
INDICTMENT

Clerk No. 24-FE-0001-JH

LAURENS COUNTY SUPERIOR COURT

THE STATE OF GEORGIA	1	CONSPIRACY TO VIOLATE THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT O.C.G.A. §16-14-4(C)
V.		
ASKIRI LEWIS A/K/A GLO A/K/A GLIZZY	2	VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT O.C.G.A. § 16-14-4(B)
DAYLON VICKERS A/K/A HOTBOY	3	VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT O.C.G.A. § 16-14-4(B)
GEORGE JACKSON A/K/A G7	3	VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT O.C.G.A. § 16-14-4(B)
GEREZ DUTY A/K/A OG DUTY A/K/A 20GAUGE	4	VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT O.C.G.A. § 16-14-4(B)
GREGORY FLOYD A/K/A 7EVENTIMEZ	5	VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT O.C.G.A. § 16-14-4(B)
JACOREY REESE A/K/A BLXXDY RATXHET	5	VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT O.C.G.A. § 16-14-4(B)
JAMIL THOMPkins A/K/A SLIME	6	VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT O.C.G.A. § 16-14-4(B)
JARQUAVIOUS STANLEY A/K/A MANIAK7 A/K/A LUH DEMON	6	VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT O.C.G.A. § 16-14-4(B)

Filed in office this 22nd
day of January, 2024
Jay Kegan
Deputy Clerk
Laurens Superior Court

JAYQWAN STEPHENS A/K/A SETTRIPZ	7	VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT O.C.G.A. § 16-14-4(B)
KEOCTAVIOUS DEVOE A/K/A JAXKBOY	8	VIOLATION OF THE GEORGIA STREET TERRORISM AND PREVENTION ACT O.C.G.A. §16-15-4(a)
LEQUAYVION STUCKEY A/K/A MPL SILENT A/K/A 1482 SILENT	9	VIOLATION OF THE GEORGIA STREET TERRORISM AND PREVENTION ACT O.C.G.A. §16-15-4(b)
	10	VIOLATION OF THE GEORGIA STREET TERRORISM AND PREVENTION ACT O.C.G.A. §16-15-4(d)
	11	POSSESSION OF CONTROLLED SUBSTANCE WITH INTENT TO DISTRIBUTE O.C.G.A. § 16-13-30(b)
	12	POSSESSION OF MARIJUANA WITH INTENT TO DISTRIBUTE O.C.G.A. § 16-13-30(j)
	13	VIOLATION OF THE GEORGIA STREET TERRORISM AND PREVENTION ACT O.C.G.A. §16-15-4(a)
	14	VIOLATION OF THE GEORGIA STREET TERRORISM AND PREVENTION ACT O.C.G.A. §16-15-4(b)
	15	VIOLATION OF THE GEORGIA STREET TERRORISM AND PREVENTION ACT O.C.G.A. §16-15-4(a)
	16	VIOLATION OF THE GEORGIA STREET TERRORISM AND PREVENTION ACT O.C.G.A. §16-15-4(b)

- 17 VIOLATION OF THE GEORGIA STREET
TERRORISM AND PREVENTION ACT
O.C.G.A. §16-15-4(a)
- 18 VIOLATION OF THE GEORGIA STREET
TERRORISM AND PREVENTION ACT
O.C.G.A. §16-15-4(b)
- 19 MURDER O.C.G.A. §16-5-1
- 20 FELONY MURDER O.C.G.A §16-5-1
- 21 FELONY MURDER O.C.G.A §16-5-1
- 22 AGGRAVATED ASSAULT O.C.G.A §16-5-21
- 23 AGGRAVATED ASSAULT O.C.G.A §16-5-21
- 24 AGGRAVATED ASSAULT O.C.G.A §16-5-21
- 25 AGGRAVATED ASSAULT O.C.G.A §16-5-21
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- 27 AGGRAVATED ASSAULT O.C.G.A §16-5-21
- 28 AGGRAVATED ASSAULT O.C.G.A §16-5-21
- 29 CRIMINAL DAMAGE TO PROPERTY IN THE
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- 30 CRIMINAL DAMAGE TO PROPERTY IN THE
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- 31 CRIMINAL DAMAGE TO PROPERTY IN THE
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- 32 POSSESSION OF A FIREARM BY A
CONVICTED FELON, O.C.G.A. § 16-11-131
- 33 POSSESSION OF A FIREARM DURING THE
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- 34 VIOLATION OF THE GEORGIA STREET
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- 37 AGGRAVATED ASSAULT O.C.G.A §16-5-21
- 38 AGGRAVATED ASSAULT O.C.G.A §16-5-21
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- 55 Attempted Murder O.C.G.A. § 16-5-1
- 56 AGGRAVATED ASSAULT O.C.G.A §16-5-21
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- 58 AGGRAVATED ASSAULT O.C.G.A §16-5-21
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- 67 VIOLATION OF THE GEORGIA STREET
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- 68 POSSESSION OF MARIJUANA WITH INTENT
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O.C.G.A. §16-15-4(b)
- 72 AGGRAVATED ASSAULT O.C.G.A §16-5-21
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- 73 TERRORISTIC THREATS, O.C.G.A. § 16-11-37(b)
- 74 POSSESSION OF A FIREARM DURING THE COMMISSION OF A FELONY O.C.G.A §16-11-106
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- 76 VIOLATION OF THE GEORGIA STREET TERRORISM AND PREVENTION ACT
O.C.G.A. §16-15-4(b)
- 77 POSSESSION OF A FIREARM BY A CONVICTED FELON O.C.G.A. § 16-11-131(b)
- 78 VIOLATION OF THE GEORGIA STREET TERRORISM AND PREVENTION ACT
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- 79 VIOLATION OF THE GEORGIA STREET TERRORISM AND PREVENTION ACT
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- 80 VIOLATION OF THE GEORGIA STREET TERRORISM AND PREVENTION ACT
O.C.G.A. §16-15-4(c)
- 81 VIOLATION OF THE GEORGIA STREET TERRORISM AND PREVENTION ACT
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- 82 SALE OF MARIJUANA O.C.G.A. § 16-13-30
- 83 POSSESSION OF A MACHINE GUN O.C.G.A § 16-11-123
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- 84 POSSESSION OF A FIREARM DURING THE
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- 85 ILLEGAL USE OF A COMMUNICATION
FACILITY O.C.G.A. § 16-13-32.3
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- 87 VIOLATION OF THE GEORGIA STREET
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- 91 POSSESSION OF A FIREARM DURING THE
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- 97 VIOLATION OF THE GEORGIA STREET
TERRORISM AND PREVENTION ACT
O.C.G.A. §16-15-4(b)
- 98 FALSE SWEARING O.C.G.A. § 16-10-71
- 99 VIOLATION OF THE GEORGIA STREET
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O.C.G.A. §16-15-4(a)
- 100 VIOLATION OF THE GEORGIA STREET
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O.C.G.A. §16-15-4(b)
- 101 POSSESSION OF A FIREARM BY A
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- 102 TAMPERING WITH EVIDENCE O.C.G.A. § 16-
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- 103 FLEEING OR ATTEMPTING TO ELUDE A
POLICE OFFICER O.C.G.A. § 40-6-395
- 104 VIOLATION OF THE GEORGIA STREET
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O.C.G.A. §16-15-4(a)
- 105 VIOLATION OF THE GEORGIA STREET
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- 109 VIOLATION OF THE GEORGIA STREET TERRORISM AND PREVENTION ACT O.C.G.A. §16-15-4(c)
- 110 ARMED ROBBERY O.C.G.A. § 16-8-41(a)
- 111 AGGRAVATED ASSAULT O.C.G.A §16-5-21
- 112 AGGRAVATED ASSAULT O.C.G.A §16-5-21
- 113 HIJACKING A MOTOR VEHICLE IN THE FIRST DEGREE O.C.G.A. § 16-5-44.1(b)(1)
- 114 POSSESSION OF A FIREARM DURING THE COMMISSION OF A FELONY O.C.G.A §16-11-106

True BILL January 22 2024



Christopher Carr, Attorney General

PERSONID: _____

The defendant herein waives copy
of indictment, list of witnesses,
formal arraignment, and

Pleads _____ Guilty On Date: _____

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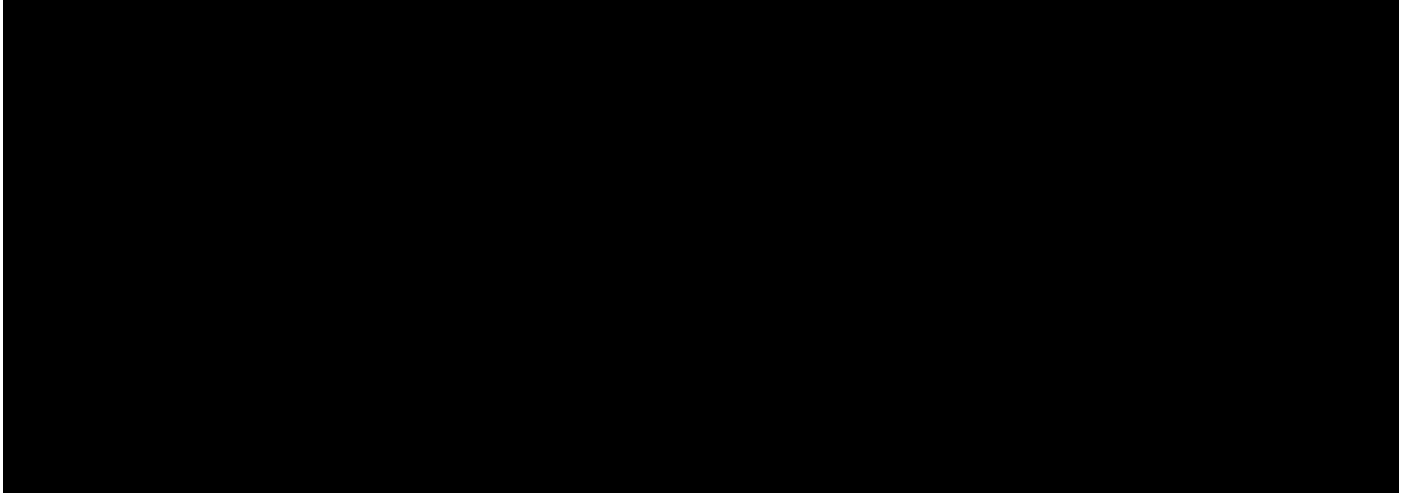
ATTORNEY FOR DEFENDANT

ATTORNEY FOR DEFENDANT

STATE OF GEORGIA, COUNTY OF LAURENS

IN THE SUPERIOR COURT OF SAID COUNTY

THE GRAND JURORS, selected, chosen and sworn for the County of Laurens, to
wit:



COUNT 1

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**DAYLON VICKERS
A/K/A HOTBOY**

**GEORGE JACKSON
A/K/A G7**

**GEREZ DUTY
A/K/A OG Duty
A/K/A 20GAUGE**

**GREGORY FLOYD
A/K/A 7EVENTIMEZ**

**JACOREY REESE
A/K/A BLXXDY RATXHET**

**JAMIL THOMPkins
A/K/A SLIME**

**JARQUAVIOUS STANLEY
A/K/A MANIAK7
A/K/A LUH DEMON**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **CONSPIRACY TO VIOLATE THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT (O.C.G.A. § 16-14-4 (c))**, for the said accused, individually and as persons concerned in the commission of a crime, and together with unindicted co-conspirators known and unknown to the grand jury, in the State of Georgia, County of Laurens, and elsewhere in the State of Georgia, on and between the 1st day of February, 2016 and the 11th day of January, 2024, did unlawfully conspire to acquire and maintain, directly and indirectly, an interest in and control of United States currency, weapons and other personal property through a pattern of Racketeering Activity, in violation of O.C.G.A. § 16-14-4(a), and while associated with an enterprise, did unlawfully conspire to conduct and participate in, directly and indirectly, such enterprise through a pattern of Racketeering Activity in violation of O.C.G.A. § 16-14-4 (b), as described below and incorporated by reference as if fully set forth herein, contrary to the law of said State, the good order, peace, and dignity thereof;

INTRODUCTION:

The enterprise Money Power Loyalty seeks to obtain exactly what its name implies—Money, Power, and unwavering Loyalty from its associates. Money Power Loyalty does not seek these three goals through legitimate means. Rather, it does so through, among other things, murder, aggravated assault, burglary, robbery, theft, possession of controlled substances, dealing controlled substances, and false statements and writings. The Defendants charged in this indictment are associates of Money Power Loyalty, and they knowingly and willfully joined a conspiracy to unlawfully effect the objectives of Money Power Loyalty, which contained a common plan and purpose to commit two or more acts of Racketeering Activity in Laurens County, Georgia and elsewhere in the State of Georgia.

The Enterprise

At all times relevant to this Count of the Indictment, the Defendants as well as other unindicted coconspirators known and unknown to the grand jury, unlawfully conspired and endeavored to conduct and participate in a criminal enterprise, Money Power Loyalty, A/K/A MPL, in Laurens County, Georgia, and elsewhere in the State of Georgia. Defendants, Askiri Lewis, A/K/A Glo, A/K/A Glizzy; Daylon Vickers, A/K/A Hotboy; George Jackson, A/K/A G7; Gerez Duty, A/K/A OG Duty, A/K/A 20GAUGE; Gregory Floyd, A/K/A 7eventimez; Jacorey Reese, A/K/A Blxxdy Ratxhet; Jamil Thompkins, A/K/A Slime; Jarquavious Stanley, A/K/A Maniak7, A/K/A Luh Demon; Jayqwan Stephens, A/K/A Settripz; Keoctavious Devoe; A/K/A Jaxkboy; and Lequayvion Stuckey, A/K/A MPL Silent, A/K/A 1482 Silent, and other unindicted conspirators known and unknown to the Grand Jury constituted a criminal organization—Money Power Loyalty—whose associates engaged in various related criminal activities including, but not limited to, murder, aggravated assault, burglary, robbery, theft, possession of controlled substances, dealing controlled substances, and false statements and writings.

Money Power Loyalty constituted an enterprise as that term is defined in O.C.G.A. § 16-14-3(3), that is, a group of individuals associated in fact although not a legal entity. The Defendants and other associates of the enterprise had connections and relationships with one another and with the enterprise. The enterprise constituted an ongoing organization whose associates functioned as a continuing unit for a common purpose of achieving the objectives of the enterprise. The enterprise operated in Laurens County, Georgia and elsewhere in the State of Georgia. The enterprise operated for a period of time sufficient to permit its associates to pursue its objectives.

1. History

GEREZ DUTY, A/K/A OG DUTY, A/K/A 20GAUGE formed MPL in Laurens County, Georgia. MPL had seven original members, and therefore the number Seven and the slot machine depicting “777” are symbols used by the associates of MPL to pay homage to the original seven members. Because of this MPL associates will sometimes refer to MPL as 7-gang or jackpot gang.

2. Identifiers

MPL associates use particular colors, hand signs, visual identifiers, jewelry, and tattoos to identify themselves to each other, other gangs, and the community so as to represent and promote their enterprise. Specifically, MPL associates will utilize identifiers common to the Bloods and particular Bloods sets, such as the 1831 Pirus and Rollin’ 20s Neighborhood Bloods. Associates of MPL will also utilize identifiers that are unique to MPL.

The predominant color of MPL is red for Bloods. MPL associates display their color by, among other things, placing a red bandana on their person or a weapon, a practice known as flagging, and by wearing red clothing.

MPL associates routinely display a sideways seven hand sign using their thumb and index finger. MPL associates will also commonly display a hand sign that forms a lower case "b" with the thumb and index finger connected forming the bottom portion of the "b" and the other three fingers extended straight outward. MPL associates commonly display a hand sign typically used by those associates of the 1831 Pirus created by connecting the index finger to the thumb and then the tip of the middle finger to the knuckle of the index finger while the ring and pinky fingers are extended. The hand sign that is specific to the Rollin' 20s Neighborhood Bloods is depicted by extending their pinky and thumb with the thumb down and the pinky up, which is routinely displayed by associates of MPL.

MPL associates also use a variety of visual identifiers. For example, MPL associates will use purposeful misspellings in which the letter C is replaced with the letters X or K as a way to show disrespect to the most traditional Bloods rival, the Crips criminal street gang. They will utilize the saying "real right" or its abbreviation "RR" to respond to something that is a positive, and "left" as something that is negative. The red blood droplet, red heart, and large red capital B emojis, which are symbols commonly used by associates of the Bloods, as well as the slot machine emoji depicting "777" are also used in the writings and social media posts of the associates of MPL. MPL associates will also utilize the five-point star and the number five in their writings, both of which are common symbols of the Bloods. MPL associates will utilize the numbers 7, which pays homage to the original 7 members of MPL; 18 and/or 1831, which are numbers of particular significance to the 1831 Pirus, and 20, 25, 27, and 29; which are numbers of particular significance to the Rollin' 20s Neighborhood Bloods in their writings as well. MPL associates will also wear sports attire that utilizes the letter B and the color red, such as the Boston Red Sox and Chicago Bulls, and the letter P, such as the Philadelphia Phillies.

Associates of MPL utilize jewelry to outwardly identify themselves. Several associates of MPL, for example, wear a chain with a pendant that states "MPL." Additionally, some members wear a chain with a "7" pendant.

Associates will also obtain tattoos displaying the visual identifiers explained above, along with other common Bloods identifiers, such as the words BLATT and MOB.

The Conspiracy

As associates of the enterprise Money Power Loyalty, Defendants conspired to associate together and with others for the common purposes of illegally acquiring United States currency, weapons, and other personal property through a pattern of Racketeering Activity, and conducting and participating in the enterprise through a pattern of Racketeering Activity. To effect the objectives of the conspiracy, the defendants engaged in the activities enumerated herein. The objectives of the conspiracy included but were not limited to:

- Acquiring United States currency, weapons, and other property through acts of Racketeering Activity, including, burglary, robbery, theft, and the unlawful sale and distribution of drugs;
- Maintaining and increasing the reputation, power, and influence of the enterprise through acts of Racketeering Activity such as murder, assault, and threats of violence against rival criminal street gangs;
- Enhancing the reputation of the enterprise through the posting of messages, images, and videos promoting its size, profitability, and readiness to engage in acts of violence;
- Establishing and maintaining the enterprise's structure, through the payment and collection of dues and distributing the proceeds of criminal activity among associates;

Acts in Furtherance of the Conspiracy

In furtherance of the conspiracy and to effect its objectives, Defendants and other unindicted co-conspirators known and unknown to the Grand Jury, committed overt acts, certain of which constitute Racketeering Activity. These Acts include, but are not limited to, the following:

1. On or about February 1, 2016, **GEREZ DUTY, A/K/A OG DUTY, A/K/A 20GAUGE**, an associate of MPL, did commit the felony offense of burglary in the first degree when he, without authority and with the intent to commit a felony or theft therein, entered and remained within a building designed for use as a dwelling, the property of Vangela Hines, located at 1260 Jasmine Road, Dublin Georgia, in violation of O.C.G.A. § 16-7-1(b), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(viii) and an overt act in furtherance of the conspiracy;
2. On or about February 19, 2016, **GEREZ DUTY, A/K/A OG DUTY, A/K/A 20GAUGE**, an associate of MPL, did commit the felony offense of theft by receiving when he did unlawfully receive, dispose of, and retain stolen property without the intent to restore it to the owner, to wit: a motor vehicle, the property of Dawson Lampp, and having a value exceeding \$1,500, which he knew and should have known was stolen, in violation of O.C.G.A. § 16-8-7, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xii) and an overt act in furtherance of the conspiracy;
3. On or about March 3, 2016, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did commit the felony offense of Burglary in the First Degree, when he, without authority and with the intent to commit a felony or theft therein, entered the dwelling of another located at 201 Brookdale Dr., Dublin, Ga. 31021, in violation of O.C.G.A. § 16-7-1(b), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(viii) and an overt act in furtherance of the conspiracy;
4. On or about May 9, 2016, **JAMIL THOMPSON, A/K/A SLIME**, an associate of MPL, did commit the felony offense of Aggravated Assault against the persons of William Gibson, Charles Sumblin, III, Henrietta Davis, Serenity Trimmings, Tara Sumblin, and Charles Sumblin by shooting said property while they were inside with a firearm, a deadly weapon, in violation O.C.G.A. §16-5-21, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;

5. On or about April 28, 2017, **GEREZ DUTY, A/K/A OG DUTY, A/K/A 20GAUGE**, an associate of MPL, did commit the felony offense of robbery by taking a wallet with the intent to commit a theft from the person and immediate presence of Raquis Stanley and placing said victim in fear of immediate serious bodily injury, in violation of O.C.G.A. § 16-8-40(a)(2), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xiii) and an overt act in furtherance of the conspiracy;
6. On or about August 1, 2017, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did possess a firearm, to wit: handgun, knowing the manufacturer's name plate, serial number, and any other distinguishing number or identification mark had been removed for the purpose of concealing or destroying the identity of such article, in violation of O.C.G.A. § 16-9-70(b), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xviii) and an overt act in furtherance of the conspiracy;
7. On or about August 1, 2017, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, being under 18 years of age, did possess and have under his control a firearm, in violation of O.C.G.A. § 16-11-132(a), an overt act in furtherance of the conspiracy;
8. On or about January 8, 2018, **JARQUAVIOUS STANLEY, A/K/A MANIAK7, A/K/A LUH DEMON**, and Creuntae Floyd, associates of MPL, did commit the felony offense of Aggravated Assault against the persons of Desmond Hundley and Jamori Hundley by shooting in the direction of said victims with a firearm, a deadly weapon, in violation O.C.G.A. §16-5-21, which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;
9. On or about January 8, 2018, **JARQUAVIOUS STANLEY, A/K/A MANIAK7, A/K/A LUH DEMON**, and Creuntae Floyd, associates of MPL, did commit the felony offense of possession of a firearm during the commission of a felony, in that the said accused, did have on or within arm's reach of his person a firearm during the commission of the crime of aggravated assault against the persons of Desmond Hundley and Jamori Hundley, in violation of O.C.G.A. § 16-11-106(b)(1), an overt act in furtherance of the conspiracy;
10. On or about February 18, 2018, **GEORGE JACKSON, A/K/A G7**, an associate of MPL, along with other known and unknown associates of MPL, did commit the felony offense of aggravated assault against the persons of Natavious Daniel and Jerron Hill by shooting at them with a firearm, a deadly weapon, in violation O.C.G.A. § 16-5-21, which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;

11. On or about February 18, 2018, **GEORGE JACKSON, A/K/A G7**, an associate of MPL, along with other known and unknown associates of MPL, did commit the felony offense of possession of a firearm during the commission of a felony in that the said accused, did have on or within arm's reach of his person a firearm during the commission of aggravated, a crime against and involving the person of another, in violation of O.C.G.A. § 16-11-106(b)(1), an overt act in furtherance of the conspiracy;
12. On or about April 13, 2018, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did possess or have under his control, marijuana, in violation of O.C.G.A. § 16-13-30(j), which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(xxxvi) and an overt act in furtherance of the conspiracy;
13. On or about April 13, 2018, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, being under 18 years of age, did possess and have under his control a firearm, in violation of O.C.G.A. § 16-11-132(a), an overt act in furtherance of the conspiracy;
14. On or about April 13, 2018, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did commit the felony offense of possession of a firearm during the commission of a felony, in that the said accused, did have on or within arm's reach of his person a firearm during the commission of the crime of possession of a marijuana, in violation of O.C.G.A. § 16-11-106(b)(4), an overt act in furtherance of the conspiracy;
15. On or about April 22, 2018, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, and **GEORGE JACKSON, A/K/A G7**, associates of MPL, did commit the felony offense of theft by receiving stolen property, for the said accused did unlawfully receive and retain stolen property, to wit: a handgun, which they knew and should have known was stolen, in violation of O.C.G.A. § 16-8-7, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xii) and an overt act in furtherance of the conspiracy;
16. On or about October 8, 2018, **JAMIL THOMPkins, A/K/A SLIME**, an associate of MPL, did unlawfully possess cocaine, a controlled substance, in violation of O.C.G.A. § 16-13-30(a), which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(xxxiv) and an overt act in furtherance of the conspiracy;

17. On or about October 8, 2018, **JAMIL THOMPCKINS, A/K/A SLIME**, an associate of MPL, did unlawfully possess methamphetamine, a controlled substance, in violation of O.C.G.A. § 16-13-30(a), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxiv) and an overt act in furtherance of the conspiracy;
18. On or about October 20, 2018, **LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT**, an associate of MPL, did post to his public social media account "kill4ratxhet_" a video depicting known and unknown associates of MPL, including **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, and **JAMIL THOMPCKINS, A/K/A, SLIME**, displaying MPL and Bloods hand signs and firearms, and the phrase "MPL or catch some shells," which he captioned as follows: "MPL It's A Way Of Living 📺 #YNW," an overt act in furtherance of the conspiracy;
19. On or about January 15, 2019, **GEREZ DUTY, A/K/A OG DUTY, A/K/A 20GAUGE**, an associate of MPL, did commit the felony offense of voluntary manslaughter by causing the death of McKerick Guyton, a human being, by shooting him, in violation of O.C.G.A. § 16-5-2(a), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(iv) and an overt act in furtherance of the conspiracy;
20. On or about April 26, 2019, **GEORGE JACKSON, A/K/A G7**, an associate of MPL, did post to his public social media account, "Gee Seven," a photograph depicting himself and Defendants **JAMIL THOMPCKINS, A/K/A SLIME; LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT; JAYQWAN STEPHENS, A/K/A SETTRIPZ; ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**; and other known and unknown associates of MPL displaying MPL and Bloods hand signs and firearms, an overt act in furtherance of the conspiracy;
21. On or about April 29, 2019, **DAYLON VICKERS, A/K/A HOTBOY**, an associate of MPL, and other known and unknown associates of MPL, did commit the offense of robbery when, with the intent to commit theft, did take the property of Jalen Bankhead, to wit: a cellphone, by use of force, in violation of O.C.G.A. § 16-8-40(a), which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(xiii) and an overt act in furtherance of the conspiracy;

22. On or about April 29, 2019, **DAYLON VICKERS, A/K/A HOTBOY**, an associate of MPL, and other known and unknown associates of MPL, did commit the offense of battery when he intentionally caused substantial physical harm or visible bodily harm to Jalen Bankhead by punching Bankhead on the left side of the face causing visible bruising and swelling, in violation of O.C.G.A. § 16-5-23.1(a), which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;
23. On May 20, 2019, **GEORGE JACKSON, A/K/A G7**, an associate of MPL, did post to his public social media account, "Gee Seven," a photograph depicting himself wearing a chain with a pendant that states "MPL" and captioned "The judge gone give me life if a n**** touch my chain 🖤 🖤 #Faxts," an overt act in furtherance of the conspiracy;
24. On or about June 8, 2019, **JACOREY REESE, A/K/A BLXXDY RATXHET**, an associate of MPL, did commit the felony offense of theft by taking when he unlawfully and intentionally took a firearm, the property of another person, Shawn Estes, without the owner's permission and with the intention of depriving said owner of said property, in violation of O.C.G.A. § 16-8-2, which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(xii) and an overt act in furtherance of the conspiracy;
25. On or about June 23, 2019, **JACOREY REESE, A/K/A BLXXDY RATXHET**, an associate of MPL, and other known and unknown associates of MPL, did commit the offense of criminal attempt to commit aggravated assault by knowingly and intentionally attempting to commit the crime of aggravated assault, in violation of O.C.G.A. § 16-5-21, by shooting at the home of Marie Davis, an act which constitutes a substantial step toward the commission of said crime, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;
26. On or about June 23, 2019, **JACOREY REESE, A/K/A BLXXDY RATXHET**, an associate of MPL, and other known and unknown associates of MPL, did commit the offense of criminal damage to property in the first degree when they knowingly and without authority interfered with the property of Marie Davis, to wit, a residence located at 538 Hudson Street, Dublin, Georgia 31021, a place where people are likely to be present, in a manner so as to endanger human life by shooting a firearm in the direction of said property and striking it, in violation of O.C.G.A. § 16-7-22(b)(1), an overt act in furtherance of the conspiracy;

27. On or about June 23, 2019, **JACOREY REESE, A/K/A BLXXDY RATXHET**, an associate of MPL, and other known and unknown associates of MPL, did commit the offense of possession of a firearm during the commission of a felony, in that the said accused, did have on or within arm's reach of his person a firearm during the commission of the crimes of attempted aggravated assault and criminal damage to property in the first degree, crimes against or involving the person of another, in violation of O.C.G.A. § 16-11-106(b)(4), an overt act in furtherance of the conspiracy;
28. On or about September 15, 2019, **GEORGE JACKSON, A/K/A G7**, and **Kemon O'Neal, A/K/A Lil 7**, associates of MPL, did commit the offense of aggravated assault against the persons of Markel Horn and Johntavis Johnson, by shooting them with a firearm, a deadly weapon and which when used offensively against a person is likely to and actually did result in serious bodily injury, in violation of O.C.G.A. § 16-5-21, which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;
29. On or about September 15, 2019, **GEORGE JACKSON, A/K/A G7**, and **Kemon O'Neal, A/K/A Lil 7**, associates of MPL, did commit the offense of Fleeing and Eluding, when they failed to yield to lights and sirens of Swainsboro Police Officer Mauricio Cox in a marked patrol vehicle, continuing to drive in a manner and speed which could endanger human life, in violation of O.C.G.A. §40-6-395(B)(5)(D), an overt act in furtherance of the conspiracy;
30. On or about September 15, 2019, **GEORGE JACKSON, A/K/A G7**, and **Kemon O'Neal, A/K/A Lil 7**, associates of MPL, did commit the offense of obstruction of a law enforcement officer when they fled into a wooded area despite Swainsboro Police Officer Mauricio Cox's indication to them to stop by use of his lights and sirens on his marked patrol car, in violation of O.C.G.A. § 16-10-24(a), an overt act in furtherance of the conspiracy.
31. On our about September 15, 2019, **GEORGE JACKSON, A/K/A G7**, and **Kemon O'Neal, A/K/A Lil 7**, associates of MPL, did commit the felony offense of possession of a firearm during the commission of a felony, in that the said accused, did have on or within arm's reach of his person a firearm during the commission of the crime of aggravated assault, a crime against or involving the person of another, in violation of O.C.G.A. § 16-11-106(b)(1), an overt act in furtherance of the conspiracy;

32. On or about October 3, 2019, **DAYLON VICKERS, A/K/A HOTBOY, JARQUAVIOUS STANLEY, A/K/A MANIAK7, A/K/A LUH DEMON**, associates of MPL, and other known and unknown associates of MPL, did commit the offense of Aggravated Assault against the persons of Ashley Brown, Annie Marie Butler, Paisley Butler, Anthony Cuyler, and Bobbie Joe Hollis, by shooting in the direction of their homes with a firearm, a deadly weapon, in violation of O.C.G.A. § 16-5-21, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;
33. On or about October 3, 2019, **DAYLON VICKERS, A/K/A HOTBOY, JARQUAVIOUS STANLEY, A/K/A MANIAK7, A/K/A LUH DEMON**, associates of MPL, and other known and unknown associates of MPL, did commit the felony offense of possession of a firearm during the commission of a felony, in that the said accused, did have on or within arm's reach of his person a firearm during the commission of the crime of aggravated assault, a crime against or involving the person of another, in violation of O.C.G.A. § 16-11-106(b)(1), an overt act in furtherance of the conspiracy;
34. On or about December 13, 2019, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, an associate of MPL, sent a message to other known and unknown associates of MPL informing them the following: "the 20th right around the corner. NO dues/no show = dip[,]]" an over act in furtherance of the conspiracy;
35. On or about December 17, 2019, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, an associate of MPL, did commit the felony offense of possession of marijuana, a controlled substance, with intent to distribute, in violation of O.C.G.A. § 16-13-30(j), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxvi) and an overt act in furtherance of the conspiracy;
36. On or about December 17, 2019, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, an associate of MPL, did commit the offense of possession of a firearm during the commission of a felony, in that the said accused, did have on or within arm's reach of his person a firearm during the commission of the crime of possession with intent to distribute marijuana, in violation of O.C.G.A. § 16-11-106(b)(4), an overt act in furtherance of the conspiracy;

37. On or about December 17, 2019, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, an associate of MPL did knowingly and willfully make a false statement, to wit: denying any knowledge of MPL and stating that he was not nor has he ever been affiliated with MPL by any means, a matter within the jurisdiction of the Dublin Police Department, a department of the City of Dublin, a political subdivision of the State of Georgia, in violation of O.C.G.A. § 16-10-20, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxii) and an overt act in furtherance of the conspiracy;
38. On or about December 21, 2019, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, an associate of MPL, sent a message to other known and unknown associates of MPL stating the following: "Aye I y'all don't have y'all dues on the 27th(on a Friday), have 40 by the next Friday. U getting dipped if can't do neither bc us should be able to have 20 in a month[.]" an overt act in furtherance of the conspiracy;
39. On or about April 6, 2020, **GREGORY FLOYD, A/K/A 7EVENTIMEZ, JACOREY REESE, A/K/A BLXXDY RATXHET, and JAYQWAN STEPHENS, A/K/A SETTRIPZ**, associates of MPL, appeared in a music video with other known and unknown associates of MPL filmed in Dublin, Georgia and published on to YouTube depicting **FLOYD, REESE, STEPHENS**, and other known and unknown associates of MPL exhibiting MPL and other Bloods hand signs, waiving red bandanas and firearms, and rapping the following example of lyrics: "Bitch I'm MPL I shoot up your kickback" and "Bitch I'm blood and I gang bang," an overt act in furtherance of the conspiracy;
40. On April 12, 2020, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, an associate of MPL, did post to his public social media account, "Askiri Lewis," a group photograph depicting himself; **JAYQWAN STEPHENS, A/K/A SETTRIPZ; JACOREY REESE, A/K/A BLXXDY RATXHET; JAMIL THOMPSON, A/K/A SLIME**; and other known and unknown MPL associates exhibiting MPL and Bloods hand signs, captioned "Jackpot Gang, It'll be suicidal to go against the grain [devil head emoji]," with a 777 slot machine emoji in the middle of the picture, an overt act in furtherance of the conspiracy;
41. On or about May 15, 2020, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did commit the felony offense of possession of hydrocodone, a controlled substance, with intent to distribute, in violation of O.C.G.A. § 16-13-30(b), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxiv) and an overt act in furtherance of the conspiracy;

42. On or about May 15, 2020, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did commit the felony offense of possession of marijuana, a controlled substance, with intent to distribute, in violation of O.C.G.A. § 16-13-30(j), which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(xxxvi) and an overt act in furtherance of the conspiracy;
43. On or about May 15, 2020, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did commit the offense of obstruction of a law enforcement officer when he fled from Dublin Police Officer Belflower despite Officer Belflower's indication to stop by use of his blue flashing lights on his marked patrol car, in violation of O.C.G.A. § 16-10-24(a), an overt act in furtherance of the conspiracy.
44. On or about May 27, 2020, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, an associate of MPL, did send a message to other known and unknown associates of MPL stating the following: "Oh yeah I need all the dues," an overt act in furtherance of the conspiracy;
45. On June 12, 2020, **JAMIL THOMPSON, A/K/A SLIME**, an associate of MPL, did post on his publicly available social media account, "MPL Slime Ru," an image depicting himself holding a chunky doll—a symbol that MPL has committed or will commit a shooting—with **JACOREY REESE, A/K/A BLXXDY RATXHET**," and another known MPL associate captioned as follows: "Mpl Mpl Mpl 🍷," an overt act in furtherance of the conspiracy;
46. On or about July 12, 2020, **JAMIL THOMPSON, A/K/A SLIME**, an associate of MPL, did commit the offense of murder when he did unlawfully, with malice aforethought, cause the death of Travis Plummer, a human being, by shooting Travis Plummer, in violation of O.C.G.A. § 16-5-1(a), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(iv) and an overt act in furtherance of the conspiracy;
47. On or about July 12, 2020, **JAMIL THOMPSON, A/K/A SLIME**, an associate of MPL, did commit the offense of felony murder while in commission of the offenses of Aggravated Assault and possession of a firearm by a person under conditional discharge, felonies, did cause the death of Travis Plummer, a human being, by shooting Travis Plummer, in violation of O.C.G.A. § 16-5-1(c), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(iv) and an overt act in furtherance of the conspiracy;

48. On or about July 12, 2020, **JAMIL THOMPkins, A/K/A SLIME**, an associate of MPL, did commit the offense of aggravated assault when he made an assault upon the persons of Travis Plummer, Escontra Pierce, Tyquacious Huff, Ricky Parker, Ma-Quisha Stucky, Lakeria Gunn, Jessica Walker, and Andrea Burger, with a deadly weapon, to wit: a firearm, by shooting in said victims' direction, in violation of O.C.G.A. § 16-5-21, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;
49. On or about July 12, 2020, **JAMIL THOMPkins, A/K/A SLIME**, an associate of MPL, did commit the felony offense of criminal damage to property in the first degree by knowingly and without authority interfering with the property of Ricky Parker, to-wit: a Ford Explorer, in a manner so as to endanger human life by shooting said property, with a firearm, with Ricky Parker inside, in violation of O.C.G.A. § 16-7-22, an overt act in furtherance of the conspiracy;
50. On or about July 12, 2020, **JAMIL THOMPkins, A/K/A SLIME**, an associate of MPL, did commit the felony offense of criminal damage to property in the first degree by knowingly and without authority interfere with a vehicle, the property of Andrea Burger, in a manner so as to endanger human life by shooting said property, with a firearm, with Jessica Walker inside, in violation of O.C.G.A. § 16-7-22, an overt act in furtherance of the conspiracy;
51. On or about July 12, 2020, **JAMIL THOMPkins, A/K/A SLIME**, an associate of MPL, did commit the felony offense of criminal damage to property in the first degree by knowingly and without authority interfering with the property of Friendly Gus, in a manner so as to endanger human life by shooting said property with people inside, with a firearm, in violation of O.C.G.A. § 16-7-22, an overt act in furtherance of the conspiracy;
52. On or about July 12, 2020, **JAMIL THOMPkins, A/K/A SLIME**, an associate of MPL, did have on or within arm's reach of their person a firearm during the commission of the crimes murder, felony murder, aggravated assault, and criminal damage to property in the first degree, which are crimes against or involving the person of another, in violation of O.C.G.A. § 16-11-106(b)(1), an overt act in furtherance of the conspiracy;
53. On December 21, 2020, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, sent a message to other known and unknown associates of MPL stating the following: "Everybody have Dues money, 15dollars a piece. Going to the bros behind the wallz an shit," an overt act in furtherance of the conspiracy;

54. On or about December 28, 2020, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, an associate of MPL, messaged **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, to inform him to “get on them dues blxxd. Put allat shit up & keep tabs on who paying! If n***** don’t got \$15 they get put on pause or dipped . . . yo decision,” an overt act in furtherance of the conspiracy;
55. On or about January 16, 2021, **GREGORY FLOYD, A/K/A 7EVENTIMEZ**, an associate of MPL, did post on his publicly available social media account, “_7eventimez,” an image depicting himself wearing a chain with a “7” pendant and flashing the hand sign commonly associated with the Rollin’ 20s Neighborhood Bloods captioned as follows: “T’Il Katxh a Murder By Myself 🤘, ... 🤘 But Um Still On My Homicide (Homie Side) 🤘 🤘,” an overt act in furtherance of the conspiracy;
56. On or about January 20, 2021, **GREGORY FLOYD, A/K/A 7EVENTIMEZ**, an associate of MPL, did post on his publicly available social media account, “_7eventimez,” an image depicting himself holding a rifle and **LEQUYAVION STUCKEY, A/K/A MPL SILENT, A/K/A/ 1482 SILENT**, exhibiting Bloods hand signs and wearing a chain with a pendant that stated “MPL” captioned as follows: “My Mama A Booster, My Daddy A Killa, I Kame Out a Shooter 🤘,” an overt act in furtherance of the conspiracy;
57. On or about April 20, 2021, **JAYQWAN STEPHENS, A/K/A SETTRIPZ, LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT, ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, and **KEOCTAVIOUS DEVOE, A/K/A JAXKBOY**, associates of MPL, did commit the felony offense of aggravated assault in Laurens county Georgia, against the persons of, Ronald Hall, Tracey Lovett, Braylen Hall, Bryson Hall, Ruby Hall, Ronald Hall Jr., Lazarian Miller, Zackielee George, Zanyliah George, Jhaion Miller, Juzyiah Lovett, and Anasia Lovett, by shooting into their home with a firearm, a deadly weapon, in violation O.C.G.A. § 16-5-21, which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;
58. On or about April 20, 2021, **JAYQWAN STEPHENS, A/K/A SETTRIPZ, LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT, ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, and **KEOCTAVIOUS DEVOE, A/K/A JAXKBOY**, associates of MPL, did commit the felony offense of criminal damage to property in the first degree when they knowingly and without authority interfered with the residence of Ronald Hall, in a manner so as to endanger the human life by shooting said property, with a firearm, while people were inside, in violation of O.C.G.A. § 16-7-22(b)(1), which is an overt act in furtherance of the conspiracy;

59. On or about April 20, 2021, **JAYQWAN STEPHENS, A/K/A SETTRIPZ, LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT, ASKIRI LEWIS, A/K/A GLO AND GLIZZY,** and **KEOCTAVIOUS DEVOE, A/K/A JAXKBOY,** associates of MPL, did have on or within arm's reach of their person a firearm during the commission of the crimes aggravated assault and criminal damage to property in the first degree, which are crimes against or involving the person of another, in violation of O.C.G.A. § 16-11-106(b)(1), an overt act in furtherance of the conspiracy;
60. On or about July 4, 2021, **LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT,** an associate of MPL, did post on his publicly available social media account, "1482silent," a collage of images depicting himself wearing a Philadelphia Phillies hat, a chain with a "MPL" pendant, and exhibiting the MPL hand sign captioned as follows: "Reach for my chain trying make a name, I'ma treat yo face just like a target & treat yo house just like a shooting range 🏠🔫❤️," an overt act in furtherance of the conspiracy;
61. On or about August 2, 2021, **LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT,** an associate of MPL, did post on his publicly available social media account, "1482silent," an image of himself wearing a ski mask and a chain with a "MPL" pendant while holding a rifle and captioned as follows: "Ski mask fuxk a camera, gun em down on tape," an overt act in furtherance of the conspiracy;
62. On or about August 18, 2021, **LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT,** an associate of MPL, did post on his publicly available social media account, "1482silent," an image of himself wearing a chain with a "MPL" pendant, a Philadelphia Phillies hat, a shirt with the numbers 2 and 3, and a red shoe on his right foot captioned as follows: "P all on my head like I was piru & 23 on shirt dats stand for 'I shoot,' 🏠🔫," an overt act in furtherance of the conspiracy;
63. On or about January 20, 2022, **GREGORY FLOYD, A/K/A 7EVENTIMEZ,** an associate of MPL, did commit the offense of criminal attempt to commit murder with intent to commit the crime of Murder, in violation of O.C.G.A. § 16-5-1, by knowingly and intentionally performing an act which constituted a substantial step toward the commission of said crime, to-wit: walking up behind the person of Quintavious Roberson, producing a firearm, and shooting at Quintavious Roberson, in violation of O.C.G.A. § 16-4-1, which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(iv) and an overt act in furtherance of the conspiracy;

64. On or about January 20, 2022, **GREGORY FLOYD, A/K/A 7EVENTIMEZ**, an associate of MPL, committed the crime of aggravated assault in Laurens County Georgia, against the persons of an Quintavious Roberson, Robert Brown, Tom Horn, Kathy Mitchell, Yolanda Hall, Elaine Stewart, and De’Nasia Little by shooting, with a firearm, a deadly weapon and which when used offensively against a person is likely to result in serious bodily injury, by shooting into the Hop-in gas station while said victims were inside, in violation O.C.G.A. § 16-5-21, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;
65. On or about January 20, 2022, **GREGORY FLOYD, A/K/A 7EVENTIMEZ**, an associate of MPL, did commit the felony offense of criminal damage to property in the first degree when he knowingly and without authority interfered with the property of Hop-In gas station, a convenience store, a place where people are likely to be present and were present, in a manner so as to endanger human life by shooting said property, with a firearm, in violation of O.C.G.A. § 16-7-22(b)(1), which is an overt act in furtherance of the conspiracy;
66. On or about January 20, 2022, **GREGORY FLOYD, A/K/A 7EVENTIMEZ**, an associate of MPL, did have on or within arm’s reach of his person a firearm during the commission of the crimes attempted murder, aggravated assault, and criminal damage to property in the first degree, which are crimes against and involving the person of another, in violation of O.C.G.A. § 16-11-106(b)(1), an overt act in furtherance of the conspiracy;
67. On or about May 21, 2022, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did post on his publicly available social media account, “Set Tripz MPL” an image depicting himself and captioned as follows: “Lil Bra Had Got On Live & Said My Name Thats How You Gone Get Yo Head Spilled 🍷🍷🍷..Sk #FreeMpl 🍷 #FreeTheOppz #LLTheGuys❤️,” an overt act in furtherance of the conspiracy;
68. On or about July 30, 2022, **JARQUAVIOUS STANLEY, A/K/A MANIAK7, A/K/A LUH DEMON**, an associate of MPL, did post on his publicly available social media account, “Maniak Da Demon,” two pictures of himself wearing a red hat and a red flag in his right pocket with one picture having a slot machine emoji depicting 777 and the other containing a devil emoji while **STANLEY** flashed a common Bloods hand sign both of which were captioned as follows: “Rockin tommy-hilfiger but lord Knows I got Demon Ways and I bang 7gang 🍷❤️,” an overt act in furtherance of the conspiracy;

69. On or about August 26, 2022, **GREGORY FLOYD, A/K/A 7EVENTIMEZ**, an associate of MPL, did post on his publicly available social media account, “_7eventimez,” an image depicting himself and captioned as follows: “He Kno if He Don’t Keep His Eyes In Da Rear view Mirror Dat Will Leave His Head On Da Dash💧,” an overt act in furtherance of the conspiracy;
70. On or about August 27, 2022, **JARQUAVIOUS STANLEY, A/K/A MANIAK7, A/K/A LUH DEMON**, an associate of MPL, did post on his publicly available social media account, “Maniak Da Demon,” two pictures depicting himself with a red bandana in his right pocket and other unknown individuals wearing red clothing, exhibiting hand signs commonly used by associates of the Rollin’ 20s Neighborhood Bloods, and captioned as follows: “They Want Us Dead But Sending Goofies To Do The Job Failed Mission 🗿🌀🌀 #warzone7!!!!,” an overt act in furtherance of the conspiracy;
71. On or about April 23, 2023, **GREGORY FLOYD, A/K/A 7EVENTIMEZ**, an associate of MPL, did knowingly and willfully make a false statement, to wit: providing a false name and date of birth to Detective Justin Gause with the Savannah Police Department, a matter within the jurisdiction of the Savannah Police Department, a department of the City of Savannah, a political subdivision of the State of Georgia, in violation of O.C.G.A. § 16-10-20, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxii);
72. On or about October 22, 2022, **DAYLON VICKERS, A/K/A HOTBOY**, an associate of MPL, did post on his publicly available social media account, “1831hotboy,” an image depicting himself and captioned as follows: “He’s A Lost Soul Survivor♥ Assassination Been Attempted From Rivals, And He Say That They All Gone Die 🗿🗿 #2Hot🗿 #BipDem3,” an overt act in furtherance of the conspiracy;
73. On or about January 7, 2023, **DAYLON VICKERS, A/K/A HOTBOY**, an associate of MPL, did post on his publicly available social media account, “1831hotboy,” an image depicting himself and captioned as follows: “Retro 7’s For The Walkdown 🗿..Ion Know Adidas! Dis MPL Shit In My Bloodline Like A Game Pit💧🗿 #FreeLuRondo♥,” an overt act in furtherance of the conspiracy;

74. On or about March 19, 2023, **JARQUAVIOUS STANLEY, A/K/A MANIAK7 AND LUH DEMON**, an associate of MPL, did post on his publicly available social media account, "Maniak Da Demon," an image depicting himself in front of a sign showing 777 while he exhibited a hand sign commonly associated with the Rollin' 20s Neighborhood Bloods and captioned as follows: "You can do it first ima do it worst gotta double the pay back 🖤 never take it personal 🖤 show no mercy 🖤 bro taught me that way bak 🖤," an overt act in furtherance of the conspiracy;
75. On or about June 9, 2023, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, an associate of MPL, did post on his publicly available social media account, "big_glo777," an image of himself exhibiting a hand sign commonly associated with the bloods and captioned as follows: "I told the homies to switch the vin, it's time to lay a nigga to rest 🖤 🖤 🖤," an overt act in furtherance of the conspiracy;
76. On or about June 14, 2023, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, an associate of MPL, did post on his publicly available social media account, "big_glo777," an image of himself, **JAMIL THOMPSON, A/K/A SLIME**, an associate of MPL, and other known and unknown associates of MPL, depicting himself and others exhibiting hand signs commonly used by associates of the Bloods and captioned as follows: "I got shooters like the old lakers 🖤," an overt act in furtherance of the conspiracy;
77. On or about June 27, 2023, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, an associate of MPL, did message other known and unknown associates of MPL, the following message: "Aye we need them dues by tomorrow that's the last day[.]" and explained to the group "Gotta send the dues to the big homie," an overt act in furtherance of the conspiracy;
78. On or about July 1, 2023, **JAMIL THOMPSON, A/K/A SLIME**, an associate of MPL, did post on his publicly available social media, "Slime Krueger," the following: "Y'all Always Tb Don't Shoot Up Yo Party Shid Stop Having Opps There 🖤," an overt act in furtherance of the conspiracy;
79. On or about July 15, 2023, **GEREZ DUTY, A/K/A OG DUTY, AKA 20GAUGE**, an associate of MPL, posted an image on to his Instagram account, "long_goneduty," an image with the following caption "From OG DUTY to all my 7s .. STAY DANGEROUS. we done lost to many soldiers to try to play it safe. Better them than You!! #proudOppp," an overt act in furtherance of the conspiracy;

80. On or about July 16, 2023, **GEORGE JACKSON, A/K/A G7**, an associate of MPL, did post on his publicly available social media account, "Gee Seven," a picture of himself wearing red clothing and a hat with a skull and cross bones captioned as follows: "I got to many brothers who done died by the gun I murder from the heart so you can say what you want 🗣️ 🗣️ #7ip," an overt act in furtherance of the conspiracy;
81. On or about July 16, 2023, **GEREZ DUTY, A/K/A OG DUTY, AKA 20GAUGE**, an associate of MPL, sent a message to another associate of MPL stating the following: "Every 20th .. only 20s !! Mandatory dues . . . Make sure you lettem know if they rainy got homage they getting dipped," an overt act in furtherance of the conspiracy;
82. On or about July 26, 2023, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, an associate of MPL, did message other known and unknown associates of MPL, the following message: "Tomorrow the 27th, we gotta send the big homie at least \$120. Y'all Kant bome up with that?" an overt act in furtherance of the conspiracy;
83. On or about July 28, 2023, **GEORGE JACKSON, A/K/A G7**, an associate of MPL, did post on his publicly available social media account, "Gee Seven," a picture of himself wearing a shirt that states "In Glock We Trust," exhibiting hand signs commonly associated with the Bloods, and captioned as follows: "Played wit G7 it was a DOA that dumb bitxh ain see no doctor 🗣️ 🗣️ #Mr7L," an overt act in furtherance of the conspiracy;
84. On or about July 28, 2023, **GEREZ DUTY, A/K/A OG DUTY, A/K/A 20GAUGE**, an associate of MPL, sent **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, an associate of MPL, a message stating the following: "Yeah and if you not Fianna [sic] handle the hood pass the torch .. I'm tired of all this be that's goin .. N*** broke af," an over act in furtherance of the conspiracy;
85. On or about August 3, 2023, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, and **LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT**, associates of MPL, did commit the felony offense of possession with intent to distribute marijuana, in violation of O.C.G.A. § 16-13-30(j), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxiv) and an overt act in furtherance of the conspiracy;

86. On or about August 3, 2023, **ASKIRI LEWIS, A/K/A GLO AND GLIZZY**, and **LEQUAYVION STUCKEY, A/K/A MPL SILENT AND 1482 SILENT**, associates of MPL, did commit the felony offense of possession of a firearm during the commission of a felony, in that the said accused, did have on or within arm's reach of his person a firearm during the commission of the crime of possession with intent to distribute marijuana, in violation of O.C.G.A. § 16-11-106(b)(4), an overt act in furtherance of the conspiracy;
87. On or about August 5, 2023, **JAMIL THOMPKINS, A/K/A SLIME**, an associate of MPL, did commit the felony offense of Aggravated assault against the person of Destiny Bouyer by pointing a firearm, a deadly weapon, in her direction, in violation O.C.G.A. §16-5-21, which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;
88. On or about August 5, 2023, **JAMIL THOMPKINS, A/K/A SLIME**, an associate of MPL, did commit the felony offense of terroristic threats by threatening to commit a crime of violence to Destiny Bouyer and pointing a firearm at her with the purpose of terrorizing her and which also suggested the death of Bouyer, in violation of O.C.G.A. § 16-11-37(b), (d)(1), which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(B) and (A)(xxx) and an overt act in furtherance of the conspiracy;
89. On or about August 5, 2023, **JAMIL THOMPKINS, A/K/A SLIME**, an associate of MPL, did commit the felony offense possession of a firearm during the commission of a felony, in that the said accused, did have on or within arm's reach of his person a firearm during the commission of the crime aggravated assault and terroristic threats, crimes against the person of another, in violation of O.C.G.A. § 16-11-106(b)(1), an overt act in furtherance of the conspiracy;
90. On or about August 5, 2023, **JARQUAVIOUS STANLEY, A/K/A MANIAK7, A/K/A LUH DEMON**, an associate of MPL, did unlawfully, possess a firearm while on probation as a first offender pursuant to Article 3 of Chapter 8 of Title 42 of the Official Code of Georgia Annotated imposed by a court of competent jurisdiction, for aggravated assault and violation of the Georgia Street Gang Terrorism Prevention Act, a felony under the laws of this State, in Johnson County Superior Court case no. 2019-CR-75 on April 28, 2022, an overt act in furtherance of the conspiracy;

91. On or about August 7, 2023, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, unlawfully possessed and sold marijuana, a controlled substance, in violation of O.C.G.A. § 16-13-30(j), which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(xxxvi) and an overt act in furtherance of the conspiracy;
92. On or about August 7, 2023, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, unlawfully possess a machine gun, in violation of O.C.G.A. § 16-11-123, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxi);
93. On or about August 7, 2023, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did commit the felony offense of possession of a firearm during the commission of a felony, in that the said accused, did have on or within arm's reach of his person a firearm during the commission of the crime of sale of marijuana, in violation of O.C.G.A. § 16-11-106(b)(4), an overt act in furtherance of the conspiracy;
94. On or about August 7, 2023, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did knowingly and intentionally use a phone, a communication facility, to facilitate the sale of marijuana, an act constituting a felony under O.C.G.A. § 16-13-30(j), in violation of O.C.G.A. § 16-13-32.3, which is an Act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxiv) and an overt act in furtherance of the conspiracy;
95. On or about August 7, 2023, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, expressed to a confidential informant that "the Bros" were going to kill an individual because that person made "the bros" mad for "doing work" in MPL territory, an overt act in furtherance of the conspiracy;
96. On or about August 11, 2023, **JACOREY REESE, A/K/A BLXXDY RATXHET**, an associate of MPL, unlawfully possessed a firearm after having previously been convicted of a felony in Laurens County Superior Court case no. 21-FE-0217 for criminal damage to property in the first degree on February 21, 2022, and 21-FE-0245 for theft by taking and violation of the Georgia Street Gang Terrorism Prevention Act on February 21, 2022, in violation of O.C.G.A. § 16 11 131(b), an overt act in furtherance of the conspiracy;
97. On or about August 11, 2023, **JAMIL THOMPKINS, A/K/A SLIME**, an associate of MPL, did possess with intent to distribute cocaine, a controlled substance, in violation of O.C.G.A. § 16-13-30(b), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxiv) and an overt act in furtherance of the conspiracy;

98. On or about August 11, 2023, **JAMIL THOMPCKINS, A/K/A SLIME**, an associate of MPL, did possess with intent to distribute marijuana, a controlled substance, in violation of O.C.G.A. § 16-13-30(j), which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(xxxvi) and an overt act in furtherance of the conspiracy;
99. On or about August 11, 2023, **JAMIL THOMPCKINS, A/K/A SLIME**, an associate of MPL, did possess with intent to distribute oxycodone, a controlled substance, in violation of O.C.G.A. § 16-13-30(b), which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(xxxiv) and an overt act in furtherance of the conspiracy;
100. On or about August 11, 2023, **JAMIL THOMPCKINS, A/K/A SLIME**, an associate of MPL, did commit the felony offense of possession of a firearm during the commission of a felony, in that the said accused, did have on or within arm's reach of his person a firearm during the commission of the crime of possession with intent to distribute marijuana, cocaine and oxycodone in violation of O.C.G.A. § 16-11-106(b)(4), an overt act in furtherance of the conspiracy;
101. On or about August 18, 2023, **DAYLON VICKERS, A/K/A HOTBOY**, an associate of MPL, did post on his publicly available social media account, "1831hotboy," an image of himself wearing a red hat, exhibit a hand sign commonly used by associates of the Bloods, and standing next to a red bag captioned as follows: "Spin a nigga block if I get mad about a post.. trappin ain't dead you know them bags got a pulse🏠💧 #freemaddawg #freempl❤️," an overt act in furtherance of the conspiracy;
102. On or about August 25, 2023, **JARQUAVIOUS STANLEY, A/K/A MANIAK7, A/K/A LUH DEMON**, an associate of MPL, did post on his publicly available social media account, "MPL Demon," three images of himself wearing red, in possession of a firearm, and captioned as follows: "GetBackGang👊I know How To Disappear Em If I Want Dat Nigga Dead & every Nigga I See Hangin Wit Em 🌟🌟🌟🗣️ #GetBackGang📺🎧," an overt act in furtherance of the conspiracy;

103. On or about September 26, 2023, **LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT**, an associate of MPL, did knowingly and willfully make a false statement in a sworn affidavit, a document which he executed knowing that it purported to be an acknowledgment of a lawful affirmation in a criminal case, a matter other than a judicial proceeding, in that he swore **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, knew of no contraband from an incident on August 3, 2023 and that himself and **LEWIS** are not members of a criminal street gang, in violation of O.C.G.A. § 16-10-71, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxii) and an overt act in furtherance of the conspiracy;
104. On or about September 26, 2023, **DAYLON VICKERS, A/K/A HOTBOY**, an associate of MPL, did post on his publicly available social media account, "1831hotboy," an image of himself and other known and unknown associates of MPL exhibiting signs commonly used by associates of the Bloods and captioned as follows: "When It's ➡ You Go Get Niggas.. We The Niggas They Go Get 🇸🇨 🇵🇸 #7Lifers 🇸🇨," an overt act in furtherance of the conspiracy;
105. On or about September 27, 2023, **GEREZ DUTY, A/K/A OG DUTY, A/K/A 20GAUGE**, an associate of MPL, did post on his publicly available social media account "long_goneduty," a video of himself exhibiting gang signs commonly used by associates of MPL and also depicting a graphic that stated "Big [777 slot machine emoji] [B emoji]," an overt act in furtherance of the conspiracy;
106. On or about October 24, 2023, **JARQUAVIOUS STANLEY, A/K/A MANIAK7, A/K/A LUH DEMON**, an associate of MPL, did unlawfully, possess a firearm while on probation as a first offender pursuant to Article 3 of Chapter 8 of Title 42 of the Official Code of Georgia Annotated imposed by a court of competent jurisdiction, for aggravated assault and violation of the Georgia Street Gang Terrorism Prevention Act, a felony under the laws of this State, in Johnson County Superior Court case no. 2019-CR-75 on April 28, 2022, an overt act in furtherance of the conspiracy

107. On or about October 24, 2023, **JARQUAVIOUS STANLEY, A/K/A MANIAK7, A/K/A LUH DEMON**, an associate of MPL, did commit the felony offense of fleeing and eluding, when he willfully fled and attempted to elude a pursuing police vehicle, after having been given an audible and a visual signal to bring his vehicle to a stop by an officer, to-wit: Commander Stacey Sapp with the Dublin Police Department, said officer at the time of giving such signal being in uniform and prominently displaying his badge of office and his vehicle being appropriately marked showing it to be an official police vehicle. It is further alleged that the accused did flee and attempt to elude said pursuing Police Officer while committing a violation of O.C.G.A. § 40-6-390(a) by driving into oncoming traffic and exiting the driver's position of the vehicle with the vehicle in motion with other occupants, including minors inside;
108. On or about October 24, 2023; **JARQUAVIOUS STANLEY, A/K/A MANIAK7, A/K/A LUH DEMON**, an associate of MPL, did commit the offense of tampering with evidence for that the said accused, with the intent to obstruct the prosecution of himself, knowingly conceal physical evidence, to wit: a firearm, in violation of O.C.G.A. § 16-19-94(a), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxviii) and an overt act in furtherance of the conspiracy;
109. On or about November 16, 2023, **GEREZ DUTY, A/K/A OG DUTY, AKA 20GAUGE**, an associate of MPL, posted an image on to his Instagram account, "long_goneduty," captioned with the following "Couple n**** said sumn ..couple n***** died..[100 emoji]," an overt act in furtherance of the conspiracy;
110. On or about December 4, 2024, **DAYLON VICKERS, A/K/A HOTBOY**, an associate of MPL, did unlawfully possess a firearm while on probation as a first offender pursuant to Article 3 of Chapter 8 of Title 42 of the Official Code of Georgia Annotated imposed by a court of competent jurisdiction, for a felony under the laws of the State of Georgia, for aggravated assault and violation of the Georgia Street Gang Terrorism Prevention Act, in Johnson County Superior Court case no. 2019-CR-75 on April 28, 2022, an overt act in furtherance of the conspiracy;
111. On or about January 11, 2024, **KEOCTAVIOUS DEVOE, A/K/A JAXKBOY**, an associate of MPL, did commit the offense of armed robbery when he, with the intent to commit theft, took the property from the person of another, to wit: the wallet and cellphone belonging to Jamarion Roundtree, by use of an offensive weapon, a firearm, in violation of O.C.G.A. § 16-8-41(a), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xiii) and (B) and an overt act in furtherance of the conspiracy;

112. On or about January 11, 2024, **KEOCTAVIOUS DEVOE, A/K/A JAXKBOY**, an associate of MPL, did commit the felony offense of Aggravated Assault against the persons of Jamarion Roundtree and Aimaya Abrams by pointing a firearm, a deadly weapon, in their direction, in violation O.C.G.A. § 16-5-21, which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;
113. On or about January 11, 2023, **KEOCTAVIOUS DEVOE, A/K/A JAXKBOY**, an associate of MPL, did commit the felony offense of hijacking a motor vehicle in the first degree, in violation of O.C.G.A. § 16-5-44.1(b)(1), when he obtained a motor vehicle from and in the presence of Jamarion Roundtree and Aimaya Abrams by force, violence, and intimidation while in possession of a firearm, an overt act in furtherance of the conspiracy; and
114. On or about January 11, 2023, **KEOCTAVIOUS DEVOE, A/K/A JAXKBOY**, an associate of MPL, did commit the felony offense of possession of a firearm during the commission of a felony, in that the said accused, did have on or within arm's reach of his person a firearm during the commission of the crimes of armed robbery, aggravated assault, and hijacking a motor vehicle, which are crimes against or involving the person of another, in violation of O.C.G.A. § 16-11-106(b)(1), an overt act in furtherance of the conspiracy.

* * *

The Acts set forth above were committed in furtherance of the conspiracy alleged above and had the same and similar intents, results, accomplices, victims, and methods of commission and otherwise were interrelated by distinguishing characteristics and were not isolated acts.

COUNT 2

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GEREZ DUTY
A/K/A OG DUTY
A/K/A 20GAUGE**

with the offense of **VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT (O.C.G.A. § 16-14-4(b))**, for the said accused, in the State of Georgia and County of Laurens, on and between the 1st day of February, 2016 and the 11th day of January, 2024, while associated with an enterprise, MPL, as alleged in Count 1 and incorporated by reference herein, did unlawfully conduct and participate, directly and indirectly, in such enterprise through a pattern of Racketeering Activity as described below and incorporated by reference as if fully set forth herein; contrary to the laws of said State, the good order, peace and dignity thereof;

PATTERN OF RACKETEERING ACTIVITY

GEREZ DUTY A/K/A OG DUTY, A/K/A 20GAUGE, committed the acts of Racketeering Activity enumerated below, which are chargeable by indictment under the laws of this State:¹

1. On or about February 1, 2016, **GEREZ DUTY, A/K/A OG DUTY, A/K/A 20GAUGE**, an associate of MPL, did commit the felony offense of burglary in the first degree when he, without authority and with the intent to commit a felony or theft therein, entered and remained within a building designed for use as a dwelling, the property of Vangela Hines, located at 1260 Jasmine Road, Dublin Georgia, in violation of O.C.G.A. § 16-7-1(b), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(viii) and an overt act in furtherance of the conspiracy;
2. On or about February 19, 2016, **GEREZ DUTY, A/K/A OG DUTY, A/K/A 20GAUGE**, an associate of MPL, did commit the felony offense of theft by receiving when he did unlawfully receive, dispose of, and retain stolen property without the intent to restore it to the owner, to wit: a motor vehicle, the property of Dawson Lampp, and having a value exceeding \$1,500, which he knew and should have known was stolen, in violation of O.C.G.A. § 16-8-7, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xii) and an overt act in furtherance of the conspiracy;

¹ The numbered paragraphs in Counts 2 through 7 coincide with the numbered overt acts as alleged in Count 1.

5. On or about April 28, 2017, **GEREZ DUTY, A/K/A OG DUTY, A/K/A 20GAUGE**, an associate of MPL, did commit the felony offense of robbery by taking the wallet with the intent to commit a theft from the person and immediate presence of Raquis Stanley and placing said victim in fear of immediate serious bodily injury, in violation of O.C.G.A. § 16-8-40(a)(2), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xiii) and an overt act in furtherance of the conspiracy;

19. On or about January 15, 2019, **GEREZ DUTY, A/K/A OG DUTY, A/K/A 20GAUGE**, an associate of MPL, did commit the felony offense of voluntary manslaughter by causing the death of McKerick Guyton, a human being, by shooting him, in violation of O.C.G.A. § 16-5-2(a), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(iv) and an overt act in furtherance of the conspiracy;

COUNT 3

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

with the offense of **VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT (O.C.G.A. § 16-14-4(b))**, for the said accused, in the State of Georgia and County of Laurens, on and between the 1st day of February, 2016 and the 11th day of January, 2024, while associated with an enterprise, MPL, as alleged in Count 1 and incorporated by reference herein, did unlawfully conduct and participate, directly and indirectly, in such enterprise through a pattern of Racketeering Activity as described below and incorporated by reference as if fully set forth herein; contrary to the laws of said State, the good order, peace and dignity thereof;

PATTERN OF RACKETEERING ACTIVITY

ASKIRI LEWIS, A/K/A GLO AND GLIZZY, committed the acts of Racketeering Activity enumerated below, which are chargeable by indictment under the laws of this State:

35. On or about December 17, 2019, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, an associate of MPL, did commit the felony offense of possession of marijuana, a controlled substance, with intent to distribute, in violation of O.C.G.A. § 16-13-30(j), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxvi) and an overt act in furtherance of the conspiracy;
37. On or about December 17, 2019, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, an associate of MPL did knowingly and willfully make a false statement, to wit: denying any knowledge of MPL and stating that he was not nor has he ever been affiliated with MPL by any means, a matter within the jurisdiction of the Dublin Police Department, a department of the City of Dublin, a political subdivision of the State of Georgia, in violation of O.C.G.A. § 16-10-20, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxii) and an overt act in furtherance of the conspiracy;

57. On or about April 20, 2021, **JAYQWAN STEPHENS, A/K/A SETTRIPZ, LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT, ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY,** and **KEOCTAVIOUS DEVOE, A/K/A JAXKBOY,** associates of MPL, did commit the felony offense of aggravated assault in Laurens county Georgia, against the persons of, Ronald Hall, Tracey Lovett, Braylen Hall, Bryson Hall, Ruby Hall, Ronald Hall Jr., Lazarian Miller, Zackielee George, Zanyliah George, Jhaion Miller, Juzyiah Lovett, and Anasia Lovett, by shooting into their home with a firearm, a deadly weapon and which when used offensively against a person is likely to result in serious bodily injury, in violation O.C.G.A. § 16-5-21, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;
85. On or about August 3, 2023, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY,** and **LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT,** did commit the felony offense of possession with intent to distribute marijuana, in violation of O.C.G.A. § 16-13-30(j), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxvi) and an overt act in furtherance of the conspiracy;

COUNT 4

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPKINS
A/K/A SLIME**

with the offense of **VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT (O.C.G.A. § 16-14-4(b))**, for the said accused, in the State of Georgia and County of Laurens, on and between the 1st day of February, 2016 and the 11th day of January, 2024, while associated with an enterprise, MPL, as alleged in Count 1 and incorporated by reference herein, did unlawfully conduct and participate, directly and indirectly, in such enterprise through a pattern of Racketeering Activity as described below and incorporated by reference as if fully set forth herein; contrary to the laws of said State, the good order, peace and dignity thereof;

PATTERN OF RACKETEERING ACTIVITY

JAMIL THOMPKINS, A/K/A SLIME, committed the acts of Racketeering Activity, enumerated below, which are chargeable by indictment under the laws of this State:

4. On or about May 9, 2016, **JAMIL THOMPKINS, A/K/A SLIME**, an associate of MPL, did commit the felony offense of Aggravated Assault against the persons of William Gibson, Charles Sumblin, III, Henrietta Davis, Serenity Trimmings, Tara Sumblin, and Charles Sumblin by shooting in the direction of a home that they were inside with a firearm, a deadly weapon, in violation O.C.G.A. §16-5-21, which is an act of Racketeering Activity under O.C.G.A. § 16 14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;

16. On or about October 8, 2018, **JAMIL THOMPKINS, A/K/A SLIME**, an associate of MPL, did unlawfully possess cocaine, a controlled substance, in violation of O.C.G.A. § 16-13-30(a), which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(xxxiv) and an overt act in furtherance of the conspiracy;

17. On or about October 8, 2018, **JAMIL THOMPKINS, A/K/A SLIME**, an associate of MPL, did unlawfully possess methamphetamine, a controlled substance, in violation of O.C.G.A. § 16-13-30(a), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxiv) and an overt act in furtherance of the conspiracy;

46. On or about July 12, 2020, **JAMIL THOMPkins, A/K/A SLIME**, an associate of MPL, did commit the offense of murder when he did unlawfully, with malice aforethought, caused the death of Travis Plummer, a human being, by shooting Travis Plummer, in violation of O.C.G.A. § 16-5-1(a), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(iv) and an overt act in furtherance of the conspiracy;
47. On or about July 12, 2020, **JAMIL THOMPkins, A/K/A SLIME**, an associate of MPL, did commit the offense of felony murder while in commission of the offenses of Aggravated Assault and possession of a firearm by a person under conditional discharge, felonies, did cause the death of Travis Plummer, a human being, by shooting Travis Plummer, in violation of O.C.G.A. § 16-5-1(c), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(iv) and an overt act in furtherance of the conspiracy;
48. On or about July 12, 2020, **JAMIL THOMPkins, A/K/A SLIME**, an associate of MPL, did commit the offense of aggravated assault when he made an assault upon the persons of Travis Plummer, Escontra Pierce, Tyquacious Huff, Ricky Parker, Ma-Quisha Stucky, Lakeria Gunn, Jessica Walker, and Andrea Burger, with a deadly weapon, to wit: a firearm, by shooting in said victims' direction, in violation of O.C.G.A. § 16-5-21, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;
87. On or about August 5, 2023, **JAMIL THOMPkins, A/K/A SLIME**, an associate of MPL, did commit the felony offense of Aggravated assault against the persons of Destiny Bouyer by pointing a firearm, a deadly weapon, in her direction, in violation O.C.G.A. §16-5-21, which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;
88. On or about August 5, 2023, **JAMIL THOMPkins, A/K/A SLIME**, an associate of MPL, did commit the felony offense of terroristic threats by threatening to commit a crime of violence to Destiny Bouyer and pointing a firearm at her with the purpose of terrorizing her and which also suggested the death of Bouyer, in violation of O.C.G.A. § 16-11-37(b), (d)(1), which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(B) and (A)(xxx) and an overt act in furtherance of the conspiracy;

97. On or about August 11, 2023, **JAMIL THOMPCKINS, A/K/A SLIME**, an associate of MPL, did possess with intent to distribute cocaine, a controlled substance, in violation of O.C.G.A. § 16-13-30(b), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxiv) and an overt act in furtherance of the conspiracy;
98. On or about August 11, 2023, **JAMIL THOMPCKINS, A/K/A SLIME**, an associate of MPL, did possess with intent to distribute marijuana, a controlled substance, in violation of O.C.G.A. § 16-13-30(j), which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(xxxvi) and an overt act in furtherance of the conspiracy;
99. On or about August 11, 2023, **JAMIL THOMPCKINS, A/K/A SLIME**, an associate of MPL, did possess with intent to distribute oxycodone, a controlled substance, in violation of O.C.G.A. § 16-13-30(b), which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(xxxiv) and an overt act in furtherance of the conspiracy;

COUNT 5

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

with the offense of **VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT (O.C.G.A. § 16-14-4(b))**, for the said accused, in the State of Georgia and County of Laurens, on and between the 1st day of February, 2016 and the 11th day of January, 2024, while associated with an enterprise, MPL, as alleged in Count 1 and incorporated by reference herein, did unlawfully conduct and participate, directly and indirectly, in such enterprise through a pattern of Racketeering Activity as described below and incorporated by reference as if fully set forth herein; contrary to the laws of said State, the good order, peace and dignity thereof;

PATTERN OF RACKETEERING ACTIVITY

JAYQWAN STEPHENS, A/K/A SETTRIPZ, committed the acts of Racketeering Activity enumerated below, which are chargeable by indictment under the laws of this State:

3. On or about March 3, 2016, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did commit the felony offense of Burglary in the First Degree, when he, without authority and with the intent to commit a felony or theft therein, entered the dwelling of another located at 201 Brookdale Dr., Dublin, Ga. 31021, in violation of O.C.G.A. § 16-7-1(b), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(viii) and an overt act in furtherance of the conspiracy;

6. On or about August 1, 2017, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did possess a firearm, to wit: handgun, knowing the manufacturer's name plate, serial number, and any other distinguishing number or identification mark had been removed for the purpose of concealing or destroying the identity of such article, in violation of O.C.G.A. § 16-9-70(b), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xviii) and an overt act in furtherance of the conspiracy;

7. On or about August 1, 2017, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did possess a firearm, to wit: a Ruger 9mm handgun, knowing the manufacturer's name plate, serial number, and any other distinguishing number or identification mark had been removed for the purpose of concealing or destroying the identity of such article, in violation of O.C.G.A. § 16-9-70(b), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xviii) and an overt act in furtherance of the conspiracy;
12. On or about April 13, 2018, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did possess or have under his control, marijuana, in violation of O.C.G.A. § 16-13-30(j), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxvi) and an overt act in furtherance of the conspiracy;
15. On or about April 22, 2018, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, and **GEORGE JACKSON, A/K/A G7**, associates of MPL, did commit the felony offense of theft by receiving stolen property, for the said accused did unlawfully receive and retain stolen property, to wit: a handgun, which they knew and should have known was stolen, in violation of O.C.G.A. § 16-8-7, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xii) and an overt act in furtherance of the conspiracy;
41. On or about May 15, 2020, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did commit the felony offense of possession of hydrocodone, a controlled substance, with intent to distribute, in violation of O.C.G.A. § 16-13-30(b), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxiv) and an overt act in furtherance of the conspiracy;
42. On or about May 15, 2020, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, an associate of MPL, did commit the felony offense of possession of marijuana, a controlled substance, with intent to distribute, in violation of O.C.G.A. § 16-13-30(j), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxvi) and an overt act in furtherance of the conspiracy;

57. On or about April 20, 2021, **JAYQWAN STEPHENS, A/K/A SETTRIPZ, LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT, ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY,** and **KEOCTAVIOUS DEVOE, A/K/A JAXKBOY,** associates of MPL, did commit the felony offense of aggravated assault in Laurens county Georgia, against the persons of, Ronald Hall, Tracey Lovett, Braylen Hall, Bryson Hall, Ruby Hall, Ronald Hall Jr., Lazarian Miller, Zackielee George, Zanyliah George, Jhaion Miller, Juzyiah Lovett, and Anasia Lovett, by shooting into their home with a firearm, a deadly weapon and which when used offensively against a person is likely to result in serious bodily injury, in violation O.C.G.A. § 16-5-21, which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;
91. On or about August 7, 2023, **JAYQWAN STEPHENS, A/K/A SETTRIPZ,** an associate of MPL, unlawfully possess and sell marijuana, a controlled substance, in violation of O.C.G.A. § 16-13-30(j), which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(xxxvi) and an overt act in furtherance of the conspiracy;
92. On or about August 7, 2023, **JAYQWAN STEPHENS, A/K/A SETTRIPZ,** an associate of MPL, unlawfully possess a machine gun, in violation of O.C.G.A. § 16-11-123, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxii);
94. On or about August 7, 2023, **JAYQWAN STEPHENS, A/K/A SETTRIPZ,** an associate of MPL, did knowingly and intentionally use a phone, a communication facility, to facilitate the sale of marijuana, an act constituting a felony under O.C.G.A. § 16-13-30(j), in violation of O.C.G.A. § 16-13-32.3, which is an Act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxiv) and an overt act in furtherance of the conspiracy;

COUNT 6

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GEORGE JACKSON
A/K/A G7**

with the offense of **VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT (O.C.G.A. § 16-14-4(b))**, for the said accused, in the State of Georgia and County of Laurens, on and between the 1st day of February, 2016 and the 11th day of January, 2024, while associated with an enterprise, MPL, as alleged in Count 1 and incorporated by reference herein, did unlawfully conduct and participate, directly and indirectly, in such enterprise through a pattern of Racketeering Activity as described below and incorporated by reference as if fully set forth herein; contrary to the laws of said State, the good order, peace and dignity thereof;

PATTERN OF RACKETEERING ACTIVITY

GEORGE JACKSON, A/K/A G7, committed the acts of Racketeering Activity enumerated below, which are chargeable by indictment under the laws of this State:

10. On or about February 18, 2018, **GEORGE JACKSON, A/K/A G7**, an associate of MPL, along with other known and unknown associates of MPL, did commit the felony offense of aggravated assault against the persons of Natavious Daniel and Jerron Hill by shooting at them with a firearm, a deadly weapon, in violation O.C.G.A. § 16-5-21, which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;

15. On or about April 22, 2018, **JAYQWAN STEPHENS, A/K/A SETTRIPZ**, and **GEORGE JACKSON, A/K/A G7**, associates of MPL, did commit the felony offense of theft by receiving, for the said accused did unlawfully receive and retain stolen property, to wit: a Smith & Wesson .40 cal. pistol, serial no. HEK9589, which they knew and should have known was stolen, in violation of O.C.G.A. § 16-8-7, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xii) and an overt act in furtherance of the conspiracy;

28. On or about September 15, 2019, **GEORGE JACKSON, A/K/A G7**, and **Kemon O'Neal, A/K/A Lil 7**, associates of MPL, did commit the offense of aggravated assault against the persons of Markel Horn and Johntavis Johnson, by shooting them with a firearm, a deadly weapon and which when used offensively against a person is likely to and actually did result in serious bodily injury, in violation of O.C.G.A. § 16-5-21, which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;

COUNT 7

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT (O.C.G.A. § 16-14-4(b))**, for the said accused, in the State of Georgia and County of Laurens, on and between the 1st day of February, 2016 and the 11th day of January, 2024, while associated with an enterprise, MPL, as alleged in Count 1 and incorporated by reference herein, did unlawfully conduct and participate, directly and indirectly, in such enterprise through a pattern of Racketeering Activity as described below and incorporated by reference as if fully set forth herein; contrary to the laws of said State, the good order, peace and dignity thereof;

PATTERN OF RACKETEERING ACTIVITY

LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A SILENT, committed the acts of Racketeering Activity enumerated below, which are chargeable by indictment under the laws of this State:

57. On or about April 20, 2021, **JAYQWAN STEPHENS, A/K/A SETTRIPZ, LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT, ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, and **KEOCTAVIOUS DEVOE, A/K/A JAXKBOY**, associates of MPL, did commit the felony offense of aggravated assault in Laurens county Georgia, against the persons of, Ronald Hall, Tracey Lovett, Braylen Hall, Bryson Hall, Ruby Hall, Ronald Hall Jr., Lazarian Miller, Zackielee George, Zanyliah George, Jhaion Miller, Juzyiah Lovett, and Anasia Lovett, by shooting into their home with a firearm, a deadly weapon and which when used offensively against a person is likely to result in serious bodily injury, in violation O.C.G.A. § 16-5-21, which is an act of Racketeering Activity under O.C.G.A. §16-14-3(5)(A)(v) and an overt act in furtherance of the conspiracy;

85. On or about August 3, 2023, **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, and **LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT**, associates of MPL, did commit the felony offense of possession with intent to distribute marijuana, in violation of O.C.G.A. § 16-13-30(j), which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxxvi) and an overt act in furtherance of the conspiracy;

103. On or about September 26, 2023, **LEQUAYVION STUCKEY, A/K/A MPL SILENT, A/K/A 1482 SILENT**, an associate of MPL, did knowingly and willfully make a false statement in a sworn affidavit, a document which he executed knowing that it purported to be an acknowledgment of a lawful affirmation in a criminal case, a matter other than a judicial proceeding, in that he swore **ASKIRI LEWIS, A/K/A GLO, A/K/A GLIZZY**, knew of no contraband from an incident on August 3, 2023 and that himself and **LEWIS** are not members of a criminal street gang, in violation of O.C.G.A. § 16-10-71, which is an act of Racketeering Activity under O.C.G.A. § 16-14-3(5)(A)(xxv) and an overt act in furtherance of the conspiracy;

COUNT 8

the Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

JAYQWAN STEPHENS A/K/A SETTRIPZ

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 15th day of May, 2020, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of a Schedule II Controlled Substance with Intent to Distribute under O.C.G.A. § 16-13-30(b) and Possession of Marijuana with intent to distribute under O.C.G.A. § 16-13-30(j), as set forth and described in Counts 11 and 12 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 9

the Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

JAYQWAN STEPHENS A/K/A SETTRIPZ

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 15th day of May, 2020, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of a Schedule II Controlled Substance with Intent to Distribute under O.C.G.A. § 16-13-30(b) and Possession of Marijuana with intent to distribute under O.C.G.A. § 16-13-30(j), as set forth and described in Counts 11 and 12 of this Indictment, with the intent to maintain and increase his status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 10

the Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(d))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 15th day of May, 2020, being in position of leadership of Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of a Schedule II Controlled Substance with Intent to Distribute under O.C.G.A. § 16-13-30(b) and Possession of Marijuana with intent to distribute under O.C.G.A. § 16-13-30(j), as set forth and described in Counts 11 and 12 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 11

the Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

with the offense of **POSSESSION OF SCHEDULE II CONTROLLED SUBSTANCE WITH INTENT TO DISTRIBUTE (O.C.G.A. § 16-13-30(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 15th day of May, 2020, did unlawfully possess with intent to distribute Hydrocodone, a Schedule II Controlled Substance, in violation of the Georgia Controlled Substances Act, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 12

the Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

with the offense of **POSSESSION OF MARIJUANA WITH INTENT TO DISTRIBUTE (O.C.G.A. § 16-13-30(j))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 15th day of August, 2020, did unlawfully possess, with intent to distribute, Marijuana, in violation of the Georgia Controlled Substances Act, which violation constitutes a felony as provided for in O.C.G.A. § 16-13-30(j)(2), contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 13

the Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Malice Murder under O.C.G.A. § 16-5-1(a) and felony murder under O.C.G.A. § 16-5-1(c), as set forth and described in Counts 19 through 21 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 14

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPKINS
A/K/A SLIME**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Malice Murder under O.C.G.A. § 16-5-1(a) and felony murder under O.C.G.A. § 16-5-1(c), as set forth and described in Counts 19 through 21 of this Indictment, with the intent to maintain and increase his status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 15

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPKINS
A/K/A SLIME**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Aggravated Assault under O.C.G.A. § 16-5-21 and Criminal Damage to Property in the First Degree under O.C.G.A. § 16-7-22, as set forth and described in Counts 22 through 31 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 16

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Aggravated Assault under O.C.G.A. § 16-5-21 and Criminal Damage to Property in the First Degree under O.C.G.A. § 16-7-22, as set forth and described in Counts 22 through 31 of this Indictment, with the intent to maintain and increase his status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 17

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of a Firearm by Person Under Conditional Discharge under O.C.G.A. § 16-11-131(b) as set forth and described in Count 32 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof

COUNT 18

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

JAMIL THOMPkins
A/K/A SLIME

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of a Firearm by Person Under Conditional Discharge under O.C.G.A. § 16-11-131(b) as set forth and described in Count 32 of this Indictment, with the intent to maintain and increase his status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 19

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

JAMIL THOMPkins
A/K/A SLIME

with the offense of **MURDER (O.C.G.A. § 16-5-1(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, did unlawfully, with malice aforethought, cause the death of Travis Plummer, a human being, by shooting Travis Plummer, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 20

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

JAMIL THOMPkins
A/K/A SLIME

with the offense of **FELONY MURDER (O.C.G.A. § 16-5-1(c))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, did while in commission of the offense of Aggravated Assault, a felony, did cause the death of Travis Plummer, a human being, by shooting Travis Plummer, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 21

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

JAMIL THOMPkins
A/K/A SLIME

with the offense of **FELONY MURDER (O.C.G.A. § 16-5-1(c))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, did while in commission of the offense of Possession of a Firearm by Person Under Conditional Discharge, a felony, did cause the death of Travis Plummer, a human being, by shooting Travis Plummer, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 22

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

JAMIL THOMPkins
A/K/A SLIME

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, did make an assault upon the person of Travis Plummer with a deadly weapon, to wit: a firearm, by shooting Travis Plummer, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 23

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, did make an assault upon the person of Escontra Pierce with a deadly weapon, to wit: a firearm, by shooting in the direction of Escontra Pierce, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 24

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, did make an assault upon the person of Ricky Parker with a deadly weapon, to wit: a firearm, by shooting in the direction of Ricky Parker, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 25

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, did make an assault upon the person of Ma-Quisha Stucky with a deadly weapon, to wit: a firearm, by shooting in the direction of Ma-Quisha Stucky, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 26

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, did make an assault upon the person of Lakeria Gunn with a deadly weapon, to wit: a firearm, by shooting in the direction of Lakeria Gunn, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 27

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, did make an assault upon the person of Jessica Walker with a deadly weapon, to wit: a firearm, by shooting in the direction of Jessica Walker, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 28

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, did make an assault upon the person of Andrea Burger with a deadly weapon, to wit: a firearm, by shooting in the direction of Andrea Burger, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 29

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

JAMIL THOMPkins
A/K/A SLIME

with the offense of **CRIMINAL DAMAGE TO PROPERTY IN THE FIRST DEGREE (O.C.G.A. § 16-7-22)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, did knowingly and without authority interfere with a vehicle, the property of Ricky Parker, in a manner so as to endanger human life by shooting said property, with a firearm, with Ricky Parker inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 30

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

JAMIL THOMPkins
A/K/A SLIME

with the offense of **CRIMINAL DAMAGE TO PROPERTY IN THE FIRST DEGREE (O.C.G.A. § 16-7-22)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, did knowingly and without authority interfere with a vehicle, the property of Andrea Burger, in a manner so as to endanger human life by shooting said property with Jessica Walker inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 31

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **CRIMINAL DAMAGE TO PROPERTY IN THE FIRST DEGREE (O.C.G.A. § 16-7-22)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, did knowingly and without authority interfere with the property of Friendly Gus, in a manner so as to endanger human life by shooting said property with people inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 32

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **POSSESSION OF A FIREARM BY A PERSON SERVING A SENTENCE FOR A FELONY UNDER SUBSECTION (A) OR (C) OF CODE SECTION 16-13-2 (O.C.G.A. § 16-11-131(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, while on probation as for a felony sentence under O.C.G.A. § 16-13-2, did possess a firearm, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 33

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

JAMIL THOMPkins
A/K/A SLIME

with the offense of **POSSESSION OF FIREARM DURING COMMISSION OF A FELONY (O.C.G.A. § 16-11-106)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 12th day of July, 2020, did have on his person a firearm, to-wit: a firearm, during the commission of the crimes, to-wit: Murder, Felony Murder, Aggravated Assault, and Criminal Damage to Property in the First Degree, as alleged in Counts 19 through 31 of this Indictment, said crimes being against and involving the person of another and which crimes were a felony, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 34

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY

JAYQWAN STEPHENS
A/K/A SETTRIPZ

KEOCTAVIOUS DEVOE
A/K/A JAXKBOY

LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Aggravated Assault under O.C.G.A. § 16-5-21 and Criminal Damage to Property in the First Degree under O.C.G.A. § 16-7-22, as set forth and described in Counts 37 through 49 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 35

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Aggravated Assault under O.C.G.A. § 16-5-21 and Criminal Damage to Property in the First Degree under O.C.G.A. § 16-7-22, as set forth and described in Counts 37 through 49 of this Indictment, with the intent to maintain and increase their status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 36

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(d))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, being in position of leadership of Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Aggravated Assault under O.C.G.A. § 16-5-21 and Criminal Damage to Property in the First Degree under O.C.G.A. § 16-7-22, as set forth and described in Counts 37 through 49 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 37

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, did make an assault upon the person of Ronald Hall with a deadly weapon, to wit: a firearm, by shooting in the direction of Ronald Hall, contrary to the laws of said State, the good order, peace and dignity thereof

COUNT 38

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, did make an assault upon the person of Tracey Lovett with a deadly weapon, to wit: a firearm, by shooting in the direction of a home that Tracey Lovett was inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 39

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, did make an assault upon the person of Braylen Hall with a deadly weapon, to wit: a firearm, by shooting in the direction of a home that Braylen Hall was inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 40

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, did make an assault upon the person of Bryson Hall with a deadly weapon, to wit: a firearm, by shooting in the direction of a home that Bryson Hall was inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 41

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, did make an assault upon the person of Ruby Hall with a deadly weapon, to wit: a firearm, by shooting in the direction of a home that Ruby Hall was inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 42

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, did make an assault upon the person of Rondald Hall Jr. with a deadly weapon, to wit: a firearm, by shooting in the direction of a home that Ronald Hall Jr. was inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 43

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, did make an assault upon the person of Lazarian Miller with a deadly weapon, to wit: a firearm, by shooting in the direction of a home that Lazarian Miller was inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 44

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, did make an assault upon the person of Zackielee George with a deadly weapon, to wit: a firearm, by shooting in the direction of a home that Zackielee George was inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 45

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, did make an assault upon the person of Zanyliah George with a deadly weapon, to wit: a firearm, by shooting in the direction of a home that Zanyliah George was inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 46

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, did make an assault upon the person of Jhaion Miller with a deadly weapon, to wit: a firearm, by shooting in the direction of a home that Jhaion Miller was inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 47

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, did make an assault upon the person of Juzyiah Lovett with a deadly weapon, to wit: a firearm, by shooting in the direction of a home that Juzyiah Lovett was inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 48

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, did make an assault upon the person of Anasia Lovett with a deadly weapon, to wit: a firearm, by shooting in the direction of a home that Anasia Lovett was inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 49

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **CRIMINAL DAMAGE TO PROPERTY IN THE FIRST DEGREE (O.C.G.A. § 16-7-22)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, did knowingly and without authority interfere with the property of Ronald Hall, to-wit: his home, in a manner so as to endanger human life by, shooting said property with occupants inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 60

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **POSSESSION OF FIREARM DURING COMMISSION OF A FELONY (O.C.G.A. § 16-11-106)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of April, 2021, did have on their person a firearm, to-wit: a firearm, during the commission of crimes, to-wit: Aggravated Assault and Criminal Damage to Property in the First Degree, said crimes being against and involving the person of another, as alleged in Counts 37 through 49 of this Indictment, and which crimes were a felony, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 51

the Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GREGORY FLOYD
A/K/A 7EVENTIMEZ**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of January, 2022, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Criminal Attempt to Commit Murder under O.C.G.A. § 16-4-1 and O.C.G.A. § 16-5-1 as set forth and described in Count 55 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 52

the Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GREGORY FLOYD
A/K/A 7EVENTIMEZ**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of January, 2022, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Criminal Attempt to Commit Murder under O.C.G.A. § 16-4-1 and O.C.G.A. § 16-5-1 as set forth and described in Count 55 of this Indictment, with the intent to maintain and increase his status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 53

the Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GREGORY FLOYD
A/K/A 7EVENTIMEZ**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of January, 2022, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Aggravated Assault under O.C.G.A. § 16-5-21 and Criminal Damage to Property in the First Degree under O.C.G.A. § 16-7-22, as set forth and described in Counts 56 through 63 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 54

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GREGORY FLOYD
A/K/A 7EVENTIMEZ**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of January, 2022, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Aggravated Assault under O.C.G.A. § 16-5-21 and Criminal Damage to Property in the First Degree under O.C.G.A. § 16-7-22, as set forth and described in Counts 56 through 63 of this Indictment, with the intent to maintain and increase his status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 55

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GREGORY FLOYD
A/K/A 7EVENTIMEZ**

with the offense of **CRIMINAL ATTEMPT TO COMMIT MURDER (O.C.G.A. § 16-4-1, 16-5-1)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of January, 2022, with intent to commit the crime of Murder, in violation of O.C.G.A. § 16-5-1, did knowingly and intentionally perform an act which constituted a substantial step toward the commission of said crime, to-wit: walking up behind the person of Quintavious Roberson, producing a firearm, and shooting at Quintavious Roberson, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 56

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GREGORY FLOYD
A/K/A 7EVENTIMEZ**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of January, 2022, did make an assault upon the person of Quintavious Roberson with a deadly weapon, to wit: a firearm, by shooting in the direction of Quintavious Roberson, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 57

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GREGORY FLOYD
A/K/A 7EVENTIMEZ**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of January, 2022, did make an assault upon the person of Kathy Mitchell with a deadly weapon, to wit: a firearm, by shooting in the direction of the building Kathy Mitchell was inside of, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 58

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GREGORY FLOYD
A/K/A 7EVENTIMEZ**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of January, 2022, did make an assault upon the person of Tom Horn with a deadly weapon, to wit: a firearm, by shooting in the direction of the building Tom Horn was inside of, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 59

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GREGORY FLOYD
A/K/A 7EVENTIMEZ**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of January, 2022, did make an assault upon the person of Yolanda Hall with a deadly weapon, to wit: a firearm, by shooting in the direction of the building Yolanda Hall was inside of, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 60

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GREGORY FLOYD
A/K/A 7EVENTIMEZ**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of January, 2022, did make an assault upon the person of Robert Brown with a deadly weapon, to wit: a firearm, by shooting in the direction of the building Robert Brown was inside of, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 61

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GREGORY FLOYD
A/K/A 7EVENTIMEZ**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of January, 2022, did make an assault upon the person of Elaine Stewart with a deadly weapon, to wit: a firearm, by shooting in the direction of the building Elaine Stewart was inside of, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 62

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GREGORY FLOYD
A/K/A 7EVENTIMEZ**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of January, 2022, did make an assault upon the person of De'Nasia Little with a deadly weapon, to wit: a firearm, by shooting in the direction of the building De'Nasia Little was inside of, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 63

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GREGORY FLOYD
A/K/A 7EVENTIMEZ**

with the offense of **CRIMINAL DAMAGE TO PROPERTY IN THE FIRST DEGREE (O.C.G.A. § 16-7-22)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of January, 2022, did knowingly and without authority interfere with the property of Hop-In, a convenience store, in a manner so as to endanger human life by shooting said property with people inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 64

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**GREGORY FLOYD
A/K/A 7EVENTIMEZ**

with the offense of **POSSESSION OF FIREARM DURING COMMISSION OF A FELONY (O.C.G.A. § 16-11-106)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 20th day of January, 2022, did have on their person a firearm, to-wit: a firearm, during the commission of a crime, to-wit: Attempted Murder, Aggravated Assault, and Criminal Damage to Property in the First Degree, as alleged in Counts 55 through 63 of this Indictment, said crimes being against and involving the person of another, and which crimes were a felony, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 65

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 3rd day of August, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of Marijuana with Intent to Distribute under O.C.G.A. § 16-13-30(j) as set forth and described in Count 68 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 66

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 3rd day of August, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of Marijuana with Intent to Distribute under O.C.G.A. § 16-13-30(j) as set forth and described in Count 68 of this Indictment, with the intent to maintain and increase their status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 67

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(d))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 3rd day of August, 2023, being in position of leadership of Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of Marijuana with Intent to Distribute under O.C.G.A. § 16-13-30(j) as set forth and described in Count 68 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 68

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **POSSESSION OF MARIJUANA WITH INTENT TO DISTRIBUTE (O.C.G.A. § 16-13-30(j))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 3rd day of August, 2023, did unlawfully possess, with intent to distribute, Marijuana, in violation of the Georgia Controlled Substances Act, which violation constitutes a felony as provided for in O.C.G.A. § 16-13-30(j)(2), contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 69

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**ASKIRI LEWIS
A/K/A GLO
A/K/A GLIZZY**

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **POSSESSION OF FIREARM DURING COMMISSION OF A FELONY (O.C.G.A. § 16-11-106)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 3rd day of August, 2023, did have within arm's reach of their person firearms, to-wit: a rifle and a handgun, during the commission of the crime of Possession of Marijuana with Intent to Distribute, being a violation of the Georgia Controlled Substances Act, and which crime was a felony, as described in County 68 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 70

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

JAMIL THOMPkins
A/K/A SLIME

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 5th day of August, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Aggravated Assault under O.C.G.A. § 16-5-21 and Terroristic Threats under O.C.G.A. § 16-11-37(b), as set forth and described in Counts 72 and 73 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 71

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

JAMIL THOMPkins
A/K/A SLIME

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 5th day of August, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Aggravated Assault under O.C.G.A. § 16-5-21 and Terroristic Threats under O.C.G.A. § 16-11-37(b), as set forth and described in Counts 72 and 73 of this Indictment, with the intent to maintain and increase his status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 72

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 5th day of August, 2023, did make an assault upon the person of Destiny Bouyer with a deadly weapon, to wit: a firearm by pointing and aiming the firearm directly at Desitny Bouyer, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 73

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **TERRORISTIC THREATS (O.C.G.A. § 16-11-37(b), (d)(1))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 5th day of August, 2023, threaten to commit a crime of violence to Destiny Bouyer and pointing a firearm at her with the purpose of terrorizing her and which also suggested the death of Bouyer, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 74

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPKINS
A/K/A SLIME**

with the offense of **POSSESSION OF FIREARM DURING COMMISSION OF A FELONY (O.C.G.A. § 16-11-106)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 5th day of August, 2023, did have on their person a firearm, to-wit: a firearm, during the commission of the crimes Aggravated Assault and Terroristic Threats, said crimes being against and involving the person of another, to-wit: Destiny Bouyer, and which crime was a felony, as described in Counts 72 and 73 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 75

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JARQUAVIOUS STANLEY
A/K/A MANIAK7
A/K/A LUH DEMON**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 5th day of August, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of a Firearm by a Convicted Felon under O.C.G.A. § 16-11-131(b) as set forth and described in Count 77 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 76

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JARQUAVIOUS STANLEY
A/K/A MANIAK7
A/K/A LUH DEMON**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 5th day of August, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of a Firearm by a Convicted Felon under O.C.G.A. § 16-11-131(b) as set forth and described in Count 77 of this Indictment, with the intent to maintain and increase his status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 77

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JARQUAVIOUS STANLEY
A/K/A MANIAK7
A/K/A LUH DEMON**

with the offense of **POSSESSION OF FIREARM BY A CONVICTED FELON (O.C.G.A. § 16-11-131(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 5th day of August, 2023, did unlawfully, possess a firearm while on probation as a first offender pursuant to Article 3 of Chapter 8 of Title 42 of the Official Code of Georgia Annotated imposed by a court of competent jurisdiction, for aggravated assault and violation of the Georgia Street Gang Terrorism Prevention Act, a felony under the laws of this State, in Johnson County Superior Court case no. 2019-CR-75 on April 28, 2022 , contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 78

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 7th day of August, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Sale of Marijuana under O.C.G.A. § 16-13-30(j), unlawful possession of a machine gun under O.C.G.A. § 16-11-123, and Illegal use of a Communication Facility under O.C.G.A. § 16-13-32.3, as set forth and described in Counts 82, 83, and 85 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 79

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 7th day of August, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Sale of Marijuana under O.C.G.A. § 16-13-30(j), Unlawful Possession of a Machine Gun under O.C.G.A. § 16-11-123, and Illegal use of a Communication Facility under O.C.G.A. § 16-13-32.3, as set forth and described in Counts 82, 83, and 85 of this Indictment, with the intent to maintain and increase their status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 80

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(c))**, for the said accused, in the County of Laurens and State of Georgia, on the 7th day of August, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully acquire and maintain, through criminal gang activity, as set forth and described in Counts 82 and 85 of this Indictment, U.S. Currency, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 81

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(d))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 7th day of August, 2023, being in position of leadership of Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Sale of Marijuana under O.C.G.A. § 16-13-30(j), Unlawful Possession of a Machine Gun under O.C.G.A. § 16-11-123, and Illegal use of a Communication Facility under O.C.G.A. § 16-13-32.3, as set forth and described in Count 82, 83, and 85 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 82

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

with the offense of **SALE OF MARIJUANA (O.C.G.A. § 16-13-30(j))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 7th day of August, 2023, did unlawfully possess and sell marijuana, in violation of the Georgia Controlled Substances Act, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 83

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

with the offense of **UNLAWFUL POSSESSION OF MACHINE GUN (O.C.G.A. § 16-11-123)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 7th day of August, 2023, did knowingly have in his possession, a machine gun, a weapon which is designed to shoot more than six shots automatically by a single function of the trigger without manual reloading, contrary to the laws of said State, the good order, peace and dignity thereof

COUNT 84

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

with the offense of **POSSESSION OF FIREARM DURING COMMISSION OF A FELONY (O.C.G.A. § 16-11-106)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 7th day of August, 2023, did have within arm's reach of his person firearms, to-wit: a certain firearm, during the commission of the crime of Sale of Marijuana, being a violation of the Georgia Controlled Substances Act, and which crime was a felony, as set forth and described in County 82 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 85

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAYQWAN STEPHENS
A/K/A SETTRIPZ**

with the offense of **ILLEGAL USE OF COMMUNICATION FACILITY (O.C.G.A. § 16-13-32.3)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 7th day of August, 2023, did knowingly and intentionally use a phone, a communication facility, to facilitate the sale of marijuana, an act constituting a felony under O.C.G.A. § 16-13-30(j), contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 86

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 11th day of August, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of a Controlled Substance with Intent to Distribute under O.C.G.A. § 16-13-30(b) and Possession of Marijuana with Intent to Distribute under O.C.G.A. § 16-13-30(j), as set forth and described in Counts 88 through 90 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 87

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 11th day of August, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of a Controlled Substance with Intent to Distribute under O.C.G.A. § 16-13-30(b) and Possession of Marijuana with Intent to Distribute under O.C.G.A. § 16-13-30(j), as set forth and described in Counts 88 through 90 of this Indictment, with the intent to maintain and increase their status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 88

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPkins
A/K/A SLIME**

with the offense of **POSSESSION OF COCAINE WITH INTENT TO DISTRIBUTE (O.C.G.A. § 16-13-30(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 11th day of August, 2023, did unlawfully possess, with intent to distribute, cocaine, a Schedule II controlled substance, in violation of the Georgia Controlled Substances Act, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 89

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

JAMIL THOMPkins
A/K/A SLIME

with the offense of **POSSESSION OF SCHEDULE II CONTROLLED SUBSTANCE WITH INTENT TO DISTRIBUTE (O.C.G.A. § 16-13-30(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 11th day of August, 2023, did unlawfully possess with intent to distribute Oxycodone, a Schedule II controlled substance, in violation of the Georgia Controlled Substance Act, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 90

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

JAMIL THOMPkins
A/K/A SLIME

with the offense of **POSSESSION OF MARIJUANA WITH INTENT TO DISTRIBUTE (O.C.G.A. § 16-13-30(j))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 11th day of August, 2023, did unlawfully possess, with intent to distribute, Marijuana, in violation of the Georgia Controlled Substances Act, which violation constitutes a felony as provided for in O.C.G.A. § 16-13-30(j)(2), contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 91

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JAMIL THOMPKINS
A/K/A SLIME**

with the offense of **POSSESSION OF FIREARM DURING COMMISSION OF A FELONY (O.C.G.A. § 16-11-106)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 11th day of August, 2023, did have within arm's reach of their person a firearm, to-wit: an AR-15 style firearm, during the commission of the crimes of Possession of Cocaine with Intent to Distribute, Possession of a Schedule II Controlled Substance with Intent to Distribute, and Possession of Marijuana with Intent to Distribute, being violations of the Georgia Controlled Substances Act, and which crimes were felonies, as set forth and described in Counts 88 through 90 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 92

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JACOREY REESE
A/K/A BLXXDY RATXHET**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 11th day of August, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of a Firearm by a Convicted Felon under O.C.G.A. § 16-11-131(b), as set forth and described in Counts 94 and 95 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 93

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JACOREY REESE
A/K/A BLXXDY RATXHET**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 11th day of August, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of a Firearm by a Convicted Felon under O.C.G.A. § 16-11-131(b) as set forth and described in Counts 94 and 95 of this Indictment, with the intent to maintain and increase his status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 94

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JACOREY REESE
A/K/A BLXXDY RATXHET**

with the offense of **POSSESSION OF FIREARM BY A CONVICTED FELON (O.C.G.A. § 16-11-131(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 11th day of August, 2023, unlawfully possessed a firearm after having previously been convicted of a felony in Laurens County Superior Court case no. 21-FE-0217 for criminal damage to property in the first degree on February 21, 2022, and 21-FE-0245 for theft by taking and violation of the Georgia Street Gang Terrorism Prevention Act on February 21, 2022, in violation of O.C.G.A. § 16-11-131(b), an overt act in furtherance of the conspiracy;

COUNT 95

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JACOREY REESE
A/K/A BLXXDY RATXHET**

with the offense of **POSSESSION OF FIREARM BY A CONVICTED FELON (O.C.G.A. § 16-11-131(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 11th day of August, 2023, unlawfully possessed a firearm after having previously been convicted of a felony in Laurens County Superior Court case no. 21-FE-0217 for criminal damage to property in the first degree on February 21, 2022, and 21-FE-0245 for theft by taking and violation of the Georgia Street Gang Terrorism Prevention Act on February 21, 2022, in violation of O.C.G.A. § 16-11-131(b), an overt act in furtherance of the conspiracy;

COUNT 96

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 26th day of September, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of False Swearing under O.C.G.A. § 16-10-71 as set forth and described in Count 98 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 97

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 26th day of September, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of False Swearing under O.C.G.A. § 16-10-71 as set forth and described in Count 98 of this Indictment, with the intent to maintain and increase his status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 98

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**LEQUAYVION STUCKEY
A/K/A MPL SILENT
A/K/A 1482 SILENT**

with the offense of **FALSE SWEARING (O.C.G.A. § 16-10-71)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 26th day of September, 2023, did knowingly and willfully make a false statement in a sworn affidavit, a document which he executed, knowing that it purported to be an acknowledgment of a lawful affirmation in a criminal case, a matter other than a judicial proceeding, in that he swore Askiri Lewis knew of no contraband from an incident on August 3, 2023 and that himself and Askiri Lewis are not members of a criminal street gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 99

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JARQUAVIOUS STANLEY
A/K/A MANIAK7
A/K/A LUH DEMON**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))** for that the said accused, in the County of Laurens and the State of Georgia, on the 24th day of October, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense Possession of a Firearm by First Offender Probationer under O.C.G.A. § 16-11-131(b) and Tampering with Evidence under O.C.G.A. § 16-10-94, as set forth and described in Counts 101 and 102 of this Indictment, contrary to the laws of the state of Georgia, the good order, peace, and dignity thereof;

COUNT 100

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JARQUAVIOUS STANLEY
A/K/A MANIAK7
A/K/A LUH DEMON**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))** for that the said accused, in the County of Laurens and the State of Georgia, on the 24th day of October, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of a Firearm by First Offender Probationer under O.C.G.A. § 16-11-131(b) and Tampering with Evidence under O.C.G.A. § 16-10-94, as set forth and described in Count 101 and 102 of this Indictment, with the intent to maintain and increase his status in said gang, contrary to the laws of the state of Georgia, the good order, peace, and dignity thereof;

COUNT 101

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JARQUAVIOUS STANLEY
A/K/A MANIAK7
A/K/A LUH DEMON**

with the offense of **POSSESSION OF A FIREARM BY A FIRST OFFENDER PROBATIONER (O.C.G.A. § 16-11-131(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 24th day of October, 2023, did unlawfully possess a firearm while on probation as a first offender pursuant to Article 3 of Chapter 8 of Title 42 of the Official Code of Georgia Annotated imposed by a court of competent jurisdiction, for aggravated assault and violation of the Georgia Street Gang Terrorism Prevention Act, a felony under the laws of this State, in Johnson County Superior Court case no. 2019-CR-75 on April 28, 2022 , contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 102

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JARQUAVIOUS STANLEY
A/K/A MANIAK7
A/K/A LUH DEMON**

with the offense of **TAMPERING WITH EVIDENCE (O.C.G.A. § 16-10-94(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 24th day of October, 2023, with the intent to obstruct the prosecution of himself, knowingly conceal physical evidence, to wit: a firearm, contrary to the laws of the state of Georgia, the good order, peace, and dignity thereof;

COUNT 103

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**JARQUAVIOUS STANLEY
A/K/A MANIAK7
A/K/A LUH DEMON**

with the offense of **FLEEING OR ATTEMPTING TO ELUDE A POLICE OFFICER (O.C.G.A. § 40-6-395)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 24th day of October, 2023, did willfully flee and attempt to elude a pursuing police vehicle, after having been given an audible and a visual signal to bring his vehicle to a stop by an officer, to-wit: Commander Stacey Sapp with the Dublin Police Department, said officer at the time of giving such signal being in uniform and prominently displaying his badge of office and his vehicle being appropriately marked showing it to be an official police vehicle. It is further alleged that the accused did flee and attempt to elude said pursuing Police Officer while committing a violation of O.C.G.A. § 40-6-390(a) by driving into oncoming traffic and exiting the driver's position of the vehicle with the vehicle in motion with other occupants, including minors inside, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 104

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**DAYLON VICKERS
A/K/A HOTBOY**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 4th day of December, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of a Firearm by First Offender Probationer under O.C.G.A. § 16-11-131(b) as set forth and described in Count 106 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 105

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**DAYLON VICKERS
A/K/A HOTBOY**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 4th day of December, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of a Firearm by First Offender Probationer under O.C.G.A. § 16-11-131(b) as set forth and described in Count 106 of this Indictment, with the intent to maintain and increase their status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 106

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**DAYLON VICKERS
A/K/A HOTBOY**

with the offense of **POSSESSION OF A FIREARM BY A FIRST OFFENDER PROBATIONER (O.C.G.A. § 16-11-131(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 4th day of December, 2023, did unlawfully possess a firearm while on probation as a first offender pursuant to Article 3 of Chapter 8 of Title 42 of the Official Code of Georgia Annotated imposed by a court of competent jurisdiction, for aggravated assault and violation of the Georgia Street Gang Terrorism Prevention Act, a felony under the laws of this State, in Johnson County Superior Court case no. 2019-CR-75 on April 28, 2022, contrary to the laws of said State, the good order, peace and dignity thereof;

Count 107

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(a))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 11th day of January, 2024, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of armed robbery under O.C.G.A. § 16-8-41, aggravated assault under O.C.G.A. § 16-5-21, and hijacking a motor vehicle in the first degree under O.C.G.A. 16-5-44.1(b)(1), as set forth and described in Counts 110 through 113 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 108

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(b))**, for that the said accused, in the County of Laurens and the State of Georgia, on the 11th day of January, 2024, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of armed robbery under O.C.G.A. § 16-8-41 and aggravated assault under O.C.G.A. § 16-5-21, as set forth and described in Counts 110 through 113 of this Indictment, with the intent to maintain and increase their status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 109

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(c))**, for the said accused, in the County of Laurens and State of Georgia, on the 7th day of August, 2023, being associated with Money Power Loyalty (MPL), a criminal street gang, did unlawfully acquire and maintain, through criminal gang activity, as set forth and described in Counts 110 through 113 of this Indictment, personal property, to wit: an iPhone 14 plus and a wallet belonging to Jamarion Roundtree, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 110

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

with the offense of **ARMED ROBBERY (O.C.G.A. § 16-8-41(a))**, for that the said accused in the County of Laurens and the State of Georgia, on the 11th Day of January 2024, with the intent to commit theft, took the property from the person of another, to wit: the wallet and cellphone belonging to Jamarion Roundtree, by use of an offensive weapon, a firearm, contrary to the laws of said State, the good order, peace and dignity thereof

COUNT 111

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 11th day of January, 2024, did make an assault upon the person of Jamarion Roundtree with a deadly weapon, to wit: a firearm, by pointing the firearm in the direction of said victim, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 112

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 11th day of January, 2024, did make an assault upon the person of Aimaya Abrams with a deadly weapon, to wit: a firearm, by pointing the firearm in the direction of said victim, contrary to the laws of said State, the good order, peace and dignity thereof;

Count 113

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

with the offense of **HIJACKING A MOTOR VEHICLE IN THE FIRST DEGREE (O.C.G.A. § 16-5-44.1(b)(1))**, for that the said accused in the County of Laurens and the State of Georgia, on the 11th Day of January 2024, while in possession of a firearm obtained a motor vehicle from and in the presence of Jamarion Roundtree and Aimaya Abrams by force, violence, and intimidation, contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 114

The Grand Jurors aforesaid, in the name of and on behalf of the citizens of Georgia, do charge and accuse:

**KEOCTAVIOUS DEVOE
A/K/A JAXKBOY**

with the offense of **POSSESSION OF FIREARM DURING COMMISSION OF A FELONY (O.C.G.A. § 16-11-106)**, for that the said accused, in the County of Laurens and the State of Georgia, on the 11th day of January, 2024, did have within arm's reach of their person a firearm, to-wit: a handgun, during the commission of the crimes of armed robbery and aggravated assault, crimes of which are against and involving the person of another, as set forth and described in Counts 110 through 113 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

CHRISTOPHER CARR, ATTORNEY GENERAL

