

IN THE SUPERIOR COURT OF CLARKE COUNTY

STATE OF GEORGIA

STATE OF GEORGIA

vs.

JAMIE DONNELL HOOD,  
Defendant

\* CASE NUMBER SU-13-CR-

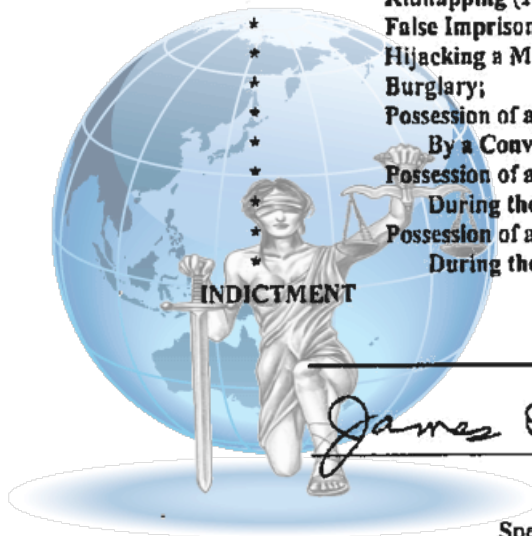
0888-H

\* October Term, 2013

\* Charges: Malice Murder (2 Counts);  
\* Felony Murder (4 Counts);  
\* Criminal Attempt to Commit Murder;  
\* Aggravated Assault Upon a Peace Officer  
\* With Intent to Murder;  
\* Aggravated Assault Upon a Peace Officer  
\* With a Deadly Weapon (2 Counts);  
\* Aggravated Assault;  
\* Aggravated Assault  
\* With a Deadly Weapon (12 Counts);  
\* Aggravated Assault With Intent to Rob (2 Counts);  
\* Armed Robbery (2 Counts);  
\* Kidnapping with Bodily Injury;  
\* Kidnapping (11 Counts);  
\* False Imprisonment (10 Counts);  
\* Hijacking a Motor Vehicle (2 Counts);  
\* Burglary;  
\* Possession of a Firearm  
\* By a Convicted Felon (2 Counts);  
\* Possession of a Firearm  
\* During the Commission of a Crime (15 Counts);  
\* Possession of a Knife  
\* During the Commission of a Crime

FILED IN  
CLERK'S OFFICE  
SUPERIOR COURT  
2013 NOV 19 PM 12:21  
BEVERLY LOGAN, CLERK  
CLARKE COUNTY, GEORGIA  
DOCKET INITIALS  
11-19-13

Returned in Open Court,



True

Bill

James O. Brown

Foreperson

Special Agent Trent Hillsman, Prosecutor

KENNETH W. MAULDIN, District Attorney

ARRAIGNMENT

The Defendant, JAMIE DONNELL HOOD, hereby waives formal arraignment and pleads

This \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_

Defendant

KENNETH W. MAULDIN, District Attorney

Attor

Attor

RECEIVED 100-031-0888

STATE'S  
EXHIBIT  
B

**GEORGIA, CLARKE COUNTY**

**IN THE SUPERIOR COURT OF SAID COUNTY**

The Grand Jurors selected, chosen and Sworn for the County of CLARKE, to wit:

**I, James O. Brown, FOREPERSON**

- |                                 |                                 |
|---------------------------------|---------------------------------|
| 2. <u>Anthony B. Jarrell</u>    | 14. <u>Brett T. Johns</u>       |
| 3. <u>Shaterrria L. Billups</u> | 15. <u>Emily Jorge</u>          |
| 4. <u>Kalupe S. Booze</u>       | 16. <u>Seretris B. Levy</u>     |
| 5. <u>Steve C. Brooks</u>       | 17. <u>Navares T. Little</u>    |
| 6. <u>Ruth O. Brown</u>         | 18. <u>Shaquita L. Lumpkin</u>  |
| 7. <u>Scotty W. Casper</u>      | 19. <u>Jessica N. Mathis</u>    |
| 8. <u>Ashtley C. Floyd</u>      | 20. <u>Douglas A. Newcomer</u>  |
| 9. <u>Donna O. Gallaher</u>     | 21. <u>Cindy B. Parrish</u>     |
| 10. <u>Nigel S. George</u>      | 22. <u>Kathy N. Payne</u>       |
| 11. <u>Kimberly K. Griffin</u>  | 23. <u>James T. Read</u>        |
| 12. <u>Janeen A. Hartis</u>     | 24. <u>Cynthia D. Sheats</u>    |
| 13. <u>Steven E. Honea</u>      | 25. <u>Magnolia L. Williams</u> |

**COUNT 1:** In the name and on behalf of the citizens of the State of Georgia, do hereby charge and accuse **JAMIE DONNELL HOOD** with the offense of **MALICE MURDER** for that the said **JAMIE DONNELL HOOD** on the 22nd day of March, 2011, in the County aforesaid, did unlawfully and with malice aforethought cause the death of Elmer "Buddy" Christian, a human being, by shooting him with a certain handgun; in violation of O.C.G.A. § 16-5-1; Contrary to the laws of said State.

**COUNT 2:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse **JAMIE DONNELL HOOD** with the offense of **FELONY MURDER** for that the said **JAMIE DONNELL HOOD** on the 22nd day of March, 2011, in the County aforesaid, did unlawfully and irrespective of malice, cause the death of Elmer "Buddy" Christian, a human being, while in the commission of the felony offense of Aggravated Assault Upon a Peace Officer With a Deadly Weapon as charged in Count 4 of this Indictment, in that said accused did knowingly and unlawfully make an assault upon the person of Elmer "Buddy" Christian, a peace officer employed with the Athens-Clarke County Police Department, with a certain handgun, a deadly weapon, by shooting Officer Elmer "Buddy" Christian with said handgun, said assault occurring while Officer Christian was engaged in the performance of his official duties; in violation of O.C.G.A. §§ 16-5-1 & 16-5-21; Contrary to the laws of said State.

**COUNT 3:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse **JAMIE DONNELL HOOD** with the offense of **FELONY MURDER** for that the said **JAMIE DONNELL HOOD** on the 22nd day of March, 2011, in the County aforesaid, did unlawfully and irrespective of malice, cause the death of Elmer "Buddy" Christian, a human being, while in the commission of the felony offense of Possession of a Firearm by a Convicted Felon as charged in Count 5 of this Indictment, by shooting him with a firearm, to wit: a certain handgun, after having been convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J; in violation of O.C.G.A. §§ 16-5-1 & 16-11-131; Contrary to the laws of said State.

**COUNT 4:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse **JAMIE DONNELL HOOD** with the offense of **AGGRAVATED ASSAULT UPON A PEACE OFFICER WITH A DEADLY WEAPON** for that the said **JAMIE DONNELL HOOD** on the 22nd day of March, 2011, in the County aforesaid, did knowingly and unlawfully make an assault upon the person of Elmer "Buddy" Christian, a peace officer employed with the Athens-Clarke County Police Department, with a certain handgun, a deadly weapon, by shooting Officer Elmer "Buddy" Christian with said handgun, said assault occurring while Officer Christian was engaged in the performance of his official duties; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.



**COUNT 5:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **POSSESSION OF A FIREARM BY A CONVICTED FELON** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, said date being material, in the County aforesaid, did possess a firearm, to wit: a certain handgun, after having been convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J; in violation of O.C.G.A. § 16-11-131; Contrary to the laws of said State.

**COUNT 6:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **CRIMINAL ATTEMPT TO COMMIT MURDER** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did, with intent to commit the crime of Murder, perform an act which constituted a substantial step toward the commission of said crime, in that said accused did shoot Tony Howard with a certain handgun; in violation of O.C.G.A. §§ 16-4-1 and 16-5-1; Contrary to the laws of said State.

**COUNT 7:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **AGGRAVATED ASSAULT UPON A PEACE OFFICER WITH INTENT TO MURDER** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did knowingly and unlawfully make an assault upon the person of Tony Howard, a peace officer employed with the Athens-Clarke County Police Department, with intent to murder, by shooting Officer Tony Howard with a certain handgun, said assault occurring while Officer Howard was engaged in the performance of his official duties; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.

**COUNT 8:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **AGGRAVATED ASSAULT UPON A PEACE OFFICER WITH A DEADLY WEAPON** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did knowingly and unlawfully make an assault upon the person of Tony Howard, a peace officer employed with the Athens-Clarke County Police Department, with a certain handgun, a deadly weapon, by shooting Officer Tony Howard with said handgun, said assault occurring while Officer Howard was engaged in the performance of his official duties; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.

**COUNT 9:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **ARMED ROBBERY** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did, with the intent to commit theft, take an amount of lawful United States currency, cell phones and a Chevrolet Caprice motor vehicle, the property of Judon Brooks, from the person and immediate presence of Judon Brooks by use of an offensive weapon, to wit: a certain knife and firearms; in violation of O.C.G.A. § 16-8-41; Contrary to the laws of said State.

**COUNT 10:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **AGGRAVATED ASSAULT WITH INTENT TO ROB** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did unlawfully make an assault upon the person of Judon Brooks, with intent to rob; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.

**COUNT 11:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **AGGRAVATED ASSAULT** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did unlawfully make an assault upon the person of Judon Brooks, with a certain object which, when used offensively against a person, is likely to result in serious bodily injury, said object being a certain knife, and with a deadly weapon, to wit: certain firearms, by detaining and holding Judon Brooks against his will through use of said knife and firearms; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.

COUNT 12: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **HIJACKING A MOTOR VEHICLE** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did, while in possession of a weapon, to wit: a certain knife and certain firearms, obtain a Chevrolet Caprice motor vehicle from the person and presence of Judon Brooks by force and intimidation; in violation of O.C.G.A. § 16-5-44.1; Contrary to the laws of said State.

COUNT 13: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **KIDNAPPING WITH BODILY INJURY** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did unlawfully abduct and steal away Judon Brooks, a person, without lawful authority or warrant and hold him against his will, Judon Brooks receiving a bodily injury thereby, to wit: abrasions; in violation of O.C.G.A. § 16-5-40; Contrary to the laws of said State.

COUNT 14: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **ARMED ROBBERY** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did, with the intent to commit theft, take a Chevrolet Prizm motor vehicle, the property of Erma Lee Shaw, from the person and immediate presence of Deborah Lumpkin, by use of an offensive weapon, to wit: a certain handgun; in violation of O.C.G.A. § 16-8-41; Contrary to the laws of said State.

COUNT 15: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **AGGRAVATED ASSAULT WITH INTENT TO ROB** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did unlawfully make an assault upon the person of Deborah Lumpkin, with intent to rob; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.

COUNT 16: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **AGGRAVATED ASSAULT WITH A DEADLY WEAPON** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did unlawfully make an assault upon the person of Deborah Lumpkin, with a deadly weapon, to wit: a certain handgun, by detaining and holding Deborah Lumpkin against her will through use of said handgun; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.

COUNT 17: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **HIJACKING A MOTOR VEHICLE** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did, while in possession of a firearm, to wit: a certain handgun, obtain a Chevrolet Prizm motor vehicle from the person and presence of Deborah Lumpkin by force and intimidation; in violation of O.C.G.A. § 16-5-44.1; Contrary to the laws of said State.

COUNT 18: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **KIDNAPPING** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did unlawfully abduct and steal away Deborah Lumpkin, a person, without lawful authority or warrant and hold her against her will; in violation of O.C.G.A. § 16-5-40; Contrary to the laws of said State.

COUNT 19: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **AGGRAVATED ASSAULT WITH A DEADLY WEAPON** for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully make an assault upon the person of Shadonjahnique Bess, with a deadly weapon, to wit: a certain handgun, by detaining and holding Shadonjahnique Bess against her will through use of said handgun; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.



COUNT 20: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of KIDNAPPING for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully abduct and steal away Shadonjahnuque Bess, a person, without lawful authority or warrant and hold her against her will; in violation of O.C.G.A. § 16-5-40; Contrary to the laws of said State.

COUNT 21: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of FALSE IMPRISONMENT for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully detain Shadonjahnuque Bess, a person, without legal authority and in violation of her personal liberty; in violation of O.C.G.A. § 16-5-41; Contrary to the laws of said State.

COUNT 22: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of BURGLARY for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully, without authority and with the intent to commit a felony therein, to wit: Aggravated Assault, Kidnapping and False Imprisonment, enter and remain within the residence of Chayandre Bess, located at 102 Creekstone Drive, Athens; in violation of O.C.G.A. § 16-7-1; Contrary to the laws of said State.

COUNT 23: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of AGGRAVATED ASSAULT WITH A DEADLY WEAPON for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully make an assault upon the person of Chayandre Bess, with a deadly weapon, to wit: a certain handgun, by detaining and holding Chayandre Bess against her will through use of said handgun; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.

COUNT 24: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of KIDNAPPING for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully abduct and steal away Chayandre Bess, a person, without lawful authority or warrant and hold her against her will; in violation of O.C.G.A. § 16-5-40; Contrary to the laws of said State.

COUNT 25: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of FALSE IMPRISONMENT for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully detain Chayandre Bess, a person, without legal authority and in violation of her personal liberty; in violation of O.C.G.A. § 16-5-41; Contrary to the laws of said State.

COUNT 26: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of AGGRAVATED ASSAULT WITH A DEADLY WEAPON for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully make an assault upon the person of Macayla Hull, with a deadly weapon, to wit: a certain handgun, by detaining and holding Macayla Hull against her will through use of said handgun; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.

COUNT 27: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of KIDNAPPING for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully abduct and steal away Macayla Hull, a person, without lawful authority or warrant and hold her against her will; in violation of O.C.G.A. § 16-5-40; Contrary to the laws of said State.

COUNT 28: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **FALSE IMPRISONMENT** for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully detain Macayla Hull, a person, without legal authority and in violation of her personal liberty; in violation of O.C.G.A. § 16-5-41; Contrary to the laws of said State.

COUNT 29: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **AGGRAVATED ASSAULT WITH A DEADLY WEAPON** for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully make an assault upon the person of Mandrell Hull, with a deadly weapon, to wit: a certain handgun, by detaining and holding Mandrell Hull against his will through use of said handgun; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.

COUNT 30: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **KIDNAPPING** for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully abduct and steal away Mandrell Hull, a person, without lawful authority or warrant and hold him against his will; in violation of O.C.G.A. § 16-5-40; Contrary to the laws of said State.

COUNT 31: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **FALSE IMPRISONMENT** for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully detain Mandrell Hull, a person, without legal authority and in violation of his personal liberty; in violation of O.C.G.A. § 16-5-41; Contrary to the laws of said State.

COUNT 32: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **AGGRAVATED ASSAULT WITH A DEADLY WEAPON** for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully make an assault upon the person of Belinda Willoughby, with a deadly weapon, to wit: a certain handgun, by detaining and holding Belinda Willoughby against her will through use of said handgun; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.

COUNT 33: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **KIDNAPPING** for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully abduct and steal away Belinda Willoughby, a person, without lawful authority or warrant and hold her against her will; in violation of O.C.G.A. § 16-5-40; Contrary to the laws of said State.

COUNT 34: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **FALSE IMPRISONMENT** for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully detain Belinda Willoughby, a person, without legal authority and in violation of her personal liberty; in violation of O.C.G.A. § 16-5-41; Contrary to the laws of said State.

COUNT 35: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **AGGRAVATED ASSAULT WITH A DEADLY WEAPON** for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully make an assault upon the person of Quinton Deon Riden, with a deadly weapon, to wit: a certain handgun, by detaining and holding Quinton Deon Riden against his will through use of said handgun; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.



COUNT 36: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of KIDNAPPING for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully abduct and steal away Quinton Deon Riden, a person, without lawful authority or warrant and hold him against his will; in violation of O.C.G.A. § 16-5-40; Contrary to the laws of said State.

COUNT 37: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of FALSE IMPRISONMENT for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully detain Quinton Deon Riden, a person, without legal authority and in violation of his personal liberty; in violation of O.C.G.A. § 16-5-41; Contrary to the laws of said State.

COUNT 38: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of AGGRAVATED ASSAULT WITH A DEADLY WEAPON for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully make an assault upon the person of Chandre Bess, with a deadly weapon, to wit: a certain handgun, by detaining and holding Chandre Bess against her will through use of said handgun; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.

COUNT 39: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of KIDNAPPING for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully abduct and steal away Chandre Bess, a person, without lawful authority or warrant and hold her against her will; in violation of O.C.G.A. § 16-5-40; Contrary to the laws of said State.

COUNT 40: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of FALSE IMPRISONMENT for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully detain Chandre Bess, a person, without legal authority and in violation of her personal liberty; in violation of O.C.G.A. § 16-5-41; Contrary to the laws of said State.

COUNT 41: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of AGGRAVATED ASSAULT WITH A DEADLY WEAPON for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully make an assault upon the person of Zyan Riden, with a deadly weapon, to wit: a certain handgun, by detaining and holding Zyan Riden against his will through use of said handgun; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.

COUNT 42: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of KIDNAPPING for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully abduct and steal away Zyan Riden, a person, without lawful authority or warrant and hold him against his will; in violation of O.C.G.A. § 16-5-40; Contrary to the laws of said State.

COUNT 43: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of FALSE IMPRISONMENT for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully detain Zyan Riden, a person, without legal authority and in violation of his personal liberty; in violation of O.C.G.A. § 16-5-41; Contrary to the laws of said State.

COUNT 44: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of AGGRAVATED ASSAULT WITH A DEADLY WEAPON for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully make an assault upon the person of Renaldo Billups, with a deadly weapon, to wit: a certain handgun, by detaining and holding Renaldo Billups against his will through use of said handgun; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.

COUNT 45: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of KIDNAPPING for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully abduct and steal away Renaldo Billups, a person, without lawful authority or warrant and hold him against his will, in violation of O.C.G.A. § 16-5-40; Contrary to the laws of said State.

COUNT 46: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of FALSE IMPRISONMENT for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully detain Renaldo Billups, a person, without legal authority and in violation of his personal liberty; in violation of O.C.G.A. § 16-5-41; Contrary to the laws of said State.

COUNT 47: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of AGGRAVATED ASSAULT WITH A DEADLY WEAPON for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully make an assault upon the person of Terrance Lumpkin, with a deadly weapon, to wit: a certain handgun, by detaining and holding Terrance Lumpkin against his will through use of said handgun; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.

COUNT 48: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of KIDNAPPING for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully abduct and steal away Terrance Lumpkin, a person, without lawful authority or warrant and hold him against his will; in violation of O.C.G.A. § 16-5-40; Contrary to the laws of said State.

COUNT 49: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of FALSE IMPRISONMENT for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did unlawfully detain Terrance Lumpkin, a person, without legal authority and in violation of his personal liberty; in violation of O.C.G.A. § 16-5-41; Contrary to the laws of said State.

COUNT 50: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of MALICE MURDER for that the said JAMIE DONNELL HOOD on the 28th day of December, 2010, in the County aforesaid, did unlawfully and with malice aforethought cause the death of Kenneth Omari Wray, a human being, by shooting him with a certain handgun; in violation of O.C.G.A. § 16-5-1; Contrary to the laws of said State.

COUNT 51: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of FELONY MURDER for that the said JAMIE DONNELL HOOD on the 28th day of December, 2010, in the County aforesaid, did unlawfully and irrespective of malice, cause the death of Kenneth Omari Wray, a human being, while in the commission of the felony offense of Aggravated Assault With a Deadly Weapon as charged in Count 53 of this Indictment, in that said accused did unlawfully make an assault upon the person of Kenneth Omari Wray, with a certain handgun, a deadly weapon, by shooting Kenneth Omari Wray with said handgun; in violation of O.C.G.A. §§ 16-5-1 & 16-5-21; Contrary to the laws of said State.



COUNT 52: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **FELONY MURDER** for that the said JAMIE DONNELL HOOD on the 28th day of December, 2010, in the County aforesaid, did unlawfully and irrespective of malice, cause the death of Kenneth Omari Wray, a human being, while in the commission of the felony offense of Possession of a Firearm by a Convicted Felon as charged in Count 54 of this Indictment, by shooting him with a firearm, to wit: a certain handgun, after having been convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J; in violation of O.C.G.A. §§ 16-5-1 & 16-11-131; Contrary to the laws of said State.

COUNT 53: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **AGGRAVATED ASSAULT WITH A DEADLY WEAPON** for that the said JAMIE DONNELL HOOD on the 28th day of December, 2010, in the County aforesaid, did unlawfully make an assault upon the person of Kenneth Omari Wray, with a certain handgun, a deadly weapon, by shooting Kenneth Omari Wray with said handgun; in violation of O.C.G.A. § 16-5-21; Contrary to the laws of said State.

COUNT 54: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **POSSESSION OF A FIREARM BY A CONVICTED FELON** for that the said JAMIE DONNELL HOOD on the 28th day of December, 2010, said date being material, in the County aforesaid, did possess a firearm, to wit: a certain handgun, after having been convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J; in violation of O.C.G.A. § 16-11-131; Contrary to the laws of said State.

COUNT 55: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A CRIME** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did, being a person who had been previously convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J, have on and within arm's reach of his person, a firearm, to wit: a certain handgun during the commission of at least one of the felony offenses set forth in Counts 1, 2, 3 & 4 of this Indictment, said offenses being against and involving the person of Elmer "Buddy" Christian; in violation of O.C.G.A. § 16-11-133; Contrary to the laws of said State.

COUNT 56: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A CRIME** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did, being a person who had been previously convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J, have on and within arm's reach of his person, a firearm, to wit: a certain handgun during the commission of at least one of the felony offenses set forth in Counts 6, 7 & 8 of this Indictment, said offenses being against and involving the person of Tony Howard; in violation of O.C.G.A. § 16-11-133; Contrary to the laws of said State.

COUNT 57: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **POSSESSION OF A KNIFE DURING THE COMMISSION OF A CRIME** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did have on and within arm's reach of his person, a knife having a blade of at least three inches during the commission of at least one of the felony offenses set forth in Counts 9, 10, 11, 12 & 13 of this Indictment, said offenses being against and involving the person of Judon Brooks; in violation of O.C.G.A. § 16-11-106; Contrary to the laws of said State.

COUNT 58: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A CRIME** for that the said JAMIE DONNELL HOOD on the 22nd day of March, 2011, in the County aforesaid, did, being a person who had been previously convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J, have on and within arm's reach of his person, a firearm, to wit: certain handguns and a certain shotgun during the commission of at least one of the felony offenses set forth in Counts 9, 10, 11, 12 & 13 of this Indictment, said offenses being against and involving the person of Judon Brooks; in violation of O.C.G.A. § 16-11-133; Contrary to the laws of said State.



**COUNT 59:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse **JAMIE DONNELL HOOD** with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A CRIME** for that the said **JAMIE DONNELL HOOD** on the 22nd day of March, 2011, in the County aforesaid, did, being a person who had been previously convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J, have on and within arm's reach of his person, a firearm, to wit: a certain handgun during the commission of at least one of the felony offenses set forth in Counts 14, 15, 16, 17 & 18 of this Indictment, said offenses being against and involving the person of Deborah Lumpkin; in violation of O.C.G.A. § 16-11-133; Contrary to the laws of said State.

**COUNT 60:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse **JAMIE DONNELL HOOD** with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A CRIME** for that the said **JAMIE DONNELL HOOD** on and between the 24th and 25th days of March, 2011, in the County aforesaid, did, being a person who had been previously convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J, have on and within arm's reach of his person, a firearm, to wit: a certain handgun during the commission of at least one of the felony offenses set forth in Counts 19, 20 & 21 of this Indictment, said offenses being against and involving the person of Shadonjahnique Bess; in violation of O.C.G.A. § 16-11-133; Contrary to the laws of said State.

**COUNT 61:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse **JAMIE DONNELL HOOD** with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A CRIME** for that the said **JAMIE DONNELL HOOD** on and between the 24th and 25th days of March, 2011, in the County aforesaid, did, being a person who had been previously convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J, have on and within arm's reach of his person, a firearm, to wit: a certain handgun during the commission of at least one of the felony offenses set forth in Counts 22, 23, 24 & 25 of this Indictment, said offenses being against and involving the person of Chayandre Bess; in violation of O.C.G.A. § 16-11-133; Contrary to the laws of said State.

**COUNT 62:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse **JAMIE DONNELL HOOD** with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A CRIME** for that the said **JAMIE DONNELL HOOD** on and between the 24th and 25th days of March, 2011, in the County aforesaid, did, being a person who had been previously convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J, have on and within arm's reach of his person, a firearm, to wit: a certain handgun during the commission of at least one of the felony offenses set forth in Counts 26, 27 & 28 of this Indictment, said offenses being against and involving the person of Macayla Hull; in violation of O.C.G.A. § 16-11-133; Contrary to the laws of said State.

**COUNT 63:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse **JAMIE DONNELL HOOD** with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A CRIME** for that the said **JAMIE DONNELL HOOD** on and between the 24th and 25th days of March, 2011, in the County aforesaid, did, being a person who had been previously convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J, have on and within arm's reach of his person, a firearm, to wit: a certain handgun during the commission of at least one of the felony offenses set forth in Counts 29, 30 & 31 of this Indictment, said offenses being against and involving the person of Mandrell Hull; in violation of O.C.G.A. § 16-11-133; Contrary to the laws of said State.

**COUNT 64:** And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse **JAMIE DONNELL HOOD** with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A CRIME** for that the said **JAMIE DONNELL HOOD** on and between the 24th and 25th days of March, 2011, in the County aforesaid, did, being a person who had been previously convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J, have on and within arm's reach of his person, a firearm, to wit: a certain handgun during the commission of at least one of the felony offenses set forth in Counts 32, 33 & 34 of this Indictment, said offenses being against and involving the person of Belinda Willoughby; in violation of O.C.G.A. § 16-11-133; Contrary to the laws of said State.



COUNT 65: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A CRIME** for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did, being a person who had been previously convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J, have on and within arm's reach of his person, a firearm, to wit: a certain handgun during the commission of at least one of the felony offenses set forth in Counts 35, 36 & 37 of this Indictment, said offenses being against and involving the person of Quinton Deon Riden; in violation of O.C.G.A. § 16-11-133; Contrary to the laws of said State.

COUNT 66: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A CRIME** for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did, being a person who had been previously convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J, have on and within arm's reach of his person, a firearm, to wit: a certain handgun during the commission of at least one of the felony offenses set forth in Counts 38, 39 & 40 of this Indictment, said offenses being against and involving the person of Chandre Bess; in violation of O.C.G.A. § 16-11-133; Contrary to the laws of said State.

COUNT 67: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A CRIME** for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did, being a person who had been previously convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J, have on and within arm's reach of his person, a firearm, to wit: a certain handgun during the commission of at least one of the felony offenses set forth in Counts 41, 42 & 43 of this Indictment, said offenses being against and involving the person of Zyan Riden; in violation of O.C.G.A. § 16-11-133; Contrary to the laws of said State.

COUNT 68: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A CRIME** for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did, being a person who had been previously convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J, have on and within arm's reach of his person, a firearm, to wit: a certain handgun during the commission of at least one of the felony offenses set forth in Counts 44, 45 & 46 of this Indictment, said offenses being against and involving the person of Renaldo Billups; in violation of O.C.G.A. § 16-11-133; Contrary to the laws of said State.

COUNT 69: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A CRIME** for that the said JAMIE DONNELL HOOD on and between the 24th and 25th days of March, 2011, in the County aforesaid, did, being a person who had been previously convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J, have on and within arm's reach of his person, a firearm, to wit: a certain handgun during the commission of at least one of the felony offenses set forth in Counts 47, 48 & 49 of this Indictment, said offenses being against and involving the person of Terrance Lumpkin; in violation of O.C.G.A. § 16-11-133; Contrary to the laws of said State.

COUNT 70: And, We the Grand Jurors aforesaid, in the name and on behalf of the citizens of the State of Georgia, do further charge and accuse JAMIE DONNELL HOOD with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A CRIME** for that the said JAMIE DONNELL HOOD on the 28th day of December, 2010, in the County aforesaid, did, being a person who had been previously convicted of the felony offense of Armed Robbery as charged in Clarke County Superior Court Case No. SU-97-CR-0877-J, have on and within arm's reach of his person, a firearm, to wit: a certain handgun during the commission of at least one of the felony offenses set forth in Counts 50, 51, 52 & 53 of this Indictment, said offenses being against and involving the person of Kenneth Omari Wray; in violation of O.C.G.A. § 16-11-133;

Contrary to the laws of said State, the good order, peace and dignity thereof.