

OBJECTS OF THE CONSPIRACY

It was part of the conspiracy that **Corey Deyon Duffey, Tony R. Hewitt, Jarvis Dupree Ross, Darobie Kentay Stenline, Charles Runnels, Antonyo Reece, Yolanda McDow** and others discussed and planned with each other the robbery of the Regions Bank located at 2245 West Campbell Road, Garland, Texas. At all times during the course and scope of the conspiracy, the deposits of the Regions Bank referenced in this indictment were insured by the Federal Deposit Insurance Corporation.

MANNER AND MEANS

It was part of the conspiracy that **Corey Deyon Duffey, Tony R. Hewitt, Jarvis Dupree Ross, Darobie Kentay Stenline, Charles Runnels, Antonyo Reece, Yolanda McDow** and others formulated a plan and agreement which, among other things, included:

- a. the acquisition of United States currency;
- b. the use of weapons to intimidate bank employees and customers;
- c. the selection of the bank to be robbed in Garland, Texas;
- d. the acquisition and utilization of a stolen motor vehicle to commit the bank robbery;
- e. the role each robbery participant would play in the robbery; and
- f. plans to avoid detection and apprehension by law enforcement.

OVERT ACTS IN FURTHERANCE OF THE CONSPIRACY

1. On or about June 2, 2008, **Corey Deyon Duffey, Tony R. Hewitt, Jarvis Dupree Ross, Darobie Kentay Stenline, Charles Runnels, Antonyo Reece, Yolanda McDow** and others traveled to the Regions Bank located at 2245 West Campbell Road, Garland, Texas, with a stolen motor vehicle and firearms, with the express intent to rob the bank.

In violation of 18 U.S.C. § 371.

Count Two

Using, Carrying, and Brandishing a Firearm During and in
Relation to, and Possessing a Firearm in Furtherance of,
a Crime of Violence

(Violation of 18 U.S.C. § 924 (c)(1)(A) and 18 U.S.C. § 2)

On or about June 2, 2008, in the Dallas Division of the Northern District of Texas,
**Corey Deyon Duffey, Tony R. Hewitt, Jarvis Dupree Ross, Darobie Kentay Stenline,
Charles Runnels, Antonyo Reece, and Yolanda McDow**, aiding and abetting one
another, during and in relation to a crime of violence, namely conspiracy to commit bank
robbery, in violation of 18 U.S.C. §§ 2113(a) and (d) and 18 U.S.C. § 371, as alleged in
Count One of this indictment, for which they may be prosecuted in a court of the United
States, did knowingly use and carry a firearm, to wit: a handgun, and the defendants
knowingly possessed said firearm in furtherance of the commission of this offense.

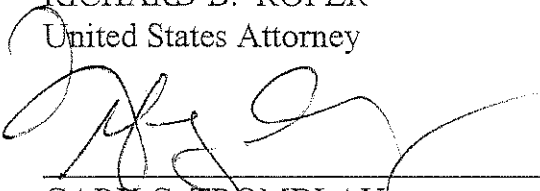
In violation of 18 U.S.C. § 924(c)(1)(A) and 18 U.S.C. § 2.

A TRUE BILL



FOREPERSON

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