

SUPERIOR COURT  
OF THE  
DISTRICT OF COLUMBIA  
Holding a Criminal Term  
Grand Jury Sworn in on February 18, 2014

COURT OF THE  
DISTRICT OF COLUMBIA  
FILED  
FEB 19 PM 4 33

THE UNITED STATES OF AMERICA : Criminal Nos: 2013 CF1 018988 ✓  
: 2013 CF1 018984  
v. :  
: Violations:  
JUSTIN WILSON ✓ : 22 D.C. Code, Sections 2101, 4502;  
PDID: 643-571 : 22 D.C. Code, Section 4504(b);  
: 22 D.C. Code, Sections 401, 4502;  
REESE E. WILLIAMS : 22 D.C. Code, Sections 1806, 401, 4502;  
PDID: 575-895 : 22 D.C. Code, Sections 1806, 4504(b);  
: 22 D.C. Code, Section 4503 (a)(1);  
: 22 D.C. Code, Section 4504(a), (2);  
: 22 D.C. Code, Section 4504(a);  
: 50 D.C. Code, Section 2201.05b(b)(2) (2001  
: ed.)  
: (First Degree Murder While Armed  
: (Premeditated); Possession Of a Firearm  
: During Crime Of Violence Or Dangerous  
: Offense; Assault With Intent To Kill While  
: Armed; Accessory After The Fact To  
: Assault With Intent to Kill While Armed;  
: Accessory After The Fact To Possession Of  
: a Firearm During Crime Of Violence Or  
: Dangerous Offense; Unlawful Possession of  
: a Firearm (Prior Conviction); Carrying a  
: Pistol (Outside Home or Place of Business  
: (Prior Felony); Carrying a Pistol (Outside  
: Home or Place of Business); Fleeing a Law  
: Enforcement Officer)

The Grand Jury charges:

FIRST COUNT:

Justin Wilson, within the District of Columbia, while armed with a firearm, purposely and with deliberate and premeditated malice, killed Freddy Hawkins by shooting him with a firearm on or about October 26, 2013, thereby causing injuries from which Freddy Hawkins died on or about October 26, 2013. (First Degree Murder While Armed (Premeditated), in violation of 22 D.C. Code, Sections 2101, 4502 (2001 ed.))

SECOND COUNT:

On or about October 26, 2013, within the District of Columbia, Justin Wilson did possess a firearm while committing the crime of first degree murder while armed as set forth in the first count of this indictment. (Possession Of a Firearm During Crime Of Violence Or Dangerous Offense, in violation of 22 D.C. Code, Section 4504(b) (2001 ed.))

THIRD COUNT:

On about October 26, 2013, within the District of Columbia, Justin Wilson, while armed with a firearm, assaulted Denard Kearney with intent to kill another. (Assault With Intent To Kill While Armed, in violation of 22 D.C. Code, Sections 401, 4502 (2001 ed.))

FOURTH COUNT:

On or about October 26, 2013, within the District of Columbia, Justin Wilson did possess a firearm while committing the crime of Assault With Intent to Kill While Armed, as set forth in the third count of this indictment. (Possession Of a Firearm During Crime Of Violence Or Dangerous Offense, in violation of 22 D.C. Code, Section 4504(b) (2001 ed.))

FIFTH COUNT:

On or about October 26, 2013, within the District of Columbia, Reese E. Williams was an accessory after the fact to the Assault With Intent to Kill While Armed of Freddy Hawkins, a lesser-included charge of the first count of this indictment, which is incorporated herein by reference, in that he relieved, comforted, and assisted Justin Wilson, knowing that Justin Wilson had committed that crime, by assisting Justin Wilson to flee the crime scene and to discard the weapon used in commission of the offense, with intent to hinder and prevent the apprehension, trial, and punishment of Justin Wilson. (Accessory After The Fact to Assault With Intent to Kill While Armed, in violation of 22 D.C. Code, Sections 1806, 401, 4502 (2001 ed.))

SIXTH COUNT:

On or about October 26, 2013, within the District of Columbia, Reese E. Williams was an accessory after the fact to the Possession of a Firearm During a Crime of Violence or Dangerous Offense set forth in the second count of this indictment, which is incorporated herein by reference, in that he relieved, comforted, and assisted Justin Wilson, knowing that Justin Wilson had committed that crime, by assisting Justin Wilson to flee the crime scene and to discard the weapon used in commission of the offense, with intent to hinder and prevent the apprehension, trial, and punishment of Justin Wilson. (Accessory After The Fact to Possession of a Firearm During a Crime of Violence or Dangerous Offense, in violation of 22 D.C. Code, Sections 1806, 4504(b) (2001 ed.))

SEVENTH COUNT:

On or about October 26, 2013, within the District of Columbia, Reese E. Williams was an accessory after the fact to the Assault With Intent to Kill While Armed of Denard Kearney, set forth in the third count of this indictment, which is incorporated herein by reference, in that he relieved, comforted, and assisted Justin Wilson, knowing that Justin Wilson had committed that crime, by assisting Justin Wilson to flee the crime scene and to discard the weapon used in commission of the offense, with intent to hinder and prevent the apprehension, trial, and punishment of Justin Wilson. (Accessory After The Fact Assault With Intent to Kill While Armed, in violation of 22 D.C. Code, Sections 1806, 401, 4502 (2001 ed.))

EIGHTH COUNT:

On or about October 26, 2013, within the District of Columbia, Reese E. Williams was an accessory after the fact to the Possession of a Firearm During a Crime of Violence or Dangerous Offense set forth in the fourth count of this indictment, which is incorporated herein by reference, in that he relieved, comforted, and assisted Justin Wilson, knowing that Justin Wilson had committed that crime, by assisting Justin Wilson to flee the crime scene and to discard the weapon used in commission of the offense, with intent to hinder and prevent the apprehension, trial, and punishment of Justin Wilson. (Accessory After The Fact to Possession of a Firearm During a Crime of Violence or Dangerous Offense, in violation of 22 D.C. Code, Sections 1806, 4504(b) (2001 ed.))

NINTH COUNT:

On or about October 26, 2013, within the District of Columbia, Reese E. Williams, previously having been convicted in any court of a crime punishable by imprisonment for a term exceeding one year, owned, kept, and had within his possession and control, a firearm. (Unlawful Possession of a Firearm (Prior Conviction), in violation of 22 D.C. Code, Section 4503 (a)(1) (2001 ed.))

TENTH COUNT:

On or about October 26, 2013, within the District of Columbia, Reese E. Williams 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. (Carrying a Pistol (Outside Home or Place of Business)(Prior Conviction), in violation of 22 D.C. Code, Section 4504(a), (2) (2001 ed.))

ELEVENTH COUNT:

On or about October 26, 2013, within the District of Columbia, Justin Wilson 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. (Carrying a Pistol (Outside Home or Place of Business), in violation of 22 D.C. Code, Section 4504(a) (2001 ed.))

TWELFTH COUNT:

On or about October 26, 2013, within the District of Columbia, Reese E. Williams, while operating a motor vehicle, did knowingly fail and refuse to bring that motor vehicle to an immediate stop, and did attempt to elude a law enforcement officer, following a law enforcement officer's signal to bring the motor vehicle to a stop and operated the motor vehicle in a manner that would constitute reckless driving. (Fleeing a Law Enforcement Officer, in violation of 50 D.C. Code, Section 2201.05b(b)(2) (2001 ed.))

*Ronald C. Machen Jr*

RONALD C. MACHEN JR.  
United States Attorney  
in and for the District of Columbia

A TRUE BILL

*John A. Nard*  
Foreperson

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(First Degree Murder While Armed (Premeditated); Possession Of a Firearm During Crime Of Violence Or Dangerous Offense; Assault With Intent To Kill While Armed; Accessory After The Fact To Assault With Intent to Kill While Armed; Accessory After The Fact To Possession Of a Firearm During Crime Of Violence Or Dangerous Offense; Unlawful Possession of a Firearm (Prior Conviction); Carrying a Pistol (Outside Home or Place of Business (Prior Felony); Carrying a Pistol (Outside Home or Place of Business); Fleeing a Law Enforcement Officer)

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SECOND COUNT:

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THIRD COUNT:

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FOURTH COUNT:

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FIFTH COUNT:

On or about October 26, 2013, within the District of Columbia, Reese E. Williams was an accessory after the fact to the Assault With Intent to Kill While Armed of Freddy Hawkins, a lesser-included charge of the first count of this indictment, which is incorporated herein by reference, in that he relieved, comforted, and assisted Justin Wilson, knowing that Justin Wilson had committed that crime, by assisting Justin Wilson to flee the crime scene and to discard the weapon used in commission of the offense, with intent to hinder and prevent the apprehension, trial, and punishment of Justin Wilson. (Accessory After The Fact to Assault With Intent to Kill While Armed, in violation of 22 D.C. Code, Sections 1806, 401, 4502 (2001 ed.))

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On or about October 26, 2013, within the District of Columbia, Reese E. Williams was an accessory after the fact to the Assault With Intent to Kill While Armed of Denard Kearney, set forth in the third count of this indictment, which is incorporated herein by reference, in that he relieved, comforted, and assisted Justin Wilson, knowing that Justin Wilson had committed that crime, by assisting Justin Wilson to flee the crime scene and to discard the weapon used in commission of the offense, with intent to hinder and prevent the apprehension, trial, and punishment of Justin Wilson. (Accessory After The Fact Assault With Intent to Kill While Armed, in violation of 22 D.C. Code, Sections 1806, 401, 4502 (2001 ed.))



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*Ronald C. Machen Jr. | cdw*

RONALD C. MACHEN JR.  
United States Attorney  
in and for the District of Columbia

A TRUE BILL

*[Signature]*  
Foreperson