SUPERIOR COURT

OF THE

2013 JUL -2 P 1: 25

DISTRICT OF COLUMBIA

Holding a Criminal Term

Grand Jury Sworn in on May 6, 2013

THE UNITED STATES OF AMERICA

Criminal Nos.:

2012 CF1 15272

2013 CF1 9055

v.

Violation:

LAMONTE J. HILL, also known as

22 D.C. Code, Sections 2103, 4502;

"Nick"

22 D.C. Code, Section 4504(b);

PDID: 593-831

22 D.C. Code, Section 2402(a)(1);

22 D.C. Code, Section 722(a)(6) (2001 ed.)

TAOUIA ALLEN

PDID: 584-822

(Second Degree Murder While Armed;

Possession Of a Firearm During Crime Of

Violence Or Dangerous Offense; Perjury;

Obstructing Justice (Due Administration of

Justice))

The Grand Jury charges:

FIRST COUNT:

Lamonte Hill, also known as "Nick," within the District of Columbia, while armed with a firearm and a knife, and with the intent to kill another and to inflict serious bodily injury on another and with a conscious disregard of an extreme risk of death or serious bodily injury to another, caused the death of Brian Bloomfield by shooting him with a firearm and stabbing him with a knife on or about June 11, 2012, thereby causing injuries from which Brian Bloomfield died on or about June 11, 2012. (Second Degree Murder While Armed, in violation of 22 D.C. Code, Sections 2103, 4502 (2001 ed.))

SECOND COUNT:

On or about June 11, 2012, within the District of Columbia, Lamonte Hill, also known as "Nick," did possess a firearm while committing the crime of murder 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 COURT:

On or about May 13, 2013, within the District of Columbia, Taquia Allen appeared as a witness before a Grand Jury of the Superior Court of the District of Columbia. The Grand Jury was duly empaneled and sworn on May 6, 2013, in the Superior Court of the District of Columbia, and was conducting a criminal investigation, namely, <u>United States v. Lamonte Hill</u>, 2012 CF1 15272. The Grand Jury was a competent tribunal authorized by law to administer oaths and affirmations.

It was material to the Grand Jury's investigation to determine the whereabouts of
Lamonte Hill, also known as "Nick," in the days, weeks, and months following the killing of
Brian Bloomfield, to determine the identities of any persons who may have been with Lamonte
Hill or helped Lamonte Hill evade the authorities after the killing of Brian Bloomfield; to
determine how Lamonte Hill communicated with other people while the authorities were
searching for him; and, specifically, whether Lamonte Hill was communicating with other people
through Facebook while the authorities were searching for him.

On May 13, 2013, Taquia Allen, having taken an oath that she would testify truthfully before said Grand Jury, in a case in which the law authorized an oath to be administered, namely, United States v. Lamonte Hill, 2012 CF1 15272, did unlawfully, willfully, knowingly, and contrary to such oath testify and state material matters which were not true and which she knew

or believed to be false, that is, she testified that she did not see Lamonte Hill between June 3, 2012, and August of 2012, and that she did not have and never had a Facebook account. Those material matters are set forth below:

[THE PROSECUTOR:] When was the last time that you saw Nick in 2012 before you saw him, after he got locked up in August?

[MS. ALLEN:] June 3rd at my cookout.

. . .

[THE PROSECUTOR:] And so, just to be clear. You did not see Nick and by "seeing," I mean that see with your own eyes[,] you did not see Nick, a/k/a Lamonte Hill [f]rom June 3rd until he got arrested, you saw him sometime at the end of August or beginning of September, is that your testimony?

[MS. ALLEN:] No, I did not see him.

. . .

[THE PROSECUTOR:] What is your [F]acebook account name, Ms. Allen?

[MS. ALLEN:] I doesn't have one.

[THE PROSECUTOR:] Excuse me?

[MS. ALLEN:] I doesn't have one.

[THE PROSECUTOR:] You don't have one. Did you have one back in June, July and August of 2012?

[MS. ALLEN:] I was on my friend's page.

[THE PROSECUTOR:] And your testimony, just to be clear, is you didn't have a [F]acebook account in your name, is that your testimony?

[MS. ALLEN:] Yes. That I don't have one. I do not have one.

(Perjury, in violation of 22 D.C. Code, Section 2402(a)(1) (2001 ed.))

FOURTH COUNT:

In or about May of 2013, within the District of Columbia, Taquia Allen corruptly obstructed and impeded and endeavored to obstruct and impede the due administration of justice in any official proceeding. (Obstructing Justice (Due Administration of Justice) in violation of 22

D.C. Code, Section 722(a)(6) (2001 ed.))

RONALD C. MACHEN JR.

United States Attorney

in and for the District of Columbia

A TRUE BILL:

Foreperson

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SECOND COUNT:



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Foreperson

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