

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA : Criminal No. 11-622  
v. :  
: 18 U.S.C. § 371,  
ALHAKIM YOUNG, : 18 U.S.C. § 2119(1),  
a/k/a "Jigga" : 18 U.S.C. § 924(c)(1)(A)(i),  
: and 18 U.S.C. § 2

SUPERSEDING INFORMATION

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

Count One  
(Conspiracy to Commit Carjacking)

At all times relevant to this Information:

1. M.D. was the owner of a gray, two-door 2004 Infiniti G-35, which was manufactured outside of the state of New Jersey and bore a vehicle identification number ending in 8763.

2. On or about January 25, 2011, in the District of New Jersey and elsewhere, the defendant,

ALHAKIM YOUNG,  
a/k/a "Jigga,"

and co-conspirators David Jones, Maurice Williams and Jermaine May, knowingly and intentionally conspired and agreed with each other to commit an offense against the United States, namely, to

take from the person and presence of another, by force, violence, and intimidation, with intent to cause death and serious bodily harm, a motor vehicle that had been transported, shipped and received in interstate commerce, contrary to Title 18, United States Code, Section 2119(1).

Object of the Conspiracy

3. It was the object of the conspiracy for defendant ALHAKIM YOUNG, a/k/a "Jigga," and co-conspirators David Jones, Maurice Williams and Jermaine May to obtain a car in order to commit retaliatory acts of violence against rival drug dealers.

Manner and Means of the Conspiracy

4. It was part of the conspiracy that the defendant ALHAKIM YOUNG, a/k/a "Jigga," and co-conspirators David Jones, Maurice Williams and Jermaine May planned to carjack M.D.'s car at gunpoint.

5. It was further part of the conspiracy that defendant ALHAKIM YOUNG, a/k/a "Jigga," and co-conspirator Jermaine May brandished firearms while carjacking M.D.'s car.

Overt Acts

6. In furtherance of the conspiracy, and to achieve the objects thereof, on or about January 25, 2011, the defendant ALHAKIM YOUNG, a/k/a "Jigga," and co-conspirators David Jones, Maurice Williams and Jermaine May committed and caused to be

committed the following overt acts, among others, in the District of New Jersey:

a. Defendant ALHAKIM YOUNG, a/k/a "Jigga," and co-conspirators David Jones, Maurice Williams and Jermaine May drove in a white Jeep Cherokee to the vicinity of Green and Britton Streets in Elizabeth, New Jersey.

b. Defendant ALHAKIM YOUNG, a/k/a "Jigga," pointed a firearm at M.D., forced M.D. to the ground, and ordered M.D. not to look.

c. Co-conspirator Jermaine May used a firearm to lift up J.M.'s coat sleeves, and then removed a piece of jewelry from J.M.'s wrist.

d. Co-conspirators Maurice Williams and David Jones drove away in M.D.'s 2004 Infiniti, while defendant ALHAKIM YOUNG, a/k/a "Jigga," and co-conspirator Alhakim Young drove away in the white Jeep Cherokee.

e. Defendant ALHAKIM YOUNG, a/k/a "Jigga," and co-conspirator Jermaine May abandoned the white Jeep Cherokee on the Broad Street off-ramp of Route 21 North.

In violation of Title 18, United States Code, Section 371.

Count Two  
(Carjacking)

7. Paragraphs 1 and 3 through 6 of Count One are hereby re-alleged and incorporated by reference as though set forth fully herein.

8. On or about January 25, 2011, in the District of New Jersey and elsewhere, the defendant,

ALHAKIM YOUNG,  
a/k/a "Jigga,"

and co-conspirators David Jones, Maurice Williams and Jermaine May, did knowingly with the intent to cause death and serious bodily harm take a motor vehicle that had been transported, shipped and received in interstate and foreign commerce, namely a gray 2004, Infiniti G-35, with a vehicle identification number ending in 8763, from the person and presence of another, namely M.D. and J.M., by force, violence, and intimidation.

In violation of Title 18, United States Code, Section 2119(1) and Section 2.

Count Three

(Use of a Firearm in Furtherance of a Crime of Violence)

9. Paragraphs 1 and 3 through 6 of Count One are hereby re-alleged and incorporated by reference as though set forth fully herein.

10. On or about January 25, 2011, in the District of New Jersey and elsewhere, the defendant,

ALHAKIM YOUNG,  
a/k/a "Jigga,"

during and in relation to a crime of violence for which the defendant may be prosecuted in a court of the United States, specifically the carjacking set forth in Count Two, did knowingly use, carry, and in furtherance of such crime, possess, a firearm.

All in violation of Title 18, United States Code, Section 924(c) (1) (A) (i).



PAUL J. FISHMAN  
United States Attorney

CASE NUMBER: 11-622

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

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**UNITED STATES OF AMERICA**

v.

**ALHAKIM YOUNG, a/k/a "Jigga"**

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**SUPERSEDING  
INFORMATION FOR**

18 U.S.C. § 371, 18 U.S.C. § 2119(1),  
18 U.S.C. § 924(c)(1)(A)(ii),  
and 18 U.S.C. § 2

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**PAUL J. FISHMAN**

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