20, 2006, defendants CHARLES CLOCKER III, and GEORGE B. CLOCKER caused the California Department of Motor Vehicles Special Processing Unit to receive applications for duplicate titles for Vehicle Nos. 103, 104, 105, and 106.
- (1) On or about September 23, 2006, defendants CHARLES CLOCKER III, and GEORGE B. CLOCKER caused the California Department of Motor Vehicles Special Processing Unit to issue duplicate titles for Vehicle Nos. 103, 104, 105, and 106 in the name of Dunn Leasing.
- (m) On or about September 25, 2006, doing business as Bell Seventh Limited, defendant CHARLES CLOCKER II and a co-conspirator successfully bid on Vehicle Nos. 116-120 at the Hayward, California auto auction.

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- (n) On or about September 27, 2006, defendants CHARLES CLOCKER II, CHARLES CLOCKER III, and GEORGE B. CLOCKER caused to be delivered to an automobile dealership in Tempe, Arizona, Vehicle Nos. 114 and 115.
- (o) On or about September 30, 2006, defendants CHARLES CLOCKER III, and GEORGE B. CLOCKER caused the California Department of Motor Vehicles Special Processing Unit to receive applications for duplicate titles for Vehicle Nos. 116-120, and thereafter, on October 2, 2006, to issue duplicate titles for these vehicles in the name of Executive West Leasing.
- (p) Between October 2, 2006, and October 11, 2006, doing business as Executive West Leasing, defendant GEORGE B. CLOCKER and co-conspirators delivered and sold to automobile dealerships in Reno, Carson City, and Las Vegas, Nevada, Vehicle Nos. 116-120.
- (q) On or about October 11, 2006, doing business as Executive West Leasing, defendants CHARLES CLOCKER II, CHARLES CLOCKER III, and GEORGE B. CLOCKER caused to be delivered to an automobile dealership in Dallas, Texas, Vehicle Nos. 107 and 109.

COUNTS TWENTY-FIVE THROUGH TWENTY-NINE

[18 U.S.C. §§ 2314 and 2]

25. The Grand Jury repeats, realleges, and incorporates by reference each and every allegation as contained in paragraphs 1, 2, 16, and 17 of this Indictment.

26. On or about the dates listed below, defendants CHARLES CLOCKER II, CHARLES CLOCKER III, and GEORGE B. CLOCKER did, with unlawful and fraudulent intent, transport and cause to be transported in interstate commerce from the Central District of California to Texas, falsely made, forged, altered, and counterfeited securities—namely, certificates of title relating to the motor vehicles listed below—knowing the same to be falsely made, forged, altered, and counterfeited:

14	<u>Count</u>	<u>Date</u>	<u>Vehicle No.</u>
15	25	09/30/06	108
16	26	09/30/06	110
17	27	09/30/06	111
18	28	09/30/06	113
19	29	10/15/06	112

COUNT THIRTY

[18 U.S.C. \S \$ 1957 and 2]

- 27. The Grand Jury repeats, realleges, and incorporates by reference each and every allegation as contained in paragraphs 1 and 3 of this Indictment.
- 28. On or about September 30, 2006, in the Central District of California, defendant CHARLES CLOCKER II did knowingly engage and attempt to engage in a monetary transaction by, through, and to a financial institution, affecting interstate commerce, in criminally derived property of a value greater than \$10,000, that is, deposited a cashier's check in the amount of \$13,500 into Bank of xxxxxxx Acct. No. xxxxxxxxx, such property having been derived from specified unlawful activity, that is, making, uttering, and possessing a forged and counterfeited security of the State of California with the intent to deceive other persons, organizations, and governments, in violation of Title 18, United States Code, Section 513.

[18 U.S.C. §§ 1957 and 2]

29. The Grand Jury repeats, realleges, and incorporates by reference each and every allegation as contained in paragraphs 1, 3, and 17 of this Indictment.

30. On or about the dates listed below, in the Central District of California, defendant CHARLES CLOCKER II did knowingly engage and attempt to engage in monetary transactions by, through, and to a financial institution, affecting interstate commerce, in criminally derived property of a value greater than \$10,000, that is, deposited bank and cashier's checks in the amounts listed below into the bank accounts listed below, such property having been derived from a specified unlawful activity, that is, interstate transportation of stolen vehicles, in violation of Title 18, United States Code, Section 2312:

<u>Count</u>	<u>Date</u>	Amount of Transaction	Account No.	
31	09/30/06	\$ 18,500 # xx	Bank of Xxxxxxxx	
32	09/30/06	21,000	Bank of Xxxxxxxx # xxxxxxxxxx	
33	09/30/06	21,175	Xxxx xxxx Bank # xxxxxxxxx	
34	09/30/06	20,625	Xxxx xxxx Bank # xxxxxxxxx	
35	10/04/06	34,500	Bank of Xxxxxxxx # xxxxxxxxxx	
36	10/04/06	33,500	Bank of Xxxxxxxx # xxxxxxxxxx	

1	37	10/04/06	21,500	Bank of Xxxxxxxx # xxxxxxxxxx
2	38	10/10/06	48,000	Bank of Xxxxxxxx
3	30	10/10/00	10,000	# XXXXXXXXXX
4	39	10/10/06	21,500	Xxxx xxxx Bank # xxxxxxxxx
5 6	40	10/10/06	19,650	Xxxx xxxx Bank # xxxxxxxxx
7	41	10/10/06	19,000	Xxxx xxxx Bank # xxxxxxxxx
8 9	42	10/11/06	18,000	Bank of Xxxxxxxx # xxxxxxxxxx
10	43	10/15/06	17,000	Bank of Xxxxxxxx # xxxxxxxxxx
11	44	10/15/06	16,500	Bank of Xxxxxxxx
12				# xxxxxxxxx
13 14	45	10/15/07	18,300	Xxxx xxxx Bank # xxxxxxxxx
15	46	10/16/06	20,000	Bank of Xxxxxxxx # xxxxxxxxxx
16	47	10/23/06	12,900	Xxxx xxxx Bank # xxxxxxxxx
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COUNT FORTY-EIGHT

[18 U.S.C. \S \$ 1957 and 2]

- 31. The Grand Jury repeats, realleges, and incorporates by reference each and every allegation as contained in paragraphs 1 and 17 of this Indictment.

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[18 U.S.C. \S \$ 1956(a)(1)(B)(i) and 2]

- 33. The Grand Jury repeats, realleges, and incorporates by reference each and every allegation as contained in paragraphs 1 and 17 of this Indictment.
- Between on or about October 14, 2006, and on or about October 17, 2006, in the Central District of California, defendant CHARLES CLOCKER II did knowingly conduct and attempt to conduct a financial transaction affecting interstate and foreign commerce, to wit, did purchase with cash and receive a title for a 2003 Buick LeSabre, VIN xxxxxxxxxxxxxxxxxxxx which involved the proceeds of a specified unlawful activity, that is, the interstate transportation of stolen vehicles, in violation of Title 18, United States Code, Section 2312, knowing that the transaction was designed in whole and in part to conceal and disguise the nature, location, source, ownership, and control of the proceeds of said specified unlawful activity and that while conducting and attempting to conduct such financial transaction knew that the property involved in the financial transaction, that is, funds in the amount of \$7,500, represented the proceeds of some form of unlawful activity.

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COUNT FIFTY

[18 U.S.C. \S \$ 1956(a)(1)(B)(i) and 2]

- 35. The Grand Jury repeats, realleges, and incorporates by reference each and every allegation as contained in paragraphs 1 and 17 of this Indictment.
- 36. Between on or about January 27, 2007, and on or about September 30, 2007, in the Central District of California, defendant CHARLES CLOCKER II did knowingly conduct and attempt to conduct a financial transaction affecting interstate and foreign commerce, to wit, did purchase a house located at xxxx xxxxxxxxxxx Drive, xxxxxxxxx, California, which involved the proceeds of a specified unlawful activity, that is, the interstate transportation of stolen vehicles, in violation of Title 18, United States Code, Section 2312, knowing that the transaction was designed in whole and in part to conceal and disguise the nature, location, source, ownership, and control of the proceeds of said specified unlawful activity and that while conducting and attempting to conduct such financial transaction knew that the property involved in the financial transaction represented the proceeds of some form of unlawful activity.

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MONEY LAUNDERING FORFEITURE

[18 U.S.C. \$982(a)(1) and (a)(5)]

Forfeitures Relating to Counts 30 through 50

1. Between in or about July 2006, and on or about September 30, 2007, defendant CHARLES CLOCKER II did knowingly commit violations of Title 18, United States Code, Sections 1956 and 1957, as alleged in Counts 30 through 50 of this Indictment, which are incorporated by reference herein.

- 2. Pursuant to Title 18, United States Code, Section 982(a)(1), upon conviction for any of the offenses alleged in Counts 30 through 50, the defendant shall forfeit to the United States all right, title, and interest in any and all property involved in said offenses, and all property traceable to such property, including the following: (a) all money or other property that was the subject of each transaction; (b) all commissions, fees, and other property constituting proceeds obtained as a result of those violations; and (c) all property used in any manner or part to commit or to facilitate the commission of those violations.
- 3. The United States intends to forfeit property of defendant CHARLES CLOCKER II including, but not limited to, the following:
- (a) The sum of money equal to the sums involved in the violations set forth in Counts 30 through 50;
- (b) All property involved in the violations set forth in Counts 30 through 50, and all property traceable thereto, including but not limited to the following:

- (i) 2003 Porsche Carrera, VIN xxxxxxxxxxxxxxxx; and
- (ii) the real property known as xxxx xxxxxxxxxx Drive, xxxxxxxxxx, California; and
- (c) All other property of defendant CHARLES CLOCKER II, up to the value of any property described in subparagraphs (a) and (b) above, if by any act or omission of the defendant said property, or any portion thereof, cannot be located upon the exercise of due diligence; has been transferred, sold to or deposited with a third party; has been placed beyond the jurisdiction of the Court; has been substantially diminished in value; or has been commingled with other property which cannot be divided without difficulty, in which case such other property shall be substituted and forfeited to the United Stated pursuant to Title 21, United States Code, Section 853(p), as incorporated by Title 18, United States Code, Section 982(b).

Forfeitures Relating to Count 24

- _____4. Between at least as early as August 2006, and continuing through at least October 2006, defendant CHARLES CLOCKER II conspired to commit violations of Title 18, United States Code, Section 2312, as alleged in Count 24 of this Indictment, which is incorporated by reference herein.
- 5. Pursuant to Title 18, United States Code, Section 982(a)(5), upon conviction for the offense alleged in Count 24, the defendant shall forfeit to the United States all right, title, and interest in any and all property which represents or

is traceable to the gross proceeds obtained, directly or 2 indirectly, as a result of such violation. 3 The United States intends to forfeit property of 4 defendant CHARLES CLOCKER II including, but not limited to, the 5 following: 6 The sum of money equal to the gross proceeds obtained, directly or indirectly, as a result of the violation set forth in 7 Count 24; and 8 9 (b) All property representing the gross proceeds obtained as a result of the violations set forth in Count 24, and all 10 property traceable thereto, including but not limited to the 11 12 following: 1.3 2003 Porsche Carrera, VIN xxxxxxxxxxxxxxxx and (i) 14 (ii) the real property known as xxxx xxxxxxxxxx 15 Drive, xxxxxxxxxx, California. A TRUE BILL 16 17 18 FOREPERSON 19 XXXXXXXXXXXXXXX 20 United States Attorney Central District of California 21 22 XXXXXXXXXXXXXX Assistant United States Attorney 23 Chief, Criminal Division 2.4 XXXXXXXXXXX 25 Trial Attorney United States Department of Justice 26 27