

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA	:	Criminal No. 11-706
	:	
v.	:	21 U.S.C. § 846
	:	18 U.S.C. § 922(g) (1)
NASSAUN HINES,	:	
	:	
a/k/a "Bubbles,"	:	<u>SUPERSEDING</u>
a/k/a "Nay"	:	<u>INFORMATION</u>

The defendant having waived in open court prosecution by indictment, the United States Attorney for the District of New Jersey charges:

Count 1

(Conspiracy to Distribute 100 grams or more of heroin)

1. From in or about June 2009, to on or about May 15, 2010, in Atlantic County, in the District of New Jersey and elsewhere, the defendant,

NASSAUN HINES,  
a/k/a "Bubbles,"  
a/k/a "Nay,"

did knowingly and intentionally conspire and agree with Jamal Reid, a/k/a "Mal," Jamahl Daniels, C.W., Courtney Broomfield, a/k/a "Hi-C," Leroy Farmer, a/k/a "Roy," a/k/a "L," a/k/a "Lee,"

a/k/a "Elron," Edward Brown, Jr., a/k/a "Eddie Brown," a/k/a "Eddie Cane," a/k/a "Cane," Baseem Taliaferro, a/k/a "Baz," Matthew Palmer, a/k/a "Matt," a/k/a "White Boy Matt," a/k/a "White Boy," J.H., and with others, to distribute and to possess with intent to distribute 100 grams or more of a mixture and substance containing a detectable amount of heroin, a Schedule I narcotic drug controlled substance, contrary to Title 21, United States Code, Sections 841(a)(1) and 841(b)(1)(B).

2. At times relevant to this Superseding Information, defendant NASSAUN HINES, a/k/a "Bubbles," a/k/a "Nay," and co-conspirators Jamal Reid, a/k/a "Mal," Jamahl Daniels, C.W., Leroy Farmer, a/k/a "Roy," a/k/a "L," a/k/a "Lee," a/k/a "Elron," Courtney Broomfield, a/k/a "Hi-C," Edward Brown, Jr., a/k/a "Eddie Brown," a/k/a "Eddie Cane," a/k/a "Cane," Baseem Taliaferro, a/k/a "Baz," Matthew Palmer, a/k/a "Matt," a/k/a "White Boy Matt," a/k/a "White Boy," J.H., and others constituted an organization (hereinafter "the Jamal Reid Organization") involved in the distribution of controlled substances, such as heroin, in the Atlantic County, New Jersey area and elsewhere.

3. At times relevant to this Superseding Information:

a. Co-conspirator Jamal Reid, a/k/a "Mal," directed the Jamal Reid Organization's drug distribution activities;

b. Co-conspirator Jamahl Daniels supplied heroin to the Jamal Reid Organization and, along with co-conspirator Jamal Reid, a/k/a "Mal," arranged for its distribution;

c. Co-conspirator C.W. delivered heroin from co-conspirator Jamahl Daniels to co-conspirator Jamal Reid, a/k/a "Mal," and to other co-conspirators on Jamal Reid's behalf;

d. Co-conspirators Leroy Farmer, a/k/a "Roy," a/k/a "L," a/k/a "Lee," a/k/a "Elron," Courtney Broomfield, a/k/a "Hi-C," and Edward Brown, Jr., a/k/a "Eddie Brown," a/k/a "Eddie Cane," a/k/a "Cane" received and accepted deliveries of heroin on behalf of co-conspirator Jamal Reid, a/k/a "Mal";

e. Defendant NASSAUN HINES, a/k/a "Bubbles," a/k/a "Nay," and co-conspirators Courtney Broomfield, a/k/a "Hi-C," Leroy Farmer, a/k/a "Roy," a/k/a "L," a/k/a "Lee," a/k/a "Elron," Edward Brown, Jr., a/k/a "Eddie Brown," a/k/a "Eddie Cane," a/k/a "Cane," Baseem Taliaferro, a/k/a "Baz," Matthew Palmer, a/k/a "Matt," a/k/a "White Boy Matt," a/k/a "White Boy," and J.H. purchased heroin in bulk from co-conspirator Jamal Reid, a/k/a "Mal" for further wholesale and street-level distribution;

f. Defendant NASSAUN HINES, a/k/a "Bubbles," a/k/a "Nay," and co-conspirators Courtney Broomfield, a/k/a "Hi-C," Leroy Farmer, a/k/a "Roy," a/k/a "L," a/k/a "Lee," a/k/a "Elron," Edward Brown, Jr., a/k/a "Eddie Brown," a/k/a "Eddie

Cane," a/k/a "Cane," Matthew Palmer, a/k/a "Matt," a/k/a "White Boy Matt," a/k/a "White Boy," and J.H. coordinated the receipt and distribution of heroin for the Jamal Reid Organization;

g. Defendant NASSAUN HINES, a/k/a "Bubbles," a/k/a "Nay," and co-conspirators Jamal Reid, a/k/a "Mal," Courtney Broomfield, a/k/a "Hi-C," Leroy Farmer, "Roy," a/k/a "L," a/k/a "Lee," a/k/a "Elron," Edward Brown, Jr., a/k/a "Eddie Brown," a/k/a "Eddie Cane," a/k/a "Cane," Baseem Taliaferro, a/k/a "Baz," Matthew Palmer, a/k/a "Matt," a/k/a "White Boy Matt," a/k/a "White Boy," and J.H. coordinated the collection of money to pay for the Jamal Reid Organization's heroin; and

h. Defendant NASSAUN HINES, a/k/a "Bubbles," a/k/a "Nay," and co-conspirators Jamal Reid, a/k/a "Mal," Courtney Broomfield, a/k/a "Hi-C," Leroy Farmer, a/k/a "Roy," a/k/a "L," a/k/a "Lee," a/k/a "Elron," Edward Brown, Jr., a/k/a "Eddie Brown," a/k/a "Eddie Cane," a/k/a "Cane," Baseem Taliaferro, a/k/a "Baz," Matthew Palmer, a/k/a "Matt," a/k/a "White Boy Matt," a/k/a "White Boy," and J.H. stored heroin for the Jamal Reid Organization.

Object, Manner, and Means of the Conspiracy

4. It was the object of the conspiracy to distribute heroin in Atlantic County, New Jersey and elsewhere for profit.

5. It was part of the conspiracy that certain co-conspirators obtained heroin from New York, northern New Jersey, and elsewhere.

6. It was further part of the conspiracy that certain co-conspirators purchased heroin for distribution in bags that were colored or stamped with brand names or markings such as "Gucci," "Fendi," "Hello Kitty," "Prada," "Iron Man," "Cartier III," "Good Shit," "Incredible Hulk," and "Block Party," to distinguish it from other heroin sold in Atlantic County, New Jersey.

7. It was further part of the conspiracy that the members of the Jamal Reid Organization used coded language to discuss the distribution of heroin and the collection of money for heroin.

8. It was further part of the conspiracy that certain co-conspirators stored the heroin prior to it being sold.

9. It was further part of the conspiracy that certain co-conspirators retrieved, transferred, and transported the heroin to co-conspirators and to others from other co-conspirators.

10. It was further part of the conspiracy that certain co-conspirators retrieved, transferred, and transported money in exchange for heroin for the Jamal Reid Organization.

11. It was further part of the conspiracy that certain co-conspirators stored and maintained firearms which were used to protect the Jamal Reid Organization.

All in violation of Title 21, United States Code, Section 846.

Count 2

(Possession Of A Firearm By A Previously Convicted Felon)

1. Paragraphs 2 through 11 of Count 1 of this Superseding Information are hereby re-alleged and incorporated as though set forth in full herein.

2. On or about May 15, 2010, in Atlantic County, in the District of New Jersey and elsewhere, the defendant,

NASSAUN HINES,  
a/k/a "Bubbles,"  
a/k/a "Nay,"

having been convicted of a crime punishable by imprisonment for a term exceeding one year in a court in the state of New Jersey, did knowingly possess, in and affecting commerce, ammunition and a firearm, namely: one Ruger revolver .357 magnum caliber, model Security Six, bearing serial number 15936407, fully loaded with 6 rounds; one Jiminez Arms 9mm semi-automatic handgun, model JA Nine, serial number 074678, with 7 rounds in the magazine; and one Ruger 9mm semi-automatic handgun, model P95DC, serial number obliterated, with 10 rounds in the magazine.

In violation of Title 18, United States Code, Section 922(g)(1).

  
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PAUL J. FISHMAN  
United States Attorney

**CASE NUMBER: 11-706 (JHR)**

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**United States District Court  
District of New Jersey**

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**UNITED STATES OF AMERICA**

**v.**

**NASSAUN HINES,  
a/k/a “Bubbles,”  
a/k/a “Nay”**

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**SUPERSEDING  
INFORMATION**

21 U.S.C. § 846

18 U.S.C. § 922(g)(1)

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**PAUL J. FISHMAN**  
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Newark, New Jersey

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