Cuyahoga County Court of Common Pleas Criminal Court Division

State of Ohio, A True Bill Indictment For

Plaintiff Aggravated Murder - UF

VS. \$2903.01(A)
Terrell Gray Kassius W. Williams

Charles Walker,

Defendants 14 Additional Count(s)

Dates of Offense (on or about)The Term OfCase NumberMarch 25, 2017January of 2017615721-17-CR

The State of Ohio,

Cuyahoga County

Count One Aggravated Murder - UF

§2903.01(A)

Defendants Terrell Gray, Charles Walker, Kassius W. Williams

Date of Offense On or about March 25, 2017

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County aforesaid, on their oaths, IN THE NAME AND BY THE AUTHORITY OF THE STATE OF OHIO, do find and present, that the above named Defendant(s), on or about the date of the offense set forth above, in the County of Cuyahoga, unlawfully

did purposely, and with prior calculation and design, cause the death of David Wilder.

Firearm Specification - 1 year - §2941.141(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense.

Firearm Specification - 3 year - §2941.145(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense and displayed the firearm, brandished the firearm, indicated that they possessed the firearm, or used it to facilitate the offense.

Firearm Specification - 5 year, "Drive By Shooting" - §2941.146(A)

The Grand Jurors further find and specify that

the offender committed the violation of Section 2923.161 of the Revised Code or the felony that includes, as an essential element, purposely or knowingly causing or attempting to cause the death of or physical harm to another and that the offense was committed by discharging a firearm from a motor vehicle other than a manufactured home.

Forfeiture of a Weapon - §2941.1417(A)

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Foreperson of the Grand Jury Prosecuting Attorney

the defendant(s) is/are the owner(s) and/or possessor(s) of Beretta 9mm, model PX-4, S/N #P20206A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Glock 40 cal, model 22, S/N #NVW639, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Astra 9mm, model A100, S/N #7755A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

The State of Ohio reserves the right to seek a superseding indictment containing the appropriate 2929.04(A) Aggravating Circumstances/Specifications.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Count Two Aggravated Murder - UF

§2903.01(A)

Defendants Terrell Gray, Charles Walker, Kassius W. Williams

Date of Offense On or about March 25, 2017

The grand jurors, on their oaths, further find that the Defendant(s) unlawfully

did purposely, and with prior calculation and design, cause the death of John Doe DOB 08/12/2001.

Firearm Specification - 1 year - §2941.141(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense.

Firearm Specification - 3 year - §2941.145(A)

The Grand Jurors further find and specify that

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the offender had a firearm on or about their person or under their control while committing the offense and displayed the firearm, brandished the firearm, indicated that they possessed the firearm, or used it to facilitate the offense.

Foreperson of the Grand Jury

Prosecuting Attorney

Firearm Specification - 5 year, "Drive By Shooting" - §2941.146(A)

The Grand Jurors further find and specify that

the offender committed the violation of Section 2923.161 of the Revised Code or the felony that includes, as an essential element, purposely or knowingly causing or attempting to cause the death of or physical harm to another and that the offense was committed by discharging a firearm from a motor vehicle other than a manufactured home.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Beretta 9mm, model PX-4, S/N #P20206A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Glock 40 cal, model 22, S/N #NVW639, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Astra 9mm, model A100, S/N #7755A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

The State of Ohio reserves the right to seek a superseding indictment containing the appropriate 2929.04(A) Aggravating Circumstances/Specifications.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Count Three Murder - UF

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§2903.02(B)

Defendants Terrell Gray, Charles Walker, Kassius W. Williams

Date of Offense On or about March 25, 2017

The grand jurors, on their oaths, further find that the Defendant(s) unlawfully

did cause the death of David Wilder, as a proximate result of the offender committing or attempting to commit an offense of violence that is a felony of the first or second degree, to wit: Discharge of a Firearm on or Near Prohibited Premises, (F1), in violation of Section 2903.02 of the Revised Code.

Firearm Specification - 1 year - §2941.141(A)

Foreperson of the Grand Jury

Prosecuting Attorney

the offender had a firearm on or about their person or under their control while committing the offense.

Firearm Specification - 3 year - §2941.145(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense and displayed the firearm, brandished the firearm, indicated that they possessed the firearm, or used it to facilitate the offense.

Firearm Specification - 5 year, "Drive By Shooting" - §2941.146(A)

The Grand Jurors further find and specify that

the offender committed the violation of Section 2923.161 of the Revised Code or the felony that includes, as an essential element, purposely or knowingly causing or attempting to cause the death of or physical harm to another and that the offense was committed by discharging a firearm from a motor vehicle other than a manufactured home.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Beretta 9mm, model PX-4, S/N #P20206A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Glock 40 cal, model 22, S/N #NVW639, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Astra 9mm, model A100, S/N #7755A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

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Prosecuting Attorney

Count Four Discharge Of Firearm On Or Near Prohibited Premises - F1

§2923.162(A)(3)

Defendants Terrell Gray, Charles Walker, Kassius W. Williams

Date of Offense On or about March 25, 2017

The grand jurors, on their oaths, further find that the Defendant(s) unlawfully

did discharge a firearm upon or over a public road or highway and the violation caused serious physical harm to a person David Wilder.

Firearm Specification - 1 year - §2941.141(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense.

Firearm Specification - 3 year - §2941.145(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense and displayed the firearm, brandished the firearm, indicated that they possessed the firearm, or used it to facilitate the offense.

Firearm Specification - 5 year, "Drive By Shooting" - §2941.146(A)

The Grand Jurors further find and specify that

the offender committed the violation of Section 2923.161 of the Revised Code or the felony that includes, as an essential element, purposely or knowingly causing or attempting to cause the death of or physical harm to another and that the offense was committed by discharging a firearm from a motor vehicle other than a manufactured home.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Beretta 9mm, model PX-4, S/N #P20206A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Glock 40 cal, model 22, S/N #NVW639, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

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Foreperson of the Grand Jury

Prosecuting Attorney

the defendant(s) is/are the owner(s) and/or possessor(s) of Astra 9mm, model A100, S/N #7755A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Count Five Murder - UF

§2903.02(B)

Defendants Terrell Gray, Charles Walker, Kassius W. Williams

Date of Offense On or about March 25, 2017

The grand jurors, on their oaths, further find that the Defendant(s) unlawfully

did cause the death of John Doe DOB 08/21/2001, as a proximate result of the offender committing or attempting to commit an offense of violence that is a felony of the first or second degree, to wit: Discharge of a Firearm on or Near Prohibited Premises, (F1), in violation of Section 2903.02 of the Revised Code.

Firearm Specification - 1 year - §2941.141(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense.

Firearm Specification - 3 year - §2941.145(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense and displayed the firearm, brandished the firearm, indicated that they possessed the firearm, or used it to facilitate the offense.

Firearm Specification - 5 year, "Drive By Shooting" - §2941.146(A)

The Grand Jurors further find and specify that

the offender committed the violation of Section 2923.161 of the Revised Code or the felony that includes, as an essential element, purposely or knowingly causing or attempting to cause the death of or physical harm to another and that the offense was committed by discharging a firearm from a motor vehicle other than a manufactured home.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Beretta 9mm, model PX-4, S/N #P20206A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

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Foreperson of the Grand Jury

Prosecuting Attorney

the defendant(s) is/are the owner(s) and/or possessor(s) of Glock 40 cal, model 22, S/N #NVW639, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Astra 9mm, model A100, S/N #7755A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Count Six Discharge Of Firearm On Or Near Prohibited Premises - F1

§2923.162(A)(3)

Defendants Terrell Gray, Charles Walker, Kassius W. Williams

Date of Offense On or about March 25, 2017

The grand jurors, on their oaths, further find that the Defendant(s) unlawfully

did discharge a firearm upon or over a public road or highway and the violation caused serious physical harm to a person John Doe DOB 08/21/2001.

Firearm Specification - 1 year - §2941.141(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense.

Firearm Specification - 3 year - §2941.145(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense and displayed the firearm, brandished the firearm, indicated that they possessed the firearm, or used it to facilitate the offense.

Firearm Specification - 5 year, "Drive By Shooting" - §2941.146(A)

The Grand Jurors further find and specify that

the offender committed the violation of Section 2923.161 of the Revised Code or the felony that includes, as an essential element, purposely or knowingly causing or attempting to cause the death of or physical harm to another and that the offense was committed by discharging a firearm from a motor vehicle other than a manufactured home.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

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Foreperson of the Grand Jury

Prosecuting Attorney

the defendant(s) is/are the owner(s) and/or possessor(s) of Beretta 9mm, model PX-4, S/N #P20206A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Glock 40 cal, model 22, S/N #NVW639, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Astra 9mm, model A100, S/N #7755A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Count Seven Murder - UF

§2903.02(B)

Defendants Terrell Gray, Charles Walker, Kassius W. Williams

Date of Offense On or about March 25, 2017

The grand jurors, on their oaths, further find that the Defendant(s) unlawfully

did cause the death of David Wilder, as a proximate result of the offender committing or attempting to commit an offense of violence that is a felony of the first or second degree, to wit: Felonious Assault, in violation of Section 2903.02 of the Revised Code.

Firearm Specification - 1 year - §2941.141(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense.

Firearm Specification - 3 year - §2941.145(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense and displayed the firearm, brandished the firearm, indicated that they possessed the firearm, or used it to facilitate the offense.

Firearm Specification - 5 year, "Drive By Shooting" - §2941.146(A)

The Grand Jurors further find and specify that

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Foreperson of the Grand Jury

Prosecuting Attorney

the offender committed the violation of Section 2923.161 of the Revised Code or the felony that includes, as an essential element, purposely or knowingly causing or attempting to cause the death of or physical harm to another and that the offense was committed by discharging a firearm from a motor vehicle other than a manufactured home.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Beretta 9mm, model PX-4, S/N #P20206A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Glock 40 cal, model 22, S/N #NVW639, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Astra 9mm, model A100, S/N #7755A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Count Eight Felonious Assault - F2

§2903.11(A)(2)

Defendants Terrell Gray, Charles Walker, Kassius W. Williams

Date of Offense On or about March 25, 2017

The grand jurors, on their oaths, further find that the Defendant(s) unlawfully

did knowingly cause or attempt to cause physical harm to David Wilder by means of a deadly weapon or dangerous ordnance, to wit: firearm,.

Firearm Specification - 1 year - §2941.141(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense.

Firearm Specification - 3 year - §2941.145(A)

The Grand Jurors further find and specify that

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Foreperson of the Grand Jury

Prosecuting Attorney

the offender had a firearm on or about their person or under their control while committing the offense and displayed the firearm, brandished the firearm, indicated that they possessed the firearm, or used it to facilitate the offense.

Firearm Specification - 5 year, "Drive By Shooting" - §2941.146(A)

The Grand Jurors further find and specify that

the offender committed the violation of Section 2923.161 of the Revised Code or the felony that includes, as an essential element, purposely or knowingly causing or attempting to cause the death of or physical harm to another and that the offense was committed by discharging a firearm from a motor vehicle other than a manufactured home.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Beretta 9mm, model PX-4, S/N #P20206A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Glock 40 cal, model 22, S/N #NVW639, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Astra 9mm, model A100, S/N #7755A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

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Foreperson of the Grand Jury

Michael C. O Maly

Prosecuting Attorney

Count Nine Murder - UF

§2903.02(B)

Defendants Terrell Gray, Charles Walker, Kassius W. Williams

Date of Offense On or about March 25, 2017

The grand jurors, on their oaths, further find that the Defendant(s) unlawfully

did cause the death of John Doe DOB 08/21/2001, as a proximate result of the offender committing or attempting to commit an offense of violence that is a felony of the first or second degree, to wit: Felonious Assault, in violation of Section 2903.02 of the Revised Code.

Firearm Specification - 1 year - §2941.141(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense.

Firearm Specification - 3 year - §2941.145(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense and displayed the firearm, brandished the firearm, indicated that they possessed the firearm, or used it to facilitate the offense.

Firearm Specification - 5 year, "Drive By Shooting" - §2941.146(A)

The Grand Jurors further find and specify that

the offender committed the violation of Section 2923.161 of the Revised Code or the felony that includes, as an essential element, purposely or knowingly causing or attempting to cause the death of or physical harm to another and that the offense was committed by discharging a firearm from a motor vehicle other than a manufactured home.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Beretta 9mm, model PX-4, S/N #P20206A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Glock 40 cal, model 22, S/N #NVW639, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

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Foreperson of the Grand Jury

Prosecuting Attorney

the defendant(s) is/are the owner(s) and/or possessor(s) of Astra 9mm, model A100, S/N #7755A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Count Ten Felonious Assault - F2

§2903.11(A)(2)

Defendants Terrell Gray, Charles Walker, Kassius W. Williams

Date of Offense On or about March 25, 2017

The grand jurors, on their oaths, further find that the Defendant(s) unlawfully

did knowingly cause or attempt to cause physical harm to John Doe DOB 08/21/2001 by means of a deadly weapon or dangerous ordnance, to wit: firearm,.

Firearm Specification - 1 year - §2941.141(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense.

Firearm Specification - 3 year - §2941.145(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense and displayed the firearm, brandished the firearm, indicated that they possessed the firearm, or used it to facilitate the offense.

Firearm Specification - 5 year, "Drive By Shooting" - §2941.146(A)

The Grand Jurors further find and specify that

the offender committed the violation of Section 2923.161 of the Revised Code or the felony that includes, as an essential element, purposely or knowingly causing or attempting to cause the death of or physical harm to another and that the offense was committed by discharging a firearm from a motor vehicle other than a manufactured home.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Beretta 9mm, model PX-4, S/N #P20206A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

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Foreperson of the Grand Jury

Prosecuting Attorney

the defendant(s) is/are the owner(s) and/or possessor(s) of Glock 40 cal, model 22, S/N #NVW639, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Astra 9mm, model A100, S/N #7755A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Count Eleven Felonious Assault - F2

§2903.11(A)(2)

Defendants Terrell Gray, Charles Walker, Kassius W. Williams

Date of Offense On or about March 25, 2017

The grand jurors, on their oaths, further find that the Defendant(s) unlawfully

did knowingly cause or attempt to cause physical harm to Aevonte Gaddis by means of a deadly weapon or dangerous ordnance, to wit: firearm,.

Firearm Specification - 1 year - §2941.141(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense.

Firearm Specification - 3 year - §2941.145(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense and displayed the firearm, brandished the firearm, indicated that they possessed the firearm, or used it to facilitate the offense.

Firearm Specification - 5 year, "Drive By Shooting" - §2941.146(A)

The Grand Jurors further find and specify that

the offender committed the violation of Section 2923.161 of the Revised Code or the felony that includes, as an essential element, purposely or knowingly causing or attempting to cause the death of or physical harm to another and that the offense was committed by discharging a firearm from a motor vehicle other than a manufactured home.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

It ela S.

Foreperson of the Grand Jury

Prosecuting Attorney

the defendant(s) is/are the owner(s) and/or possessor(s) of Beretta 9mm, model PX-4, S/N #P20206A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Glock 40 cal, model 22, S/N #NVW639, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Astra 9mm, model A100, S/N #7755A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Count Twelve Felonious Assault - F2

§2903.11(A)(2)

Defendants Terrell Gray, Charles Walker, Kassius W. Williams

Date of Offense On or about March 25, 2017

The grand jurors, on their oaths, further find that the Defendant(s) unlawfully

did knowingly cause or attempt to cause physical harm to Arnell Johnson by means of a deadly weapon or dangerous ordnance, to wit: firearm,.

Firearm Specification - 1 year - §2941.141(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense.

Firearm Specification - 3 year - §2941.145(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense and displayed the firearm, brandished the firearm, indicated that they possessed the firearm, or used it to facilitate the offense.

Firearm Specification - 5 year, "Drive By Shooting" - §2941.146(A)

The Grand Jurors further find and specify that

It ela S.

Foreperson of the Grand Jury

Prosecuting Attorney

the offender committed the violation of Section 2923.161 of the Revised Code or the felony that includes, as an essential element, purposely or knowingly causing or attempting to cause the death of or physical harm to another and that the offense was committed by discharging a firearm from a motor vehicle other than a manufactured home.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Beretta 9mm, model PX-4, S/N #P20206A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Glock 40 cal, model 22, S/N #NVW639, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Astra 9mm, model A100, S/N #7755A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Count Thirteen Improperly Handling Firearms In A Motor Vehicle - F4

§2923.16(B)

Defendants Terrell Gray, Charles Walker, Kassius W. Williams

Date of Offense On or about March 25, 2017

The grand jurors, on their oaths, further find that the Defendant(s) unlawfully

did knowingly transport or have a loaded firearm in a motor vehicle in such a manner that the firearm is accessible to the operator or any passenger without leaving the vehicle.

Firearm Specification - 1 year - §2941.141(A)

The Grand Jurors further find and specify that

the offender had a firearm on or about their person or under their control while committing the offense.

Firearm Specification - 3 year - §2941.145(A)

The Grand Jurors further find and specify that

It ella S.

Foreperson of the Grand Jury

Prosecuting Attorney

the offender had a firearm on or about their person or under their control while committing the offense and displayed the firearm, brandished the firearm, indicated that they possessed the firearm, or used it to facilitate the offense.

Firearm Specification - 5 year, "Drive By Shooting" - §2941.146(A)

The Grand Jurors further find and specify that

the offender committed the violation of Section 2923.161 of the Revised Code or the felony that includes, as an essential element, purposely or knowingly causing or attempting to cause the death of or physical harm to another and that the offense was committed by discharging a firearm from a motor vehicle other than a manufactured home.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Beretta 9mm, model PX-4, S/N #P20206A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Glock 40 cal, model 22, S/N #NVW639, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Astra 9mm, model A100, S/N #7755A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

It illa S. Frewitt

Foreperson of the Grand Jury

Michael C. O Mally

Prosecuting Attorney

Count Fourteen Carrying A Concealed Weapon - F4

§2923.12(A)(2)

Defendants Kassius W. Williams

Date of Offense On or about March 25, 2017

The grand jurors, on their oaths, further find that the Defendant(s) unlawfully

did knowingly carry or have concealed on his person or concealed ready at hand a handgun other than a dangerous ordnance.

FURTHERMORE, and the weapon involved was a firearm that was either loaded or for which the offender had ammunition ready at hand.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Glock 40 cal, model 22, S/N #NVW639, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

Count Fifteen Carrying A Concealed Weapon - F4

§2923.12(A)(2)

Defendants Charles Walker

Date of Offense On or about March 25, 2017

The grand jurors, on their oaths, further find that the Defendant(s) unlawfully

did knowingly carry or have concealed on his person or concealed ready at hand a handgun other than a dangerous ordnance.

FURTHERMORE, and the weapon involved was a firearm that was either loaded or for which the offender had ammunition ready at hand.

Forfeiture of a Weapon - §2941.1417(A)

The Grand Jurors further find and specify that

the defendant(s) is/are the owner(s) and/or possessor(s) of Beretta 9mm, model PX-4, S/N #P20206A, which is contraband and/or property derived from or through the commission or facilitation of an offense, and/or is an instrumentality the offender(s) used or intended to use in the commission or facilitation of a felony offense.

The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

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Prosecuting Attorney