

DISTRICT OF COLUMBIA COURT OF APPEALS

No. 03-CF-722

EDWARD I. MCCOY,

Appellant,

F3028-02

No. 03-CF-1184

DARRYL WOODARD,

Appellant,

F1986-02

v.

UNITED STATES,

Appellee.

BEFORE: Washington, Chief Judge; Farrell, Associate Judge; and Nebeker, Senior Judge.

ORDER

(Filed February 23, 2006)

On consideration of appellant's motion to correct the opinion* filed January 12, 2006, it is hereby amended as follows:

On page 1, add *Eve Hanan* after *Samia Fam* as one of the attorneys on the brief for Woodard:

. . . with whom *James Klein, Samia Fam, Eve Hanan, and Robin Walker* . . .

On page 4, the third sentence in the first full paragraph should read:

At trial, Byrd remained reticent as to whom she saw shooting at her; the prosecution then impeached her with her grand jury testimony, in which she said that the Volvo pulled up alongside of the other car and that Woodard shot at them from the Volvo.

* Judge Nebeker expresses his gratitude to counsel for appellant Woodard for inviting the errors to the court's attention as requested by the head notice to the slip opinion "before the bound volumes go to press."

On page 5, delete current footnote 2 and replace with:

² The prosecution's theory as to Woodard being merely an aider and abettor relied on the testimony of Lawton and Paige, which was at variance with Cary's statement to the police and Byrd's grand jury testimony, both of which implicated Woodard as the gunman. For the purpose of these appeals, these differences are of no moment.

On page 12, second paragraph, 2nd line, change "five" to "four:"

. . . he was only one of four occupants

PER CURIAM.