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**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

Holding a Criminal Term

Grand Jury Sworn in on November 9, 2023

UNITED STATES OF AMERICA	:	CRIMINAL NO. 23-CR-296 (RJL)
	:	
v.	:	VIOLATIONS:
	:	
CEDAE HARDY,	:	18 U.S.C. §§ 371, 2119
LANDRELL JORDAN III, and	:	(Conspiracy to Commit Carjacking)
MALIK NORMAN,	:	18 U.S.C. §§ 2119, 2119(2)
	:	(Carjacking)
Defendants.	:	18 U.S.C. § 924(c)(1)(A)(ii)
	:	(Using, Carrying, Possessing, and
	:	Brandishing a Firearm During a Crime of
	:	Violence)
	:	18 U.S.C. § 2312
	:	(Interstate Transportation of a Stolen
	:	Vehicle)
	:	18 U.S.C. § 2313
	:	(Sale or Receipt of a Stolen Vehicle)
	:	18 U.S.C. § 2
	:	(Aiding and Abetting)
	:	
	:	FORFEITURE:
	:	18 U.S.C. § 924(d) and § 981(a)(1)(C);
	:	21 U.S.C. § 853(p); and 28 U.S.C. § 2461(c)
	:	

INDICTMENT

The Grand Jury charges that:

COUNT ONE

Beginning on or about December 25, 2022, and continuing through on or about June 14, 2023, within the District of Columbia, the State of Maryland, and elsewhere, **CEDAE HARDY, LANDRELL JORDAN III, MALIK NORMAN**, and co-conspirators not indicted herein, who are known and unknown to the Grand Jury, did knowingly and willfully combine, conspire,

confederate, and agree with each other to commit the offense of Carjacking, in violation of Title 18, United States Code, Section 2119, by knowingly taking motor vehicles that had been transported, shipped, and received in interstate and foreign commerce, from and in the presence of the drivers of those vehicles, by force, violence, and intimidation, with the intent to cause death and serious bodily harm.

Goal of the Conspiracy

It was the goal of the conspiracy that the conspirators would acquire vehicles from the District of Columbia and Maryland, by way of carjacking, to then use for the commission of other criminal offenses and to sell to third parties in the District of Columbia and elsewhere for profit.

The Manner and Means Used to Achieve the Objectives of the Conspiracy

The manner and means by which this conspiracy was carried out included the following:

1. It was part of the conspiracy that **CEDAE HARDY, LANDRELL JORDAN III, MALIK NORMAN**, and their co-conspirators would travel alone or in groups to various parts of the District of Columbia and Maryland to identify a vehicle that the participants wanted to carjack.
2. It was further part of the conspiracy that **CEDAE HARDY, LANDRELL JORDAN III, MALIK NORMAN**, and their co-conspirators would approach the driver of an identified vehicle, brandish a firearm, order the driver to exit the vehicle, and take the driver's car keys, vehicle, and cell phone.
3. It was further part of the conspiracy that a co-conspirator would reach out to potential buyers to market the carjacked vehicle.
4. It was further part of the conspiracy that a co-conspirator would arrange a time to meet a buyer at a location to complete the sale.

5. It was further part of the conspiracy that a co-conspirator would sell the carjacked vehicle.

6. It was further part of the conspiracy that the co-conspirators would split the proceeds of the sale of the carjacked vehicle.

7. It was further part of the conspiracy that, in some instances, **CEDAE HARDY**, **LANDRELL JORDAN III**, **MALIK NORMAN**, and their co-conspirators would store the carjacked vehicle at an alternate location for use or sale at another time.

Overt Acts in Furtherance of the Conspiracy

In furtherance of the conspiracy, and to effect the objects thereof, the co-conspirators and others, both known and unknown to the Grand Jury, committed, or caused to be committed, the following overt acts in the District of Columbia and elsewhere.

December 25, 2022 – January 24, 2023

1. On January 1, 2023, at approximately 3:18 p.m., **CEDAE HARDY** and a co-conspirator, using a recently carjacked black Honda Accord bearing a Maryland license plate, approached B.R.'s 2010 silver Infiniti bearing a Maryland license plate, which was parked at 10205 New Hampshire Avenue, Silver Spring, Maryland. As B.R. approached his vehicle to get back inside, **CEDAE HARDY** exited the black Honda Accord and entered B.R.'s vehicle through the passenger side door. Once inside B.R.'s vehicle, **CEDAE HARDY** brandished a firearm, held it to B.R.'s head, and demanded that B.R. take off his sweater and throw his iPhone in the backseat. B.R. complied, then exited the vehicle. **CEDAE HARDY** then entered the driver's seat of B.R.'s vehicle and drove away, followed by the black Honda Accord, which was driven by a co-conspirator. **CEDAE HARDY** then transported the 2010 silver Infiniti into the District of Columbia, to 1425 First Street Southwest, Washington, D.C.

2. On January 3, 2023, at approximately 3:35 p.m., **CEDAE HARDY** and a co-conspirator approached J.A.Z., brandished firearms, and demanded his blue 2017 Honda Accord bearing a Maryland license plate. J.A.Z. relinquished his phone and vehicle. One co-conspirator entered the blue 2017 Honda Accord and drove away, while the other followed in a separate vehicle. **CEDAE HARDY** subsequently transported the 2017 Honda Accord into Washington, D.C., and, on the evening of January 4, 2023, set the vehicle on fire in Maryland.

3. On January 24, 2023, within the District of Columbia, **CEDAE HARDY** and **LANDRELL JORDAN III** fled law enforcement in a 2014 BMW bearing a Maryland license plate, which had been carjacked on January 20, 2023, in District Heights, Maryland. While in flight from law enforcement, **CEDAE HARDY** was in possession of a black Smith & Wesson M&P 9-millimeter handgun.

The Florida Avenue Garage

4. On April 5, 2023, **CO-CONSPIRATOR 1** sent **CEDAE HARDY** a text message stating, "Yo Ion want no Kia or nun."

5. On April 7, 2023, at approximately 10:30 a.m., **CO-CONSPIRATOR 1** and **CEDAE HARDY** exchanged text messages and calls with each other. Approximately 45 minutes later, K.T. was in the 4200 block of Jenifer Street Northwest, Washington, D.C. K.T. was removing items from the trunk of his black 2017 BMW 7 Series bearing a Virginia license plate, when he was approached by **CEDAE HARDY**. **CEDAE HARDY** brandished a firearm, pointed it at K.T.'s stomach, and demanded K.T.'s keys and cell phone. K.T. complied and **CEDAE HARDY** entered the driver's seat of K.T.'s BMW and drove away.

6. Minutes later, at 11:21 a.m., **CEDAE HARDY** sent a text message to **CO-CONSPIRATOR 1**, stating, "Send the lo." **CO-CONSPIRATOR 1** responded, "1326

Florida ave ne,” and **CEDAE HARDY** responded, “Omw.”

7. Approximately 43 minutes later, at 12:04 p.m., **CO-CONSPIRATOR 1** opened the door to the Florida Avenue Garage, and **CEDAE HARDY** entered the garage inside K.T.’s vehicle.

8. On April 7, 2023, **CO-CONSPIRATOR 1** arranged to sell K.T.’s BMW to an undercover officer with the Metropolitan Police Department (MPD) for \$1,500. At approximately 4:00 p.m. on April 7, 2023, **CO-CONSPIRATOR 1** drove K.T.’s BMW to 1398 Florida Avenue Northeast, Washington, D.C., and met with two undercover MPD officers. **CO-CONSPIRATOR 1** provided an undercover officer with the keys to K.T.’s BMW in exchange for \$1,500.

9. On April 7, 2023, **CO-CONSPIRATOR 1** sent a text message to **CEDAE HARDY**, stating, “U still out,” and **CEDAE HARDY** responded, “Yea.” Shortly thereafter, **CEDAE HARDY** sent a text message to **CO-CONSPIRATOR 1**, stating, “500 fast shi 300 cool shi Or ofc bag just depends on what I catch.” **CO-CONSPIRATOR 1** responded, “Cool sh** 120-160 Fast sh** 180+.”

10. The next day, on April 8, 2023, at approximately 8:30 p.m., L.P. was sitting inside L.P.’s Mercedes Benz SL550 bearing a Maryland license plate, when L.P. was approached by **CEDAE HARDY**. **CEDAE HARDY** brandished and pointed a green firearm at L.P. and demanded L.P.’s car keys and cell phone. L.P. complied, and **CEDAE HARDY** drove away inside L.P.’s Mercedes to Washington, D.C.

11. Approximately 22 minutes later, **CO-CONSPIRATOR 1** and **CO-CONSPIRATOR 2** opened the door to the Florida Avenue Garage, and **CEDAE HARDY** entered the garage inside L.P.’s vehicle. **CEDAE HARDY** exited L.P.’s vehicle and **CO-CONSPIRATOR 1** parked L.P.’s vehicle inside the garage.

12. The next day, on April 9, 2023, at approximately 10:25 a.m., D.O. was standing near the passenger door of D.O.'s Dodge Challenger bearing a Florida license plate in the 6900 block of Highview Terrace, Hyattsville, Maryland. D.O. was approached by **CEDAE HARDY**, who brandished and pointed a firearm at D.O. and demanded D.O.'s car keys and cell phone. D.O. provided **CEDAE HARDY** with D.O.'s keys but informed **CEDAE HARDY** that D.O.'s cell phone was inside D.O.'s apartment. **CEDAE HARDY** entered D.O.'s Dodge Challenger and drove away to Washington, D.C.

13. Approximately 45 minutes later, **CO-CONSPIRATOR 2** opened the door to the Florida Avenue Garage, and **CEDAE HARDY** entered the garage inside D.O.'s vehicle. **CEDAE HARDY** parked D.O.'s vehicle and entered 1326 Florida Avenue Northeast.

14. On April 9, 2023, at 12:31 p.m. and 12:38 p.m., **CO-CONSPIRATOR 1** sent two separate \$400 payments to **CEDAE HARDY** via CashApp.

15. On April 10, 2023, **CO-CONSPIRATOR 1** arranged to sell both L.P.'s Mercedes and D.O.'s Dodge Challenger to an undercover officer with MPD for \$1,200 and \$1,500, respectively. At approximately 5:30 p.m. on April 10, 2023, **CO-CONSPIRATOR 1** met with two undercover MPD officers at the Florida Avenue Garage. **CO-CONSPIRATOR 1** exchanged the keys to D.O.'s Dodge Challenger with one undercover officer for \$1,500. **CO-CONSPIRATOR 1** exchanged the key to L.P.'s Mercedes with another undercover officer for \$1,200.

16. On April 18, 2023, **CEDAE HARDY** and **CO-CONSPIRATOR 2** had the following exchange via text message:

Date	Time	From	To	Message
4/18/2023	4:40 a.m.	CEDAE HARDY	CO-CONSPIRATOR 2	You up
4/18/2023	4:40 a.m.	CO-CONSPIRATOR 2	CEDAE HARDY	Yea
4/18/2023	4:40 a.m.	CEDAE HARDY	CO-CONSPIRATOR 2	U still need dat

Date	Time	From	To	Message
4/18/2023	4:40 a.m.	CO-CONSPIRATOR 2	CEDAE HARDY	Wat wheeliams
4/18/2023	4:40 a.m.	CEDAE HARDY	CO-CONSPIRATOR 2	Yea
4/18/2023	4:41 a.m.	CO-CONSPIRATOR 2	CEDAE HARDY	Watchu got
4/18/2023	4:41 a.m.	CEDAE HARDY	CO-CONSPIRATOR 2	Nun yet but boutta slide round 6:00
4/18/2023	4:42 a.m.	CO-CONSPIRATOR 2	CEDAE HARDY	Yea need sum blow sum foreign
4/18/2023	4:44 a.m.	CO-CONSPIRATOR 2	CEDAE HARDY	Lmk sum
4/18/2023	4:46 a.m.	CEDAE HARDY	CO-CONSPIRATOR 2	Gotchu keep your phone near

17. Later that day, not earlier than approximately 9:45 p.m., **CEDAE HARDY** traveled from the District of Columbia to the State of Maryland, while armed with a firearm, in order to locate a vehicle to carjack.

18. At approximately 11:15 p.m., E.W. was seated inside his vehicle, a Honda Civic bearing a Maryland license plate, in the 2500 block of Queens Chapel Road, Hyattsville, Maryland. **CEDAE HARDY** opened the passenger door and sat down in E.W.'s vehicle. **CEDAE HARDY** brandished a firearm and shouted at E.W., but E.W. could not understand **CEDAE HARDY**. E.W. attempted to push **CEDAE HARDY** out of the vehicle, at which point **CEDAE HARDY** fired multiple shots, striking E.W. in the forearm and abdomen. **CEDAE HARDY** then exited E.W.'s vehicle and fled on foot towards Washington, D.C.

19. Immediately after the shooting, **CEDAE HARDY** sent multiple text messages with his location to **CO-CONSPIRATOR 1** as he traveled back to Washington, D.C. At the time of **CEDAE HARDY**'s first such text message to **CO-CONSPIRATOR 1**, **CO-CONSPIRATOR 1** was located in Washington, D.C. **CO-CONSPIRATOR 1** then traveled from Washington, D.C., to Maryland in the direction of **CEDAE HARDY**'s initial locations. **CO-CONSPIRATOR 1** then met up with **CEDAE HARDY** at a location in Washington, D.C., and transported **CEDAE HARDY** to **CEDAE HARDY**'s Washington, D.C. residence.

20. On April 23, 2023, at approximately 8:55 p.m., S.V. went to retrieve S.V.'s cell phone from S.V.'s Toyota Highlander bearing a D.C. license plate near the 5700 block of Second Street Northeast, Washington, D.C. **CEDAE HARDY** approached the driver's side door of the Toyota and brandished a firearm, pointing it at S.V.'s chest. **CEDAE HARDY** stated, "Give me your keys and phone or you will die." S.V. complied, and **CEDAE HARDY** entered S.V.'s Toyota and drove away.

21. Approximately 55 minutes later, an unidentified individual opened the door to the Florida Avenue Garage, and **CEDAE HARDY** entered the garage inside S.V.'s Toyota. **CEDAE HARDY** parked S.V.'s vehicle and entered 1326 Florida Avenue Northeast.

22. On April 27, 2023, **CO-CONSPIRATOR 1** arranged to sell S.V.'s Toyota Highlander along with another carjacked vehicle to an undercover MPD officer. At approximately 1:30 p.m., two undercover officers met **CO-CONSPIRATOR 1** at the Florida Avenue Garage. **CO-CONSPIRATOR 1** exchanged the keys to S.V.'s Toyota and the keys to a carjacked BMW for a total of \$3,800.

March 19, 2023 – June 14, 2023

23. On March 19, 2023, between approximately 8:00 p.m. and 9:00 p.m., in the 3400 block of Parkway Terrace Drive, Suitland, Maryland, D.R. was getting groceries out of her vehicle, a black 2015 Nissan Altima with tinted windows bearing a Virginia license plate. **CEDAE HARDY** approached D.R. and demanded her car keys and phone at gunpoint. D.R. complied and **CEDAE HARDY** drove away in D.R.'s vehicle.

24. On March 20, 2023, **MALIK NORMAN** sent **CEDAE HARDY** a private message via Instagram stating, "U still dont got nun," to which **CEDAE HARDY** replied, "Nissan Altima w tents." **MALIK NORMAN** replied, "Lemme see".

25. On May 7, 2023, between approximately 7:31 a.m. and 9:10 a.m., **CEDAE HARDY** and **LANDRELL JORDAN III** communicated via Instagram private messaging regarding their plans to meet in person that day. On May 7, 2023, between 2:48 p.m. and 3:03 p.m., **CEDAE HARDY** and **MALIK NORMAN** communicated via text message regarding plans to meet in person that day.

26. Later that day, at approximately 5:58 p.m., M.U. parked her 2017 Toyota RAV4 bearing a Maryland license plate in the 400 block of Butternut Street Northwest, Washington, D.C., and walked towards the front door of her apartment building. **CEDAE HARDY** and **LANDRELL JORDAN III** then approached M.U. **CEDAE HARDY** pressed a black firearm against M.U.'s chest and demanded her car keys. M.U. dropped her purse—which contained her car key, IDs and credit cards, iPhone, and cash—and then ran away. **CEDAE HARDY** and **LANDRELL JORDAN III** took M.U.'s property, entered M.U.'s vehicle, and fled.

27. Later that evening, **CEDAE HARDY** and **MALIK NORMAN** had the following text exchange:

Date	Time	From	To	Message
5/7/2023	10:38 p.m.	MALIK NORMAN	CEDAE HARDY	Send me da address
5/7/2023	10:51 p.m.	CEDAE HARDY	MALIK NORMAN	4505 Douglas St NE
5/7/2023	10:55 p.m.	MALIK NORMAN	CEDAE HARDY	Don't gts
5/7/2023	10:56 p.m.	CEDAE HARDY	MALIK NORMAN	Gotchu
5/7/2023	11:11 p.m.	MALIK NORMAN	CEDAE HARDY	40 on cashapp cool
5/7/2023	11:12 p.m.	CEDAE HARDY	MALIK NORMAN	Yea
5/7/2023	11:12 p.m.	CEDAE HARDY	MALIK NORMAN	Cashapp
5/7/2023	11:12 p.m.	CEDAE HARDY	MALIK NORMAN	\$ceauanpeso448
5/7/2023	11:46 p.m.	MALIK NORMAN	CEDAE HARDY	Come outside

CEDAE HARDY then transferred M.U.'s vehicle to **MALIK NORMAN**.

28. On May 13, 2023, between approximately 1:59 a.m. and 4:10 p.m., **CEDAE HARDY** and **LANDRELL JORDAN III** communicated via text message regarding plans to meet in person.

29. Later that day, at approximately 8:28 p.m., P.L. was standing next to his vehicle, a silver 2022 Toyota Camry bearing a Maryland license plate, in the 5300 block of 43rd Street Northwest, Washington, D.C. **CEDAE HARDY** and **LANDRELL JORDAN III** then approached P.L. **CEDAE HARDY** pointed a black firearm at P.L. and demanded his car keys and phone. **LANDRELL JORDAN III** then lifted his shirt, revealing a firearm. P.L. gave **CEDAE HARDY** his car keys, iPhone, and wallet. **CEDAE HARDY** and **LANDRELL JORDAN III** then entered P.L.'s vehicle and drove away.

30. That same day, at approximately 8:43 p.m., **CEDAE HARDY** placed a call to **MALIK NORMAN**. **CEDAE HARDY** then transferred P.L.'s carjacked vehicle to **MALIK NORMAN**.

31. On May 18, 2023, at approximately 6:17 p.m., in the 1200 block of Evarts Street Northeast, Washington, D.C., P.W. and R.W. were parking their 2019 Chevrolet Equinox bearing a Maryland license plate, when P.W. opened the door to exit the car. **CEDAE HARDY** then approached P.W. and pointed a black firearm at her. A co-conspirator then approached the passenger side of the vehicle, pointed a firearm at R.W., and demanded the vehicle and R.W.'s phone. R.W. then exited the vehicle, and **CEDAE HARDY** and his co-conspirator entered the vehicle and drove away.

32. Between approximately 6:21 p.m. and 6:29 p.m. that same day, **CEDAE HARDY** and **MALIK NORMAN** exchanged multiple phone calls. At approximately 6:33 p.m., **CEDAE HARDY** sent **MALIK NORMAN** GPS coordinates. The following exchange then occurred:

Date	Time	From	To	Message
5/18/2023	7:17 p.m.	MALIK NORMAN	CEDAE HARDY	I'm bout to come right there
5/18/2023	8:02 p.m.	CEDAE HARDY	MALIK NORMAN	Way
5/18/2023	8:37 p.m.	MALIK NORMAN	CEDAE HARDY	I got like 225
5/18/2023	8:41 p.m.	MALIK NORMAN	CEDAE HARDY	Or u want da 50
5/18/2023	8:42 p.m.	CEDAE HARDY	MALIK NORMAN	You good just push up

Date	Time	From	To	Message
5/18/2023	8:42 p.m.	CEDAE HARDY	MALIK NORMAN	Cause iam not tryn stay right here

CEDAE HARDY and **MALIK NORMAN** then met up in the vicinity of 3317 Clay Place Northeast, Washington, D.C.

33. On May 26, 2023, at approximately 8:15 a.m., in the 3500 block of Madison Street, Hyattsville, Maryland, I.S. was seated in her parked 2020 white Audi Q3 bearing a Maryland license plate. **CEDAE HARDY** entered the back seat of I.S.'s car, pulled out a black firearm with an extended magazine, and demanded I.S.'s keys. **CEDAE HARDY** then held the gun to I.S.'s chest and demanded her keys and phone. I.S. jumped out of her vehicle, and **CEDAE HARDY** entered the driver's seat of I.S.'s vehicle and drove away.

34. On June 13, 2023, at approximately 11:57 a.m., **MALIK NORMAN** sent a text message to **CEDAE HARDY** stating "I need 2 cars get sum cool nd fast". The two then communicated via FaceTime calls multiple times that day.

35. On June 14, 2023, at approximately 3:51 p.m., in the 1200 block of D Street Southeast, Washington, D.C., M.G. was helping her two minor children get into her 2018 BMW X3 bearing a D.C. license plate when **CEDAE HARDY** approached M.G. and demanded her phones and that she take her kids out of the car. M.G. initially refused, and **CEDAE HARDY** pointed a firearm at M.G.'s abdomen. M.G. then removed her children from the vehicle. **CEDAE HARDY** then entered M.G.'s vehicle and drove away.

36. That same day, at approximately 3:58 p.m. **MALIK NORMAN** texted **CEDAE HARDY** "1447 oak st me" and "Nw." **CEDAE HARDY** replied "come outside" at 4:19 p.m. **MALIK NORMAN** then got into the carjacked 2018 BMW X3. The two then drove the carjacked vehicle at a high rate of speed, ultimately colliding with another vehicle, belonging to K.D., at the

intersection of Arkansas and Iowa Avenues Northwest, Washington, D.C. K.D.'s vehicle was occupied by K.D. and his two minor children. K.D. suffered serious bodily injury as a result of the collision, to wit: cervical strain, shoulder pain, and the inability to close his hand for approximately one week.

(Conspiracy to Commit Carjacking, in violation of Title 18, United States Code, Section 371)

COUNT TWO

On or about January 1, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** took a motor vehicle, to wit: a 2010 silver Infiniti bearing a Maryland license plate, that had been transported, shipped, and received in interstate and foreign commerce, from and in the presence of B.R., by force, violence, and intimidation, with the intent to cause death and serious bodily harm.

(Carjacking, in violation of Title 18, United States Code, Section 2119)

COUNT THREE

On or about January 1, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** did unlawfully and knowingly use, carry, and brandish, during and in relation to, and did possess in furtherance of, a crime of violence, for which he may be prosecuted in a court of the United States, that is, Carjacking, as charged in Count Two of this Indictment, which is incorporated herein, a firearm.

(Using, Carrying, Possessing, and Brandishing a Firearm During a Crime of Violence, in violation of Title 18, United States Code, Section 924(c)(1)(A)(ii))

COUNT FOUR

On or about January 1, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** transported, transmitted, and transferred in interstate commerce, a motor vehicle, to wit: a 2010 silver Infiniti bearing a Maryland license plate, knowing the same to have been stolen.

(Interstate Transportation of a Stolen Vehicle, in violation of Title 18, United States Code, Section 2312)

COUNT FIVE

On or about April 7, 2023, within the District of Columbia, **CEDAE HARDY** took a motor vehicle, to wit: a BMW 7 Series bearing a Virginia license plate, that had been transported, shipped, and received in interstate and foreign commerce, from and in the presence of K.T., by force, violence, and intimidation, with the intent to cause death and serious bodily harm.

(Carjacking, in violation of Title 18, United States Code, Section 2119)

COUNT SIX

On or about April 7, 2023, within the District of Columbia, **CEDAE HARDY** did unlawfully and knowingly use, carry, and brandish, during and in relation to, and did possess in furtherance of, a crime of violence, for which he may be prosecuted in a court of the United States, that is, Carjacking, as charged in Count Five of this Indictment, which is incorporated herein, a firearm.

(Using, Carrying, Possessing, and Brandishing a Firearm During a Crime of Violence, in violation of Title 18, United States Code, Section 924(c)(1)(A)(ii))

COUNT SEVEN

On or about April 8, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** took a motor vehicle, to wit: a Mercedes SL550 bearing a Maryland license plate, that had been transported, shipped, and received in interstate and foreign commerce, from and in the presence of L.P., by force, violence, and intimidation, with the intent to cause death and serious bodily harm.

(Carjacking, in violation of Title 18, United States Code, Section 2119)

COUNT EIGHT

On or about April 8, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** did unlawfully and knowingly use, carry, and brandish, during and in relation to, and did possess in furtherance of, a crime of violence, for which he may be prosecuted in a court of the United States, that is, Carjacking, as charged in Count Seven of this Indictment, which is incorporated herein, a firearm.

(Using, Carrying, Possessing, and Brandishing a Firearm During a Crime of Violence, in violation of Title 18, United States Code, Section 924(c)(1)(A)(ii))

COUNT NINE

On or about April 8, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** transported, transmitted, and transferred in interstate commerce, a motor vehicle, to wit: a Mercedes SL550 bearing a Maryland license plate, knowing the same to have been stolen.

(Interstate Transportation of a Stolen Vehicle, in violation of Title 18, United States Code, Section 2312)

COUNT TEN

On or about April 8, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** did receive, possess, store, sell, and dispose of a stolen motor vehicle, to wit: a Mercedes SL550 bearing a Maryland license plate, which had been stolen on April 8, 2023, in Hyattsville, Maryland, and subsequently brought into the District of Columbia, knowing the same to have been stolen.

(Sale or Receipt of a Stolen Vehicle and Aiding and Abetting, in violation of Title 18, United States Code, Sections 2313 and 2)

COUNT ELEVEN

On or about April 9, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** took a motor vehicle, to wit: a Dodge Challenger bearing a Florida license plate, that had been transported, shipped, and received in interstate and foreign commerce, from and in the presence of D.O., by force, violence, and intimidation, with the intent to cause death and serious bodily harm.

(Carjacking, in violation of Title 18, United States Code, Section 2119)

COUNT TWELVE

On or about April 9, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** did unlawfully and knowingly use, carry, and brandish, during and in relation to, and did possess in furtherance of, a crime of violence, for which he may be prosecuted in a court of the United States, that is, Carjacking, as charged in Count Eleven of this Indictment, which is incorporated herein, a firearm.

(Using, Carrying, Possessing, and Brandishing a Firearm During a Crime of Violence, in violation of Title 18, United States Code, Section 924(c)(1)(A)(ii))

COUNT THIRTEEN

On or about April 9, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** transported, transmitted, and transferred in interstate commerce, a motor vehicle, to wit: a Dodge Challenger bearing a Florida license plate, knowing the same to have been stolen.

(Interstate Transportation of a Stolen Vehicle, in violation of Title 18, United States Code, Section 2312)

COUNT FOURTEEN

On or about April 9, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** did receive, possess, store, sell, and dispose of a stolen motor vehicle, to wit: a Dodge Challenger bearing a Florida license plate, which had been stolen on April 9, 2023, in Hyattsville, Maryland, and subsequently brought into the District of Columbia, knowing the same to have been stolen.

(Sale or Receipt of a Stolen Vehicle and Aiding and Abetting, in violation of Title 18, United States Code, Sections 2313 and 2)

COUNT FIFTEEN

On or about April 18, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** did attempt to take a motor vehicle, to wit: a Honda Civic bearing a Maryland license plate, that had been transported, shipped, and received in interstate and foreign commerce, from and in the presence of A.W., by force, violence, and intimidation, with the intent to cause death and serious bodily harm, resulting in serious bodily injury that caused a substantial risk of death.

(Attempted Carjacking Resulting in Serious Bodily Injury, in violation of Title 18, United States Code, Section 2119(2))

COUNT SIXTEEN

On or about April 23, 2023, within the District of Columbia, **CEDAE HARDY** took a motor vehicle, to wit: a Toyota Highlander bearing a D.C. license plate, that had been transported, shipped, and received in interstate and foreign commerce, from and in the presence of S.V., by force, violence, and intimidation, with the intent to cause death and serious bodily harm.

(Carjacking, in violation of Title 18, United States Code, Section 2119)

COUNT SEVENTEEN

On or about April 23, 2023, within the District of Columbia, **CEDAE HARDY** did unlawfully and knowingly use, carry, and brandish, during and in relation to, and did possess in furtherance of, a crime of violence, for which he may be prosecuted in a court of the United States, that is, Carjacking, as charged in Count Sixteen of this Indictment, which is incorporated herein, a firearm.

(Using, Carrying, Possessing, and Brandishing a Firearm During a Crime of Violence, in violation of Title 18, United States Code, Section 924(c)(1)(A)(ii))

COUNT EIGHTEEN

On or about May 7, 2023, within the District of Columbia, **CEDAE HARDY, LANDRELL JORDAN III, and MALIK NORMAN** took a motor vehicle, to wit: a 2017 Toyota RAV4 bearing a Maryland license plate, that had been transported, shipped, and received in interstate and foreign commerce, from and in the presence of M.U., by force, violence, and intimidation, with the intent to cause death and serious bodily harm.

(Carjacking, in violation of Title 18, United States Code, Section 2119)

COUNT NINETEEN

On or about May 7, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY, LANDRELL JORDAN III, and MALIK NORMAN** did unlawfully and knowingly use, carry, and brandish, during and in relation to, and did possess in furtherance of, a crime of violence, for which they may be prosecuted in a court of the United States, that is, Carjacking, as charged in Count Eighteen of this Indictment, which is incorporated herein, a firearm.

(Using, Carrying, Possessing, and Brandishing a Firearm During a Crime of Violence and Aiding and Abetting, in violation of Title 18, United States Code, Sections 924(c)(1)(A)(ii) and 2)

COUNT TWENTY

On or about May 30, 2023, within the District of Columbia and elsewhere, **MALIK NORMAN** transported, transmitted, and transferred in interstate commerce, a motor vehicle, to wit: 2017 Toyota RAV4 bearing a Maryland license plate, knowing the same to have been stolen.

(Interstate Transportation of a Stolen Vehicle, in violation of Title 18, United States Code, Section 2312)

COUNT TWENTY-ONE

On or about May 30, 2023, within the District of Columbia and elsewhere, **MALIK NORMAN** did receive, possess, store, sell, and dispose of a stolen motor vehicle, to wit: a 2017 Toyota RAV4 bearing a Maryland license plate, which had been stolen on May 7, 2023, in Washington, D.C., and subsequently brought into the State of Maryland, knowing the same to have been stolen.

(Sale or Receipt of a Stolen Vehicle, in violation of Title 18, United States Code, Section 2313)

COUNT TWENTY-TWO

On or about May 13, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY, LANDRELL JORDAN III, and MALIK NORMAN** took a motor vehicle, to wit: a silver 2022 Toyota Camry bearing a Maryland license plate, that had been transported, shipped, and received in interstate and foreign commerce, from and in the presence of P.L., by force, violence, and intimidation, with the intent to cause death and serious bodily harm.

(Carjacking, in violation of Title 18, United States Code, Section 2119)

COUNT TWENTY-THREE

On or about May 13, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY, LANDRELL JORDAN III, and MALIK NORMAN** did unlawfully and knowingly use, carry, and brandish, during and in relation to, and did possess in furtherance of, a crime of violence, for which they may be prosecuted in a court of the United States, that is, Carjacking, as charged in Count Twenty-Two of this Indictment, which is incorporated herein, a firearm.

(Using, Carrying, Possessing, and Brandishing a Firearm During a Crime of Violence and Aiding and Abetting, in violation of Title 18, United States Code, Sections 924(c)(1)(A)(ii) and 2)

COUNT TWENTY-FOUR

On or about May 14, 2023, within the District of Columbia and elsewhere, **MALIK NORMAN** transported, transmitted, and transferred in interstate commerce, a motor vehicle, to wit: a silver 2022 Toyota Camry bearing a Maryland license plate, knowing the same to have been stolen.

(Interstate Transportation of a Stolen Vehicle, in violation of Title 18, United States Code, Section 2312)

COUNT TWENTY-FIVE

On or about May 14, 2023, within the District of Columbia and elsewhere, **MALIK NORMAN** did receive, possess, store, sell, and dispose of a stolen motor vehicle, to wit: a silver 2022 Toyota Camry bearing a Maryland license plate, which had been stolen on May 13, 2023, in Washington, D.C., and subsequently brought into the State of Maryland, knowing the same to have been stolen.

(Sale or Receipt of a Stolen Vehicle, in violation of Title 18, United States Code, Section 2313)

COUNT TWENTY-SIX

On or about May 18, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** and **MALIK NORMAN** took a motor vehicle, to wit: a 2019 Chevrolet Equinox bearing a Maryland license plate, that had been transported, shipped, and received in interstate and foreign commerce, from and in the presence of P.W. and R.W., by force, violence, and intimidation, with the intent to cause death and serious bodily harm.

(Carjacking, in violation of Title 18, United States Code, Section 2119)

COUNT TWENTY-SEVEN

On or about May 18, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** and **MALIK NORMAN** did unlawfully and knowingly use, carry, and brandish, during and in relation to, and did possess in furtherance of, a crime of violence, for which they may be prosecuted in a court of the United States, that is, Carjacking, as charged in Count Twenty-Six of this Indictment, which is incorporated herein, a firearm.

(Using, Carrying, Possessing, and Brandishing a Firearm During a Crime of Violence and Aiding and Abetting, in violation of Title 18, United States Code, Sections 924(c)(1)(A)(ii) and 2)

COUNT TWENTY-EIGHT

On or about May 26, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** took a motor vehicle, to wit: an Audi Q3 bearing a Maryland license plate, that had been transported, shipped, and received in interstate and foreign commerce, from and in the presence of I.S., by force, violence, and intimidation, with the intent to cause death and serious bodily harm.

(Carjacking, in violation of Title 18, United States Code, Section 2119)

COUNT TWENTY-NINE

On or about May 26, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** did unlawfully and knowingly use, carry, and brandish, during and in relation to, and did possess in furtherance of, a crime of violence, for which he may be prosecuted in a court of the United States, that is, Carjacking, as charged in Count Twenty-Eight of this Indictment, which is incorporated herein, a firearm.

(Using, Carrying, Possessing, and Brandishing a Firearm During a Crime of Violence, in violation of Title 18, United States Code, Section 924(c)(1)(A)(ii))

COUNT THIRTY

On or about May 26, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** transported, transmitted, and transferred in interstate commerce, a motor vehicle, to wit: an Audi Q3 bearing a Maryland license plate, knowing the same to have been stolen.

(Interstate Transportation of a Stolen Vehicle, in violation of Title 18, United States Code, Section 2312)

COUNT THIRTY-ONE

On or about May 26, 2023, within the District of Columbia, **CEDAE HARDY** did receive, possess, store, sell, and dispose of a stolen motor vehicle, to wit: an Audi Q3 bearing a Maryland license plate, which had been stolen on May 13, 2023, in the State of Maryland, and subsequently brought into Washington, D.C., knowing the same to have been stolen.

(Sale or Receipt of a Stolen Vehicle, in violation of Title 18, United States Code, Section 2313)

COUNT THIRTY-TWO

On or about June 14, 2023, in the District of Columbia, **CEDAE HARDY** and **MALIK NORMAN** took a motor vehicle, to wit: a BMW X3 bearing a District of Columbia license plate, that had been transported, shipped, and received in interstate and foreign commerce, from and in the presence of M.G., by force, violence, and intimidation, with the intent to cause death and serious bodily harm.

(Carjacking, in violation of Title 18, United States Code, Section 2119)

COUNT THIRTY-THREE

On or about June 14, 2023, within the District of Columbia and elsewhere, **CEDAE HARDY** and **MALIK NORMAN** did unlawfully and knowingly use, carry, and brandish, during and in relation to, and did possess in furtherance of, a crime of violence, for which they may be prosecuted in a court of the United States, that is, Carjacking, as charged in Count Thirty-Two of this Indictment, which is incorporated herein, a firearm.

(Using, Carrying, Possessing, and Brandishing a Firearm During a Crime of Violence and Aiding and Abetting, in violation of Title 18, United States Code, Sections 924(c)(1)(A)(ii) and 2)

FORFEITURE ALLEGATION

1. Upon conviction of any of the offenses listed in Counts 1, 2, 5, 7, 11, 15, 16, 18, 22, 26, 28, and/or 32 of this Indictment, the defendants shall forfeit to the United States any property, real or personal, which represents or is traceable to the gross proceeds obtained, directly or indirectly, as a result of these violations, pursuant to Title 18, United States Code, Section 982(a)(5) and Title 28, United States Code, Section 2461(c). The United States will also seek a forfeiture money judgment against the defendants equal to the value of any property, real or personal, which represents or is traceable to the gross proceeds obtained, directly or indirectly, as a result of these violations. constitutes or is derived from proceeds traceable to these offenses.

2. Upon conviction of any of the offenses listed in Counts 3, 6, 8, 12, 17, 19, 23, 27, 29 and 33 of this Indictment, the defendants shall forfeit to the United States, pursuant to Title 18, United States Code, Section 924(d) and Title 28, United States Code, Section 2461(c), any firearms and ammunition involved in or used in the knowing commission of the offense, including but not limited to a black Smith & Wesson M&P 9-millimeter handgun (serial number HSL3118) and a Glock 17 9-millimeter semi-automatic firearm (serial number BCBT166) and 9-millimeter ammunition.

3. Upon conviction of either of the offenses listed in Counts 10, 14, 21, 25 and/or 31 of this Indictment, the defendants shall forfeit to the United States any firearms and ammunition found in the possession nor under the control of the defendant at the time of his arrest, including but not limited to a black Smith & Wesson M&P 9-millimeter handgun (serial number HSL3118) and a Glock 17 9-millimeter semi-automatic firearm (serial number BCBT166) and 9-millimeter ammunition, pursuant to Title 18, United States Code, Section 3665 and Title 28, United States Code, Section 2461(c).

4. Upon conviction of any of the offenses listed in Counts 4, 9, 13, 20, 24, and/or 30 of this Indictment, the defendant shall forfeit to the United States any property, real or personal, which constitutes or is derived from proceeds traceable to these offenses, pursuant to Title 18, United States Code, Section 981(a)(1)(C) and Title 28, United States Code, Section 2461(c). The United States will also seek a forfeiture money judgment against the defendants equal to the value of any property, real or personal, which constitutes or is derived from proceeds traceable to these offenses.

5. If any of the property described above as being subject to forfeiture, as a result of any act or omission of the defendant:

- (a) cannot be located upon the exercise of due diligence;
- (b) has been transferred or sold to, or deposited with, a third party;
- (c) has been placed beyond the jurisdiction of the Court;
- (d) has been substantially diminished in value; or
- (e) has been commingled with other property that cannot be subdivided without difficulty;

the defendants shall forfeit to the United States any other property of the defendants, up to the value of the property described above, pursuant to Title 21, United States Code, Section 853(p).

(Criminal Forfeiture, pursuant to Title 18, United States Code, Sections 981(a)(1)(C), 982(a)(5), 3665, and 924(d)); and Title 28, United States Code, Section 2461(c))

A TRUE BILL:



Attorney of the United States in
and for the District of Columbia

FOREPERSON.