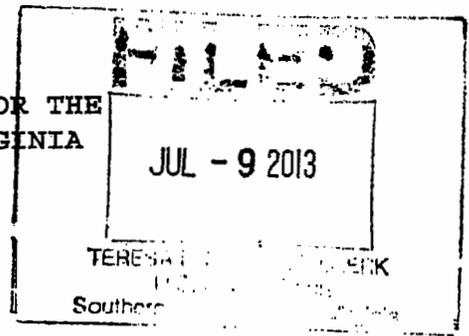


UNITED STATES DISTRICT COURT FOR THE
SOUTHERN DISTRICT OF WEST VIRGINIA
BECKLEY GRAND JURY
JULY 9, 2013 SESSION



UNITED STATES OF AMERICA

v.

CRIMINAL NO.

5:13-00180

18 U.S.C. § 922(g)(1)

18 U.S.C. § 924(a)(2)

18 U.S.C. § 922(j)

CAMERON MARTIN TAYLOR

I N D I C T M E N T

The Grand Jury Charges:

COUNT ONE

1. On or about April 24, 2013, at or near White Oak, Raleigh County, West Virginia, and within the Southern District of West Virginia, defendant CAMERON MARTIN TAYLOR did knowingly possess a firearm, that is, an Armalite model AR-50 50 caliber rifle, in and affecting commerce.

2. At the time defendant CAMERON MARTIN TAYLOR possessed the aforesaid firearm, he had been convicted of crimes, each of which was punishable by imprisonment for a term exceeding one year, as defined in 18 U.S.C. § 921(a)(20), that is, convicted on or about April 12, 2010, in the Circuit Court of Raleigh County, West Virginia, of two counts of grand larceny, in violation of West Virginia Code Section 61-3-13; nighttime

burglary, in violation of West Virginia Code Section 61-3-11(a);
and daytime burglary, in violation of West Virginia Code Section
61-3-11(b).

In violation of Title 18, United States Code, Sections
922(g) (1) and 924(a) (2).

COUNT TWO

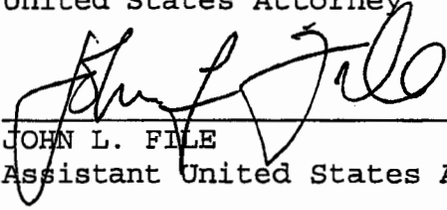
1. On or about April 24, 2013, at or near White Oak, Raleigh County, West Virginia, and within the Southern District of West Virginia, defendant CAMERON MARTIN TAYLOR did knowingly possess a firearm, that is, an Armalite model AR-50 50 caliber rifle, in and affecting interstate commerce.

2. At the time defendant CAMERON MARTIN TAYLOR possessed the aforesaid firearm, he knew and had reasonable cause to believe that the firearm was stolen.

In violation of Title 18, United States Code, Sections 922(j) and 924(a)(2).

R. BOOTH GOODWIN II
United States Attorney

By:



JOHN L. FILE
Assistant United States Attorney