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**INDICTMENT**

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Clerk No. 20250R497 ABCDEFGH IJ

**LOWNDES COUNTY SUPERIOR COURT**

<b>THE STATE OF GEORGIA</b>	<b>1</b>	<b>VIOLATION OF THE GANG ACT</b> <b>O.C.G.A. § 16-15-4(A)</b>
<b>V.</b>		
<b>BERNARD MORRISON</b>	<b>2</b>	<b>VIOLATION OF THE GANG ACT</b> <b>O.C.G.A. § 16-15-4(B)</b>
<b>CAMERON LITTLE</b>	<b>3</b>	<b>VIOLATION OF THE GANG ACT</b> <b>O.C.G.A. § 16-15-4(A)</b>
<b>CAMERON ROBERTS</b>		
<b>DEVANTE CRUMITIE</b>	<b>4</b>	<b>VIOLATION OF THE GANG ACT</b> <b>O.C.G.A. § 16-15-4(B)</b>
<b>JAMARION CLEMENTS</b>	<b>5</b>	<b>VIOLATION OF THE GANG ACT</b> <b>O.C.G.A. § 16-15-4(A)</b>
<b>JACORI MORRISON</b>		
<b>JAILEN BRYANT</b>	<b>6</b>	<b>VIOLATION OF THE GANG ACT</b> <b>O.C.G.A. § 16-15-4(B)</b>
<b>JAQUAVIOUS NEAL</b>	<b>7</b>	<b>VIOLATION OF THE GANG ACT</b> <b>O.C.G.A. § 16-15-4(A)</b>
<b>TALONNIE ROGERS</b>		
<b>UMAR BRYANT</b>	<b>8</b>	<b>VIOLATION OF THE GANG ACT</b> <b>O.C.G.A. § 16-15-4(B)</b>
	<b>9</b>	<b>VIOLATION OF THE GANG ACT</b> <b>O.C.G.A. § 16-15-4(A)</b>
	<b>10</b>	<b>VIOLATION OF THE GANG ACT</b> <b>O.C.G.A. § 16-15-4(B)</b>

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- 11 VIOLATION OF THE GANG ACT  
O.C.G.A. § 16-15-4(A)
- 12 VIOLATION OF THE GANG ACT  
O.C.G.A. § 16-15-4(B)
- 13 VIOLATION OF THE GANG ACT  
O.C.G.A. § 16-15-4(E)
- 14 VIOLATION OF THE GANG ACT  
O.C.G.A. § 16-15-4(A)
- 15 VIOLATION OF THE GANG ACT  
O.C.G.A. § 16-15-4(B)
- 16 VIOLATION OF THE GANG ACT  
O.C.G.A. § 16-15-4(A)
- 17 VIOLATION OF THE GANG ACT  
O.C.G.A. § 16-15-4(B)
- 18 VIOLATION OF THE GANG ACT  
O.C.G.A. § 16-15-4(A)
- 19 VIOLATION OF THE GANG ACT  
O.C.G.A. § 16-15-4(B)
- 20 FELONY MURDER, O.C.G.A. § 16-5-1
- 21 FELONY MURDER, O.C.G.A. § 16-5-1
- 22 FELONY MURDER, O.C.G.A. § 16-5-1
- 23 FELONY MURDER, O.C.G.A. § 16-5-1
- 24 FELONY MURDER, O.C.G.A. § 16-5-1
- 25 FELONY MURDER, O.C.G.A. § 16-5-1

- 26 FELONY MURDER, O.C.G.A. § 16-5-1
- 27 FELONY MURDER, O.C.G.A. § 16-5-1
- 28 AGGRAVATED ASSAULT ON PUBLIC  
SAFETY OFFICER, O.C.G.A. § 16-5-21
- 29 AGGRAVATED ASSAULT ON PUBLIC  
SAFETY OFFICER, O.C.G.A. § 16-5-21
- 30 CONSPIRACY TO COMMIT AGGRAVATED  
ASSAULT, O.C.G.A. §§ 16-4-8 AND 16-5-21
- 31 CONSPIRACY TO COMMIT THEFT BY  
TAKING, O.C.G.A. §§ 16-4-8 AND 16-8-2
- 32 POSSESSION OF A FIREARM BY A  
CONVICTED FELON, O.C.G.A. § 16-11-131(B)
- 33 POSSESSION OF A FIREARM BY A  
CONVICTED FELON DURING CRIME,  
O.C.G.A. § 16-11-133
- 34 POSSESSION OF A FIREARM BY A FIRST  
OFFENDER PROBATIONER,  
O.C.G.A. § 16-11-131(B)
- 35 POSSESSION OF A FIREARM BY A FELON  
DURING CRIME, O.C.G.A. § 16-11-133
- 36 POSSESSION OF A FIREARM BY A  
CONVICTED FELON, O.C.G.A. § 16-11-131(B)

37 POSSESSION OF A FIREARM DURING  
FELONY, O.C.G.A. § 16-11-106(B)

True BILL June 25 2025

Grand Jury Foreperson

Boeth C. Greene

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

Pleads \_\_\_\_\_ Guilty On Date: \_\_\_\_\_

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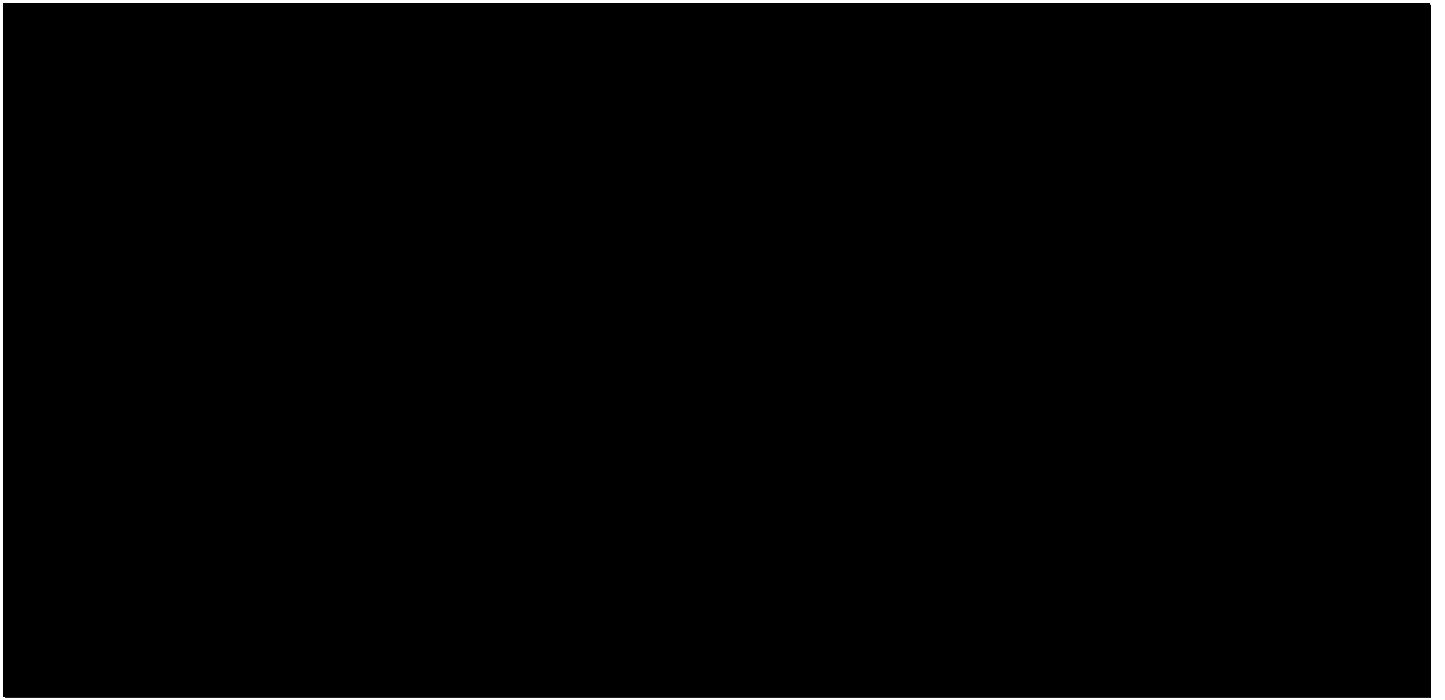
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ATTORNEY FOR DEFENDANT

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ATTORNEY FOR DEFENDANT

**STATE OF GEORGIA, COUNTY OF LOWNDES**

**IN THE SUPERIOR COURT OF SAID COUNTY**

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



**COUNT 1**

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

**BERNARD MORRISON**

**CAMERON LITTLE**

**CAMERON ROBERTS**

**DEVANTE CRUMITIE**

**JAMARION CLEMENTS**

**JACORI MORRISON**

**JAILEN BRYANT**

**JAQUAVIOUS NEAL**

**TALONNIE ROGERS**

**UMAR BRYANT**

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of felony murder, as set forth and described in Counts 20 and 21 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

## **COUNT 2**

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

**BERNARD MORRISON**

**CAMERON LITTLE**

**CAMERON ROBERTS**

**DEVANTE CRUMITIE**

**JAMARION CLEMENTS**

**JACORI MORRISON**

**JAILEN BRYANT**

**JAQUAVIOUS NEAL**

**TALONNIE ROGERS**

**UMAR BRYANT**

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of felony murder as set forth and described in Counts 20 and 21 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 3**

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

#### **JAQUAVIOUS NEAL**

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of felony murder, as set forth and described in Counts 22 and 23 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

### **COUNT 4**

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

#### **JAQUAVIOUS NEAL**

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of felony murder, as set forth and described in Counts 22 and 23 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 5

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

### TALONNIE ROGERS

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of felony murder, as set forth and described in Counts 24 and 25 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

## COUNT 6

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

### TALONNIE ROGERS

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of felony murder, as set forth and described in Counts 24 and 25 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 7**

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

#### **UMAR BRYANT**

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of felony murder, as set forth and described in Counts 26 and 27 of this Indictment, contrary to the laws of said State, the good order, peace and dignity thereof;

### **COUNT 8**

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

#### **UMAR BRYANT**

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of felony murder, as set forth and described in Counts 26 and 27 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 9**

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

**BERNARD MORRISON**

**CAMERON LITTLE**

**CAMERON ROBERTS**

**DEVANTE CRUMITIE**

**JAMARION CLEMENTS**

**JACORI MORRISON**

**JAILEN BRYANT**

**JAQUAVIOUS NEAL**

**TALONNIE ROGERS**

**UMAR BRYANT**

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of aggravated assault on a public safety officer, as set forth and described in Counts 28 and 29 of this Indictment, 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:

**BERNARD MORRISON**

**CAMERON LITTLE**

**CAMERON ROBERTS**

**DEVANTE CRUMITIE**

**JAMARION CLEMENTS**

**JACORI MORRISON**

**JAILEN BRYANT**

**JAQUAVIOUS NEAL**

**TALONNIE ROGERS**

**UMAR BRYANT**

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of aggravated assault on a public safety officer as set forth and described in Counts 28 and 29 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 11**

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

**BERNARD MORRISON**

**CAMERON LITTLE**

**CAMERON ROBERTS**

**DEVANTE CRUMITIE**

**JAMARION CLEMENTS**

**JACORI MORRISON**

**JAILEN BRYANT**

**JAQUAVIOUS NEAL**

**TALONNIE ROGERS**

**UMAR BRYANT**

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of conspiracy to commit aggravated assault and conspiracy to commit theft by taking, as set forth and described in Counts 30 and 31 of this Indictment, 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:

**BERNARD MORRISON**

**CAMERON LITTLE**

**CAMERON ROBERTS**

**DEVANTE CRUMITIE**

**JAMARION CLEMENTS**

**JACORI MORRISON**

**JAILEN BRYANT**

**JAQUAVIOUS NEAL**

**TALONNIE ROGERS**

**UMAR BRYANT**

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of conspiracy to commit aggravated assault and conspiracy to commit theft by taking as set forth and described in Counts 30 and 31 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 13**

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

**BERNARD MORRISON**

**CAMERON LITTLE**

**CAMERON ROBERTS**

**DEVANTE CRUMITIE**

**JAMARION CLEMENTS**

**JACORI MORRISON**

**JAILEN BRYANT**

**JAQUAVIOUS NEAL**

**TALONNIE ROGERS**

**UMAR BRYANT**

with the offense of **VIOLATION OF STREET GANG TERRORISM AND PREVENTION ACT (O.C.G.A. § 16-15-4(e))**, for that the said accused in the County of Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully, directly and through another acting upon their direction, cause, encourage, and solicit another to conduct or participate in criminal gang activity: to wit: aggravated assault on a public safety officer, as set forth and described in Counts 28 and 29 of this Indictment, conspiracy to commit aggravated assault, as set forth and described in Count 30 of this Indictment, and conspiracy to commit theft, as set forth and described in Count 31 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:

#### **JAQUAVIOUS NEAL**

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, 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 and first offender probationer, 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 15**

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

#### **JAQUAVIOUS NEAL**

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, 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 and first offender probationer, 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 16

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

### TALONNIE ROGERS

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of possession of a firearm by a first offender probationer, as set forth and described in Count 34 of this Indictment, 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:

### TALONNIE ROGERS

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of possession of a firearm by a first offender probationer, as set forth and described in Count 34 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 18

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

#### UMAR BRYANT

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, 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, as set forth and described in Count 36 of this Indictment, 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:

#### UMAR BRYANT

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, being associated with 923/Bangkrew, 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, as set forth and described in Count 36 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 20**

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

**BERNARD MORRISON**

**CAMERON LITTLE**

**CAMERON ROBERTS**

**DEVANTE CRUMITIE**

**JAMARION CLEMENTS**

**JACORI MORRISON**

**JAILEN BRYANT**

**JAQUAVIOUS NEAL**

**TALONNIE ROGERS**

**UMAR BRYANT**

with the offense of **FELONY MURDER (O.C.G.A. § 16-5-1)**, for that the said accused in the County of Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully, while in the commission of a felony, aggravated assault on a public safety officer, as set forth and described in Counts 28 and 29 of this Indictment, conspiracy to commit aggravated assault, as set forth and described in Count 30 of this Indictment, and conspiracy to commit theft, as set forth and described in Count 31 of this Indictment, did cause the death of Jastain Darrisaw, a human being, 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:

**BERNARD MORRISON**

**CAMERON LITTLE**

**CAMERON ROBERTS**

**DEVANTE CRUMITIE**

**JAMARION CLEMENTS**

**JACORI MORRISON**

**JAILEN BRYANT**

**JAQUAVIOUS NEAL**

**TALONNIE ROGERS**

**UMAR BRYANT**

with the offense of **FELONY MURDER (O.C.G.A. § 16-5-1)**, for that the said accused in the County of Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully, while in the commission of a felony, aggravated assault on a public safety officer, as set forth and described in Counts 28 and 29 of this Indictment, conspiracy to commit aggravated assault, as set forth and described in Count 30 of this Indictment, and conspiracy to commit theft, as set forth and described in Count 31 of this Indictment, did cause the death of Lajoespet Wells, a human being, 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:

**JAQUAVIOUS NEAL**

with the offense of **FELONY MURDER (O.C.G.A. § 16-5-1)**, for that the said accused in the County of Lowndes and the State of Georgia, on or about the 1st day of November, did unlawfully, while in the commission of a felony, possession of a firearm by a convicted felon and first offender probationer, as set forth and described in Count 32 of this Indictment, did cause the death of Jastain Darrisaw, a human being, 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:

**JAQUAVIOUS NEAL**

with the offense of **FELONY MURDER (O.C.G.A. § 16-5-1)**, for that the said accused in the County of Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully, while in the commission of a felony, possession of a firearm by a convicted felon and first offender probationer, as set forth and described in Count 32 of this Indictment, did cause the death of Lajoespet Wells, a human being, 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:

#### **TALONNIE ROGERS**

with the offense of **FELONY MURDER (O.C.G.A. § 16-5-1)**, for that the said accused in the County of Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully, while in the commission of a felony, possession of a firearm by a first offender probationer, as set forth and described in Count 34 of this Indictment, did cause the death of Jastain Darrisaw, a human being, 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:

#### **TALONNIE ROGERS**

with the offense of **FELONY MURDER (O.C.G.A. § 16-5-1)**, for that the said accused in the County of Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully, while in the commission of a felony, possession of a firearm by a first offender probationer, as set forth and described in Count 34 of this Indictment, did cause the death of Lajoespel Wells, a human being, 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:

**UMAR BRYANT**  
**A.K.A. BLACK**

with the offense of **FELONY MURDER (O.C.G.A. § 16-5-1)**, for that the said accused in the County of Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully, while in the commission of a felony, possession of a firearm by a convicted felon, as set forth and described in Count 36 of this Indictment, did cause the death of Jastain Darrisaw, a human being, 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:

**UMAR BRYANT**  
**A.K.A. BLACK**

with the offense of **FELONY MURDER (O.C.G.A. § 16-5-1)**, for that the said accused in the County of Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully, while in the commission of a felony, possession of a firearm by a convicted felon, as set forth and described in Count 36 of this Indictment, did cause the death of Lajoespel Wells, a human being, 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:

**BERNARD MORRISON**

**CAMERON LITTLE**

**CAMERON ROBERTS**

**DEVANTE CRUMITIE**

**JAMARION CLEMENTS**

**JACORI MORRISON**

**JAILEN BRYANT**

**JAQUAVIOUS NEAL**

**TALONNIE ROGERS**

**UMAR BRYANT**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused in the County of Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully, make an assault upon the person of Hank Davis, a public safety officer, with a deadly weapon, to wit: a firearm, by discharging said firearm in his direction, while said officer was engaged in, and on account of the performance of, his official duties, 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:

**BERNARD MORRISON**

**CAMERON LITTLE**

**CAMERON ROBERTS**

**DEVANTE CRUMITIE**

**JAMARION CLEMENTS**

**JACORI MORRISON**

**JAILEN BRYANT**

**JAQUAVIOUS NEAL**

**TALONNIE ROGERS**

**UMAR BRYANT**

with the offense of **AGGRAVATED ASSAULT (O.C.G.A. § 16-5-21)**, for that the said accused in the County of Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully, make an assault upon the person of Jack Priddy, a public safety officer, with a deadly weapon, to wit: a firearm, by discharging said firearm in his direction, while said officer was engaged in, and on account of the performance of, his official duties, 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:

**BERNARD MORRISON**

**CAMERON LITTLE**

**CAMERON ROBERTS**

**DEVANTE CRUMITIE**

**JAMARION CLEMENTS**

**JACORI MORRISON**

**JAILEN BRYANT**

**JAQUAVIOUS NEAL**

**TALONNIE ROGERS**


**UMAR BRYANT**

with the offense of **CONSPIRACY TO COMMIT AGGRAVATED ASSAULT (O.C.G.A. §§ 16-4-8 and 16-5-21)**, for that the said accused in the County of Lowndes and the State of Georgia, between the 29th day of October, 2024, and the 1st day of November, 2024, did unlawfully conspire with each other, and others unknown to the grand jury, to make an assault upon the person of members and associates of 6Block in violation of O.C.G.A. §§ 16-5-21 and 16-4-8 and in furtherance of said conspiracy committed at least one of the below overt acts to effect the object of the conspiracy, contrary to the laws of said State, the good order, peace and dignity thereof:

1.	On or about October 29, 2024, <b>CAMERON LITTLE</b> did send a message to <b>BERNARD MORRISON; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN</b>
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	<b>DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” stating “lol listen to this dead fuck,” along with a video of Laquinton Henton, a 6block member and associate, disrespecting 923/Bangkrew
2.	On or about October 29, 2024, <b>CAMERON ROBERTS</b> did send a video to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT, JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” of Laquinton Henton, a 6block member and associate, disrespecting 923/Bangkrew
3.	On or about October 29, 2024, <b>CAMERON ROBERTS</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” and in response to Henton’s video stating “Then fuck n***** def hit me gang but that Get back finna be so crazy.”
4.	On or about October 29, 2024, <b>CAMERON LITTLE</b> did send a message to <b>BERNARD MORRISON; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT, JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” stating “I get off at 7 we need to bend some up.”
5.	On or about October 29, 2024, <b>BERNARD MORRISON</b> did send messages to <b>CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT, JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR</b>

	<b>BRYANT</b> in a group chat titled “923” and in response to Henton’s video discussing where Henton may live
6.	On or about October 29, 2024, <b>CAMERON LITTLE</b> did send a message to <b>BERNARD MORRISON; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT, JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” and in response to Henton’s video stating “Everybody kno i was a class clown im still the same way but ill tap that head on my son.”
7.	On or about October 29, 2024, <b>BERNARD MORRISON</b> did send a message to <b>CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JASTAIN DARRISAW; JACORI MORRISON; JAILEN BRYANT JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” in response to Henton’s video informing the group “We ain’t gotta talk about it Yk what it is.”
8.	On or about October 29, 2024, <b>JAQUAVIOUS NEAL</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” and in response to Henton’s video stating: “I’m ready to kill him.”
9.	On or about October 29, 2024, <b>JAQUAVIOUS NEAL</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; TALONNIE ROGERS; and UMAR</b>

	<b>BRYANT</b> in a group chat titled “923” and in response to Henton’s video stating: “Fuck that game we need to get this shii back bangin.”
10.	On or about October 29, 2024, <b>DEVANTE CRUMITIE</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; JACORI MORRISON; JAILEN BRYANT, JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” and in response to Henton’s video stating: “Really need to plot on them while they at the game.”
11.	On or about October 29, 2024, <b>CAMERON ROBERTS</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” and in response to Henton’s video stating “Go get the switch from Lonnie but don’t go by yourself I ain’t goin for that.”
12.	On or about October 29, 2024, <b>CAMERON ROBERTS</b> did send a MESSAGE to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” and in response to Henton’s video stating “Man we not arguing with these n***** or going back an forth wen I get back in town On Omm grave it’s  I’ll get out there an get a hotbox let’s just go ahead and handle the biz.”
13.	On or about October 29, 2024, <b>CAMERON ROBERTS</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR</b>

	<b>BRYANT</b> in a group chat titled “923” and in response to Henton’s video stating “Talking ain’t getting us nowhere on bro.”
14.	On or about October 31, 2024, <b>CAMERON LITTLE</b> did send messages to <b>BERNARD MORRISON; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” stating “Suit up we going up,” and “It’s gone be a celebration tonight if the right people out.”
15.	On or about October 31, 2024, <b>DEVANTE CRUMITIE</b> did send messages to <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” stating: “Let’s go out there . . . Fuck it.”
16.	On or about October 31, 2024, <b>CAMERON ROBERTS</b> did send messages to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” stating “Break in all they cars why they in the club an do them bad twin,” and “Break in they cars get they blicks twin if anybody kno what they in let it be known now an everybody drop there ig’s rn so I can Lonnie in there on ig.”
17.	On or about October 31, 2024, <b>JACORI MORRISON</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR</b>

	<b>BRYANT</b> in a group chat titled "923" stating "They inda black n red charger n mustang." Along with a picture of vehicles matching such description.
18.	On or about October 31, 2024, <b>DEVANTE CRUMITIE</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; JASTAIN DARRISAW; JACORI MORRISON; JAILEN BRYANT; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled "923" stating "We can get em while they coming out fuck it."
19.	On or about October 31, 2024, <b>CAMERON ROBERTS</b> did send messages to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled "923" stating "An a red Nissan Sentra," and "Bra is you slow get the gunz then blitz them jackass."
20.	On or about October 31, 2024, <b>CAMERON ROBERTS</b> did send messages to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled "923" stating "Don't nobody text them nun just let shit seem like it's cool," and "Stop that shit that's lil boy shit you going to kill fam not play I'm talking about anybody trolling them rn how you go slime them for they blicks if you telling them you go get up with them tn."
21.	On or about October 31, 2024, <b>JACORI MORRISON</b> did send a photo to <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled "923" of three vehicles along with a message

	indicating that the targets were in those three vehicles, and stating “Bros finna hit they shit.”
22.	On or about October 31, 2024, <b>BERNARD MORRISON</b> did send a message to <b>CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” stating “Got 10mm in here.”
23.	On or about October 31, 2024, <b>JACORI MORRISON</b> in a group chat containing <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> did remove Iwon Vanna, the account belonging to Jastain Darrisaw, from the group.
24.	On or about October 31, 2024, <b>BERNARD MORRISON; CAMERON LITTLE; JAILEN BRYANT; JAMARION CLEMENTS; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> did travel to Remerton where suspected 6block members may be.
25.	On or about October 31, 2024, <b>BERNARD MORRISON; CAMERON LITTLE; JAILEN BRYANT; JAMARION CLEMENTS; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> did travel to Remerton where suspected 6block members may be in possession of firearms.
26.	On or about October 31, 2024, <b>CAMERON LITTLE; JAILEN BRYANT; JAMARION CLEMENTS; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> did make threatening gestures at suspected members of 6block.
27.	On or about October 31, 2024, <b>CAMERON LITTLE; JAILEN BRYANT; JAMARION CLEMENTS; JASTAIN DARRISAW; JAQUAVIOUS</b>



	<b>NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> did flash their firearms at suspected members of 6block.
28.	On or about October 31, 2024, <b>JAILEN BRYANT</b> ; did provoke a fight with a suspected member of 6block.
29.	On or about October 31, 2024, <b>JAMARION CLEMENTS</b> ; did shoot his handgun.
30.	On or about October 31, 2024, <b>JAQUAVIOUS NEAL</b> did possess a firearm with a switch—a device making a Glock handgun a fully automatic machine gun.

**COUNT 31**

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

**BERNARD MORRISON**

**CAMERON LITTLE**

**CAMERON ROBERTS**

**DEVANTE CRUMITIE**

**JAMARION CLEMENTS**  
**A.K.A. LIL JAY**

**JACORI MORRISON**

**JAILEN BRYANT**  
**A.K.A. SETTRIP**

**JAQUAVIOUS NEAL**

**TALONNIE ROGERS**


**UMAR BRYANT**  
**A.K.A. BLACK**

with the offense of **CONSPIRACY TO COMMIT THEFT BY TAKING (O.C.G.A. §§ 16-4-8 and 16-8-2)**, for that the said accused in the County of Lowndes and the State of Georgia, between the 29th day of October, 2024, and the 1st day of November, 2024, did unlawfully conspire with each other, and others unknown to the grand jury, to commit the offense of theft by taking in violation of O.C.G.A. §§ 16-8-2 and 16-4-8, by unlawfully taking the property of another, to wit: firearms from members and associates of 6Block, with the intention of depriving said members and associates of 6Block of said property, and in furtherance of said conspiracy committed at least one

of the below overt acts to effect the object of the conspiracy, contrary to the laws of said State, the good order, peace and dignity thereof:

1.	On or about October 29, 2024, <b>CAMERON LITTLE</b> did send a message to <b>BERNARD MORRISON; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” stating “lol listen to this dead fuck,” along with a video of Laquinton Henton, a 6block member and associate, disrespecting 923/Bangkrew
2.	On or about October 29, 2024, <b>CAMERON ROBERTS</b> did send a video to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT, JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” of Laquinton Henton, a 6block member and associate, disrespecting 923/Bangkrew
3.	On or about October 29, 2024, <b>CAMERON ROBERTS</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” and in response to Henton’s video stating “Then fuck n***** def hit me gang but that Get back finna be so crazy.”
4.	On or about October 29, 2024, <b>CAMERON LITTLE</b> did send a message to <b>BERNARD MORRISON; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT, JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” stating “I get off at 7 we need to bend some up.”

5.	On or about October 29, 2024, <b>BERNARD MORRISON</b> did send messages to <b>CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT, JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” and in response to Henton’s video discussing where Henton may live
6.	On or about October 29, 2024, <b>CAMERON LITTLE</b> did send a message to <b>BERNARD MORRISON; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT, JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” and in response to Henton’s video stating “Everybody kno i was a class clown im still the same way but ill tap that head on my son.”
7.	On or about October 29, 2024, <b>BERNARD MORRISON</b> did send a message to <b>CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JASTAIN DARRISAW; JACORI MORRISON; JAILEN BRYANT JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” in response to Henton’s video informing the group “We ain’t gotta talk about it Yk what it is.”
8.	On or about October 29, 2024, <b>JAQUAVIOUS NEAL</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” and in response to Henton’s video stating: “I’m ready to kill him.”

9.	On or about October 29, 2024, <b>JAQUAVIOUS NEAL</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” and in response to Henton’s video stating: “Fuck that game we need to get this shii back bangin.”
10.	On or about October 29, 2024, <b>DEVANTE CRUMITIE</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; JACORI MORRISON; JAILEN BRYANT, JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” and in response to Henton’s video stating: “Really need to plot on them while they at the game.”
11.	On or about October 29, 2024, <b>CAMERON ROBERTS</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” and in response to Henton’s video stating “Go get the switch from Lonnie but don’t go by yourself I ain’t goin for that.”
12.	On or about October 29, 2024, <b>CAMERON ROBERTS</b> did send a MESSAGE to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled “923” and in response to Henton’s video stating “Man we not arguing with these n***** or going back an forth wen I get back in town On Omm grave it’s  I’ll get out there an get a hotbox let’s just go ahead and handle the biz.”

13.	On or about October 29, 2024, <b>CAMERON ROBERTS</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled "923" and in response to Henton's video stating "Talking ain't getting us nowhere on bro."
14.	On or about October 31, 2024, <b>CAMERON LITTLE</b> did send messages to <b>BERNARD MORRISON; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled "923" stating "Suit up we going up," and "It's gone be a celebration tonight if the right people out."
15.	On or about October 31, 2024, <b>DEVANTE CRUMITIE</b> did send messages to <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled "923" stating: "Let's go out there . . . Fuck it."
16.	On or about October 31, 2024, <b>CAMERON ROBERTS</b> did send messages to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled "923" stating "Break in all they cars why they in the club an do them bad twin," and "Break in they cars get they blicks twin if anybody kno what they in let it be known now an everybody drop there ig's rn so I can Lonnie in there on ig."

17.	On or about October 31, 2024, <b>JACORI MORRISON</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled "923" stating "They inda black n red charger n mustang." Along with a picture of vehicles matching such description.
18.	On or about October 31, 2024, <b>DEVANTE CRUMITIE</b> did send a message to <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; JASTAIN DARRISAW; JACORI MORRISON; JAILEN BRYANT; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled "923" stating "We can get em while they coming out fuck it."
19.	On or about October 31, 2024, <b>CAMERON ROBERTS</b> did send messages to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled "923" stating "An a red Nissan Sentra," and "Bra is you slow get the gunz then blitz them jackass."
20.	On or about October 31, 2024, <b>CAMERON ROBERTS</b> did send messages to <b>BERNARD MORRISON; CAMERON LITTLE; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled "923" stating "Don't nobody text them nun just let shit seem like it's cool," and "Stop that shit that's lil boy shit you going to kill fam not play I'm talking about anybody trolling them rn how you go slime them for they blicks if you telling them you go get up with them tn."

21.	On or about October 31, 2024, <b>JACORI MORRISON</b> did send a photo to <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled "923" of three vehicles along with a message indicating that the targets were in those three vehicles, and stating "Bros finna hit they shit."
22.	On or about October 31, 2024, <b>BERNARD MORRISON</b> did send a message to <b>CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JACORI MORRISON; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> in a group chat titled "923" stating "Got 10mm in here."
23.	On or about October 31, 2024, <b>JACORI MORRISON</b> in a group chat containing <b>BERNARD MORRISON; CAMERON LITTLE; CAMERON ROBERTS; DEVANTE CRUMITIE; JAILEN BRYANT; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> did remove Iwon Vanna, the account belonging to Jastain Darrisaw, from the group.
24.	On or about October 31, 2024, <b>BERNARD MORRISON; CAMERON LITTLE; JAILEN BRYANT; JAMARION CLEMENTS; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> did travel to Remerton where suspected 6block members may be.
25.	On or about October 31, 2024, <b>BERNARD MORRISON; CAMERON LITTLE; JAILEN BRYANT; JAMARION CLEMENTS; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> did travel to Remerton where suspected 6block members may be in possession of firearms.



26.	On or about October 31, 2024, <b>CAMERON LITTLE; JAILEN BRYANT; JAMARION CLEMENTS; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> did make threatening gestures at suspected members of 6block.
27.	On or about October 31, 2024, <b>CAMERON LITTLE; JAILEN BRYANT; JAMARION CLEMENTS; JASTAIN DARRISAW; JAQUAVIOUS NEAL; TALONNIE ROGERS; and UMAR BRYANT</b> did flash their firearms at suspected members of 6block.
28.	On or about October 31, 2024, <b>JAILEN BRYANT;</b> did provoke a fight with a suspected member of 6block.
29.	On or about October 31, 2024, <b>JAMARION CLEMENTS;</b> did shoot his handgun.
30.	On or about October 31, 2024, <b>JAQUAVIOUS NEAL</b> did possess a firearm with a switch—a device making a Glock handgun a fully automatic machine gun.

## COUNT 32

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

### **JAQUAVIOUS NEAL**

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully possess a firearm, to wit a handgun, after having been convicted of, robbery, a felony, in Lowndes County Superior Court case no. 2023-CR-282B on July 16, 2024, and after having been convicted of identify fraud, a felony, in Lowndes County Superior Court case no. 2024-CR-623, on July 16, 2024, 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:

#### JAQUAVIOUS NEAL

with the offense of **POSSESSION OF FIREARM BY A CONVICTED FELON DURING CRIME (O.C.G.A. § 16-11-133)**, for that the said accused, in the County of Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully have on and have within arm's reach of his person, a firearm, to wit a handgun, during the commission of a felony involving the person of another to wit: aggravated assault on a public safety officer, as set forth and described in Counts 28 and 29 of this Indictment, conspiracy to commit aggravated assault, as set forth and described in Count 30 of this Indictment, and conspiracy to commit theft by taking, as set forth and described in Count 31 of this Indictment, after having previously been convicted of and entered a guilty plea for robbery, a felony which involved the use or possession of a firearm, in Lowndes County Superior Court case no. 2023-CR-282B on July 16, 2024, 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:

#### TALONNIE ROGERS

with the offense of **POSSESSION OF FIREARM BY A FIRST OFFENDER PROBATIONER (O.C.G.A. § 16-11-131(b))**, for that the said accused, in the County of Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully possess a firearm, to wit: a handgun, 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 robbery by intimidation and criminal attempt to commit home invasion, felonies, in Lowndes County Superior Court case no. 2016-CR-785B on December 16, 2016, 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:

#### TALONNIE ROGERS

with the offense of **POSSESSION OF FIREARM BY A FELON DURING CRIME (O.C.G.A. § 16-11-133)**, for that the said accused, in the County of Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully have on and have within arm's reach of his person, a firearm, to wit a handgun, during the commission of a felony involving the person of another to wit: aggravated assault on a public safety officer, as set forth and described in Counts 28 and 29 of this Indictment, conspiracy to commit aggravated assault, as set forth and described in Count 30 of this Indictment, and conspiracy to commit theft by taking, as set forth and described in Count 31 of this Indictment, after having entered a guilty plea for robbery, a felony which involved the use or possession of a firearm, in Lowndes County Superior Court case no. 2016-CR-785B on December 16, 2016, 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:

### UMAR BRYANT

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 Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully possess a firearm, to wit: a handgun, after having previously been convicted of a felony in Crisp County Superior Court case no. 22-R-070 for seven counts of Financial transaction card theft, felonies, on January 12, 2024, and in Case No. 24-R-013 for bail jumping, a felony, on February 20, 2024, 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:

**BERNARD MORRISON**

**CAMERON LITTLE**

**CAMERON ROBERTS**

**DEVANTE CRUMITIE**

**JAMARION CLEMENTS**

**JACORI MORRISON**

**JAILEN BRYANT**

**JAQUAVIOUS NEAL**

**TALONNIE ROGERS**

**UMAR BRYANT**

with the offense of **POSSESSION OF A FIREARM DURING THE COMMISSION OF A FELONY (O.C.G.A. § 16-11-106)**, for that the said accused in the County of Lowndes and the State of Georgia, on or about the 1st day of November, 2024, did unlawfully have and within arm's reach of his person a firearm, to wit: a handgun, during the commission of aggravated assault on a public safety officer, as set forth and described in Counts 28 and 29 of this Indictment, conspiracy to commit aggravated assault, as set forth and described in Count 30 of this Indictment, and conspiracy to commit theft by taking, as set forth and described in Count 31 of this Indictment, said crimes being against and involving the person of another and which crimes were felonies, contrary to the laws of said State, the good order, peace and dignity thereof;

**CHRISTOPHER CARR  
GEORGIA ATTORNEY GENERAL**

and

**BRAD SHEALY  
DISTRICT ATTORNEY  
SOUTHERN JUDICIAL CIRCUIT**

**Witnesses Appearing Before the Grand Jury:**

Derrick Sinclair, Remerton Police Department