

JUDGE MARY STALEY

GENERAL BILL OF INDICTMENT

RE: Warrant(s)  
15-WD-4665

NO. \_\_\_\_\_  
COBB SUPERIOR COURT

WITNESSES:  
Det. D. Raissi,  
Cobb County Police Dept.

MAY/JUNE TERM 2015

THE STATE OF GEORGIA

V.

JIMMY CARLTON WINFREY

Counts 1-3: Violation of the Racketeer Influenced and Corrupt Organizations Act

Count 4-12: Violation of the Street Gang Terrorism and Prevention Act

Counts 13-24: Aggravated Assault

Counts 25 & 26: Criminal Damage to Property in the First Degree

Count 27: Possession of a Firearm during the Commission of a Felony

Counts 28-30: Possession of a Firearm by a Convicted Felon

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True BILL Date 6/25, 20 15

Delivered in open Court by:

Hattie A. Randolph Grand Jury Foreperson Dea Riche Grand Jury Bailiff

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REBECCA KEATON, Clerk, S. C.

D. VICTOR REYNOLDS,  
District Attorney, Cobb Judicial Circuit

The Defendant herein waives copy of indictment, list of witnesses, formal arraignment and pleads \_\_\_\_\_ Guilty.

The Defendant herein waives copy of indictment, list of witnesses, formal arraignment and pleads \_\_\_\_\_ Guilty.

\_\_\_\_\_  
Defendant

\_\_\_\_\_  
Defendant

\_\_\_\_\_  
Attorney for Defendant

\_\_\_\_\_  
Attorney for Defendant

\_\_\_\_\_  
Assistant District Attorney

\_\_\_\_\_  
Assistant District Attorney

## COUNT 1

### INTRODUCTION

That the defendant, JIMMY CARLTON WINFREY, through a pattern of racketeering activity, (I) committed the crime of Aggravated Assault, which is defined as Racketeering Activity under O.C.G.A. § 16-14-4 (9) (A) (v); (II) committed the crime of Terroristic Threats, which is defined as Racketeering Activity under O.C.G.A. § 16-14-3 (9) (A) (xxxi); and (III) committed the crime of Interference with Commerce By Threats or Violence, which is defined as Racketeering Activity under O.C.G.A. § 16-14-3 (9) (A) (xxix); in order to acquire or maintain, directly or indirectly, an interest or control of an enterprise or personal property to include money.

### BACKGROUND

1. That Jimmy Winfrey (the defendant, a.k.a. Pee Wee, a.k.a. Roscoe), Jeffrey Williams (a.k.a. Young Thug), Bryan Williams (a.k.a. Birdman), and Dwayne Carter (a.k.a. Lil Wayne) are all Blood Gang members.
2. That Jeffrey Williams is a Young Slime Life (hereinafter "YSL") Blood Gang subset member.
3. That Jeffrey Williams is a high ranking YSL member.
4. That the vast majority of YSL Blood Gang subset members are based out of Metro Atlanta, Georgia.
5. That there have been numerous YSL involved shootings in Metro Atlanta since January 1, 2015.
6. That Jeffrey Williams is from Atlanta, Georgia.
7. That Dwayne Carter is from Hollygrove, New Orleans, Louisiana.
8. That gang culture revolves around violence, money and firearms.
9. That gang violence includes inter gang violence.
10. That gang members are expected to uphold the status of the gang and of individual gang members.
11. That gang members lose status within the gang if they are disrespected and take no action in response.
12. That Blood Gang members often change words that start with the letter "C" into words that start with the letter "B."
13. That Dwayne Carter, Jeffrey Williams and Bryan Williams are presently, or were in the past, performers in the music business.
14. That Jimmy Winfrey has appeared on video recordings with Jeffrey Williams.

15. That on December 6, 2012, Jimmy Winfrey was convicted in California for Possession of Prescription Drugs, a felony in Georgia under O.C.G.A. § 16-11-131, and was thereafter prohibited from possessing weapons and firearms.
16. That prior to 2015 Dwayne Carter entered into a contract with Cash Money Records.
17. That Bryan Williams owns more than 50% of Cash Money Records, an enterprise under O.C.G.A. § 16-4-3 (2) (6).
18. That Dwayne Carter owns less than 50% of Cash Money Records.
19. That in 2014, Jeffrey Williams signed an agreement with Cash Money Records.
20. That prior to January 28, 2015, Dwayne Carter and Bryan Williams had a business dispute concerning Dwayne Carter's contract with Cash Money Records.
21. That on January 28, 2015, Dwayne Carter filed a federal law suit against Cash Money Records in the District Court of the Southern District of New York, seeking millions of dollars in lost revenue and other monies, the termination of his contract with Cash Money Records, and the ability to take other performers with him in his departure from Cash Money Records.
22. That the federal law suit filed by Dwayne Carter alleged that Cash Money Records has failed to pay him money which under the contract Cash Money Records is obligated to pay.
23. That the federal law suit filed by Dwayne Carter alleged that Cash Money Records, through Young Money Entertainment, has failed to pay other performers, specifically performers that Dwayne Carter brought into Cash Money Records, which under a contract Cash Money Records is obligated to pay.
24. That Dwayne Carter subsequently dismissed the law suit against Cash Money Records due to venue issues while problems continued between Dwayne Carter and Bryan Williams.
25. That Jeffrey Williams sided with Bryan Williams in the contract dispute that formed the basis of Dwayne Carter's federal law suit, and problems soon arose between Jeffrey Williams and Dwayne Carter.
26. That the problems between Jeffrey Williams and Dwayne Carter became public.
27. That as a result of the dispute between Dwayne Carter and Bryan Williams, the release of Dwayne Carter's album "Tha Carter V" by Cash Money records has been delayed, and as of the date of this indictment still has not been released.
28. That as a result of the dispute between Dwayne Carter and Bryan Williams, on April 17, 2015, Jeffrey Williams released the next album in the Carter series but change the name to "Barter VI" by changing the "C" to a "B."

29. That approximately five (5) days prior to April 26, 2015, Jeffrey Williams placed a recording on his Instagram account containing gang references and threats toward Dwayne Carter. Jimmy Winfrey and weapons are visible on that video.
30. That on or about April 26, 2015, Jeffrey Williams attempted to perform at a show in New Orleans, Louisiana.
31. That on or about April 26, 2015, Jeffrey Williams was shouted off the stage in New Orleans with the crowd chanting for Lil Wayne.
32. That on or about April 26, 2015, shortly after Jeffrey Williams was shouted off stage in Louisiana, Dwayne Carter performed a show at the Compound in Atlanta, Georgia.
33. That at the time Dwayne Carter began his performance, Blood gang members associated with Jeffrey Williams, to include Jimmy Winfrey, left an Atlanta location known as the Vault in vehicles and traveled to the Compound.
34. That Atlanta Police observed the arrival of Jimmy Winfrey and the other Blood gang members at the Compound.
35. That Jimmy Winfrey was driving a white, 2015, Chevrolet Camaro when he arrived at the Compound on April 26, 2015.
36. That Atlanta Police observed that Winfrey had an assault rifle in his vehicle and that he was the only occupant of his vehicle.
37. That fearing gang violence, Atlanta Police immediately began to escort Dwayne Carter and his group away from the Compound.
38. That Atlanta Police attempted to detain Jimmy Winfrey at the Compound but Jimmy Winfrey, alone in his car, fled the scene before Atlanta Police could do so.
39. That Atlanta Police then escorted Dwayne Carter's group, in two (2) tour buses, toward Atlanta Road in Cobb County and onto Interstate 285 north.
40. That during the escort of Dwayne Carter's group toward Interstate 285 an Atlanta Police Lieutenant observed a white Chevrolet Camaro traveling at a high rate of speed in the direction Atlanta Police had taken Dwayne Carter's group.
41. That prior to the time Jimmy Winfrey left the Vault and traveled toward the Compound, and thereafter when he was traveling after Dwayne Carter's group toward Interstate 285, Jimmy Winfrey was in contact by cell phone with cell phones connected to Jeffrey Williams.
42. That Atlanta Police discontinued their escort as the buses in Dwayne Carter's group left Fulton County prior to entering Interstate 285 north in Cobb County.

43. That after Atlanta Police discontinued their escort, Jimmy Winfrey and fellow Blood Gang members entered Interstate 285 from Atlanta Road in Cobb County in pursuit of the buses occupied by Dwayne Carter's group.
44. That the two buses in Dwayne Carter's group contained a total of twelve (12) individuals, as more specifically named in Counts 13 through 24 and incorporated by reference herein.
45. That shortly after the buses entered Interstate 285, a white sports car pulled beside the rear bus in the two bus convoy, the rear bus being driven by Jovan Travis Peterson.
46. That when the white sports car pulled beside the buses, shots were then fired into the buses from the sports car with a .40 caliber handgun and a 9mm handgun.
47. That shots were fired into both buses.
48. That shots were fired into both buses from the white sports car while the buses were driving on the inner ring of Interstate 285 north between Atlanta Road and Interstate 75, said section of road being completely within Cobb County, Georgia.
49. That after the shots were fired into both buses, Jimmy Winfrey exited Interstate 285 and entered Interstate 75 south heading back into Atlanta.
50. That when Jimmy Winfrey entered Interstate 285, he stopped using his cell phone until after he entered Interstate 75 south heading back into Atlanta.
51. That once Jimmy Winfrey entered Interstate 75 south heading back into Atlanta, he starting using his cell phone again and placed a call to a cell phone owned by Bryan Williams.
52. That Jimmy Winfrey traveled south on Interstate 75 and returned to the Vault in Atlanta, Georgia.
53. That after the shooting, the lead bus driver, Alvin Lewis, called 911 to report that a white sports car had fired shots into the buses on Interstate 285.
54. That after the shooting, in fear that if they stopped they would be shot at again, the buses continued on Interstate 285 and exited Interstate 285 onto Georgia 400 south toward Atlanta.
55. That once on Georgia 400 south, the buses drove to the Mandarin Oriental Hotel where they met with Atlanta Police.
56. That Atlanta Police permitted the occupants of the two buses, with the exception of Alvin Lewis and James Malvey, to leave the scene without obtaining contact information and without taking statements.

57. That once the buses arrived at the Mandarin Oriental Hotel, and while Jimmy Winfrey was still on his cell phone with the cell phone owned by Bryan Williams, he left the Vault and drove to the Mandarin Oriental Hotel.
58. That shortly thereafter Jimmy Winfrey hid the white 2015, Chevrolet Camaro.
59. That after hiding the white 2015, Chevrolet Camaro, Jimmy Winfrey departed for Miami, Florida.
60. That Jimmy Winfrey had a photo of the white 2015, Chevrolet Camaro posted on his Instagram account which he attempted to delete after the April 26, 2015, shooting in Cobb County, Georgia.
61. That Cobb County Police thereafter discovered where Jimmy Winfrey hid the white 2015, Chevrolet Camaro, obtained a search warrant, and recovered the white 2015, Chevrolet Camaro.
62. That the white 2015, Chevrolet Camaro was recovered from the garage of a relative of Jimmy Winfrey.
63. That on or about June 8, 2015, Jeffrey Williams released a music video containing the track titled "Halftime," wherein Jeffrey Williams stated that if he pulled up next to "Lil Whodi" he would "pop him in the noggin", and thereafter a gun was pointed at the camera.
64. That on the "Halftime" music video Jimmy Winfrey is seen holding an assault rifle similar to the one he was seen with on April 26, 2015, at the Compound in Atlanta.
65. That during the start of his career, Dwayne Carter was also known as "Lil Whodi."
66. That on April 26, 2015, Jimmy Winfrey carried out Jeffrey Williams' threat and shot at two tour buses occupied by Dwayne Carter and others in Cobb County, Georgia.

#### **PATTERN OF RACKETEERING ACTIVITY**

That the defendant, JIMMY CARLTON WINFREY, engaged in at least two predicate acts of racketeering listed below in furtherance of one or more incidents, schemes, or transactions that have the same or similar intents, results, accomplices, victims, or methods of commission or otherwise are interrelated by distinguishing characteristics and are not isolated incidents, with at least one predicate act occurring in Cobb County, Georgia.

## **RACKETEERING ACTIVITY – PREDICATE ACTS**

That the defendant, JIMMY CARLTON WINFREY, did commit the following criminal offenses by performing at least 2 of the following predicate acts:

### **AGGRAVATED ASSAULT**

#### **RICO UNDER O.C.G.A. 16-14-3 (9) (A) (v)**

1. That on or about April 26, 2015, Jimmy Winfrey, through a pattern of racketeering, committed Aggravated Assault, by shooting at a bus occupied by Dwayne Carter, as detailed in Count 13 of this indictment, in Cobb County, Georgia.
2. That on or about April 26, 2015, Jimmy Winfrey, through a pattern of racketeering, committed Aggravated Assault, by shooting at a bus occupied by Alvin Lewis, as detailed in Count 14 of this indictment, in Cobb County, Georgia.
3. That on or about April 26, 2015, Jimmy Winfrey, through a pattern of racketeering, committed Aggravated Assault, by shooting at a bus occupied by James Mulvey, as detailed in Count 15 of this indictment, in Cobb County, Georgia.
4. That on or about April 26, 2015, Jimmy Winfrey, through a pattern of racketeering, committed Aggravated Assault, by shooting at a bus occupied by Christopher Moore, as detailed in Count 16 of this indictment, in Cobb County, Georgia.
5. That on or about April 26, 2015, Jimmy Winfrey, through a pattern of racketeering, committed Aggravated Assault, by shooting at a bus occupied by Joseph Ratleff, as detailed in Count 17 of this indictment, in Cobb County, Georgia.
6. That on or about April 26, 2015, Jimmy Winfrey, through a pattern of racketeering, committed Aggravated Assault, by shooting at a bus occupied by Sarah Ballew, as detailed in Count 18 of this indictment, in Cobb County, Georgia.
7. That on or about April 26, 2015, Jimmy Winfrey, through a pattern of racketeering, committed Aggravated Assault, by shooting at a bus occupied by Aaliah Cheadle, as detailed in Count 19 of this indictment, in Cobb County, Georgia.
8. That on or about April 26, 2015, Jimmy Winfrey, through a pattern of racketeering, committed Aggravated Assault, by shooting at a bus occupied by Monia Torres, as detailed in Count 20 of this indictment, in Cobb County, Georgia.
9. That on or about April 26, 2015, Jimmy Winfrey, through a pattern of racketeering, committed Aggravated Assault, by shooting at a bus occupied by Jade Mauldin, as detailed in Count 21 of this indictment, in Cobb County, Georgia.

10. That on or about April 26, 2015, Jimmy Winfrey, through a pattern of racketeering, committed Aggravated Assault, by shooting at a bus occupied by Omololu Akinlolu, as detailed in Count 22 of this indictment, in Cobb County, Georgia.
11. That on or about April 26, 2015, Jimmy Winfrey, through a pattern of racketeering, committed Aggravated Assault, by shooting at a bus occupied by Jovan Travis Peterson, as detailed in Count 23 of this indictment, in Cobb County, Georgia.
12. That on or about April 26, 2015, Jimmy Winfrey, through a pattern of racketeering, committed Aggravated Assault, by shooting at a bus occupied by "Chef D" (the victim's real name being unknown to the Grand Jurors), as detailed in Count 24 of this indictment, in Cobb County, Georgia.

#### **TERRORISTIC THREATS**

RICO UNDER O.C.G.A. § 16-14-3 (9) (A) (xxxi)

13. That on or about April 21, 2015, Jimmy Winfrey, through a pattern of racketeering, committed Terroristic Threats by participating in verbal threats toward Dwayne Carter.
14. That on a music video released on or about June 8, 2015, Jimmy Winfrey, through a pattern of racketeering, committed Terroristic Threats by participating in verbal threats toward Dwayne Carter.

#### **INTERFERENCE WITH COMMERCE BY THREATS OR VIOLENCE (18 U.S.C. 1961, THE HOBBS ACT)**

RICO UNDER O.C.G.A. § 16-14-3 (9) (A) (xxix)

15. That between January 28, 2015, and April 26, 2015, Jimmy Winfrey, through a pattern of racketeering, committed Interference with Commerce by Threats or Violence, with the actions under this predicate act including acts taking place within Cobb County, Georgia.

#### **IN RECOGNITION OF THE FOREGOING**

The Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, charge and accuse **JIMMY CARLTON WINFREY** with the offense of **VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT, O.C.G.A. 16-14-4(a)**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did through the pattern of racketeering activity described above, unlawfully acquire, directly and indirectly, control of money and property, contrary to the laws of said State, the good order, peace and dignity thereof.



## COUNT 2

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, charge and accuse **JIMMY CARLTON WINFREY** with the offense of **VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT , O.C.G.A. 16-14-4(b)**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did, while associated with an enterprise, to wit: Cash Money Records, participate in said enterprise, directly and indirectly, through a pattern of racketeering activity as set forth and described in Count 1 of this indictment and incorporated herein by reference, contrary to the laws of said State, the good order, peace and dignity thereof.

## COUNT 3

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, charge and accuse **JIMMY CARLTON WINFREY** with the offense of **VIOLATION OF THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT , O.C.G.A. 16-14-4(c)**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did, directly and indirectly, endeavor to acquire money and property through a pattern of racketeering activity as set forth and described in Count 1 of this indictment and incorporated herein by reference, contrary to the laws of said State, the good order, peace and dignity thereof.

## COUNT 4

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **VIOLATION OF THE STREET GANG TERRORISM AND PREVENTION ACT, O.C.G.A. 16-15-4(a)**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, being associated with the Bloods, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Violation of the Racketeer Influenced and Corrupt Organization Act, as set forth and described in Counts 1 through 3 of this indictment and incorporated by reference herein, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 5

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **VIOLATION OF THE STREET GANG TERRORISM AND PREVENTION ACT, O.C.G.A. 16-15-4(a)**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, being associated with the Bloods, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Aggravated Assault, as set forth and described in Counts 13 through 24 of this indictment and incorporated by reference herein, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 6

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **VIOLATION OF THE STREET GANG TERRORISM AND PREVENTION ACT, O.C.G.A. 16-15-4(a)**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, being associated with the Bloods, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Criminal Damage to Property in the First Degree, as set forth and described in Counts 25 through 26 of this indictment and incorporated by reference herein, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 7

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **VIOLATION OF THE STREET GANG TERRORISM AND PREVENTION ACT, O.C.G.A. 16-15-4(a)**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, being associated with the Bloods, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense of Possession of a Firearm During the Commission of a Felony, as set forth and described in Count 27 of this indictment and incorporated by reference herein, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 8

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **VIOLATION OF THE STREET GANG TERRORISM AND PREVENTION ACT, O.C.G.A. 16-15-4(a)**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, being associated with the Bloods, 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 28 of this indictment and incorporated by reference herein, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 9

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **VIOLATION OF THE STREET GANG TERRORISM AND PREVENTION ACT, O.C.G.A. 16-15-4(a)**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, being associated with the Bloods, a criminal street gang, did unlawfully participate in criminal gang activity through the commission of the offense Discharge of Gun or Pistol Near Public Highway or Street, O.C.G.A. 16-11-103, by, without legal justification, discharging a gun or pistol on or within 50 yards of Interstate 285 in Cobb County, Georgia, a public highway or street, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 10

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **VIOLATION OF THE STREET GANG TERRORISM AND PREVENTION ACT, O.C.G.A. 16-15-4(b)**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, being associated with the Bloods, a criminal street gang, did unlawfully participate in criminal gang activity, as set forth and described in Counts 4 through 9 of this indictment and incorporated by reference herein, with the intent to increase his status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof.

### COUNT 11

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **VIOLATION OF THE STREET GANG TERRORISM AND PREVENTION ACT, O.C.G.A. 16-15-4(b)**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, being associated with the Bloods, a criminal street gang, did unlawfully participate in criminal gang activity, as set forth and described in Counts 4 through 9 of this indictment and incorporated by reference herein, with the intent to maintain his status in said gang, contrary to the laws of said State, the good order, peace and dignity thereof.

### COUNT 12

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **VIOLATION OF THE STREET GANG TERRORISM AND PREVENTION ACT, O.C.G.A. 16-15-4(e)**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, being associated with the Bloods, a criminal street gang, did unlawfully encourage certain individuals whose names are currently unknown to the Grand Jury but who were parties to the offenses set forth and described in Counts 4 through 9 of this indictment and incorporated by reference herein, to participate in Bloods, a criminal street gang, contrary to the laws of said State, the good order, peace and dignity thereof.

### COUNT 13

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **AGGRAVATED ASSAULT, O.C.G.A. 16-5-21**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did make an assault upon the person of Dwayne Carter with a deadly weapon, to wit: an handgun firearm, by firing said handgun at a vehicle occupied by Dwayne Carter, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 14

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **AGGRAVATED ASSAULT, O.C.G.A. 16-5-21**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did make an assault upon the person of Alvin Lewis with a deadly weapon, to wit: a handgun firearm, by firing said handgun at a vehicle occupied by Alvin Lewis, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 15

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **AGGRAVATED ASSAULT, O.C.G.A. 16-5-21**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did make an assault upon the person of James Mulvey with a deadly weapon, to wit: a handgun firearm, by firing said handgun at a vehicle occupied by James Mulvey, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 16

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **AGGRAVATED ASSAULT, O.C.G.A. 16-5-21**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did make an assault upon the person of Christopher Moore with a deadly weapon, to wit: a handgun firearm, by firing said handgun at a vehicle occupied by Christopher Moore, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 17

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **AGGRAVATED ASSAULT, O.C.G.A. 16-5-21**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did make an assault upon the person of Joseph Ratleff with a deadly weapon, to wit: a handgun firearm, by firing said handgun at a vehicle occupied by Joseph Ratleff, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 18

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **AGGRAVATED ASSAULT, O.C.G.A. 16-5-21**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did make an assault upon the person of Sarah Ballew with a deadly weapon, to wit: a handgun firearm, by firing said handgun at a vehicle occupied by Sarah Ballew, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 19

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **AGGRAVATED ASSAULT, O.C.G.A. 16-5-21**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did make an assault upon the person of Aaliah Cheadle with a deadly weapon, to wit: a handgun firearm, by firing said handgun at a vehicle occupied by Aaliah Cheadle, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 20

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **AGGRAVATED ASSAULT, O.C.G.A. 16-5-21**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did make an assault upon the person of Monia Torres with a deadly weapon, to wit: a handgun firearm, by firing said handgun at a vehicle occupied by Monia Torres, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 21

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **AGGRAVATED ASSAULT, O.C.G.A. 16-5-21**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did make an assault upon the person of Jade Mauldin with a deadly weapon, to wit: a handgun firearm, by firing said handgun at a vehicle occupied by Jade Mauldin, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 22

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **AGGRAVATED ASSAULT, O.C.G.A. 16-5-21**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did make an assault upon the person of Omololu Akinlolu with a deadly weapon, to wit: a handgun firearm, by firing said handgun at a vehicle occupied by Omololu Akinlolu, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 23

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **AGGRAVATED ASSAULT, O.C.G.A. 16-5-21**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did make an assault upon the person of Jovan Travis Peterson with a deadly weapon, to wit: a handgun firearm, by firing said handgun at a vehicle occupied by Travis Patterson, contrary to the laws of said State, the good order, peace and dignity thereof.

#### COUNT 24

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **AGGRAVATED ASSAULT, O.C.G.A. 16-5-21**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did make an assault upon the person of "Chef D" (the victim's real name being unknown to the Grand Jurors), with a deadly weapon, to wit: a handgun firearm, by firing said handgun at a vehicle occupied by Chef D, contrary to the laws of said State, the good order, peace and dignity thereof.

### COUNT 25

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **CRIMINAL DAMAGE TO PROPERTY IN THE FIRST DEGREE, O.C.G.A. 16-7-22**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did knowingly and without authority interfere with a touring bus, the property of Pioneer Coach, in a manner so as to endanger the human life of Alvin Lewis by shooting at said bus while being driven by Alvin Lewis, contrary to the laws of said State, the good order, peace and dignity thereof.

### COUNT 26

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **CRIMINAL DAMAGE TO PROPERTY IN THE FIRST DEGREE, O.C.G.A. 16-7-22**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did knowingly and without authority interfere with a touring bus, the property of Major Touring LLC, in a manner so as to endanger the human life of Jovan Travis Peterson by shooting at said bus while being driven by Jovan Travis Peterson, contrary to the laws of said State, the good order, peace and dignity thereof.

### COUNT 27

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** 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 person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did unlawfully have within arm's reach of his person a handgun, a firearm, during the commission of the crime of Aggravated Assault, a felony, a crime involving the person of Alvin Lewis, contrary to the laws of said State, the good order, peace and dignity thereof.



### COUNT 28

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **POSSESSION OF A FIREARM BY A CONVICTED FELON, O.C.G.A. 16-11-131**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did knowingly and without lawful authority, possess an assault rifle, a firearm; said accused having previously been convicted of a felony, to wit: Possession of Prescription Drugs, case number SA082029, in the Superior Court of California, County of Los Angeles, on December 6, 2012, contrary to the laws of said State, the good order, peace and dignity thereof.

### COUNT 29

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **POSSESSION OF A FIREARM BY A CONVICTED FELON, O.C.G.A. 16-11-131**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did knowingly and without lawful authority, possess a .40 caliber handgun, a firearm; said accused having previously been convicted of a felony, to wit: Possession of Prescription Drugs, case number SA082029, in the Superior Court of California, County of Los Angeles, on December 6, 2012, contrary to the laws of said State, the good order, peace and dignity thereof.

### COUNT 30

and the Grand Jurors, aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JIMMY CARLTON WINFREY** with the offense of **POSSESSION OF A FIREARM BY A CONVICTED FELON, O.C.G.A. 16-11-131**, for that the said accused person, in the County of Cobb and State of Georgia, **on or about the 26th day of April, 2015**, did knowingly and without lawful authority, possess a 9mm handgun, a firearm; said accused having previously been convicted of a felony, to wit: Possession of Prescription Drugs, case number SA082029, in the Superior Court of California, County of Los Angeles, on December 6, 2012, contrary to the laws of said State, the good order, peace and dignity thereof.

D. VICTOR REYNOLDS, District Attorney