## SUPERIOR COURT

### OF THE

## DISTRICT OF COLUMBIA

# Holding a Criminal Term

Grand Jury Sworn in on August 13, 2012

THE UNITED STATES OF AMERICA Criminal No: 2011CF1024748

2012CF1001173 ►

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2012CF1003366

Violation: HAROLD M. PROCTOR, ALSO

22 D.C. Code, Section 1805a; KNOWN AS ROCKY

22 D.C. Code, Sections 2801, 4502; PDID: 657-400

22 D.C. Code, Sections 2101, 4502, 2104.01(b)(8), 2104.01(b)(11);

CHRISTOPHER WILLIAMS, ALSO  $\checkmark$ 22 D.C. Code, Section 4504(a); KNOWN AS FACE

22 D.C. Code, Section 3215(d)(2)(A); PDID: 612-164

22 D.C. Code, Sections 722(a)(2), 722(a)(6)

(2001 ed.) WAYNE A. JACKSON, ALSO

KNOWN AS PACMAN

v.

(Conspiracy to Commit a Crime of Violence PDID: 659-108

While Armed; Armed Robbery; First Degree

Murder While Armed (Felony Murder) with

Aggravating Circumstances; First Degree

Murder While Armed (Premeditated) with

Aggravating Circumstances; Carrying a

Dangerous Weapon (Outside Home or Place of

Business); Unauthorized Use of a Vehicle -

Crime of Violence; Obstructing Justice

The Grand Jury charges:

# FIRST COUNT:

On or about December 17, 2011, within the District of Columbia and in the state of Maryland, Harold M. Proctor, also known as Rocky [hereinafter Harold Proctor], Christopher Williams, also known as Face [hereinafter Christopher Williams], and Wayne A. Jackson, also known as Pacman [hereinafter Wayne Jackson], together with a person whose identity is known to the Grand Jury, [hereinafter co-conspirator 1], did unlawfully, knowingly, and willfully combine, conspire, confederate, and agree together to rob, assault, and kill, while armed with a knife and brass knuckles, Kevin Blackwell, Jr. (Conspiracy to Commit a Crime of Violence While Armed, in violation of 22 D.C. Code, Section 1805a (2001 ed.))

### Object of the Conspiracy

The principal goal and purpose of the conspiracy was for the defendants and a person whose identity is known to the grand jury [hereinafter co-conspirator 1] to rob, assault, and kill Kevin Blackwell, Jr., in retaliation for the earlier assault and robbery of Harold Proctor and Christopher Williams.

## Overt Acts in Furtherance of the Conspiracy

During the course of, and in furtherance of the conspiracy, and to effect the object thereof, the defendants, together with co-conspirator 1, did commit, among other things, the following overt acts:

- 1. On or about December 17, 2011, the defendants and co-conspirator 1, while armed with a knife and brass knuckles, agreed to make "a move" on Kevin Blackwell, Jr, and devised a plan to lure Kevin Blackwell, Jr. outside his home.
- 2. On or about December 17, 2011, co-conspirator 1 called Kevin Blackwell, Jr. and asked him to meet IT at an agreed upon location.
- 3. On or about December 17, 2011, the defendants and co-conspirator 1 drove to the agreed upon location to meet Kevin Blackwell, Jr.
- 4. On or about December 17, 2011, the defendants convinced co-conspirator 1 to continue with the plan when IT tried to with draw from the plan to make a "move" on Kevin Blackwell, Jr.

- 5. On or about December 17, 2011, co-conspirator 1, having agreed to continue with the plan to make a "move" on Kevin Blackwell, Jr., called Kevin Blackwell, Jr. again and asked him to meet co-conspirator 1.
- 6. On or about December 17, 2011, the defendants and co-conspirator 1 drove to Kevin Blackwell, Jr.'s home, which was located within the District of Columbia.
- 7. On or about December 17, 2011, Christopher Williams, while talking about the "move" on Kevin Blackwell, Jr., stated words to the effect of "this nigga needs to die."
- 8. On or about December 17, 2011, within the District of Columbia, the defendants and co-conspirator 1 waited for Kevin Blackwell, Jr. to leave his house.
- 9. On or about December 17, 2011, within the District of Columbia, when Kevin Blackwell, Jr. appeared, Christopher Williams and Wayne Jackson confirmed his identity by asking co-conspirator 1.
- 10. On or about December 17, 2011, within the District of Columbia, Christopher Williams and Wayne Jackson, while armed with a knife and brass knuckles, chased Kevin Blackwell, Jr. on foot, while Harold Proctor followed in the car.
- 11. On or about December 17, 2011, within the District of Columbia, the defendants caught Kevin Blackwell, Jr. and assaulted him.
- 12. On or about December 17, 2011, within the District of Columbia, the defendants removed Kevin Blackwell, Jr.'s North Face coat and cell phone from his person.
- 13. On or about December 17, 2011, within the District of Columbia, the defendants stabbed Kevin Blackwell, Jr.
- 15. On or about December 17, 2011, within the District of Columbia, the defendants fled the scene.

#### SECOND COUNT:

On or about December 17, 2011, within the District of Columbia, Harold M. Proctor, also known as Rocky, Christopher Williams, also known as Face, and Wayne A. Jackson, also known as Pacman, while armed with a dangerous weapon, that is a knife and brass knuckles, by force and violence, against resistance and by putting in fear, stole and took from the person and from the immediate actual possession of Kevin Blackwell, Jr., property of value belonging to Kevin Blackwell, Jr., consisting of a North Face coat and cell phone. (Armed Robbery, in violation of 22 D.C. Code, Sections 2801, 4502 (2001 ed.))

#### THIRD COUNT:

On or about December 17, 2011, within the District of Columbia, Harold M. Proctor, also known as Rocky, Christopher Williams, also known as Face, and Wayne A. Jackson, also known as Pacman, while armed with a dangerous weapon, that is a knife and brass knuckles, in perpetrating and attempting to perpetrate the crime of robbery, as set forth in the second count of this indictment, killed Kevin Blackwell, Jr., by stabbing him with a knife, thereby causing injuries from which Kevin Blackwell, Jr., died on or about December 17, 2011. (First Degree Murder While Armed (Felony Murder), in violation of 22 D.C. Code, Sections 2101, 4502 (2001 ed.))

The Grand Jury Further Charges at the time such murder was committed the following aggravating circumstance existed: the murder was committed in the course of committing or attempting to commit a robbery.

The Grand Jury Further Charges at the time such murder was committed the following aggravating circumstance existed: the murder was committed after substantial planning.

#### FOURTH COUNT:

On or about December 17, 2011, within the District of Columbia, Harold M. Proctor, also known as Rocky, Christopher Williams, also known as Face, and Wayne A. Jackson, also known as Pacman, while armed with a knife and brass knuckles, purposely and with deliberate and premeditated malice, killed Kevin Blackwell, Jr. by stabbing him with a knife, thereby causing injuries from which Kevin Blackwell, Jr. died on or about December 17, 2011. (First Degree Murder While Armed (Premeditated), in violation of 22 D.C. Code, Sections 2101, 4502 (2001 ed.))

The Grand Jury Further Charges at the time such murder was committed the following aggravating circumstance existed: the murder was committed in the course of committing or attempting to commit a robbery.

The Grand Jury Further Charges at the time such murder was committed the following aggravating circumstance existed: the murder was committed after substantial planning.

FIFTH COUNT:

On or about December 17, 2011, within the District of Columbia, Harold M. Proctor, also known as Rocky, Christopher Williams, also known as Face, and Wayne A. Jackson, also known as Pacman, did carry, openly and concealed on or about their persons, a dangerous weapon capable of being so concealed, that is, a knife. (Carrying a Dangerous Weapon (Outside Home or Place of Business), in violation of 22 D.C. Code, Section 4504(a) (2001 ed.))

#### SIXTH COUNT:

On or about December 17, 2011, within the District of Columbia, Harold M. Proctor, also known as Rocky, Christopher Williams, also known as Face, and Wayne A. Jackson, also known as Pacman, did carry, openly and concealed on or about their persons, a dangerous weapon capable of being so concealed, that is, brass knuckles. (Carrying a Dangerous Weapon (Outside Home or Place of Business), in violation of 22 D.C. Code, Section 4504(a) (2001 ed.))

SEVENTH COUNT:

On or about December 17, 2011, within the District of Columbia, Harold M. Proctor, also known as Rocky, feloniously did operate a motor vehicle that was the property of Harold Thomas Proctor, during the course of and to facilitate a crime of violence, without the consent of Harold Thomas Proctor, the owner of that motor vehicle. (Unauthorized Use of a Vehicle-Crime of Violence, in violation of 22 D.C. Code, Section 3215(d)(2)(A) (2001 ed.))
EIGHTH COUNT:

Between on or about December 17, 2011, and about December 27, 2011, Harold M. Proctor, also known as Rocky, wilfully and knowingly threatened, corruptly persuaded, and by threatening letter and communication, endeavored to influence, intimidate, and impede a person whose identity is known to the Grand Jury [hereinafter co-conspirator 1], a witness in an official proceeding, to wit, the investigation of In re: Death of Kevin Blackwell, Jr., Grand Jury Original Number I-2903-11, with the intent to cause and induce co-conspirator 1 to withhold truthful testimony from that official proceeding, and to impede or endeavor to obstruct and impede the due administration of justice in that official proceeding. (Obstructing Justice in violation of 22 D.C. Code Sections 722(a)(2), 722(a)(6) (2001 ed.)

# NINTH COUNT:

Between on or about December 17, 2011, and about January 19, 2012, within the District of Columbia, Christopher Williams, also known as Face, wilfully and knowingly threatened, corruptly persuaded, and by threatening letter and communication, endeavored to influence, intimidate, and impede a person whose identity is known to the Grand Jury [hereinafter coconspirator 1], a witness in an official proceeding, to wit, the investigation of In re: Death of Kevin Blackwell, Jr., Grand Jury Original Number I-2903-11, with the intent to cause and induce co-conspirator 1 to withhold truthful testimony from that official proceeding, and to impede or endeavor to obstruct and impede the due administration of justice in that official proceeding. (Obstructing Justice in violation of 22 D.C. Code Sections 722(a)(2), 722(a)(6) (2001 ed.)

RONALD C. MACHEN JR. md

United States Attorney

in and for the District of Columbia

A TRUE BILL:

Foreperson