

VOLUME II OF II

STATE OF SOUTH CAROLINA

IN THE COURT OF APPEALS

Appeal from Chesterfield County
Honorable D. Craig Brown, Circuit Court Judge

RECEIVED

Feb 02 2023

SC Court of Appeals

THE STATE,

RESPONDENT,

V.

RASHAWN MONTEZ LITTLE,

APPELLANT.

APPELLATE CASE NO. 2021-001385

RECORD ON APPEAL

KATHRINE H. HUDGINS
Appellate Defender

ALAN WILSON
Attorney General

South Carolina Commission on Indigent Defense
Division of Appellate Defense
PO Box 11589
Columbia, SC 29211-1589
(803) 734-1330

DONALD J. ZELENKA
Deputy Attorney General

MELODY J. BROWN
Senior Assistant Deputy Attorney General

ATTORNEY FOR APPELLANT

MICHAEL D. ROSS
Assistant Attorney General
Post Office Box 11549
Columbia, SC 29211-1549
(803) 734-6305

WILLIAM B. ROGERS, JR.
Solicitor, Fourth Judicial Circuit
Post Office Box 594
Chesterfield, SC 29709
(843) 479-6516

ATTORNEYS FOR RESPONDENT

INDEX

INDEX	i
TRIAL TRANSCRIPT DATED NOVEMBER 15-19, 2021	1
MOTION FOR A NEW JURY PANEL	12
RULING OF THE COURT	14
OPENING STATEMENT BY MS. JOHNSON-LEE	24
OPENING STATEMENT BY MR. FRICK.....	28
TESTIMONY	
JANICE ROSS	
Direct Examination by Ms. Johnson-Lee.....	30
Cross Examination by Mr. Young	43
WAYNE JORDAN	
Direct Examination by Mr. Redmond.....	46
Cross Examination by Mr. Young	73
Redirect Examination by Mr. Redmond	80
STUART ROBINSON	
Direct Examination by Ms. Johnson-Lee.....	89
Cross Examination by Mr. Young	112
ALVIN CRUZ	
Direct Examination by Mr. Redmond.....	119
Cross Examination by Mr. Young	135
BRIAN CAMPBELL	
Direct Examination by Ms. Munnerlyn	141
Cross Examination by Mr. Young	165
GREG BURNS	
Direct Examination by Mr. Redmond.....	169
Cross Examination by Mr. Young	184
Redirect Examination by Mr. Redmond	186
Re-Cross Examination by Mr. Young	188
SPENCE VAUGHN	
Direct Examination by Ms. Munnerlyn	190
Cross Examination by Mr. Frick.....	197

BRIAN TRUEX	
Direct Examination by Mr. Redmond.....	199
Cross Examination by Mr. Frick.....	208
GRANT COOK	
Direct Examination by Ms. Munnerlyn	212
Cross Examination by Mr. Young	215
CRYSTAL BROCK	
Direct Examination by Ms. Munnerlyn	218
TODD SCHENK	
Direct Examination by Ms. Johnson-Lee.....	219
Cross Examination by Mr. Frick.....	269
Redirect Examination by Ms. Johnson-Lee	281
JOHN FOLLIN	
Direct Examination by Mr. Redmond.....	288
Cross Examination by Mr. Frick.....	311
Redirect Examination by Mr. Redmond.....	318
JEREMY LOWERY	
Direct Examination by Mr. Redmond.....	320
Cross Examination by Mr. Frick.....	326
Redirect Examination by Mr. Redmond	327
KIMBERLY EASON	
Direct Examination by Mr. Redmond.....	329
Cross Examination by Mr. Frick.....	337
MEGAN MCMANUS	
Direct Examination by Mr. Redmond.....	338
Cross Examination by Mr. Frick.....	345
GARTH RIVERS	
Direct Examination by Ms. Munnerlyn	348
Cross Examination by Mr. Frick.....	352
DOUGLAS THREATT	
Direct Examination by Mr. Redmond.....	354
Cross Examination by Mr. Frick.....	357
TYLER STURKIE	
Direct Examination by Mr. Redmond.....	362
Cross Examination by Mr. Young	373

STEPHEN CURTIS	
Direct Examination by Ms. Johnson-Lee.....	375
Cross Examination by Mr. Young	388
Redirect Examination by Ms. Johnson-Lee	390
 DONNA MONEY	
Direct Examination by Ms. Munnerlyn	392
Cross Examination by Mr. Young	405
 SUZANNE CROMER (PROFFERED)	
Direct Examination by Mr. Redmond.....	409
Cross Examination by Mr. Young	418
 SUZANNE CROMER	
Direct Examination by Mr. Redmond.....	428
Cross Examination by Mr. Young	447
 THE STATE RESTS	450
 MOTION FOR A MISTRIAL	452
 RULING OF THE COURT	452
 MOTION FOR DIRECTED VERDICT.....	453
 RULING OF THE COURT	459
 COLOQUY WITH THE DEFENDANT REGARDING HIS RIGHT TO TESTIFY	459
 CHARGE ON THE LAW	468
 CLOSING ARGUMENT BY MR. REDMOND.....	484
 CLOSING ARGUMENT BY MR. YOUNG	510
 VERDICT	518
 SENTENCING	534
 INDICTMENTS AND SENTENCE SHEETS.....	537
 STATE’S EXHIBIT #105.....	579
 STATE’S EXHIBIT #106.....	584

STATE’S EXHIBIT #108.....587

STATE’S EXHIBIT #109.....598

STATE’S EXHIBIT #110.....610

CERTIFICATE OF COUNSEL628

**THE FOLLOWING EXHIBITS ARE ON FILE WITH THIS COURT:
STATE’S EXHIBIT #99 (VIDEO STATEMENTS)**

CLOSING ARGUMENTS

1 want to die. You can imagine that she was in proximity.
2 Obviously, her hand was in proximity at the time it was
3 shot, because as he said, when it shoots -- when the gun
4 fires there's a plume that goes off. But to be clear, it
5 does not mean she was the one that fired the weapon, and
6 it's in the report. So I'm not going to belabor that point
7 because it's in black and white in the report from the trace
8 evidence folks. So the fact that she had GSR absolutely
9 means she was in close proximity, we know that because she
10 was shot on the left side of her neck. You heard the video
11 statements taken from Zara, from Carmella, D.J. And Zara
12 couldn't be here today, but D.J., Carmella. If you would
13 stand, D.J. and Carmella. Of course, they're older now.
14 But you actually heard from them at the time this happened
15 within a few days -- y'all can sit down, thank you -- within
16 a few days of this happening. And when you sit back and
17 think about the fact that at the ages they were, I think
18 nine, 10, 12, to have to endure this hell that they went
19 through that night, and then to have to talk about it and to
20 relive it. And because it was at that time -- that's why we
21 played it when -- the State and the defense came to an
22 agreement that we would play those statements because that
23 was done at that time in lieu of having to call them to
24 testify, because as you can imagine just to have to relive
25 that, I couldn't imagine. But I do have to get into what

CLOSING ARGUMENTS

1 they told you because it is important. It puts into context
2 what was happening there. And I hate using notes and
3 reading from notes, but on this I think I -- even though you
4 have the transcript with you, but I need to highlight
5 certain things real briefly if you will permit. First, you
6 heard from D.J. And D.J. -- one of the things -- one of the
7 first things he said he heard, hey snitch. Now, D.J. --
8 with all due respect, D.J. was not quite as clear, but keep
9 in mind he's a kid. You have to kind of look and make an
10 assessment for yourself. And I would submit to you out of
11 all three of them quite frankly, the most context we got was
12 from Zara, but I'll get into that in just a little while.
13 But D.J. does tell you he says, hey snitch. Get him, Ques.
14 Goes straight to the issue of hand of one, hand of all. Get
15 him, Ques. After the shot was at Bam, after he shot at Bam
16 he told Ques, get him, Ques, puts you squarely in hand of
17 one, hand of all. Again, maestro, the orchestrator. He
18 heard his mom say I want to get to my kids, but he was
19 holding her around the waist, D.J. says. Wouldn't let her
20 get to her kids because he wanted her there with him. And
21 we'll talk about why when we get to Zara. But let's talk
22 about what Carmella told you. And that's where she -- the
23 first time we hear today is the day. That's when the
24 defendant says today is the day. Today is the day, based on
25 the people in the neighborhood, snitches, things of that

CLOSING ARGUMENTS

1 nature. Matter of fact, she also hears hey snatch when I
2 think it was Bam gets there. Hey snatch. And she talks
3 about the fact that when the shooting starts she said she
4 didn't want to die -- this is what her mom said, her mom
5 said she didn't want to die but the defendant would not let
6 her come back. She didn't want to die but he wouldn't let
7 her come back. All things, ladies and gentlemen, context
8 when you take that into account. Then she says something
9 real interesting that she heard. She said she didn't want
10 to be with him, she wanted to be with her kids. So she
11 didn't want to be in the middle this. Remember, when he
12 testified he heard either she can't or she wouldn't come
13 outside. He couldn't remember which, he wasn't sure which
14 one she said when he first knocked on the door, and then all
15 hell broke lose. But even during this she's trying to get
16 to the kids. Carmella also tells you that she would -- that
17 he was -- that he had held her. Carmella also tells you
18 that Shannon said I don't want to die. I don't want to be
19 killed. Again, flying in the face of anybody having done
20 this except the defendant. She's the first one, I believe,
21 to mention the blood on his shirt. I might be wrong, but I
22 think she was first one to mention the blood on his shirt.
23 The reason that's important is we submit to you, again,
24 circumstantial evidence that he was in close proximity at
25 the time she was shot. And, of course, we know what

CLOSING ARGUMENTS

1 happened to that shirt, and I'll get -- well, no, let me
2 back up. We don't know what happened to that shirt, which
3 is an important distinction. But I digress. Let me move
4 back to where I was. She also says that the defendant told
5 Ques to kill him. And again, these are in the transcripts
6 which are in evidence. So again, that's another aspect of
7 the hand of one, hand of all. Carmella is telling you that
8 he told Ques, kill him. Hand of one, hand of all. Then we
9 move to Zara. Zara also says -- and Zara, being the
10 youngest, just being honest about it, she may have been the
11 youngest but she was the one that put it -- she gave the
12 most clarity I think, and she was the most detailed, and I
13 would submit the most damning to this defendant. Because
14 starting -- she says hey snitch, heard him say finish it,
15 heard the defendant tell Ques to finish him. She also says
16 while the defendant is holding her she says she didn't want
17 to die. If you love me you'll let me go to my children. If
18 you love me you'll let me go to my children. I don't want
19 to die. So all of them have heard her say she did not want
20 to die. She wanted to get to her kids. Then when it comes
21 to specific intent this is where Zara really adds clarity.
22 He actually specifically expressed the desire to kill Bam.
23 I want to kill Bam because he's a snitch. And again, that's
24 in her transcript. You heard it, that's in her transcript.
25 Let me repeat it. I want to kill Bam because he's a snitch.

CLOSING ARGUMENTS

1 Again, that's how this whole thing unraveled in the
2 catastrophe it became. It started because of his animus
3 toward Bam. She also adds clarity, and also reiterates the
4 fact that the defendant goes around I think she said while
5 he was holding a gun during some points, today is the day.
6 Then she says he says, everybody dies, and she even explains
7 to you what everybody dies meant people in the trailer park
8 because they were snitches, they were lying, they were
9 trying to get him in trouble. Everybody dies. And then she
10 says as it relates to the attempted murder and the feelings
11 toward the police, specifically mentions that he hated the
12 police, which is evidence when he's shooting like you're on
13 TV shooting two guns at the time trying to kill them. But
14 here is an important thing to the aspect that she adds when
15 you consider the murder charge as it relates to Shannon
16 Little. At the time before Shannon is dead she tells you,
17 and again, it's in the transcript, Ques was on the back
18 porch. She says the defendant -- I think -- the defendant
19 was holding Shannon, she was in a chair, he was holding her
20 while Ques was on the back porch, and then I think the next
21 thing she says she hears a shot and her mom falls. So --
22 and if you need to it's in evidence. So what that tells you
23 is Ques ain't the one that killed her, Ques was on the back
24 porch. He was holding her, she next hears a shot, she
25 falls. Again, circumstantial evidence leaves you firmly

CLOSING ARGUMENTS

1 convinced that it was the defendant that killed Shannon
2 Little. And then one other thing I will add, because Dr.
3 Ross talks about one of the -- she was shot -- I guess shot
4 in the back, came through the abdomen but didn't do any
5 damage. And let's be honest, we can speculate that was
6 probably a law enforcement bullet that thankfully it did not
7 kill her, it was not the fatal wound, but I'm not going to
8 sit here and lie to you, it probably was a bullet that was
9 being returned. But then there's some more context to that
10 that Zara adds. What does she say? When she's asked, he
11 was holding her like he was trying to use her to protect
12 himself. Human shield. At that point the only use that she
13 had to him was as a human shield, and when she was no longer
14 of any use to him he killed her. And let me just show you
15 something as it relates to why we know he had possession of
16 the 380, and this is an important aspect. We know he had
17 possession of the 380, we know he was shooting that 380.
18 Why do we know that? We've got Marker 18. Marker 18. If
19 you recall from the firearms key, Marker 18 was fired by the
20 380. It was outside. What does that tell you? That as the
21 officers testified to, when he's coming out there shooting
22 he had stepped out in that door and is shooting outside, so
23 the shell ejected outside. But that's not the only one.
24 Marker F. Marker F is also fired from the 380. So my point
25 is that we've got shells inside -- and let me show you --

CLOSING ARGUMENTS

1 and for the record, Your Honor, I apologize I showed -- that
2 was State's Exhibit 90 that I showed, and also State's
3 Exhibit 107 was the firearms key. Now, finally State's
4 Exhibit 89 inside -- there are two shell casings inside.
5 Well, what does that tell you? The reason -- and those
6 shell casings, again, both of those shell casings were fired
7 by the 380. The shot he fired that killed Shannon wasn't
8 the only shot that he fired inside the house. As the
9 officers indicated, there were shots -- and even I think
10 Todd Schenk testified to, there were shots that came from
11 inside/outside. We know that he fired that shot more than
12 once inside, because obviously one of them was the fatal
13 shot that killed Shannon Little, but there was another shot
14 that was fired inside that house with the 380. So that's
15 why I submit to you, ladies and gentlemen, when you look at
16 that, again, deductive reasoning, circumstantial evidence,
17 whatever you want to call it, that shows that the defendant
18 actually was in possession and using that 380 firearm. When
19 you put all of that together, again, when you step back and
20 put it in its proper context, again, the defendant is, in
21 fact, guilty of this charge, the murder of Shannon Little.
22 Then we get toward the flight. What does he do after all of
23 this is over? Does he surrender? He comes around the side
24 hands up as we've talked about, gets in that car and speeds
25 off to the point where I think officers had to jump out of

CLOSING ARGUMENTS

1 the way and they fire at him as he leaves. Then let's move
2 to about 5:30 in the morning when he's apprehended. What
3 does he do? Well, when Brian Truex sees him he comes out,
4 he sees -- well, he was seen by another officer, Brian Truex
5 gets to Rollings Road, they encounter him, he's got his
6 hands up. He said I ain't got no strap on me no more. I
7 don't have my strap on me no more. I think he said he
8 repeated it twice. And he explained to you when he
9 specifically said strap, I ain't got my strap on me no more.
10 I ain't got any strap on me no more. Ladies and gentlemen,
11 again, we don't take our common sense -- we take our common
12 sense with us. We know strap means gun. He didn't have his
13 gun with him. But then he tried to leave, tried to run
14 again, dog was sicked on him. And what does he do to Egor?
15 He kicks/punches the dog twice, I think it was, falls back,
16 they had to tase him to apprehended him. But here is the
17 importance of this, and this is what we entered into another
18 stipulation about, did he have on his shirt at the time he
19 was apprehended? No, he didn't. And recall, this incident
20 all started -- and you can look at the body cam video from
21 the time stamps, all started between 7:30 and 8:00. He was
22 not apprehended until 5:30 in the morning, so he had plenty
23 of time. And I can tell you, ladies and gentlemen, we were
24 never able to find that shirt. Why was that shirt so
25 important? That shirt that everybody that testified that

CLOSING ARGUMENTS

1 saw the blood on the shirt, there were several people, both
2 the kids and law enforcement officers, that saw blood on
3 that shirt, that was Shannon's blood, ladies and gentlemen.
4 Again, circumstantial evidence that that was Shannon's
5 blood. The clothes gone. He got those clothes gone from
6 the jail. The shirt. He comes out there shirtless. He got
7 rid of the evidence. Got rid of the evidence. You can
8 absolutely infer that that was Shannon's blood on that wife
9 beater shirt as it was termed. And I know I've been going
10 on for a little over -- about 35, almost 40 minutes, so I'm
11 about to conclude with this. Ladies and gentlemen, you've
12 got several charges, and I think it's ten charges total that
13 you've got to sort through. It's actually 11, I misspoke,
14 11 charges, and I talked about them briefly. I'm not going
15 to get them ad nauseam, I'm going to just talk about them as
16 a group again. You've heard, and I submit to you that the
17 evidence you heard clearly gives this defendant -- or gives
18 the State -- well, excuse me, that the State has met its
19 burden of proving beyond a reasonable doubt that the
20 defendant is charged with the attempted murders of Wayne
21 Jordan, Stuart Robinson, Alvin Cruz, Brian Campbell, and
22 Greg Burns. We have given you evidence that should leave
23 you firmly convinced that he tried to kill Luther Chambers
24 based on everything that I've talked about, and I may have
25 missed some things that are in the record that you will have

FURTHER JURY CHARGE

1 with you and access to. He was charged, of course, with
2 possession of a weapon during the commission of a violent
3 crime, I've already told you about those three counts. But
4 then is charged with the murder of Tyvon Threatt and the
5 murder of Shannon Little. October 25th, 2015, the
6 defendant's explanation was today is the day. Today is the
7 day. I submit to you, ladies and gentlemen, that
8 November 19th, 2021, also today is the day. Today is the
9 day that those families who have been so aggrieved finally
10 get justice. Thank you so much.

11 THE COURT: Mr. Young?

12 MR. YOUNG: Good morning, ladies and gentlemen, how are
13 y'all? Everything -- I know that Judge Brown has told y'all
14 to review and decide each charge individually, and that's
15 what you're supposed to do, look at the evidence as to each
16 charge. But everything that happened on October 25th of
17 2015, all comes from the same place. It's one package, one
18 massive package of evidence, and so it all goes together.
19 It all fits together. And when you have a package where
20 everything fits together, goes together, you have to use one
21 thing to sort of judge the other, to me it's sort of like a
22 candy bar. Let's say you went to the store and you got
23 yourself a candy bar. It's fine it looked like, nothing
24 wrong with the wrapper, and you open up the candy bar and it
25 looked fine, nothing wrong with it, and then you took a bite

FURTHER JURY CHARGE

1 of the candy bar and out came a worm. What would you do?
2 Would you throw the candy bar away? With a you pull the
3 worm out, eat the rest of the candy bar? Break a piece of
4 the candy bar off and eat the remainder? That's what you
5 have to decide. The State's case has worms in it. They
6 don't want you to pay attention to them, they don't want you
7 to look at them, but it does, and it's for you to decide
8 what to do with those worms. One, I would suggest that you
9 start with the body cam footage. You're going to have the
10 ability to watch the body cam footage and you can watch it
11 as much as you want. You have Megan's testimony. On the
12 stand she said she was confused about the questions. Watch
13 the footage. What does she say when she's asked who is the
14 shooter? We don't know. That's what she said. But
15 watch -- put that into context. What was the light like?
16 Watch the body cam footage. It will show you whether or not
17 there was plenty of ambient light or it was dark when people
18 were shooting and muzzle flashes. What about Cruz when he
19 says that he wasn't shot at. Does that tell you that there
20 wasn't an attempted murder on him? But that's what he said
21 on the body cam footage. Watch it. What about Tyvon? Was
22 he in a condition to answer questions on the body cam
23 footage? Watch the footage. I understand that the officers
24 believe that Rashawn Little was the person sitting in the
25 door shooting at them, and that's understandable. After a

FURTHER JURY CHARGE

1 traumatic event like that I'm sure that when they go home
2 and close their eyes at night that's who they see there, but
3 it doesn't make it true. They saw him afterwards. They all
4 gave statements, you've heard about their statements. These
5 are trained law enforcement officers, everyone of them gave
6 a statement, not one description of the person shooting out
7 of the house, not one, much less the person shooting out of
8 the house had two guns; one a silver 357 Magnum hand cannon
9 and another 380 double fisted like some demented Dirty
10 Harry. It's not (inaudible.) If there has been enough
11 lighting, if they weren't just shooting at muzzle flashes
12 that would have been important information to include in
13 your statement. You would have seen a silver 357 Magnum,
14 you would have seen it. You would have seen a gun in the
15 other hand. More importantly if there had been enough light
16 like Mr. Redmond said, whoever was shooting at the doorway
17 would be killed. These are trained officers 10 feet away
18 from somebody, they would have taken them down if that had
19 happened that way. Who was shooting? Who do you know what
20 shooting? Marques. You know Marques was there, you know he
21 was shooting. You know his gun is not where he said it was.
22 What does he look like? I don't know. You don't know.
23 Where was Rashawn? Rashawn told Agent Follin that he left.
24 After the family was shot he left. There's also witnesses
25 at the scene who saw him come out of the woods after the

FURTHER JURY CHARGE

1 police stopped firing at his house, get in his car and try
2 and leave. That's where he was, in the woods. As far as
3 Agent Follin, like we couldn't get his clothes because his
4 mom had them. Well, his mom -- you can ask her. You could
5 go to her house and say did you get those clothes? I would
6 like to have them, they might have some evidentiary value.
7 The thing about the shirt and covered in blood. Okay.
8 Well, you had the car. Where is the blood from in the car?
9 Ladies and gentlemen, the lack of evidence is not evidence.
10 The State has the burden of proof. You can't use the fact
11 that they don't have evidence as evidence of guilt. What
12 happened to Shannon? I don't know. Did somebody shoot her?
13 Did she shoot herself? Was she firing at the police? I
14 don't know. The fact that somebody on a jail call that they
15 know is recorded doesn't want to talk about their case, to
16 use that as evidence is somewhat unconscionable, because
17 everybody knows not to discuss their case on the jail phone
18 call because the government is always listening. You have
19 the ability to decide this case for yourselves. You're
20 going to decide what to do with those worms. The Judge has
21 told you that when it comes to circumstantial evidence,
22 circumstances merely portraying Rashawn's behavior as
23 suspicious, the proof fails. If the circumstances merely
24 portray the behavior as suspicious. If you're like, well,
25 that's weird, I think that's suspicious that he did

FURTHER JURY CHARGE

1 (inaudible) that that is not proof beyond a reasonable
2 doubt. There shouldn't be any bullying or browbeating. You
3 should listen to each other, listen to each other's opinions
4 thoughtfully and carefully in deciding this case. At the
5 end of the day if I took a bite of a candy bar that had a
6 worm in it I would just throw it away, and that's why you
7 should find Rashawn not guilty.

8 THE COURT: All right. Ladies and gentlemen, you have
9 now heard closing arguments in this case. I have a few more
10 remarks before you begin your deliberations. I want you
11 all, ladies and gentlemen, to clearly understand that you're
12 not partisans or advocates for the State of South Carolina
13 or the defendant. It is your duty by your joint
14 deliberations to determine the facts in this case, giving to
15 the defendant the benefit of every reasonable doubt on each
16 and every issue, then to the facts which you determine to be
17 true you should take and apply the law which has been given
18 to you by this Court and thus arrive at a verdict in this
19 case. Thus when you have accomplished these
20 responsibilities you will have satisfied your oath as jurors
21 and you will have discharged your duty to this Court. Now,
22 once you retire to the jury room the bailiff will give the
23 verdict form to you, Madam Forelady. When you, the jury,
24 when you, the jury, arrive at a verdict as to the offenses
25 charged in this case you, Madam Forelady, will select the

FURTHER JURY CHARGE

1 verdict as to that offense on the verdict form. If the
2 State has failed to prove the guilt of the defendant beyond
3 a reasonable doubt your verdict will be not guilty.
4 Likewise, if the State has proven the guilt of the defendant
5 beyond a reasonable doubt your verdict will be guilty. Now,
6 once a decision has been made you, Madam Forelady, will
7 check whichever choice is the verdict of the jury as to the
8 offense and offenses charged. The verdict, ladies and
9 gentlemen, that you render in this case must be the verdict
10 of each and every juror. It must be your unanimous verdict.
11 All 12 jurors must agree on the verdict, which you authorize
12 the forelady to write for the jury. I want you all to
13 further understand, ladies and gentlemen, that the order in
14 which the choices of verdict appear on the verdict form are
15 not suggestive of any verdict on the part of this Court.
16 The verdict in this case is to be determined by you, the
17 jury, not the Court. Furthermore, ladies and gentlemen,
18 please understand that even though I will give the verdict
19 form to the forelady it is not her verdict alone. It must
20 be the verdict of all 12 of you, and again, I emphasize that
21 it must be unanimous. I'm also going to give you all a copy
22 of these instructions in written form. During your
23 deliberations you may refer to the instructions to guide
24 your decision-making. You must consider, ladies and
25 gentlemen, the instructions as a whole and not follow some

FURTHER JURY CHARGE

1 and ignore others. Please, Madam Forelady, return these
2 instructions to the Court at the time that the jury renders
3 its verdict. I'm now going to ask you all to retire to the
4 jury room, but before I do the law -- once you retire don't
5 begin your deliberations. The law requires that I consult
6 with the attorneys to make sure that I have not left
7 anything out of these instructions. Now, after I've spoken
8 with the attorneys the bailiff will bring in the copy of
9 these instructions to you all along with the verdict form
10 and the items which have been introduced into evidence
11 during the course of this trial. During your deliberations,
12 Madam Forelady, if the jury has any questions it'll be your
13 responsibility to reduce such question to writing, knock on
14 the door, let the bailiff know that you have a question,
15 give it to the bailiff and they will get it to me, and after
16 consulting with the attorneys I will answer it how the Court
17 deems appropriate. Okay? Now, once you all have reached a
18 verdict, filled out the verdict form, sign and dated the
19 verdict form, Madam Forelady, knock on the door as well and
20 let the bailiff know that you all have reached a unanimous
21 verdict and we will get you back in the courtroom as
22 promptly as possible. And before I ask you all to step to
23 the jury room, everyone on the jury feeling okay? Anyone
24 not feeling well? All right. I'm going to ask that you
25 step to the jury room, do not begin your deliberations until

JURY VERDICT

1 you're instructed to do so. Once again, once I have
2 consulted with the attorneys, the verdict form, along with
3 the items of evidence, will be brought back to you all and
4 you will be instructed to begin your deliberations at that
5 time. Please step to the jury room but do not discuss the
6 case until you're instructed to do so.

7 (The jury left the courtroom.)

8 THE COURT: All right. Two things. Any exceptions or
9 objections to the charge by defense counsel?

10 MR. YOUNG: No, Your Honor.

11 MR. REDMOND: No, Your Honor.

12 THE COURT: All right. If you all will go through the
13 items and make sure everything is there. The verdict form.

14 MS. JOHNSON-LEE: Your Honor, the alternate juror?

15 THE COURT: I'm going to get them out.

16 MS. JOHNSON-LEE: Oh, yes, sir. Thank you.

17 (Break in proceedings.)

18 THE COURT: Any objection to me excusing the alternate
19 back here and relieving the alternate?

20 MR. YOUNG: No.

21 MR. REDMOND: No, objection Your Honor.

22 THE COURT: All right. I will meet y'all back here
23 with the items of evidence, the verdict form, the jury
24 charge goes with that. Mr. Huggins is our alternate juror,
25 number 69, he is the one that will be pulled out and

JURY VERDICT

1 released.

2 (The alternate juror was released.)

3 THE COURT: I have been advised that we have a verdict
4 in this case. Anything from the State at this time?

5 MR. REDMOND: Nothing from the State, Your Honor.

6 THE COURT: Defense counsel?

7 MR. YOUNG: No, sir.

8 THE COURT: All right. I will remind everybody in the
9 courtroom that whatever the verdict is to keep your emotions
10 in check, failure to do so could result in you being held in
11 contempt of court with a potential penalty of a fine and/or
12 incarceration. If you do not believe that you can keep your
13 emotions in check now is your time to leave the courtroom.
14 All right. Bring me the jury, please, ma'am.

15 (The jury returned to the courtroom.)

16 THE COURT: Madam Clerk, we have all of the jurors
17 present.

18 THE CLERK: Ladies and gentlemen, have you reached a
19 verdict?

20 THE JUROR: Yes, ma'am.

21 THE COURT: Would you please pass the verdict to the
22 bailiff? All right. You may publish the verdict.

23 THE CLERK: Yes, Your Honor. State of South Carolina,
24 County of Chesterfield. The State versus Rashawn Montez
25 Little, in the Court of General Sessions. Indictment

JURY VERDICT

1 numbers 2016-GS-13-545, 546, 547, 548, 549, 550, 551, 552,
2 553, 554, and 555. As to each charge the forelady shall
3 initial either guilty or not guilty in reference to the
4 defendant, or -- to the charge of attempted murder of Greg
5 Burns, we, the jury, unanimously find the defendant, initial
6 guilty. To the charge of attempted murder of Brian
7 Campbell, we, the jury, unanimously find, the jury initialed
8 guilty. To the charge of attempted murder of Alvin Cruz,
9 we, the jury, unanimously find the defendant guilty. To the
10 charge of attempted murder on Stuart Robinson, we, the jury,
11 unanimously find the defendant guilty. To the charge of
12 attempted murder on Wayne Jordan, we, the jury, unanimously
13 find the defendant guilty. To the charge of attempted
14 murder on Luther Ray Chambers, Jr., we, the jury,
15 unanimously find the defendant guilty. To the charge of
16 murder on Tyvon Threatt, we, the jury, unanimously find the
17 defendant guilty. To the charge of murder of Shannon Little
18 we, the jury, unanimously find the defendant guilty. To the
19 charge of possession of a weapon during the commission of a
20 violent crime, specifically the attempted of murder of
21 Luther Ray Chambers, Jr., we, the jury, unanimously find the
22 defendant guilty. To the charge of possession of a weapon
23 during the commission of a violent crime, specifically to
24 the murder of Tyvon Threatt, we, the jury, unanimously find
25 the defendant guilty. To the charge of possession of a

JURY VERDICT

1 weapon during the commission of a violent crime,
2 specifically the murder of Shannon Little, we, the jury,
3 find the defendant guilty. Dated November the 19th, 2021.
4 Signed by Ms. Tammy Johnson, forelady, Chesterfield, South
5 Carolina. Madam Forelady, is this your verdict?

6 THE JUROR: Yes, it is.

7 THE CLERK: So say you all?

8 (All jurors answered yes.)

9 THE CLERK: Thank you.

10 THE COURT: Anything from the State at this time?

11 MR. REDMOND: Nothing from the State.

12 THE COURT: Defense counsel.

13 MR. YOUNG: We would request that jury be polled.

14 THE COURT: All right.

15 THE CLERK: As I call your name -- Ms. Tammy Johnson,
16 is this your verdict?

17 THE JUROR: Yes, it is.

18 THE COURT: Is it still your verdict?

19 THE JUROR: Yes, it is.

20 THE CLERK: Mr. Timothy Griggs. Is this your verdict?

21 THE JUROR: Yeah.

22 THE CLERK: Is it still your verdict?

23 THE JUROR: Yes.

24 THE CLERK: Ms. Marilyn Ford. Is this your verdict?

25 THE JUROR: Yes.

JURY VERDICT

1 THE CLERK: Is it still your verdict?
2 THE JUROR: Yes.
3 THE CLERK: Travis Wharton.
4 THE JUROR: Yes, ma'am.
5 THE CLERK: Is this your verdict?
6 THE JUROR: Yes, ma'am.
7 THE CLERK: Is it still your verdict?
8 THE JUROR: Yes, ma'am.
9 THE CLERK: Billy Terry. Is this your verdict?
10 THE JUROR: Yes, ma'am.
11 THE CLERK: Is it still your verdict?
12 THE JUROR: Yes, ma'am.
13 THE CLERK: Emily Berry. Is this your verdict? Is it
14 still your verdict?
15 THE JUROR: Yes.
16 THE CLERK: Sharon Sweatt. Is this your verdict?
17 THE JUROR: Yes.
18 THE CLERK: Is it still your verdict?
19 THE JUROR: Yes.
20 THE CLERK: Amanda Humphries. Is this your verdict?
21 THE JUROR: Yes.
22 THE CLERK: Is it still your verdict?
23 THE JUROR: It is.
24 THE CLERK: Selina Willis. Is this your verdict?
25 THE JUROR: Yes.

SENTENCING HEARING

1 THE CLERK: Is it still your verdict?

2 THE JUROR: Yes.

3 THE CLERK: Doris Bryson. Is this your verdict?

4 THE JUROR: Yes.

5 THE CLERK: Is it still your verdict?

6 THE JUROR: Yes.

7 THE COURT: John Griggs. Is this your verdict?

8 THE JUROR: Yes, ma'am.

9 THE CLERK: Is it still your verdict?

10 THE JUROR: Yes, ma'am.

11 THE CLERK: Dylan Renegar. Is this your verdict?

12 THE JUROR: Yes, ma'am.

13 THE CLERK: Is it still your verdict?

14 THE JUROR: Yes, ma'am.

15 THE CLERK: Thank you.

16 THE COURT: All right. The jury has been polled.

17 Anything further from the defense counsel?

18 MR. YOUNG: No, Your Honor.

19 THE COURT: All right. Ladies and gentlemen, I want to
20 thank for your patience as we went through this trial this
21 week. I told you from the outset not to talk about this
22 case, when I release you here today you can talk about it as
23 much as you want to or as little as you want to, but no one
24 can make you talk about it if you don't want to talk about
25 it. Okay? If anyone tries to talk to you about this case

SENTENCING HEARING

1 and you tell them you don't want to talk about it and they
2 don't leave you alone, you let the clerk's office know here
3 and we'll make sure it gets taken care of. Okay?

4 (Break in proceedings.)

5 THE COURT: Does the State have sentence sheets
6 prepared?

7 MR. REDMOND: We do, Your Honor. I am still -- there
8 are 11 of them, I'm still going through signing them. I'm
9 not presumptuous so I just wait until we get a verdict
10 before I do.

11 (Break in proceedings.)

12 THE COURT: Mr. Redmond, I will recognize you at this
13 point. I'm not sure if there's anything else you wish to
14 add.

15 MR. REDMOND: Nothing I wish to add other than just as
16 it relates to the defendant's prior criminal history for the
17 purposes of the Court's consideration for sentencing. The
18 defendant in 2007 pled to five counts of distribution of
19 cocaine base, he received a seven year sentence, got 15 days
20 credit for time served. At the same time -- I believe it
21 was the same time he pled to possession of a sawed off
22 shotgun charge, he received three years concurrent with that
23 on that. That's his criminal history. Your Honor, I
24 think -- obviously you've heard from me enough and the
25 jurors have heard from me enough, I do know that members of

SENTENCING HEARING

1 the family do want to address the Court -- of the families
2 want to address the Court at the appropriate time.

3 THE COURT: Well, if you will grab this microphone, you
4 can place it on the ledge behind you all's table and I'll
5 hear from the victims' family.

6 MR. REDMOND: Whoever decides to speak direct your
7 comments to the Court and state your name for the record,
8 too, whoever wants to.

9 SPEAKER: My name is Carmello Quick. So I know you
10 probably don't want to listen to what I have to say and
11 honestly that's fine, but you're going to hear what I have
12 to say. I waited with (sic) six years to get this off my
13 chest, and I just want to know why did you take my mom from
14 me and my siblings and my family? I don't understand
15 because she loved you so much, and she would do anything for
16 you and you know it. She trusted you. She trusted you so
17 much, and me and my siblings trusted you and looked at you
18 as a dad. And there was times you acted like a father to
19 us. Although you don't care that you took my mom from me I
20 want you to know that she will never get to see my graduate.
21 She will never see me go off to prom. She will never see me
22 go to college. She has already missed so much. She can't
23 see how that my siblings are doing. She can't see how big
24 they're getting. I have to tell my siblings and myself that
25 she's looking down on us and she's proud of us. I'm in such

SENTENCING HEARING

1 a good space now and she's not here to enjoy it with me.
2 She won't be able to help me plan my wedding one day. She
3 won't be able to meet her grandkids. And what I don't get
4 is how you claim to be a man and you can't admit to doing
5 your wrongs. You claim that you loved us so much and
6 wouldn't hurt us and kept us out of harms way, and the whole
7 time you put us in danger and took our protector from us.
8 Because of you I can't remember my mom's voice. I watched
9 you grin like this is a joke but it's not. You took a very
10 important huge piece out of me and my family's lives. You
11 caused us so much pain. You don't care, but why don't you
12 imagine that this is your family going through this and for
13 the pain that we feel and will forever feel and tell me is
14 it still funny. You're locked up but your mom is still here
15 and you still get to talk to her and I envy that so much.
16 And I forgive you because if I didn't I would be no better
17 than you. And don't think for one minute because I gave you
18 that that I have mercy for you because I don't.

19 MR. REDMOND: And, Your Honor, I do -- just to put some
20 context behind it now that the trial is over with,
21 unfortunately -- I think it may have been mentioned in one
22 of the videos, unfortunately the family was split up after
23 this because Shannon was the glue that kept the siblings
24 together. Zara is not here because Zara is -- her father --
25 she has got a different father and he did not want her to be

SENTENCING HEARING

1 present, and that's obviously his right to do that as a
2 parent. But they are no longer living together and so it
3 did have the affect of splitting up these kids. As a matter
4 of fact they had actually lived in Philadelphia with their
5 father for awhile. Carmella is still in Philadelphia. D.J.
6 is now down here -- in North Carolina down here with his
7 grandfather. Another thing, I would be remiss if I didn't
8 add -- and this is the second trial this year that I've had
9 where the mother of the victim of murder -- in a murder case
10 passed away shortly before the trial and did not live to see
11 this day. Unfortunately Shannon's mother passed away last
12 month and she was not able to be here. She hung on as long
13 as she could, and I know that's something that is very, very
14 meaningful to the family. And obviously in six years I've
15 gotten close to the family and so that's why I said I
16 probably don't need to say too much, because honestly it
17 will be kind of difficult when you get to know a victim's
18 family the way you do. Having, you know, been to
19 Philadelphia to visit them while they were up there and you
20 get to know them. So I think at this point I'm just going
21 to sit down, shut up and yield to the rest of the family
22 that wants to speak. Oh, I didn't mention Doug and Angie.
23 Because they live in Pageland, I live in Pageland, I run
24 into them all of the time in Wal-Mart in Monroe when we run
25 into each other, but I've also gotten close with them, too.

SENTENCING HEARING

1 And I please apologize for not mentioning that before I sit
2 down. I just want to sit down before emotions start to
3 overcome me, so at this point I'll yield to them.

4 SPEAKER: My name is Angela Threatt, I'm the mother of
5 Tyvon Threatt.

6 THE COURT: Tell me your name again. Please direct
7 your comments to the Court, please, ma'am.

8 SPEAKER: My name is Angela Threatt and I'm the mother
9 of Tyvon Threatt. And due to this tragedy has happened I am
10 unable to read this paper because I now have panic attacks,
11 anxiety attacks, and I just don't think that I would be able
12 to stand and do it, so I asked her to read it for me.

13 MR. REDMOND: And for the record that's Stephanie
14 Luther, the victim advocate. Let me just thank her and
15 Angie, I haven't the chance to thank them. Bee Bee Chapman,
16 Angie Thurman and Stephanie Luther, they're the victim's
17 advocates with the sheriff's and solicitor's office and they
18 have been -- just done yeoman's work and I do appreciate
19 that, we all do.

20 SPEAKER: Let me tell you who I am. I am a wife,
21 minister of the gospel, a mother, I am a grieving mother. I
22 am not the same person I was before October 25th, 2015. My
23 life, my husband, and my son's life has changed so much. We
24 are not the same. I am living, breathing, laughing, smiling
25 trying to enjoy life but yet crying on the inside. The pain

SENTENCING HEARING

1 of having to bury our 19 year old son runs deep. I wear a
2 mask everyday that many will never understand. You see,
3 there's a pain I carry unlike any pain you carry unless
4 you're a grieving parent. The pain of a bereaved mother is
5 always there. I am left with a math equation that never
6 equals up, no matter how many times my husband and I count
7 our children it will never add up to two. He is always
8 missing because of your senseless action. Tyvon looked at
9 you, Shawn, as a brother, a friend that turned out to be his
10 enemy. Tyvon went to your home, Shawn, to make sure you
11 were okay. He was concerned about you that night. He
12 wanted to make sure that you were good on that horrible
13 night of October 25th, 2015. Because of you and your
14 actions we will never be able to hug our son again. We will
15 never get grandkids by Tyvon, a big brother left without a
16 baby brother who is missing deeply. A room in our home is
17 now empty. A link to our family chain is broken. We are
18 two days before Tyvon's birthday, [REDACTED]. We now
19 have to go to his resting place to place flowers on his
20 grave. Tyvon nor Shannon does not deserve what you did to
21 them. Nothing or no one could ease the pain of missing
22 Tyvon who lives only in the confines of our memory. There
23 is an eternal hole in my heart and life. I'm a bereaved
24 mother. Because of you I feel torn in two directions, torn
25 between heaven and earth, a mother to an angel and a mother

SENTENCING HEARING

1 to one living. I'm a mother to the living and the dead.
2 That's just some of who I am today all because of you and,
3 again, your senseless action. You said on October 25th,
4 2015, that today is the day. My family says on
5 November 19th, 2021, today is the day. Justice is served.
6 Thank you.

7 THE COURT: All right. All right. Anything further
8 from the victims' family? Tell me your again, please?

9 SPEAKER: Members of the jury and the Court. My name
10 is Crystal Lynn Brock.

11 THE COURT: Please direct any comments to the Court.

12 SPEAKER: Yes, sir. Shannon Rochelle (phonetically)
13 Brock. I'm going to give you two dates; [REDACTED],
14 1982. We were blessed with my baby sister, Shannon. I am
15 six years her elder. Her birth -- Shannon wasn't even
16 supposed to be here but she made it and she thrived. She
17 produced me an aunt with my nieces, my nephew, D.J., and
18 niece, Zara, that cannot be here today. October 25th, 2015,
19 the date all of that was taken from me. The kids were split
20 up, they were taken from us. One-third of me left earth
21 that day when my sister was taken senselessly.
22 October 11th, 2021, my mother was taken from me. My mother
23 has something today that I can never get back and that
24 Rashawn will never see again and that is my sister, as I
25 know my mom is holding her this day and standing with me.

SENTENCING HEARING

1 He did not deserve her love. My sister always loved ones
2 that she thought she could rescue. Her whole life was built
3 on people she thought she could save, unfortunately this
4 coward as worthless and disgraceful (sic) as he is to my
5 family and the Threatts, which are my family now also
6 because of this incident. Once we release her ashes at the
7 beach where she always wanted to be, my sister will be
8 resting in the Atlantic Ocean where she loved to bask in the
9 sun. I hope when the sentencing comes he gets the max of
10 what he is entitled to and I hope he gets everything he
11 deserves. He thought he kept her from me. My sister was my
12 friend. I protected her. I was the oldest of three. I do
13 have a brother that's still living and he is mentally
14 handicapped. I was brought up in the era where you watched
15 your brothers and sisters because your mom and dad worked.
16 That's my background. My sister and my brother were my
17 kids. I got them to school, I got them home, I put them to
18 bed. Those were my kids. So with him thinking that he kept
19 her from me the last two years of her life, he did not
20 succeed. My sister would meet me. She would call me. She
21 needed money. The kids had no food. They were cold in the
22 house, no heaters. They walked around the house in coats
23 all day long. They were cold and they were hungry. I would
24 meet her on the side of the road because I was not allowed
25 in his house on the claims that I was racist. I am gay. I

SENTENCING HEARING

1 am married. This is my wife. I have been with her for 21
2 years. My sister has mixed kids. I introduced her to their
3 dad. I once had an African-American girlfriend and I've had
4 an African-American boyfriend. I am not prejudice. I don't
5 judge anybody by their color, race, creed, I'm no better
6 than anybody else. I'm a God of child -- child of God as
7 you are. With that being said, I am saved, I have been
8 saved, therefore I do not have to forgive him. That will
9 not stop me from getting in God's kingdom. He is not worth
10 me forgiving. And as difficult as it is with this being
11 today is the day, who's smiling now? You didn't deserve
12 her.

13 THE COURT: Ma'am, direct your comments to me.

14 SPEAKER: You should be glad that you received her and
15 her love for the little bit of time that you had because I
16 cherish every 33 year that I had with her. Thank y'all for
17 y'all's deliberations this week. Thank you all. And for my
18 mom and my dad, I stand here. My dad can't be here from
19 losing my mom, and this -- he just -- he's struggling. But
20 I know from the bottom of his heart he thanks you for your
21 service. Thank you, Your Honor.

22 THE COURT: Thank you.

23 SPEAKER: Brandy Brock. Shannon was my sister-in-law.
24 I loved her dearly. We would joke and we would laugh. She
25 was wonderful. For him to take her away from us was the

SENTENCING HEARING

1 hardest thing I think I've ever been through. For those
2 children to lose their mother, for a mother and a father to
3 lose their daughter, for me to lose a sister-in-law. She
4 didn't deserve it. She begged not to be taken. Shannon
5 will never get to see her grandchildren or to see her
6 children get married because of him. He is a coward. I
7 cannot forgive him. But I do know one day sentencing will
8 come and he will be dealt with that, but he will be the one
9 that will stand before God and have to pay for his sins.
10 Shannon may be gone, Tyvon may be gone, but we will see them
11 again one day. Until then I know where he is going, because
12 it won't be heaven, and he won't be laughing then. Today is
13 the day that he gets what he deserves. None of us should
14 have to go through this. None of these cops should have had
15 to go through this, all because of a senseless act, a
16 coward. So we're smiling now. Today is the day.

17 SPEAKER: My name is Donald Quick. All my life I
18 wanted a dad and my mom brought him in, and me and my
19 sisters, we all looked at him as a dad and stuff. And we
20 loved him and my mom loved him, she told him that all the
21 time. And I never thought that he would take her away, when
22 I seen her laying there on the floor and he walked passed.
23 I just wanted him to know I forgive him because one day
24 you're going to actually meet with God. That's all I've got
25 to say.

SENTENCING HEARING

1 THE COURT: All right. Mr. Young?

2 MR. YOUNG: Thank you, Your Honor. Your Honor, if you
3 notice that we've been -- these charges have been pending
4 for six years, we've been working with Mr. Little for about
5 three now. His mom was single, 15 years old (inaudible)
6 when Rashawn was born and he had to grow up quick and become
7 the man of the house, and that sort of dictated his life
8 path from then. I don't have a lot to say. His mom has
9 been here every morning but because of the car situation she
10 has to leave around noon so she couldn't be here right now.
11 We would ask the Court to consider a term of years and note
12 that the average male life expectancy for a black male in
13 the South Carolina Department of Corrections is 52 years.
14 That is -- you know, we're not asking for a minimum sentence
15 but we would like the Court to consider a term of years that
16 would allow him the hope of redemption. Thank you, Your
17 Honor.

18 THE COURT: Does your client wish to say anything?

19 MR. YOUNG: No, Your Honor.

20 (Break in proceedings.)

21 THE COURT: I'm not going to say a whole lot. I have
22 heard the testimony and I've had this case for quite some
23 time. It's a tragic situation for everyone involved, the
24 many different lives that have been affected as a result of
25 this. I can only hope that at some point these children

SENTENCING HEARING

1 that were present there that day and law enforcement will be
2 able to put this behind them as best they can. On
3 indictments 2016-GS-13-554, and 555, pursuant to section
4 162-3490, a sentence for those particular two charges, which
5 are possession of weapons during the commission of a violent
6 crime, were inapplicable since the mandatory minimum on the
7 murder charge for those two charges, the mandatory minimum
8 is 30 years. So sentence would not be applicable as it
9 relates to those two possession of weapon charges. The
10 section reads that the five year sentence does not apply in
11 cases where the death penalty or a life sentence without
12 parole is imposed for violent crimes. Service of the five
13 years sentence is mandatory unless a longer mandatory
14 minimum term of imprisonment is provided by law for the
15 violent crime. Moving onto 2016-GS-13-545, as to the
16 attempted murder charge as it relates to Greg Burns, the
17 defendant is hereby committed to the State Department of
18 Corrections for a period of 30 years. On 2016-GS-13-546, as
19 is relates to the attempted murder of Brian Campbell, the
20 defendant is hereby committed to the State Department of
21 Corrections for a period of 30 years. As to the
22 2016-GS-13-547, as to the attempted murder charge of Alvin
23 Cruz, the defendant is hereby committed to the State
24 Department of Corrections for a period of 30 years.
25 2016-GS-13-548, as to the attempted murder as it relates to

SENTENCING HEARING

1 Stuart Robinson, defendant is committed to the State
2 Department of Corrections for a period of 30 years.
3 2016-GS-13-549, as it relates to the attempted murder charge
4 of Wayne Jordan, the defendant is hereby sentenced to the
5 Department of Corrections for a period of 30 years.
6 2016-GS-13-550, as it relates to the attempted murder charge
7 of Luther Ray Chambers, Jr., the defendant is committed to
8 the State Department of Corrections for a period of 30
9 years. On 2016-GS-13-551, as it relates to the indictment
10 for the murder of Tyvon Threatt, the defendant is hereby
11 committed to the State Department of Corrections for the
12 balance of his natural life. On 2016-GS-13-552, as it
13 relates to the indictment for the murder of Shannon Little,
14 the defendant is hereby committed to the State Department of
15 Corrections for the balance of his natural life.
16 2016-GS-13-553, to possession during the commission of a
17 violent crime as it relates to Luther Ray Chambers, Jr.,
18 defendant is committed to the State Department of
19 Corrections for a period of five years. I have checked on
20 here that he is to receive credit for time that has served.
21 And these sentences are to run concurrently. Thank you.

22 MR. REDMOND: Thank you, Your Honor.

23 MS. MUNNERLYN: Thank you, Your Honor.

24 MS. JOHNSON-LEE: Thank you, Your Honor.

25 THE COURT: If law enforcement would take the defendant

SENTENCING HEARING

1 out, please.

2 (Break in proceedings.)

3 THE COURT: All right. Anything from the State at this
4 time?

5 MR. REDMOND: Nothing from the State, Your Honor.

6 THE COURT: Defense counsel?

7 MR. YOUNG: No, Your Honor.

8 (End of trial proceedings.)

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

WITNESSES

K. B Gainey

SLED

Law Enforcement Case #: 583

[Handwritten signature]

WAIVER OF PRESENTMENT

After being fully advised as to my legal rights, I hereby waive presentment to the Grand Jury.

Defendant

I hereby appear in my own proper person and plead guilty to the within indictment or to:

Defendant

2016 SEP 20 11 33
FBI
CLERK
CHESTER

ARREST WARRANT NUMBER
2015A1310400519

ARRESTED ON: 2015-10-26

ACTION OF GRAND JURY

True Bill

[Handwritten signature]

Grand Jury Foreperson

9-20-16
Date

VERDICT

Petit Jury Foreperson

Date

DOCKET NUMBER:
2016-GS-13-0545

The State of South Carolina

County of Chesterfield

COURT OF GENERAL SESSIONS

Term:
September 2016

THE STATE

vs.

Rashawn Montez Little

INDICTMENT FOR
ATEMPTED MURDER

§16-03-0029

CDR Code: 3410

William B. Rogers, Jr., Solicitor

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHESTERFIELD)

INDICTMENT FOR
ATTEMPTED MURDER

§16-03-0029

At a Court of General Sessions, convened on September 20, 2016, the Grand Jurors of Chesterfield County present upon their oath:

ATTEMPTED MURDER

CDR: 3410 16-3-29

That Rashawn Montez Little did in Chesterfield County, on or about October 25, 2015, with specific intent to kill, attempt to kill Graig Burns with malice aforethought, either expressed or implied, in violation of Section 16-3-29 of S.C. Code of Laws, 1976, as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.


WILLIAM B. ROGERS, JR.
SOLICITOR

STATE OF SOUTH CAROLINA)
 COUNTY OF CHESTERFIELD)
 STATE)
 VS.)
Rashawn Montez Little)
 AKA:)
 Race: Black Sex: M Age:)
 DOB: SS#)
 Address:)
 City, State, Zip:)
 DL#: SID#:)

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 2016-GS-13-0545

A/W#: 2015A1310400519
 Date of Offense: 10/25/2015
 S.C. Code § : 16-03-0029
 CDR Code #: 3410

RECEIVED

NOV 23 2021

SC Court of Appeals
SENTENCE SHEET

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS
 TO: Murder/Attempted murder Penalty statutes 16-03-0029; Felony Class A - eff date 6-02-2010 (Gray Burns)
 in violation of § 16-03-0029 of the S.C. Code of Laws, bearing CDR Code # 3410

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-45
 (CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. _____ (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.
 ATTEST:

K. E. R. O. 066583 SCB16959
 Redmond, Kernard E SC Bar# Defendant Young, S Boyd SC Bar#
 Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,
 for a determinate term of 30 days/months/years Time Served Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____ provided that upon the service of _____ days/months/years/Time Served and or payment
 of \$ _____ ; plus costs and assessments as applicable*; the balance is suspended with probation for _____
 months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
 probation, which are incorporated by reference.

The sentence shall run
 CONCURRENT or CONSECUTIVE to sentence on: _____
 The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.
 _____ days/months
 To include time spent on monitored house arrest prior to trial and sentencing.
 The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

2021 NOV 19 P 1:35
 CLERK OF COURT
 CHESTERFIELD COUNTY, SC

DCB
8.10.21

SPECIAL CONDITIONS:

PTUP after _____ months/years

And Other Terms Listed Below:

- Substance Abuse Counseling
- Completion of GED
- Random Drug/Alcohol testing
- Attend Voc. Rehab. or Job Corp
- No Contact with _____
- Domestic Violence Intervention Program
- Mental Health Counseling
- May serve W/E beginning : _____

Sex Offender Registry pursuant to S.C. Code § 23-3-430 Public Service Employment 0 _____ days/hours

Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Other: _____

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: _____ \$ _____

Payment Term _____ Set by SCDPPPS

Recipient: _____

***Fine:**

Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ Beginning _____

§14-1-206 (Assessments 107.5 %)		\$	_____
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$	100.00
§14-1-211(A)(2) (DUI Surcharge)	\$100	\$	_____
§56-5-2995 (DUI Assessment)	\$12	\$	_____
§56-1-286 (DUI Breath Test)	\$25	\$	_____
§14-1-212 (Law Enforce. Funding)	\$25	\$	25.00
§14-1-213 (Drug Court Surcharge)	\$150	\$	_____
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41	\$	_____
§50-21-114(BUI Breath Test Fee)	\$50	\$	_____
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$	_____
3% to County (if paid in installments)	TBD	\$	3.95
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	\$500	\$	_____
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	\$	_____
TOTAL		\$	188.95

2021 NOV 19 P 1:35
Christy E. Gaddy
CLERK OF COURT
CHESTERFIELD COUNTY, S.C.

Clerk of Court/Deputy Clerk: Christy E. Gaddy
Court Reporter: DCBP

Presiding Judge: [Signature]
Judge Code: 2180
Sentence Date: 11-19-21

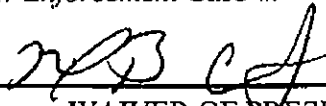
DCB
P. 272

WITNESSES

K. B Gainey

SLED

Law Enforcement Case #:
583



WAIVER OF PRESENTMENT

After being fully advised as to my legal rights, I hereby waive presentment to the Grand Jury.

Defendant

I hereby appear in my own proper person and plead guilty to the within indictment or to:

Defendant

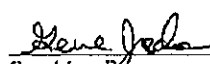
2016 SEP 20 11 33 AM '16
CLERK OF COURT
CHESTERFIELD COUNTY

ARREST WARRANT NUMBER
2015A1310400520

ARRESTED ON: 2015-10-26

ACTION OF GRAND JURY

True Bill


Grand Jury Foreperson

9-20-16
Date

VERDICT

Petit Jury Foreperson

Date

DOCKET NUMBER:
2016-GS-13-0546

The State of South Carolina

County of Chesterfield

COURT OF GENERAL SESSIONS

Term:
September 2016

THE STATE

vs.

Rashawn Montez Little

INDICTMENT FOR
ATTEMPTED MURDER

§16-03-0029

CDR Code: 3410

William B. Rogers, Jr., Solicitor

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHESTERFIELD)

INDICTMENT FOR

ATTEMPTED MURDER

§16-03-0029

At a Court of General Sessions, convened on September 20, 2016, the Grand Jurors of Chesterfield County present upon their oath:

ATTEMPTED MURDER

CDR: 3410 16-3-29

That Rashawn Montez Little did in Chesterfield County, on or about October 25, 2015, with specific intent to kill, attempt to kill Brian Campbell with malice aforethought, either expressed or implied, in violation of Section 16-3-29 of S.C. Code of Laws, 1976, as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.


WILLIAM B. ROGERS, JR.
SOLICITOR

STATE OF SOUTH CAROLINA)
 COUNTY OF CHESTERFIELD)
 STATE)
 VS.)
Rashawn Montez Little)
 AKA:)
 Race: Black Sex: M Age:)
 DOB: JS#)
 Address:)
 City, State, Zip:)
 DL#: SID#:)

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 2016-GS-13-0546

A/W#: 2015A1310400520
 Date of Offense: 10/25/2015
 S.C. Code § : 16-03-0029
 CDR Code #: 3410

RECEIVED

NOV 23 2021

SENTENCE SHEET
CC Court of Appeals

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS
 TO: Murder/Attempted murder Penalty statutes 16-03-0029; Felony Class A - eff date 6-02-2010 (Breven Campbell)
 in violation of § 16-03-0029 of the S.C. Code of Laws, bearing CDR Code # 3410

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-45
 (CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. _____ (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.
 ATTEST:

Kernard E Redmond SC Bar# 066583 Defendant SCB16959
 Young, S Boyd SC Bar# _____
 Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,
 for a determinate term of 30 days/months/years/Time Served Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____ provided that upon the service of _____ days/months/years/Time Served and or payment
 of \$ _____ ; plus costs and assessments as applicable*; the balance is suspended with probation for _____
 months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
 probation, which are incorporated by reference.

The sentence shall run
 CONCURRENT or CONSECUTIVE to sentence on: _____
 The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.
 _____ days/months
 To include time spent on monitored house arrest prior to trial and sentencing.
 The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

CHESTERFIELD COUNTY, S.C.
 Chrissy F. Gaddy
 CLERK OF COURT
 NOV 19 11 35 AM '21

DCB
2/17/22

SPECIAL CONDITIONS:

PTUP after _____ months/years

And Other Terms Listed Below:

- Substance Abuse Counseling
- Completion of GED
- Random Drug/Alcohol testing
- Attend Voc. Rehab. or Job Corp
- No Contact with _____
- Domestic Violence Intervention Program
- Mental Health Counseling
- May serve W/E beginning : _____

Sex Offender Registry pursuant to S.C. Code § 23-3-430 Public Service Employment 0 _____ days/hours

Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Other: _____

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: _____ \$ _____

Payment Term _____ Set by SCDPPPS

Recipient: _____

CHRISTY F. GADSDY
CLERK OF COURT
CHESTERFIELD COUNTY, S.C.
2021 NOV 19 P 1:35

*Fine:		\$
Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ Beginning _____		\$
§14-1-206 (Assessments 107.5 %)		\$
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ 100.00
§14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§56-5-2995 (DUI Assessment)	\$12	\$
§56-1-286 (DUI Breath Test)	\$25	\$
§14-1-212 (Law Enforce. Funding)	\$25	\$ 25.00
§14-1-213 (Drug Court Surcharge)	\$150	\$
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41	\$
§50-21-114(BUI Breath Test Fee)	\$50	\$
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
3% to County (if paid in installments)	TBD	\$ 3.95
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	\$500	\$
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	\$
TOTAL		\$ 128.95

Clerk of Court/ Deputy Clerk: Christy F. Gadsdy
Court Reporter: DCRP

Presiding Judge: P. Court
Judge Code: 2160
Sentence Date: 11-19-21

DCB
0-272

WITNESSES

K. B Gainey

SLED

Law Enforcement Case #: 583

KBG

WAIVER OF PRESENTMENT

After being fully advised as to my legal rights, I hereby waive presentment to the Grand Jury.

Defendant

I hereby appear in my own proper person and plead guilty to the within indictment or to:

Defendant

ARREST WARRANT NUMBER
2015A1310400521

ARRESTED ON: 2015-10-26

ACTION OF GRAND JURY

True Bill

Grand Jury Foreperson

Date

9-20-16

VERDICT

Petit Jury Foreperson

Date

DOCKET NUMBER:
2016-GS-13-0547

The State of South Carolina

County of Chesterfield

COURT OF GENERAL SESSIONS

Term:
September 2016

THE STATE

vs.

Rashawn Montez Little

INDICTMENT FOR
ATEMPTED MURDER

§16-03-0029

CDR Code: 3410

William B. Rogers, Jr., Solicitor

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHESTERFIELD)

INDICTMENT FOR

ATTEMPTED MURDER

§16-03-0029

At a Court of General Sessions, convened on September 20, 2016, the Grand Jurors of Chesterfield County present upon their oath:

ATTEMPTED MURDER

CDR: 3410 16-3-29

That Rashawn Montez Little did in Chesterfield County, on or about October 25, 2015, with specific intent to kill, attempt to kill Alvin Cruz with malice aforethought, either expressed or implied, in violation of Section 16-3-29 of S.C. Code of 1976, as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.


WILLIAM B. ROGERS, III
SOLICITOR

STATE OF SOUTH CAROLINA)
 COUNTY OF CHESTERFIELD)
 STATE)
 VS.)
Rashawn Montez Little)
 AKA:)
 Race: Black Sex: M Age:)
 DOB: ;)
 Address:)
 City, State, Zip:)
 DL#: ; SID#:)

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 2016-GS-13-0547

A/W#: 2015A1310400521
 Date of Offense: 10/25/2015
 S.C. Code § : 16-03-0029
 CDR Code #: 3410

RECEIVED

SENTENCE SHEET NOV 23 2021

SC Court of Appeals

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS TO: Murder/Attempted murder Penalty statutes 16-03-0029; Felony Class A - eff date 6-02-2010 (Alvin Cruz)

in violation of § 16-03-0029 of the S.C. Code of Laws, bearing CDR Code # 3410

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-45
 (CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. _____ (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.
 ATTEST:

[Signature] 066583
 Redmond, Kernard E SC Bar# Defendant

Young, S Boyd SC Bar#
 Attorney for Defendant

SCB16959

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,
 for a determinate term of 30 days/months/0 Time Served Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____ provided that upon the service of _____ days/months/years/Time Served and or payment
 of \$ _____ ; plus costs and assessments as applicable*; the balance is suspended with **probation** for _____
 months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
 probation, which are incorporated by reference.

The sentence shall run CONCURRENT or CONSECUTIVE to sentence on: _____
 The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.
 _____ days/months
 To include time spent on monitored house arrest prior to trial and sentencing
 The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

2021 NOV 23 1:30
 Clerk's Office
 CLERK OF COURT
 CHESTERFIELD COUNTY, S.C.

DCB
8-172

SPECIAL CONDITIONS:

PTUP after _____ months/years

And Other Terms Listed Below:

- Substance Abuse Counseling
- Completion of GED
- Random Drug/Alcohol testing
- Attend Voc. Rehab. or Job Corp
- No Contact with _____
- Domestic Violence Intervention Program
- Mental Health Counseling
- May serve W/E beginning : _____
- Sex Offender Registry pursuant to S.C. Code § 23-3-430
- Public Service Employment 0 _____ days/hours
- Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.
- Other: _____

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: _____ \$ _____

Payment Term _____ Set by SCDPPPS

Recipient: _____

*Fine:

Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ Beginning _____

§14-1-206 (Assessments 107.5 %)		\$	_____
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$	100.00
§14-1-211(A)(2) (DUI Surcharge)	\$100	\$	_____
§56-5-2995 (DUI Assessment)	\$12	\$	_____
§56-1-286 (DUI Breath Test)	\$25	\$	_____
§14-1-212 (Law Enforce. Funding)	\$25	\$	25.00
§14-1-213 (Drug Court Surcharge)	\$150	\$	_____
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41	\$	_____
§50-21-114(BUI Breath Test Fee)	\$50	\$	_____
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$	_____
3% to County (if paid in installments)	TBD	\$	3.75
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	\$500	\$	_____
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	\$	_____
TOTAL		\$	128.75

Christy E. Gaddy
CLERK OF COURT
CHESTERFIELD COUNTY, S.C.

2021 NOV 19 P 1:35

Clerk of Court/ Deputy Clerk: Christy E. Gaddy
Court Reporter: DCBP

Presiding Judge: D. [Signature]
Judge Code: 2169
Sentence Date: 11-19-21

*DCB
p. 292*

WITNESSES

K. B Gainey

SLED

Law Enforcement Case #: 583

MBCA

WAIVER OF PRESENTMENT

After being fully advised as to my legal rights, I hereby waive presentment to the Grand Jury.

Defendant

I hereby appear in my own proper person and plead guilty to the within indictment or to:

Defendant

ARREST WARRANT NUMBER 2015A1310400522

ARRESTED ON: 2015-10-26

ACTION OF GRAND JURY

True Bill

Gene Ford

Grand Jury Foreperson

Date

9-20-16

VERDICT

Petit Jury Foreperson

Date

DOCKET NUMBER: 2016-GS-13-0548

The State of South Carolina

County of Chesterfield

COURT OF GENERAL SESSIONS

Term: September 2016

THE STATE

vs.

Rashawn Montez Little

INDICTMENT FOR ATTEMPTED MURDER

§16-03-0029

CDR Code: 3410

William B. Rogers, Jr., Solicitor

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHESTERFIELD)

INDICTMENT FOR
ATTEMPTED MURDER

§16-03-0029

At a Court of General Sessions, convened on September 20, 2016, the Grand Jurors of Chesterfield County present upon their oath:

ATTEMPTED MURDER

CDR: 3410 16-3-29

That Rashawn Montez Little did in Chesterfield County, on or about October 25, 2015, with specific intent to kill, attempt to kill Stuart Robinson with malice aforethought, either expressed or implied, in violation of Section 16-3-29 of S.C. Code Laws, 1976, as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.


WILLIAM B. ROGERS, JR.
SOLICITOR

STATE OF SOUTH CAROLINA)
 COUNTY OF CHESTERFIELD)
 STATE)
 VS.)
Rashawn Montez Little)
 AKA:)
 Race: _____ Sex: M Age: _____)
 DOB: _____ SS#: _____)
 Address _____)
 City, State, Zip: _____)
 DL#: _____ SID#: _____)

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 2016-GS-13-0548

A/W#: 2015A1310400522
 Date of Offense: 10/25/2015
 S.C. Code § : 16-03-0029
 CDR Code #: 3410

RECEIVED

NOV 23 2021
SENTENCE SHEET

SC Court of Appeals

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS
 TO: Murder/Attempted murder Penalty statutes 16-03-0029; Felony Class A - eff date 6-02-2010 (Steart + Robinson)
 in violation of § 16-03-0029 of the S.C. Code of Laws, bearing CDR Code # 3410

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-45
 (CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. _____ (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.
 ATTEST:

Kernard E Redmond 066583 Defendant SC Bar# _____
Young, S Boyd Attorney for Defendant SC Bar# SCB16959

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,
 for a determinate term of 30 days/months/years/Time Served Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____ provided that upon the service of _____ days/months/years/Time Served and or payment
 of \$ _____ ; plus costs and assessments as applicable*; the balance is suspended with probation for _____
 months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
 probation, which are incorporated by reference.

The sentence shall run
 CONCURRENT or CONSECUTIVE to sentence on: _____
 The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.
 _____ days/months
 To include time spent on monitored house arrest prior to trial and sentencing.
 The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

2021 NOV 19 P 35
 Clerk of Court
 CHESTERFIELD COUNTY, SC
 Crissy E. Gaddy

PCB
9.10.22

SPECIAL CONDITIONS:

- PTUP after _____ months/years
- And Other Terms Listed Below:**
- Substance Abuse Counseling Completion of GED Random Drug/Alcohol testing
- Attend Voc. Rehab. or Job Corp No Contact with Domestic Violence Intervention Program
- Mental Health Counseling May serve W/E beginning : _____
- Sex Offender Registry pursuant to S.C. Code § 23-3-430 Public Service Employment 0 _____ days/hours
- Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.
- Other: _____

- RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: \$ _____

Payment Term _____ Set by SCDPPPS

Recipient: _____

Christy F. Gaddy
CLERK OF COURT
CHESTERFIELD COUNTY, S.C.
2021 NOV 19 P 1:35

*Fine:

Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ Beginning _____

§14-1-206 (Assessments 107.5 %)		\$
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ 100.00
§14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§56-5-2995 (DUI Assessment)	\$12	\$
§56-1-286 (DUI Breath Test)	\$25	\$
§14-1-212 (Law Enforce. Funding)	\$25	\$ 25.00
§14-1-213 (Drug Court Surcharge)	\$150	\$
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41	\$
§50-21-114(BUI Breath Test Fee)	\$50	\$
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
3% to County (if paid in installments)	TBD	\$ 3.75
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	\$500	\$
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	\$
TOTAL		\$ 128.75

Clerk of Court/ Deputy Clerk: Christy F. Gaddy
Court Reporter: DCAP

Presiding Judge: P. Long
Judge Code: 2160
Sentence Date: 11-19-21

DCB
P. 272

WITNESSES

K. B Gainey

SLED

Law Enforcement Case #: 583

[Handwritten signature]

WAIVER OF PRESENTMENT

After being fully advised as to my legal rights, I hereby waive presentment to the Grand Jury.

Defendant

I hereby appear in my own proper person and plead guilty to the within indictment or to:

Defendant

ARREST WARRANT NUMBER 2015A1310400518

ARRESTED ON: 2015-10-26

ACTION OF GRAND JURY

True Bill

[Handwritten signature]
Grand Jury Foreperson

9-20-16
Date

VERDICT

Petit Jury Foreperson

Date

DOCKET NUMBER:
2016-GS-13-0549

The State of South Carolina

County of Chesterfield

COURT OF GENERAL SESSIONS

Term:
September 2016

THE STATE

vs.

Rashawn Montez Little

INDICTMENT FOR
ATTEMPTED MURDER

§16-03-0029

CDR Code: 3410

William B. Rogers, Jr., Solicitor

STATE OF SOUTH CAROLINA)
 COUNTY OF CHESTERFIELD)
 STATE)
 VS.)
Rashawn Montez Little)
 AKA:)
 Race: Black Sex: M Age:)
 DOB: SS#)
 Address:)
 City, State, Zip:)
 DL#: SID#)

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 2016-GS-13-0549

A/W#: 2015A1310400518
 Date of Offense: 10/25/2015
 S.C. Code § : 16-03-0029
 CDR Code #: 3410

SENTENCE SHEET RECEIVED

NOV 23 2021

SC Court of Appeals

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS

TO: Murder/Attempted murder Penalty statutes 16-03-0029; Felony Class A - eff date 6-02-2010 (Wayne Jordan)

in violation of § 16-03-0029 of the S.C. Code of Laws, bearing CDR Code # 3410

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-45
 (CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. _____ (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.
 ATTEST:

K. S. O. E. 066583 SCB16959
 Redmond, Kernard E SC Bar# Defendant Young, S Boyd SC Bar#
 Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,
 for a determinate term of 30 days/months/years/Time Served Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____ provided that upon the service of _____ days/months/years/Time Served and or payment
 of \$ _____ ; plus costs and assessments as applicable*; the balance is suspended with **probation** for _____
 months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
 probation, which are incorporated by reference.

The sentence shall run
 CONCURRENT or CONSECUTIVE to sentence on: _____
 The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.
 _____ days/months
 To include time spent on monitored house arrest prior to trial and sentencing.
 The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

2021 NOV 19 1:36
 CHESTERFIELD COUNTY, S.C.
 CLERK OF COURT
 CHIEF E. GIDDY

DCB
0.1.18/2

SPECIAL CONDITIONS:

- PTUP after _____ months/years
- And Other Terms Listed Below:**
- Substance Abuse Counseling Completion of GED Random Drug/Alcohol testing
- Attend Voc. Rehab. or Job Corp No Contact with Domestic Violence Intervention Program
- Mental Health Counseling May serve W/E beginning : _____
- Sex Offender Registry pursuant to S.C. Code § 23-3-430 Public Service Employment 0 _____ days/hours
- Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.
- Other: _____

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: \$ _____

Payment Term _____ Set by SCDPPPS

Recipient: _____

2021 NOV 19 P 1:36
 Christy F. Gaddy
 CLERK OF COURT
 CHESTERFIELD COUNTY, S.C.

*Fine:
 Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ Beginning _____

- §14-1-206 (Assessments 107.5 %) \$ _____
- §14-1-211(A)(1) (Conv. Surcharge) \$100 \$ 100.00
- §14-1-211(A)(2) (DUI Surcharge) \$100 \$ _____
- §56-5-2995 (DUI Assessment) \$12 \$ _____
- §56-1-286 (DUI Breath Test) \$25 \$ _____
- §14-1-212 (Law Enforce. Funding) \$25 \$ 25.00
- §14-1-213 (Drug Court Surcharge) \$150 \$ _____
- §34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs) \$41 \$ _____
- §50-21-114(BUI Breath Test Fee) \$50 \$ _____
- §56-5-2942(J) (Vehicle Assessment) \$40/ea \$ _____
- 3% to County (if paid in installments) TBD \$ 3.75

Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.

§ 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund

\$	_____
\$	_____
\$100	\$ 100.00
\$100	\$ _____
\$12	\$ _____
\$25	\$ _____
\$25	\$ 25.00
\$150	\$ _____
\$41	\$ _____
\$50	\$ _____
\$40/ea	\$ _____
TBD	\$ 3.75
\$500	\$ _____
TBD	\$ _____
TOTAL	\$ 128.75

Clerk of Court/ Deputy Clerk: Christy F. Gaddy Presiding Judge: D. Court

Court Reporter: DCRB Judge Code: 2160

Sentence Date: 11-19-21

DCB
p. 292

WITNESSES

John E Follin III

SLED

Law Enforcement Case #: 583

John E Follin III

WAIVER OF PRESENTMENT

After being fully advised as to my legal rights, I hereby waive presentment to the Grand Jury.

Defendant

I hereby appear in my own proper person and plead guilty to the within indictment or to:

Defendant

2016 SEP 20 11 34 AM
FAYETTESVILLE
CLERK
CHESTERFIELD

ARREST WARRANT NUMBER 2016A1310400119

ARRESTED ON: 2016-04-04

ACTION OF GRAND JURY

True Bill

Gene Jordan
Grand Jury Foreperson

9-20-16
Date

VERDICT

Petit Jury Foreperson

Date

DOCKET NUMBER:
2016-GS-13-0550

The State of South Carolina

County of Chesterfield

COURT OF GENERAL SESSIONS

Term:
September 2016

THE STATE

vs.

Rashawn Montez Little

INDICTMENT FOR
ATTEMPTED MURDER

§16-03-0029

CDR Code: 3410

William B. Rogers, Jr., Solicitor

FAYETTESVILLE
CLERK
CHESTERFIELD

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHESTERFIELD)

INDICTMENT FOR
ATTEMPTED MURDER

§16-03-0029

At a Court of General Sessions, convened on September 20, 2016, the Grand Jurors of Chesterfield County present upon their oath:

ATTEMPTED MURDER

CDR: 3410 16-3-29

That Rashawn Montez Little did in Chesterfield County, on or about October 25, 2015, with specific intent to kill, attempt to kill Luther Ray Chambers, Jr., with malice aforethought, either expressed or implied, in violation of Section 16-3-29 of the Code of Laws, 1976, as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.


WILLIAM B. ROGERS, JR.
SOLICITOR

STATE OF SOUTH CAROLINA)
 COUNTY OF CHESTERFIELD)
 STATE)
 VS.)
Rashawn Montez Little)
 AKA:)
 Race: American Ind Sex: M Age: 33)
 DOB: SS)
 Address:)
 City, State, Zip:)
 DL#: SID#:)

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 2016-GS-13-0550

A/W#: 2016A1310400119
 Date of Offense: 10/25/2015
 S.C. Code § : 16-03-0029
 CDR Code #: 3410

RECEIVED

SENTENCE SHEET NOV 23 2021

SC Court of Appeals

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS
 TO: Murder/Attempted murder Penalty statutes 16-03-0029; Felony Class A - eff date 6-02-2010 *LC the Reg Char-bor, Jr.*
 in violation of § 16-03-0029 of the S.C. Code of Laws, bearing CDR Code # 3410

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-45
 (CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. _____ (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.
 ATTEST:

K. Kernard E 046583 SCB16959
 Redmond, Kernard E SC Bar# Defendant Young, S Boyd SC Bar#
 Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,
 for a determinate term of 30 days/months/years/Time Served Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____ provided that upon the service of _____ days/months/years/Time Served and or payment
 of \$ _____ ; plus costs and assessments as applicable*; the balance is suspended with probation for _____
 months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
 probation, which are incorporated by reference.

The sentence shall run
 CONCURRENT or CONSECUTIVE to sentence on: _____
 The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.
 _____ days/months
 To include time spent on monitored house arrest prior to trial and sentencing.
 The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

DCE
R-1072

CHESTERFIELD COUNTY, S.C.
 Clerk of Court
 Christy E. Gaddy
 2021 NOV 19 P 1:36

SPECIAL CONDITIONS:

PTUP after _____ months/years

And Other Terms Listed Below:

- Substance Abuse Counseling
- Completion of GED
- Random Drug/Alcohol testing
- Attend Voc. Rehab. or Job Corp
- No Contact with _____
- Domestic Violence Intervention Program
- Mental Health Counseling
- May serve W/E beginning : _____
- Sex Offender Registry pursuant to S.C. Code § 23-3-430
- Public Service Employment 0 _____ days/hours
- Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.
- Other: _____

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: \$ _____

Payment Term _____ Set by SCDPPPS

Recipient: _____

CHRISY F. GADDY
CLERK OF COURT
CHESTERFIELD COUNTY, S.C.
2021 NOV 19 P 1:36

*Fine:		\$
Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ Beginning _____		\$
§14-1-206 (Assessments 107.5 %)		\$
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ 100.00
§14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§56-5-2995 (DUI Assessment)	\$12	\$
§56-1-286 (DUI Breath Test)	\$25	\$
§14-1-212 (Law Enforce. Funding)	\$25	\$ 25.00
§14-1-213 (Drug Court Surcharge)	\$150	\$
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41	\$
§50-21-114(BUI Breath Test Fee)	\$50	\$
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
3% to County (if paid in installments)	TBD	\$ 3.75
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	\$500	\$
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	\$
TOTAL		\$ 128.75

Clerk of Court/ Deputy Clerk: Chrisy F. Gaddy
Court Reporter: DCRP

Presiding Judge: D. Cant
Judge Code: 2160
Sentence Date: 11-19-21

DCB
P. 292

WITNESSES

John E Follin III

SLED

Law Enforcement Case #:

John E Follin III

WAIVER OF PRESENTMENT

After being fully advised as to my legal rights, I hereby waive presentment to the Grand Jury.

Defendant

I hereby appear in my own proper person and plead guilty to the within indictment or to:

Defendant

ARREST WARRANT NUMBER
2016A1310400120

ARRESTED ON: 2016-04-04

ACTION OF GRAND JURY

True Bill
John Follin
Grand Jury Foreperson
Date *9-20-16*

VERDICT

Petit Jury Foreperson

Date

DOCKET NUMBER:
2016-GS-13-0551

The State of South Carolina

County of Chesterfield

COURT OF GENERAL SESSIONS

Term:
September 2016

THE STATE

vs.

Rashawn Montez Little

INDICTMENT FOR

MURDER

§16-03-0010

CDR Code: 0116

William B. Rogers, Jr., Solicitor

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHESTERFIELD)

INDICTMENT FOR

MURDER

§16-03-0010

At a Court of General Sessions, convened on September 20, 2016, the Grand Jurors of Chesterfield County present upon their oath:

MURDER

CDR: 0116 16-03-0010

That Rashawn Montez Little did in Chesterfield County, on or about October 25, 2015, willfully, feloniously, and intentionally kill the victim, Tyvon Threatt, with malice aforethought, either express or implied, by means of Gun; the victim did die as a proximate result thereof on or about October 25, 2015, in Chesterfield County, in violation of §16-03-0010, S. C. Code of Laws, 1976, as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.


WILLIAM B. ROGERS JR.
SOLICITOR

STATE OF SOUTH CAROLINA)
 COUNTY OF CHESTERFIELD)
 STATE)
 VS.)
Rashawn Montez Little)
 AKA:)
 Race: American Ind Sex: M Age: 33)
 DOB: SS:)
 Address:)
 City, State, Zip:)
 DL#: SID#:)

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 2016-GS-13-0551

A/W#: 2016A1310400120
 Date of Offense: 10/25/2015
 S.C. Code § : 16-03-0010; 16-03-0020
 CDR Code #: 0116

RECEIVED SENTENCE SHEET

NOV 23 2021

SC Court of Appeals

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS

TO: Murder / Murder (Tyron Thickett)

in violation of § 16-03-0010; 16-03-0020 of the S.C. Code of Laws, bearing CDR Code # 0116

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-45
 (CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. _____ (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST:
K. Kernard E. 066583 SC Bar# 066583 Defendant,
Young, S Boyd SC Bar# _____ Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,

for a determinate term of Life days/months/years/Time Served Youthful Offender Act not to exceed _____ years

and/or to pay a fine of \$ _____ provided that upon the service of _____ days/months/years/Time Served and or payment of \$ _____ ; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run CONCURRENT or CONSECUTIVE to sentence on: _____

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC. _____ days/months
 To include time spent on monitored house arrest prior to trial and sentencing.

The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

2021 Nov 19 P 1:30
 Clerk of Court
 Chesterfield County, SC
 Dr. S. F. Gaddy

DCB
8.19.2

SPECIAL CONDITIONS:

PTUP after _____ months/years

And Other Terms Listed Below:

- Substance Abuse Counseling
- Completion of GED
- Random Drug/Alcohol testing
- Attend Voc. Rehab. or Job Corp
- No Contact with _____
- Domestic Violence Intervention Program
- Mental Health Counseling
- May serve W/E beginning : _____

Sex Offender Registry pursuant to S.C. Code § 23-3-430 Public Service Employment 0 _____ days/hours

Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Other: _____

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: _____ \$ _____

Payment Term _____ Set by SCDPPPS

Recipient: _____

*Fine:

Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ Beginning _____

§14-1-206 (Assessments 107.5 %)	\$100	\$ 100.00
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$
§14-1-211(A)(2) (DUI Surcharge)	\$12	\$
§56-5-2995 (DUI Assessment)	\$25	\$
§56-1-286 (DUI Breath Test)	\$25	\$ 25.00
§14-1-212 (Law Enforce. Funding)	\$150	\$
§14-1-213 (Drug Court Surcharge)	\$41	\$
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$50	\$
§50-21-114(BUI Breath Test Fee)	\$40/ea	\$
§56-5-2942(J) (Vehicle Assessment)	TBD	\$ 3.75
3% to County (if paid in installments)	\$500	\$
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	TBD	\$
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TOTAL	\$ 128.75

Christy E. Gaddy
CLERK OF COURT
CHESTERFIELD COUNTY, S.C.

2021 NOV 19 PM 3:36

Clerk of Court/ Deputy Clerk: Christy E. Gaddy
Court Reporter: DCAP

Presiding Judge: D. Campbell
Judge Code: 210
Sentence Date: 11-19-21

DCB
8.27.21

WITNESSES

John E Follin III

SLED

Law Enforcement Case #: 583

[Handwritten signature]

WAIVER OF PRESENTMENT

After being fully advised as to my legal rights, I hereby waive presentment to the Grand Jury.

Defendant

I hereby appear in my own proper person and plead guilty to the within indictment or to:

Defendant

ARREST WARRANT NUMBER 2016A1310400121

ARRESTED ON: 2016-04-04

ACTION OF GRAND JURY

True Bill

[Handwritten signature]
Grand Jury Foreperson

Date 9-20-16

VERDICT

Petit Jury Foreperson

Date

DOCKET NUMBER:
2016-GS-13-0552

The State of South Carolina

County of Chesterfield

COURT OF GENERAL SESSIONS

Term:
September 2016

THE STATE

vs.

Rashawn Montez Little

INDICTMENT FOR

MURDER

§16-03-0010

CDR Code: 0116

William B. Rogers, Jr., Solicitor

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHESTERFIELD)

INDICTMENT FOR

MURDER

§16-03-0010


At a Court of General Sessions, convened on September 20, 2016, the Grand Jurors of Chesterfield County present upon their oath:

MURDER

CDR: 0116 16-03-0010

That Rashawn Montez Little did in Chesterfield County, on or about October 25, 2015, willfully, feloniously, and intentionally kill the victim, Shannon Little, with malice aforethought, either express or implied, by means of Gunshot, and the victim did die as a proximate result thereof on or about October 25, 2015, in Chesterfield County, in violation of Section 16-03-0010, S. C. Code of Laws, 1976, as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.


WILLIAM B. ROGERS, JR.
SOLICITOR

STATE OF SOUTH CAROLINA)
 COUNTY OF CHESTERFIELD)
 STATE)
 VS.)
Rashawn Montez Little)
 AKA:)
 Race: American Ind Sex: M Age: 33)
 DOB: SS:)
 Address:)
 City, State, Zip:)
 DL#: SID#:)

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 2016-GS-13-0552

A/W#: 2016A1310400121
 Date of Offense: 10/25/2015
 S.C. Code § : 16-03-0010; 16-03-0020
 CDR Code #: 0116

RECEIVED SENTENCE SHEET

NOV 23 2021

SC Court of Appeals

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS

TO: Murder / Murder (Shannon Little)

in violation of § 16-03-0010; 16-03-0020 of the S.C. Code of Laws, bearing CDR Code # 0116

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-45
 (CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. _____ (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.
ATTEST:

K. E. R. 066583 SCB16959
 Redmond, Kernard E SC Bar# Defendant Young, S Boyd SC Bar#
 Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,

for a determinate term of Life days/months/years/Time Served Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____ provided that upon the service of _____ days/months/years/Time Served and or payment
 of \$ _____ ; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run
 CONCURRENT or CONSECUTIVE to sentence on: _____
 The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.
 _____ days/months
 To include time spent on monitored house arrest prior to trial and sentencing.
 The Defendant Shall be Released from County Detention Center.

2021 NOV 19 PM 1:36
 Christy E. Gaddy
 CLERK OF COURT
 CHESTERFIELD COUNTY, S.C.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

DCB
B-1072

SPECIAL CONDITIONS:

PTUP after _____ months/years

And Other Terms Listed Below:

- Substance Abuse Counseling, Completion of GED, Random Drug/Alcohol testing, Attend Voc. Rehab. or Job Corp, No Contact with, Domestic Violence Intervention Program, Mental Health Counseling, May serve W/E beginning: _____, Sex Offender Registry pursuant to S.C. Code § 23-3-430, Public Service Employment 0 _____ days/hours, Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135, Other: _____

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: \$ _____

Payment Term _____ Set by SCDPPPS

Recipient: _____

*Fine:

Table with 3 columns: Description, Amount, Total. Includes rows for §14-1-206, §14-1-211(A)(1), §14-1-211(A)(2), §56-5-2995, §56-1-286, §14-1-212, §14-1-213, §34-11-70(b)and(c), §50-21-114, §56-5-2942(J), 3% to County, Appointed PD, and § 17-3-30(B). Total: \$ 128.95

2021 NOV 19 P 1:37
Christy F. Gaddy
CLERK OF COURT
CHESTERFIELD COUNTY, S.C.

Clerk of Court/Deputy Clerk: Christy F. Gaddy
Court Reporter: DCRP

Presiding Judge: D. Gandy
Judge Code: 2160
Sentence Date: 11-19-21

DCB
P. 172

WITNESSES

John E Follin III

SLED

Law Enforcement Case #: 583

[Handwritten signature]

WAIVER OF PRESENTMENT

After being fully advised as to my legal rights, I hereby waive presentment to the Grand Jury.

Defendant

I hereby appear in my own proper person and plead guilty to the within indictment or to:

Defendant

ARREST WARRANT NUMBER 2016A1310400122

ARRESTED ON: 2016-04-04

ACTION OF GRAND JURY

True Bill

[Handwritten signature]

Grand Jury Foreperson

Date

9-20-16

VERDICT

Petit Jury Foreperson

Date

DOCKET NUMBER: 2016-GS-13-0553

The State of South Carolina

County of Chesterfield

COURT OF GENERAL SESSIONS

Term: September 2016

THE STATE

vs.

Rashawn Montez Little

INDICTMENT FOR POSSESSION OF A WEAPON DURING THE COMMISSION OF A VIOLENT CRIME

§16-23-0490

CDR Code: 0549

William B. Rogers, Jr., Solicitor

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHESTERFIELD) Possession of a Weapon During the Commission of a
Violent Crime

§16-23-0490

At a Court of General Sessions, convened on September 20, 2016, the Grand Jurors of Chesterfield County present upon their oath:

POSSESSION OF A WEAPON DURING THE COMMISSION
OF A VIOLENT CRIME

CDR: 0549 16-23-0490

That Rashawn Montez Little did in Chesterfield County, on or about October 25, 2015, possess a firearm, or visibly display what appeared to be a firearm, during the commission or attempted commission of a violent crime, to wit: defendant while at his residence at 1902 #6 Evans Mill Road, Pageland, SC, possess a firearm and shot the victim, Luther Chambers, Jr., once the door was opened by a co-defendant, in violation of Section 16-23-0490, S. C. Code of Laws, 1992 amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.


WILLIAM B. ROGERS, JR.
SOLICITOR

STATE OF SOUTH CAROLINA)
 COUNTY OF CHESTERFIELD)
 STATE _____)
 VS.)
Rashawn Montez Little)
 AKA: _____)
 Race: American Ind Sex: M Age: 33)
 DOB: _____ SS: _____)
 Address: _____)
 City, State, Zip: _____)
 DL#: _____ SID#: _____)

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 2016-GS-13-0553

A/W#: 2016A1310400122
 Date of Offense: 10/25/2015
 S.C. Code § : 16-23-0490
 CDR Code #: 0549

RECEIVED

SENTENCE SHEET NOV 23 2021

SC Court of Appeals

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS
 TO: Weapons / Poss. weapon during violent crime, if not also sentenced to life without parole or death *(Luther Roy Charles Jr.)*

in violation of § 16-23-0490 of the S.C. Code of Laws, bearing CDR Code # 0549

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-45
 (CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. _____ (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.
 ATTEST:

Kernard E Redmond 066583 SC Bar# Defendant SCB16959
Young, S Boyd SC Bar# Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,
 for a determinate term of 5 days/months/years Time Served Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____ provided that upon the service of _____ days/months/years/Time Served and or payment
 of \$ _____ ; plus costs and assessments as applicable*; the balance is suspended with probation for _____
 months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
 probation, which are incorporated by reference.

The sentence shall run CONCURRENT or CONSECUTIVE to sentence on: _____
 The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.
 _____ days/months
 To include time spent on monitored house arrest prior to trial and sentence
 The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

2021 NOV 19 P 1:37
 Charity Gaddy
 CLERK OF COURT
 CHESTERFIELD COUNTY, S.C.

DCB p. 1 of 2

SPECIAL CONDITIONS:

- PTUP after _____ months/years
And Other Terms Listed Below:
- Substance Abuse Counseling Completion of GED Random Drug/Alcohol testing
- Attend Voc. Rehab. or Job Corp No Contact with Domestic Violence Intervention Program
- Mental Health Counseling May serve W/E beginning : _____
- Sex Offender Registry pursuant to S.C. Code § 23-3-430 Public Service Employment 0 _____ days/hours
- Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.
- Other: _____

- RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: _____ \$ _____

Payment Term _____ Set by SCDPPPS

Recipient: _____

*Fine: Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ Beginning _____

§14-1-206 (Assessments 107.5 %)		\$	_____
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$	100.00
§14-1-211(A)(2) (DUI Surcharge)	\$100	\$	_____
§56-5-2995 (DUI Assessment)	\$12	\$	_____
§56-1-286 (DUI Breath Test)	\$25	\$	_____
§14-1-212 (Law Enforce. Funding)	\$25	\$	25.00
§14-1-213 (Drug Court Surcharge)	\$150	\$	_____
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41	\$	_____
§50-21-114(BUI Breath Test Fee)	\$50	\$	_____
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$	_____
3% to County (if paid in installments)	TBD	\$	3.75
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	\$500	\$	_____
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	\$	_____
	TOTAL		\$128.75

2021 NOV 19 P 1:37
Christy F Gaddy
CLERK OF COURT
CHESTERFIELD COUNTY, SC.

Clerk of Court/ Deputy Clerk: Christy F. Gaddy
Court Reporter: DCRP

Presiding Judge: D. [Signature]
Judge Code: 2160
Sentence Date: 11-19-21

DCB
#272

WITNESSES

John E Follin III

SLED

Law Enforcement Case #: 583

John E Follin III

WAIVER OF PRESENTMENT

After being fully advised as to my legal rights, I hereby waive presentment to the Grand Jury.

Defendant

I hereby appear in my own proper person and plead guilty to the within indictment or to:

Defendant

2016 SEP 20 11 34 AM '16
EX-111
CLERK
SLED

ARREST WARRANT NUMBER
2016A1310400123

ARRESTED ON: 2016-04-04

ACTION OF GRAND JURY

True Bill

[Signature]
Grand Jury Foreperson

9-20-16
Date

VERDICT

Petit Jury Foreperson

Date

DOCKET NUMBER:
2016-GS-13-0554

The State of South Carolina

County of Chesterfield

COURT OF GENERAL SESSIONS

Term:
September 2016

THE STATE

vs.

Rashawn Montez Little

INDICTMENT FOR
POSSESSION OF A WEAPON DURING
THE COMMISSION OF A VIOLENT
CRIME

§16-23-0490

CDR Code: 0549

William B. Rogers, Jr., Solicitor

STATE OF SOUTH CAROLINA)	INDICTMENT FOR
)	
COUNTY OF CHESTERFIELD)	Possession of a Weapon During the Commission of a Violent Crime

§16-23-0490

At a Court of General Sessions, convened on September 20, 2016, the Grand Jurors Chesterfield County present upon their oath:

POSSESSION OF A WEAPON DURING THE COMMISSION
OF A VIOLENT CRIME

CDR: 0549 16-23-0490

That Rashawn Montez Little did in Chesterfield County, on or about October 25, 2015, possess a firearm, or visibly display what appeared to be a firearm, during the commission or attempted commission of a violent crime, to wit: defendant did, while at his residence on 1902 #6 Evans Mill Road, Pageland, SC, possess a firearm and shot at the victim, Tyvon Threatt, along with a co-defendant, in violation of Section 16-23-0490, S. C. Code of Laws, 1976, as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided



WILLIAM B. ROGERS, JR.
SOLICITOR

STATE OF SOUTH CAROLINA
COUNTY OF CHESTERFIELD

IN THE COURT OF GENERAL SESSIONS

STATE VS.

INDICTMENT/CASE#: 2016-GS-13-0554

Rashawn Montez Little
AKA:
Race: American Ind Sex: M Age: 33
DOB: SS:
Address:
City, State, Zip:
DL#: SID#:

A/W#: 2016A1310400123
Date of Offense: 10/25/2015
S.C. Code § : 16-23-0490
CDR Code #: 0549

RECEIVED

SENTENCE SHEET

NOV 23 2021

Court of Appeals

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS

TO: Weapons / Poss. weapon during violent crime, if not also sentenced to life without parole or death (Tyson Th. Ruff)

in violation of § 16-23-0490 of the S.C. Code of Laws, bearing CDR Code # 0549

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-45

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

Redmond, Kennard E SC Bar# 066583 Defendant Young, S Boyd SC Bar# Attorney for Defendant

SCB16959

WHEREFORE the Defendant is committed to the State Department of Corrections County Detention Center,

for a determinate term of _____ days/months/years/Time Served Youthful Offender Act not to exceed _____ years

and/or to pay a fine of \$ _____ provided that upon the service of _____ days/months/years/Time Served and or payment

of \$ _____ ; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run CONCURRENT or CONSECUTIVE to sentence on: _____

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDoc. _____ days/months

To include time spent on monitored house arrest prior to trial and sentencing.

The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

CLERK OF COURT
CHESTERFIELD COUNTY, S.C.

NOV 19 2021 1:34

DCB
P. 1072

SPECIAL CONDITIONS:

PTUP after _____ months/years

And Other Terms Listed Below:

- Substance Abuse Counseling
- Completion of GED
- Random Drug/Alcohol testing
- Attend Voc. Rehab. or Job Corp
- No Contact with _____
- Domestic Violence Intervention Program
- Mental Health Counseling
- May serve W/E beginning : _____

Sex Offender Registry pursuant to S.C. Code § 23-3-430 Public Service Employment 0 _____ days/hours

Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Other: Inapplicable pursuant to sentence on indictment
2016 - GS - 13 - 0551

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: _____ \$ _____

Payment Term _____ Set by SCDPPPS

Recipient: _____

*Fine:

Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ Beginning _____

§14-1-206 (Assessments 107.5 %)		\$	_____
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$	100.00
§14-1-211(A)(2) (DUI Surcharge)	\$100	\$	_____
§56-5-2995 (DUI Assessment)	\$12	\$	_____
§56-1-286 (DUI Breath Test)	\$25	\$	_____
§14-1-212 (Law Enforce. Funding)	\$25	\$	25.00
§14-1-213 (Drug Court Surcharge)	\$150	\$	_____
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41	\$	_____
§50-21-114(BUI Breath Test Fee)	\$50	\$	_____
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$	_____
3% to County (if paid in installments)	TBD	\$	3.75
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	\$500	\$	_____
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	\$	_____
TOTAL		\$	128.95

Christy F. Gaddy
CLERK OF COURT
CHESTERFIELD COUNTY, S.C.

2021 NOV 19 P 1:34

Clerk of Court/ Deputy Clerk: Christy F. Gaddy
Court Reporter: DCRP

Presiding Judge: P. Long Jr
Judge Code: 2160
Sentence Date: 11-19-21

DCB
11-20-21

STATE OF SOUTH CAROLINA)
 COUNTY OF CHESTERFIELD)
 STATE _____)
 VS.)
Rashawn Montez Little)
 AKA: _____)
 Race: American Ind Sex: M Age: 33)
 DOB: _____ SS#: _____)
 Address: _____)
 City, State, Zip: _____)
 DL#: _____ SID#: _____)

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 2016-GS-13-0555

A/W#: 2016A1310400124
 Date of Offense: 10/25/2015
 S.C. Code § : 16-23-0490
 CDR Code #: 0549

RECEIVED

NOV 23 2021

SC Court of Appeals
SENTENCE SHEET

*CDL Yes No CMV Yes No Hazmat Yes No

due to indictment

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS

TO: Weapons / Poss. weapon during violent crime, if not also sentenced to life without parole or death (Shawn Little)

in violation of § 16-23-0490 of the S.C. Code of Laws, bearing CDR Code # 0549

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-45
 (CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST:

Redmond, Kernard E SC Bar# 6583 Defendant Young, S Boyd SC Bar# 16959
 Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,

for a determinate term of _____ days/months/years/Time Served Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____ provided that upon the service of _____ days/months/years/Time Served and or payment
 of \$ _____ ; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run

CONCURRENT or CONSECUTIVE to sentence on: _____

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC. _____ days/months

To include time spent on monitored house arrest prior to trial and sentencing.

The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

2021 NOV 9 P 1:24
 CHRISTOPHER GADDY
 CLERK OF COURT
 CHESTERFIELD COUNTY, S.C.

DCB
[Signature]
 11-17-21

SPECIAL CONDITIONS:

PTUP after _____ months/years

And Other Terms Listed Below:

- Substance Abuse Counseling
- Completion of GED
- Random Drug/Alcohol testing
- Attend Voc. Rehab. or Job Corp
- No Contact with _____
- Domestic Violence Intervention Program
- Mental Health Counseling
- May serve W/E beginning : _____

Sex Offender Registry pursuant to S.C. Code § 23-3-430 Public Service Employment 0 _____ days/hours

Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Other: Inapplicable pursuant to sentence in indictment 2016-GS-13-552.

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: \$ _____

Payment Term _____ Set by SCDPPPS

Recipient: _____

*Fine:

Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ Beginning _____

§14-1-206 (Assessments 107.5 %)		\$
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ 100.00
§14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§56-5-2995 (DUI Assessment)	\$12	\$
§56-1-286 (DUI Breath Test)	\$25	\$
§14-1-212 (Law Enforce. Funding)	\$25	\$ 25.00
§14-1-213 (Drug Court Surcharge)	\$150	\$
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41	\$
§50-21-114(BUI Breath Test Fee)	\$50	\$
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
3% to County (if paid in installments)	TBD	\$ 3.75

Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees. \$500 \$

§ 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund TBD \$

TOTAL \$ 128.75

Christy F. Gaddy
CLERK OF COURT
CHESTERFIELD COUNTY, S.C.

2021 NOV 19 P 1:34

Clerk of Court/ Deputy Clerk: Christy F. Gaddy
Court Reporter: DCBP

Presiding Judge: P. [Signature]
Judge Code: 2160
Sentence Date: 11-19-21

DCB
8-29-22

SOUTH CAROLINA LAW ENFORCEMENT DIVISION

FORENSIC SERVICES LABORATORY REPORT

NIKKI R. HALEY
Governor



MARK A. KEEL
Chief

S/A John E. Follin
South Carolina Law Enforcement Division
4400 Broad River Road
Columbia, SC 29210

FIREARMS DEPARTMENT

December 16, 2015
SLED LAB: L15-14257
Your Case No: 33150097
Incident Date: 10/25/2015
[V-Deceased] Shannon Little
[V-Deceased] Tyvon Threatt
[S] Rashawn Little
[S] Marquez Tyson

This is an official report of the South Carolina Law Enforcement Division Forensic Services Laboratory and is to be used in connection with an official criminal investigation. These examinations were conducted under your assurance that no previous examinations of person(s) or evidence submitted in this case have been or will be conducted by any other laboratory or agency.

Mark A. Keel, Chief
South Carolina Law Enforcement Division

AMENDED

ITEMS OF EVIDENCE:

Item: 8 One core fragment and one fired bullet jacket described as "recovered from Shannon Little."

RESULTS:

Item 8 was physically examined and microscopically compared with test specimens fired by Item 48. Matching individual identifying characteristics were found and it was concluded that the Item 8 fired bullet jacket was fired by Item 48. The Item 8 core fragment bore no marks of value and was unsuitable for identification with a specific firearm.

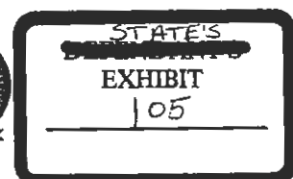
Item: 19 One fired 380 Auto caliber cartridge case described as "... collected from Marker 18."

Item: 33 One fired 380 Auto caliber cartridge case described as "... from underneath couch near front door of building 1902."

Item: 34 One fired 380 Auto caliber cartridge case described as "... from underneath couch of building 1902."

RESULTS:

Items 19, 33, 34, and 63 were physically examined and microscopically compared with test specimens fired by Item 48. Matching individual identifying characteristics were found, and it was concluded that Items 19, 33, 34, and 63 were all fired by Item 48.



AN ASCLD/LAB-International ACCREDITED TESTING LABORATORY SINCE 09/19/2014

P.O. Box 21398, Columbia, South Carolina 29221-1398 Phone (803) 896-7300 Fax (803) 896-7351

A True Copy Attest
 Christy J. Shaddy
 CLERK OF COURT, C.P. & S.S.
 COUNTY OF RICHLAND, SOUTH CAROLINA

Item: 35 One fired bullet described as "... from kitchen floor of building 1902."

RESULTS:

Items 35, 37, 38, 39, and 41 were physically examined and microscopically compared with each other. Due to insufficient corresponding individual identifying characteristics, the results of these comparisons were inconclusive. These Items could have been fired by one firearm or by more than one firearm with similar rifling specifications. These Items may or may not be suitable for identification with a specific firearm or firearms (barrel or barrels) and/or another fired bullet(s).

Physical and microscopic examinations of Items 35, 37, 38, 39, and 41 revealed that they were most consistent with bullets loaded into some 40 S&W or 10mm Auto caliber cartridges.

Items 35, 37, 38, 39, and 41 had been fired through a polygonally rifled barrel with six grooves, right twist. Based on the general rifling characteristics, possible makes and/or origins of firearms in 40 S&W or 10mm Auto caliber that could have fired these Items includes, but may not be limited to, the following:

- | | | | |
|--------|----------------|-------------------|-----------|
| | | <u>40 S&W</u> | |
| Glock | Heckler & Koch | IMI | Kahr Arms |
| Vector | | | |
| | | <u>10mm Auto</u> | |
| | | Glock | |

This list is not all-inclusive and is provided for investigative assistance only. If a non-listed firearm is recovered, contact the examiner listed below prior to submitting the firearm for examination.

Items 35, 37, 38, 39, and 41 were not fired by Items 46, 47, 48, or 64 due to differences in caliber.

Item: 36 One lead core described as "... from Marker AA of building 1902."

RESULTS:

Item 36 was physically and microscopically examined. No marks of value needed for identification were found, and it was concluded that Item 36 was unsuitable for identification with a specific firearm and/or a fired bullet(s).

Item: 36.1 Fibrous material removed from the Item 36 bullet.

RESULTS:

Red fibrous material was removed from the Item 36 bullet, labeled Item 36.1, and repackaged for return without analysis.

A True Copy Attest
 Christy S. Stacey
 CLERK OF COURT, P. & G.S.
 CHESTERFIELD COUNTY, SC



- Item: 37** One fired bullet described as "... from sunroof of Toyota."
Item: 38 One fired bullet jacket described as "... from in front of gear shift of Toyota."
Item: 39 One fired bullet described as "...from odometer of Toyota."
RESULTS:
 See Item 35 results.
- Item: 40** One lead fragment described as "... from driver side door trim of Toyota."
RESULTS:
 Item 40 was physically and microscopically examined. No marks of value needed for identification purposes were found, and it was concluded that Item 40 was unsuitable for identification with a specific firearm and/or a fired bullet(s).
- Item: 41** One fired bullet described as "... from driver side quarter panel Marker D of Cadillac."
RESULTS:
 See Item 35 results.
- Item: 46** One Phoenix Arms Model HP25A semiautomatic pistol, 25 Auto caliber, serial number 4409249, with magazine and six unfired 25 Auto caliber cartridges described as "... from bedroom of building 1902."
RESULTS:
 Item 46 was physically examined. The pistol was test fired using the submitted magazine and found to be in working order. The ammunition was the correct caliber for use in the pistol.
- Item: 46.1** Test specimens fired by the Item 46 pistol using Laboratory supplied ammunition.
RESULTS:
 Test specimens will be retained by the SLED Firearms Department for a period of time and will then be returned to your Agency for long term storage as evidence.
- Item: 47** One Hi-Point Model JHP semiautomatic pistol, 45 Auto caliber, serial number X441690, with magazine and nine unfired 45 Auto caliber cartridges described as "... from white Dodge Caravan."
RESULTS:
 Item 47 was physically examined. The pistol was test fired using the submitted magazine and found to be in working order. The ammunition was the correct caliber for use in the pistol.
- Item: 47.1** Test specimens fired by the Item 47 pistol using Laboratory supplied ammunition.
RESULTS:
 Test specimens will be retained by the SLED Firearms Department for a period of time and will then be returned to your Agency for long term storage as evidence.
- Item: 48** One Smith and Wesson M&P Bodyguard 380 semiautomatic pistol, 380 Auto caliber, serial number KBJ6935, with magazine described as "... from underneath Shannon Little." *Please*



AN ASCLD/LAB-International ACCREDITED TESTING LABORATORY SINCE 09/19/2014

P.O. Box 21398, Columbia, South Carolina 29221-1398 Phone (803) 896-7300 Fax (803) 896-7351

CLERK OF COURT C.P. & G.S.
 CHESTERFIELD COUNTY, SC
 Christy J. Gossard
 A True Copy Attest

note that the model was incompletely listed as "Bodyguard 380" on the submission documents.

RESULTS:

Item 48 was physically examined. As received Item 48 was saturated with debris consistent in appearance with blood and required thorough cleaning prior to test firing. The pistol was test fired using the submitted magazine and found to be in working order.

Item: 48.1 Test specimens fired by the Item 48 pistol using Laboratory supplied ammunition.

RESULTS:

Test specimens will be retained by the SLED Firearms Department for a period of time and will then be returned to your Agency for long term storage as evidence.

Item: 50 Four lead fragments described as "... collected from Tyvon Threatt."

RESULTS:

Item 50 was physically and microscopically examined. No marks of value needed for identification purposes were found, and it was concluded that Item 50 was unsuitable for identification with a specific firearm and/or a fired bullet(s).

Item: 59 One fired 40 S&W caliber cartridge case described as "...from Marker B."

Item: 60 One fired 40 S&W caliber cartridge case described as "... from Marker C."

Item: 61 One fired 40 S&W caliber cartridge case described as "... from Marker D."

Item: 62 One fired 40 S&W caliber cartridge case described as "... from Marker E."

RESULTS:

Items 59 – 62 were physically examined and microscopically compared with each other. Matching individual identifying characteristics were found, and it was concluded that Items 59 – 62 were fired by the same firearm. These Items may be suitable for identification with a specific firearm and/or other fired cartridge cases.

Items 59 – 62 were not fired by Items 46, 47, 48, or 64 due to differences in caliber.

Item: 63 One fired 380 Auto caliber cartridge case described as "... from Marker F."

RESULTS:

See Item 34 results.

Item: 64 One Ruger Model Security Six revolver, 357 Magnum caliber, serial number 151-60843, with six fired cartridge cases described as "... from Marker A."

RESULTS:

Item 64 was physically examined. The revolver was test fired and found to be in working order. The Item 64 fired cartridge cases were indicated as having been removed from the Item 64 revolver. In accordance with current SLED Laboratory Evidence Submission Guidelines, no microscopic comparisons were conducted on the Item 64 fired cartridge cases due to the recovery location.



AN ASCLD/LAB-International ACCREDITED TESTING LABORATORY SINCE 09/19/2014

P.O. Box 21398, Columbia, South Carolina 29221-1398 Phone (803) 896-7300 Fax (803) 896-7351

CLERK OF COURT C. R. G.S.
CHESTERFIELD COUNTY, SC

Christy J. Gossard

A True Copy Attest

SLED LAB No. L15-14257
December 16, 2015

Page 5 of 5

Item: 64.2 Swab of material from the Item 64 revolver.

RESULTS:

Reddish brown material consistent in appearance with rust was removed from the right side of the frame, labeled Item 64.2, and repackaged for return without analysis.

Item: 64.3 Test specimens fired by the Item 64 revolver using Laboratory supplied ammunition.

RESULTS:

Test specimens will be retained by the SLED Firearms Department for a period of time and will then be returned to your Agency for long term storage as evidence.

Item 62 and a test fired cartridge case from Items 46, 47, and 48 were entered into the Integrated Ballistics Identification System (IBIS). Should any potential "hits" be developed against these entries, your Agency will be notified. Please retain Items 46, 47, 48, and 62 and the corresponding test specimens for a minimum of two years in order to maintain their availability for any future comparisons related to IBIS activity.

**Comparison to SLED Laboratory Case Number L15-14256:
South Carolina Law Enforcement Division Case Number 33-15-0096**

The Item 35, 37, 38, 39, and 41 fired bullets/bullet jackets in SLED Laboratory Case Number L15-14257 were microscopically compared with test specimens fired by the Item 21 and Item 22 pistols in SLED Laboratory Case Number *L15-14256*. The results of these comparisons were inconclusive due to insufficient corresponding individual identifying characteristics. It could not be determined whether these items were fired by Item 21, Item 22, or other firearm/firearms with similar rifling characteristics.

These Items were not fired by the Item 23 submachine gun (L15-14256) due to differences in general rifling characteristics.

This report contains the conclusions, opinions and interpretations of the analyst whose signature appears below.



Suzann F. Cromer
Forensic Scientist

Christy J. Shaddy
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

A True Copy Attest



AN ASCLD/LAB-International ACCREDITED TESTING LABORATORY SINCE 09/19/2014

P.O. Box 21398, Columbia, South Carolina 29221-1398 Phone (803) 896-7300 Fax (803) 896-7351

SOUTH CAROLINA LAW ENFORCEMENT DIVISION FORENSIC SERVICES LABORATORY REPORT

NIKKI R. HALEY
Governor



MARK A. KEEL
Chief

S/A Kristina Gainey
South Carolina Law Enforcement Division
4400 Broad River Road
Columbia, SC 29210

FIREARMS DEPARTMENT
December 16, 2015
SLED LAB: L15-14256
Your Case No: 33150096
Incident Date: 10/25/2015
[U] Officer Stuart Robinson
[U] Officer Alvin Cruz
[U] Officer Graig Burns
[S] Rashawn Little

This is an official report of the South Carolina Law Enforcement Division Forensic Services Laboratory and is to be used in connection with an official criminal investigation. These examinations were conducted under your assurance that no previous examinations of person(s) or evidence submitted in this case have been or will be conducted by any other laboratory or agency.

Mark A. Keel, Chief
South Carolina Law Enforcement Division

AMENDED

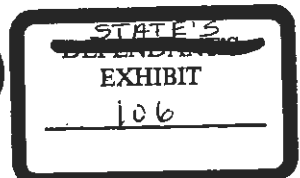
ITEMS OF EVIDENCE:

- Item: 3 One fired 40 S&W caliber cartridge case described as "... from Marker 1."
- Item: 4 One fired 40 S&W caliber cartridge case described as "... from Marker 2."
- Item: 5 One fired 40 S&W caliber cartridge case described as "... from Marker 3."
- Item: 6 One fired 40 S&W caliber cartridge case described as "... from Marker 4."
- Item: 7 One fired 40 S&W caliber cartridge case described as "... from Marker 5."
- Item: 8 One fired 40 S&W caliber cartridge case described as "... from Marker 6."
- Item: 9 One fired 40 S&W caliber cartridge case described as "... from Marker 7."
- Item: 10 One fired 40 S&W caliber cartridge case described as "... from Marker 8."
- Item: 11 One fired 40 S&W caliber cartridge case described as "... from Marker 9."
- Item: 12 One fired 40 S&W caliber cartridge case described as "... from Marker 10."
- Item: 13 One fired 40 S&W caliber cartridge case described as "... from Marker 11."
- Item: 14 One fired 40 S&W caliber cartridge case described as "... from Marker 12."
- Item: 15 One fired 40 S&W caliber cartridge case described as "... from Marker 13."
- Item: 16 One fired 40 S&W caliber cartridge case described as "... from Marker 14."
- Item: 17 One fired 40 S&W caliber cartridge case described as "... from Marker 15."

A True Copy Attest
Christy S. Hossain
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

RESULTS:

Items 3 – 17 were physically examined and microscopically compared with test specimens fired by the Item 21 and 22 pistols with the following conclusions:



- Matching individual identifying characteristics were found, and it was concluded that Items 3, 4, 5, 6, 7, 8, 10, 11, 14, 15, and 16 were all fired by Item 21.
- Matching individual identifying characteristics were found, and it was concluded that Items 9, 12, 13, and 17 were all fired by Item 22.

Item: 18 One fired 45 Auto caliber cartridge case described as "... from Marker 34."

Item: 19 One fired 45 Auto caliber cartridge case described as "... from Marker 35."

Item: 20 One fired 45 Auto caliber cartridge case described as "... from Marker 36."

RESULTS:

Items 18, 19 and 20 were physically examined and microscopically compared with test specimens fired by Item 23. Matching individual characteristics were found, and it was concluded that Items 18, 19, and 20 were all fired by Item 23.

Item: 21 One Glock Model 22 Gen4 semiautomatic pistol, 40 S&W caliber, serial number ZUY760, with two magazines and twenty unfired 40 S&W caliber cartridges. *Please note that the model designation was incompletely listed on the submission documents.*

RESULTS:

Item 21 was physically examined. The pistol was test fired using the submitted magazines, and found to be in working order. The ammunition was the correct caliber for use in the pistol.

Item: 21.1 Test specimens fired by Item 21 using Laboratory supplied ammunition.

RESULTS:

Test specimens will be retained by the SLED Firearms Department for a period of time and will then be returned to your Agency for long term storage as evidence.

Item: 22 One Glock Model 22 Gen4 semiautomatic pistol, 40 S&W caliber, serial number ZUY732, with two magazines and twenty-seven unfired 40 S&W caliber cartridges. *Please note that the model designation was incompletely listed on the submission documents.*

RESULTS:

Item 22 was physically examined. The pistol was test fired using the submitted magazines, and found to be in working order. The ammunition was the correct caliber for use in the pistol.

Item: 22.1 Test specimens fired by Item 22 using Laboratory supplied ammunition.

RESULTS:

Test specimens will be retained by the SLED Firearms Department for a period of time and will then be returned to your Agency for long term storage as evidence.

CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, S.C.

Christy J. Spawley
A True Copy Attest



AN ASCLD/LAB-International ACCREDITED TESTING LABORATORY SINCE 09/19/2014

P.O. Box 21398, Columbia, South Carolina 29221-1398 Phone (803) 896-7300 Fax (803) 896-7351

Item: 23 One Heckler & Koch Model UMP select-fire submachine gun, 45 Auto caliber, serial number 163-002592, with magazine, twenty-three unfired 45 Auto caliber cartridges, and accessories.

RESULTS:

Item 23 was physically examined. The submachine gun was test fired using the submitted magazine, and found to be in working order. The ammunition was the correct caliber for use in the submachine gun.

Item: 23.1 Test specimens fired by Item 23 using Laboratory supplied ammunition.

RESULTS:

Test specimens will be retained by the SLED Firearms Department for a period of time and will then be returned to your Agency for long term storage as evidence.

**Comparison to SLED Laboratory Case Number L15-14257:
South Carolina Law Enforcement Division Case Number 33-15-0097**

The Item 35, 37, 38, 39, and 41 fired bullets/bullet jackets in SLED Laboratory Case Number L15-14257 were microscopically compared with test specimens fired by the Item 21 and Item 22 pistols in SLED Laboratory Case Number *L15-14256*. The results of these comparisons were inconclusive due to insufficient corresponding individual identifying characteristics. It could not be determined whether these Items were fired by Item 21, Item 22, or other firearm/firearms with similar rifling characteristics.

These Items were not fired by the Item 23 submachine gun (L15-14256) due to differences in general rifling characteristics.

This report contains the conclusions, opinions and interpretations of the analyst whose signature appears below.



Suzann F. Cromer
Forensic Scientist

CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

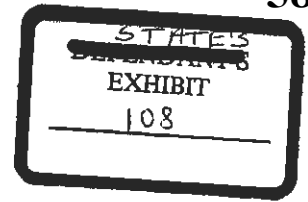
Christy S. Shaddy

A True Copy Attest



AN ASCLD/LAB-International ACCREDITED TESTING LABORATORY SINCE 09/19/2014

P.O. Box 21398, Columbia, South Carolina 29221-1398 Phone (803) 896-7300 Fax (803) 896-7351



Transcription of 10/28/2015:

DJ Quick Forensic Interview Transcription

Robin Griggs (R): Interviewer

DJ Quick (DJ)- Interviewee

R: Robin Griedge, Durant's Children Center. Today is October the 28th, 2015, it is 9:30 am. I will be interviewing Donald Quick; he goes by DJ; he is a 10-year-old Biracial male referred by...

R: Have a seat right there DJ.

DJ: Right here?

R: Right there, yes sir. I know it's been awhile since I told you my name, do you remember what my name is?

DJ: No Ma'am.

R: My name is Robin. And you can call me Robin, Miss Robin whatever makes you feel comfortable, okay? Before we do some talking, which is all we are going to do, I have to tell you about my room. Do you see that camera looking at you?

DJ: Is it watching me?

R: It's watching both of us and let me tell you why that is: because everything you tell me is important and plus I have to write a report later and I can't remember everything without my camera. Okay?

DJ: Okay.

R: Alright, while we are talking there are just a few rules we have to follow. The biggest rule is everybody tells the truth. What does it mean to tell the truth?

DJ: To be honest and not to lie.

R: Exactly. And that means me too. It's so important in here that I am going to promise to tell the truth and I would like you to promise to tell me the truth, okay?

By: William Allen

A True Copy Attest
Christy J. Sherry
 CLERK OF COURT C.P. & G.S.
 CHESTERFIELD COUNTY, SC

DJ: The police didn't tell us the truth; they said they didn't shoot but I know certain they shot.

R: Well tell me what happened.

DJ: I... I don't know. There was some shootin and my mama got shot.

R: Okay, well, I wasn't there so I need you to start from the beginning and tell me everything you can remember, okay?

DJ: Okay.

R: Well then let's start there.

DJ: [REDACTED]...And then the next day um, everything, someone came to our door and started shootin, and um, our dad was trying to take us and then, he was trying to take us in. He originally shot back because they kicked in our door without knocking and they was trying to kill us all. And then he shot at the boy, he shot him once, then, the boy that died, he only shot him once. But my cousin he said, "Get him Quez! Get Him!" and then he shot him and killt that, boy the young boy. And then the other dude that came in there with him, he got shot once, he didn't die um. He was just shot, then my mom. The police were stupid, they said they say movement in there, in one of the rooms, which was me and my sisters, and they shot and tried to kill us. Then they would say that we were just kids; and then they shot and killed our mom.

R: Okay, well I appreciate that DJ, but I want to back you up a little bit. What were you talking about where people kicked in your door?

DJ: I don't know, this kid kicked in our door, shootin, trying to kill us.

R: Who did that?

DJ: This young, that young boy that died.

R: Do you know his name?

DJ: No.

R: Okay, and you said there was another guy with them?

DJ: Yea, the guy who tried to kill us.

By: William Allen

A True Copy Attest
Christy S. Stacey
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

R: Why were they trying to kill y'all?

DJ: Because he didn't like my dad, they was family, trying to kill us. They didn't like our dad.

R: Why didn't they like your dad?

DJ: Because... Because he, they always asked him for some money and like he didn't give him no money. And they kept askin and askin, and he didn't give them no money and then they got mad at him and they wanted to kill him.

R: Okay, had these guys ever been over to your house before?

DJ: Yea they was, they was good at first and always coming over and saying hey to us. We was friends with their kids. And then they kept coming over and asking us for money and we kept telling them no, so I guess they got mad. And we was, and then we was talking to them and they said they were going to come over and try and talk to us and when they came over, they kicked in our door and tried to kill us.

R: Okay, so where were you when they kicked in your door?

DJ: My bedroom.

R: Your bedroom. Where were your sisters?

DJ: In their bedroom.

R: Where was your dad?

DJ: In the living room.

R: And where was your mom?

DJ: In the living room.

R: Okay, so what's the first thing you heard?

DJ: I heard someone, I heard something, then our door, I heard this big old boom and then two shots were fired in our house and then he shot back because they was trying to protect us. And then I looked outside my bedroom window and I seen who shot; two shot into our house

By: William Allen

A True Copy Attest
Christy J. Stacey
 CLERK OF COURT C.P. & G.S.
 CHESTERFIELD COUNTY, SC

then two shot back out of our house and then someone said, 'what's up Shawn'. And then he said "what's up snitch" because he was runnin to the police and saying we weren't giving them no money and stuff and then we would get locked up and taken away and then our dad was just trying to protect us from getting killed cause he said he would never let anything happen to us. And afterward he said if we didn't have a gun then we probably all died that day.

R: Okay, so who did dad say 'what's up snitch' to?

DJ: The dude that got killed.

R: The young dude or the other dude?

DJ: The other dude.

[REDACTED]

R: Okay. Did your mom or dad work?

DJ: They both worked.

R: Where did they work?

DJ: My mom worked at Tyson and my dad worked at KFC. Wait not KFC but Pizza Hut.

R: Okay. You ever see any beer wine or liquor at your house?

DJ: I, just my dad my mom drank a little bit. They didn't want to spend money on that because they always wanted to quit smoking and they did quit smoking but people tried, kept on trying to get money from us and not giving us any money, so they would smoke a little bit. They would smoke like one or two cigarettes each day. And they wouldn't drink that much they hadn't drank in like four months. They would have just like a little bit of soda and stuff and that's all they would drink.

R: Okay. What kind of cigarettes did they smoke?

DJ: Newport.

R: Did they ever smoke cigarettes that they made themselves?

DJ: No.

By: William Allen

A True Copy Attest
Christy S. Shaddy
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

R: Okay. Do you know what drugs are?

DJ: Yes Ma'am.

R: What are they?

DJ: Basically, they're something that's like will kill you and stuff. And make you like do things that you don't want to do.

[REDACTED]

R: Okay. Were there any guns at your house?

DJ: We, that time my dad shot back at them because they were trying to kill us, and we did, and we probably did.

R: What kind of guns were at your house?

DJ: There was only like, uh, I don't know the other kinds. I don't know the names of them.

R: What did they look like?

DJ: They all looked; he would never let us see it because guns are not good.

R: Okay. You ever heard your dad get in a fight with anybody before all this happened?

DJ: He never like punched or any of that he just fussed with them and they all really asked him for money. [REDACTED]

R: Okay. The day that all this happened, okay, tell me the first thing you remember from that day. Start in the morning, what's the first thing you remember?

DJ: Um, we just, everything was okay and stuff. I just played a game and talked to my mom and dad and playing with my sisters and watching TV that's all.

R: Okay.

DJ: [REDACTED]

R: Okay, the day that your mom got shot what is the first thing you remember from that morning?

By: William Allen

A True Copy Attest
 Christy S. Slattery
 CLERK OF COURT C.P. & G.S.
 CHESTERFIELD COUNTY, SC

DJ: That one, everything was good it was going good, from that morning we was going to eating ice cream and watching TV with each other.

R: About what time was it that this happened with your mom?

DJ: I don't know, I didn't pay attention to the clock.

R: Okay was it daytime or nighttime?

DJ: Nighttime.

R: Nighttime. Okay, and you told me you heard the door burst open right? What's the next thing you heard or saw?

DJ: I heard shooting. I went to my bedroom window to see what was happenin and I saw one guy shoot into our house and then dad shot back and then we were gonna leave and then we didn't want to and then the police were outside. And then my mom was going up to the door and then my dad grabbed her to go sit back down and not to get up because they're gonna start shooting and then I heard Quez screaming 'Don't shoot Don't Shoot we got kids in the house!' 'Don't Shoot don't Shoot' and then my mom was crying and she said 'I wanna go with my kids' and like the door was wide open and if she had left that chair and if she had stood up they probably would've shot her there. And he kept on sittin down and not moving. And we were going to go to bed because the police were gonna start shooting and we were scared so we were in the bed and then somebody ran back there and said they was in the woods and then um so we stayed in there and then they said the police said there was movement in there and they just started to shoot.... Shooting.

R: Okay, so how were Shawn and your mom when you saw Shawn and your mom in the chair? Where was Shawn?

DJ: He was trying to get her to calm down and-

[REDACTED]

DJ: Alright, they said he was shot and then um something like that.

R: Was the dude's family with him when he got shot?

DJ: I don't know they just pulled up and said he was shot.

By: William Allen

A True Copy Attest
 Christy S. Shaddy
 CLERK OF COURT C.P. & G.S.
 CHESTERFIELD COUNTY, SC

R: Okay.

DJ: But he's not dead.

R: Okay. So, you saw your dad trying to make your mom stay down, what's the next thing that happened?

DJ: I saw um...

R: Where were your sisters?

DJ: In the bedroom crying, I was trying to calm them down.

R: How were you trying to calm them down?

DJ: Cause I was saying that it was okay, and it was going to be okay and trying to help them just trying to get them to calm down and sit down but they didn't want to; they was just crying.

R: Okay, so you were trying to calm your sisters down, but you said you were in you room and they were in their room...

DJ: Our rooms are real close.

R: Okay, so what happened after you were calming your sisters down?

DJ: That's when the lights turned out and there was shooting again. Police were shooting at our house and our house was all shot up and like no gun could do that it was like this gun was a big old (inaudible) like gun. And it shot our house and there is this big humongous hole in our house.

R: What made the lights go out?

DJ: I don't know, I guess they shot our lights out.

R: What did you and your sisters do?

DJ: We was Crying. I started crying because they said that our mama was hit.

R: Did you know that at the time, or did you know because your sisters told you that?

By: William Allen

A True Copy Attest
Christy D. Sherry
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC
7

DJ: I went out and said I cant see nothing and then they turned the lights on and then the police said is there anyone in there with a gun and we said no. and then they came in there and they weren't helping my mom. She was just laying there bleeding to death; there wasn't no one around no one was helping her not one officer went to help her. They were just there to look around.

R: When the lights came on, what did you see when the lights came back on?

DJ: I saw my mama laying there.

R: Was she dead then or...

DJ: She was dead.

R: Okay, do you know how many times she had been shot?

DJ: Two times.

R: Two times. Okay, did you know that at the time, or did somebody tell you?

DJ: That's what the people who took her to the hospital. They said that she was shot in her neck and her stomach.

R: Okay, but you didn't know that at the time?

DJ: Nods no.

R: Okay, great, so what did you do when you saw your mom?

DJ: I was crying.

R: Okay, what did your sisters do?

DJ: They was crying, trying to get her to wake up.

R: Where were Shawn and Quez?

DJ: They left.

R: Where did they go?

DJ: I don't know.

R: Did Shawn or Quez get shot?

DJ: Yes.

R: Who one got shot?

DJ: Both of them did, everybody did, except for us.

[REDACTED]

R: Okay, so you saw blood on him? Where did you see blood?

DJ: Right on his chest, I guess he got shot in the chest too I don't know.

R: Okay. Did Shawn or Quez say anything to you kids?

DJ: No, he just left us there.

R: When he left what did he do?

DJ: He said later, and he just left.

R: Where did he go?

DJ: I don't know.

R: When he left was, he walking was he on a bike or in a car?

DJ: They said he was in a car.

R: What kind of car did he have?

DJ: Cadillac.

R: Cadillac, Okay. So, when the police came in what happened next?

DJ: They didn't do nothing, to help my mom.

R: Anybody else come in the house besides the police?

DJ: Nah, there were some people out there; my mom's friends and my dad's friends.

R: How did mom and dad get along with people in the trailer park.

DJ: They got along good.

By: William Allen

A True Copy Attest
Christy J. Hootch
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

R: Did the police every come by your house before all this happened?

DJ: Yes, some peoples they always lie and try to get my dad locked up. They say he was playing music too loud and this one time, and everyone was sleeping in the house, it was like the middle of the night and we heard this banging. Like someone beating the panel and my dad goes out the back saying what in the world and they were like 'yea how you like that bumping that music out those speakers' and everybody in our house was asleep. I didn't hear nothin on I didn't hear nothin on and all the lights were off it was pitch black and they just said we were boomin and stuff and we weren't.

R: Anything else? Any other times the police came to your house?

DJ: No.

R: Okay. How did your dad treat your mom?

DJ: He was the best person to my mom.

R: How did he treat you kids?

DJ: Good.

R: Okay. Tell you what I want to do, I want to step out for a moment and see if I have asked you everything, I needed to ask you okay? And I want you to think and make sure that you have told me everything you have seen or heard okay?

DJ: Okay.

R: And if you want to you can draw on the board or whatever you're thinking, alright? I'll be right back.

DJ: (Inaudible)

R: Alright. Have you thought about everything you saw or heard or anything I forgot to ask you?

DJ: No, I didn't see nothin.

R: Alright. So what school were you in before?

By: William Allen

A True Copy Attest
Christy S. Stacey
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, S.C.
10

DJ: Pageland.

R: Pageland, what grade?

DJ: Fifth.

R: How'd you like school?

DJ: It was good.

R: Were you making good grades?

DJ: Mhm.

R: Okay. So how are you feeling right now?

DJ: Sad.

R: Mhm, anything else you're feeling?

DJ: no ma'am.

R: Okay, well I've asked you lots of things, do you want to ask me anything?

DJ: No.

R: Anything else you want to tell me about?

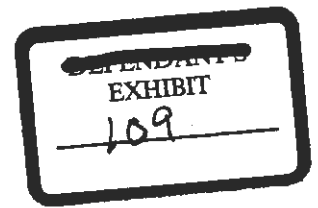
DJ: No.

R: Alright well I thank you for talking to me DJ and let's head back out there then.

END OF INTERVIEW

By: William Allen

A True Copy Attest
Christy S. Poole
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC
11



Transcription of 10/28/2015:

Carmella Quick Forensic Interview Transcription

Robin Griggs (R): Interviewer

Carmella Quick (C)- Interviewee

R: Robin Griedge, Durant's Children Center. Today is October the 28th, 2015, it is 9:55 am. I will be interviewing Carmella Quick; she is a 12-year-old Biracial female.

R: Why don't you have a seat right there for me. Alright so after talking to your brother I left my name up on the board so you know my name, so you can call me Robin or Miss Robin, okay? All we are going to do in here is talk, but before we start talking let me tell you about my room. You see my camera looking at you, it's because everything you tell me is important plus I have to write a report later and I can't remember everything especially when I talk to more than one person. We have just a few rules in here, the biggest one is that everyone tells the truth. What does it mean to tell the truth?

C: Don't lie.

R: Exactly, and that means me too. And it's so important that I am going to promise to tell you the truth and I would like for you to promise me that you will tell the truth.

C: Nods acceptingly.

R: Thank you Ma'am. I'm going to ask a lot of questions. If I ask you one you don't know the answer to just say 'I don't know' and if there is one you don't want to answer you tell me that and we will work it out okay? And if I get something wrong please tell me I'm wrong, Carmella, you're not in trouble for anything okay? If I confuse you; you let me know if I've confused you and I'll do a better job of asking the question, okay?

C: Mhm.

R: Carmella, that's an interesting name how do you spell that?

C: C A R M E L L A

R: How old are you?

By: William Allen

A True Copy Attest
 Christy S. Shaddy
 CLERK OF COURT C.P. & G.S.
 CHESTERFIELD COUNTY, SC

C: 12.

R: 12? Okay, when will you be 13?

C: Next year.

R: Oh okay, I've already talked to your brother and your sister.

C: We'll be together. We're not splitting up.

R: What you mean?

C: Like you're not separating us.

R: Oh, I'm just here to talk to y'all.

C: Oh, okay.

R: Yea.

C: (Sighs in relief).

R: Is that bothering you that you might get split up?

C: Yea.

R: What bothers you about that?

C: Because that's all I got.

R: Well, how do you get along with your brother and sister?

C: (Laughs) It's kind of, we kind of get along, we kind of don't.

R: So, what makes y'all not get along sometimes?

C: Like when we disagree.

R: Mhm, so, what one do you think you disagree with the most?

C: Zarah.

R: What makes you disagree with Zarah the most?

C: Because I wanted to do her hair and she didn't want me to.

A True Copy Attest
Christy S. Hossain
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

R: Oh, okay, so, you like doing hair; what other things do you like?

C: Taking care of babies.

R: They're not a lot younger than you, you ever take care of your brother and sister?

C: Yea.

R: Oh, is that because you wanted to, or you had to or both?

C: I wanted to.

R: you wanted to, alright. Well Carmella do you know why you are here today?

C: Yes ma'am.

R: Why are you here today?

C: For my mama.

R: Okay, well you know, even though I talked to your brother and sister, I need to know what you saw and heard, okay? So, can you start back from... the first thing you remember happening...

C: Sunday? Or was, when it first started?

R: Tell me about when it first started and what happened.

C: Okay, so my stepdaddy and my mama was fussin' cause Shawn does [REDACTED] So, we left for his mama's and then on Saturday we went to stay at his cousin's, or where his cousin stays. And then um, Sunday this man came over and said 'today is the day' and Shawn said 'today is the day' and the man said 'hey Shawn' and Shawn said 'hey snitch' and he shot him in the leg. And then he told his cousin Marquez to kill him, and he stepped out back and he shot him. Cause we live in a trailer and my dad was at the woods and that's where he ran. And then I took my brother and sister to the bathroom. And I guess he killed him I don't know and um my mom, my mama came back in my bedroom and she said, she sighed and she looked at me and we said 'it's okay' and that we love her too. And then that's when we heard the gunshot. And I don't know who shot then because I was in my bedroom with my sister, and they were in the living room. But my mama was on the ground and he had run out and I held mama, but like

CLERK OF COURT, C.P. & G.S.
OF HENDERSON COUNTY, SC

Christy S. Shaddy

A True Copy Attest

By: William Allen

had thought she got shot in her shoulder, but it was in her stomach, and she was breathing when I was holding her. And then the cops had to get us out.

R: Okay, thank you Carmella. So, all this stuff actually started when?

C: Friday.

R: Friday. And then Y'all went and stayed at...

C: His mama's house.

R: His mama's house and then y'all came back on Sunday?

C: Yea.

R: Okay. Who came to the house on Sunday?

C: Sunday? [REDACTED] And um, but my mama was screaming when the cops was out there, I don't know, I can't remember but um... She was screaming 'Don't shoot! I got kids in the house and can't get up'.

R: Did you see Bam or Phillips that night?

C: Nah uh. I was in my bed because I was about to go to bed.

R: Okay, so, what time was all this?

C: At 8:30.

R: Okay, that morning, tell me the first thing you remember from that morning.

C: Which morning?

R: Sunday.

C: Um we came back, because we slept at his cousin Marquez's house [REDACTED] We came home, took a nap got up and then ate breakfast and then he came home. And then that night it happened.

R: And did you ever see Shawn or Marquez fussin with anybody before this?

C: Yes.

By: William Allen

CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

Christy J. Hasty

A True Copy Attest

R: What would they be fussin about then.

C: Um they said that Marquez it's about girls I don't really know.

R: Okay, how many guns were in your house usually?

C: Mama has a gun- mama did not have her gun with her- it was in the bedroom. And its about three? Because mama's and his two other guns.

R: What did they look like?

C: Um mama's is really really small its about that big, and she only used hers, she used to go to my stepdad's house to shoot the tree. My stepdad's it was big, it was really big, and it was black.

R: Okay, where did they keep their guns?

C: Under their pillow.

R: All three of them?

C: Mhm.

R: Okay.

C: Mom keeps hers under her pillow and he keeps his two under his pillow.

R: Okay. Well, when you came home Sunday was Marquez with you?

C: No. My Stepdaddy and Marquez had went somewhere else. My mama took us home.

R: Alright, so mama took you home. Okay. Um, tell me exactly what you heard, the first thing you heard Sunday night.

C: Sunday night? I just heard my stepdaddy say tonight is the night and then they said hey Shawn and then he said snitch and he shot him. And my mama was just crying and she told us that she was really really sorry and that she loved us and we said we loved her too and we forgive her and she just kept on telling him to let her come back and that she don't want to die she wants to be with us and he wouldn't let her come back.

R: Why wouldn't he let her come back?

By: William Allen

A True Copy Attest
Christy J. Moody
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

C: I don't know he was like holding her.

R: Did you see him holding her?

C: What?

R: Did you see Shawn holding your mom?

C: Yes.

R: How was he holding her?

C: Like around her waist.

R: Okay.

C: And she said she didn't want to be with Shawn and that she just wanted to be with my kids.

R: Okay.

C: And he wouldn't let her.

R: Why would your stepdad when he answered the door say, 'hey snitch'?

C: [REDACTED]

R: Okay, did you ever see anyone like drinking?

C: Yea, my mama they drank but like they didn't drink a lot only when they was mad like that calmed them down. And when they had like little parties it wasn't big parties and mama dint smoke weed or anything, she didn't sell it. She didn't want to she told him she don't want to and um but they drank a little bit.

R: How did your stepdad treat your mom?

C: He treated us good, he treated us real good. he never hit her as far as I, I know he never hit her, and it was a mutual (?) thing.

R: He ever do any cussin or yelling.

By: William Allen

CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

Christy J. Shaddy

A True Copy Attest

C: Yea, yea he cusses. Like if we do bad then he'll yell at us and tell us not to do it no more. Like he has like control like he was gonna do it, but he won't do it.

R: You said somebody said something like 'today's the day' or something like that.

C: Yea.

R: Who said that?

C: Shawn, he said that todays the day and she said I don't want to be killed and then she said they gonna kill me.

R: What do you think he meant by today's the day?

C: Um, this is what was gonna happen. Cause he was something, he had his car parked in the back. My mama didn't know nothin. And stuff.

R: Did he usually park it in the back?

C: Nah he parked it in the front.

R: Okay, what kind of car did he have?

C: A Cadillac.

R: Okay. I want to make sure um... [REDACTED]

R: Had the police been out to your house before this?

C: Nah Uh. Not about this.

R: Had they been out there for anything else?

C: Yea um people were saying that he was playing loud music, but he wasn't.

R: Did y'all ever get harassed by anyone? Like people ever pick on y'all?

C: At school or like?

R: Where you lived.

C: Nah uh.

By: William Allen

A True Copy Attest
Christy D. Stacey
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

R: Okay.

C: Like he would just ride around saying things and to like people around us know.

R: Okay. Were you scared of anybody Carmella?

C: When it happened?

R: Before.

C: Um, I didn't like his brother Tyrell but that was because I had anger issues and stuff and I used to get really really mad and he used to make me mad because he had tried to teach me stuff and I wasn't listening to him I wasn't scared of him, I just didn't really like him, but now I do, did.

R: Are you scared of Marquez or your stepdad?

C: Nah uh. Like when I would get in trouble mama allowed him to whoop me but other than that no.

R: So, Shawn shot.

C: Yea, he shot first.

R: And then how many shots did you hear when Shawn shot first?

C: One Like he shot at him and then he shot back.

R: Okay.

C: I don't know because I was in my bedroom.

R: Okay, what was the next thing you heard?

C: Then I heard someone shot and then Marquez shot that boy.

R: What did you hear after that?

C: My mom was crying.

R: Okay.

C: Are we be able to like sit and talk to him or we can't?

A True Copy Attest
Christy J. Stearns
 CLERK OF COURT C.P. & G.S.
 CHESTERFIELD COUNTY, SC

R: I don't know. That is not up to me.

C: Oh okay.

R: Do you want to talk to him?

C: Yea.

R: What do you want to talk to him about?

C: I want to ask why he left, because he told me one time that he would let nothing happen to us or mama and that he lied to me. And even though he would go to jail, I believe he should've stayed with mama because he said he would never ever let her get hurt.

[REDACTED]

R: Do you really think that your stepdad could've shot your mom?

C: Yea.

R: Okay. What did DJ and Zarah think?

C: DJ at first said he thought the cops shot her, and Zarah she did say, she was just too upset. Because I held mama before she died, but she couldn't talk though, she was dying.

R: Did the cops shoot into the house?

C: They say they didn't but, on the news, it said they did.

R: Okay. I haven't really seen much of the news, so I don't know. What happened when the cops got there?

C: Um they dragged us out, but I didn't want to leave mama. And the cops made me mad because they wouldn't help mama, but my aunt told me they couldn't help her until they found the shooter and I didn't know that.

R: Okay. So, where was Marquez and your stepdad at that time?

C: They had left, they ran out the back door.

R: Okay, did you see them go out the back door?

By: William Allen

A True Copy Attest
Christy S. Shaddy
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

C: Yea.

R: Did either of them say anything to you?

C: No.

R: What did your stepdad have on?

C: I think he had a black shirt on and his hat and some pants.

R: Do you think he got shot, your stepdad?

C: Yea, wait no he had a wife beater on and there was blood on it and my aunt told me the cops shot him because when he was shooting back at them, they shot him.

R: Do you think the cops shot him or did you see or hear him get shot?

C: No, he was he um when you come out, he went that way and went into the woods and he was shooting at the cops.

R: So, he was shooting at the cops?

C: [REDACTED]

R: Okay. So, what happened after y'all after the police came in the house and everything?

C: They took us out and he put us in his car, and he drove us to the police station.

R: How were things at the police station?

C: At first, I was mad but then they got me to calm down, because I thought mama was shot in the shoulder, and I had got my hopes up too much. When my aunt told me she died I just, I don't know.

R: How did your aunt know to come check on y'all.

C: Because um, oh I don't know I think Shawn shot this girl's cousin and I told her to call my grandparents and I guess my grandparents called my aunt.

R: so, who was it that Shawn shot?

C: He shot a boy and he shot two policemen; I think they shot at four people.

By: William Allen

A True Copy Attest
 Christy J. Shostek
 CLERK OF COURT C.P. & G.S.
 CHESTERFIELD COUNTY, VA

R: Did you actually hear or see him shoot anybody?

C: Yea.

R: Who did you see him shoot?

C: I didn't see him, but when he opened the door, he said hey snitch and then he shot him in the leg.

[REDACTED]

R: Okay I got ya. What I want to do Carmella I want to step out a minute and think and make sure I've asked you everything I need to ask you and I'd like you to think a minute to think about if you've told me everything you saw or heard. If you want, you can write or draw on the board and I will be right back.

C: (To herself) Okay, so someone got shot, then mama got shot, I see Shawn and Quez run out the back door, um mama told us that she loved us and that she's sorry, um yea that's all.

R: Have you thought about anything else.

C: I told it all.

R: You told it all? Thank you well I really appreciate that because I know how hard it was and I haven't thought of a lot to ask you. But I do want to ask how you are feeling right now.

C: I'm hurt. And I just wish if I was him, I wouldn't care about getting locked up I would still stay with her. And he didn't even say anything to us.

R: Okay, alright. What school were you in Carmella?

C: New Heights Middle School.

R: What grade?

C: 6.

R: How did you like school? Not really?

C: This boy called me a B, he didn't say sorry, so I slapped him, and he got me kicked out of school.

By: William Allen

CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SH

Christy D. Stacey
A True Copy Attest

R: How long were you kicked out of school?

C: Three days.

R: Three days? Okay, how long ago was that?

C: like the fifth week of school.

R: Oh, so just this school year. How are your grades?

C: they're doing good, except for math.

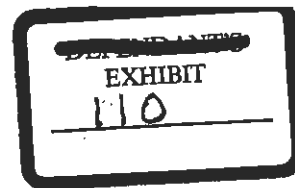
R: Mhm. I can understand that. Alright, anything else you can think of that you want to tell me, or you want to ask me?

C: No.

R: Well thank you Carmella I really appreciate it.

END OF INTERVIEW

A True Copy Attest
Christy A. Blaney
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC



Transcription of 10/28/2015:

Zara Smith Forensic Interview Transcription

Robin Griggs (R): Interviewer

Zara Smith (Z)- Interviewee

R: Robin Griedge, Durant's Children Center. Today is October the 28th, 2015, it is 8:50 am. I will be interviewing Zara Smith; she is a 9-year-old Biracial female referred by SLED.

R: (Off Screen) Hi Zara? (Inaudible off screen)

R: Why don't you come in and have a seat right there for me, okay?

R: Zara do you remember what I said my name is?

Z: Nods no.

R: That's okay, my name's Robin. You can call me Robin or Miss Robin or whatever makes you comfortable, Okay? All we're going to do in here is talk before we get to talking, I have to tell you about my room. I video tape everything we do so my camera is up there. I video tape it because 1 everything you say is important and 2, I can't remember everything we talk about with out the camera, especially if I am talking to more than one person at a time. While we are talking, we do have a few rules that we have to follow. The biggest rule we have is that everybody tells the truth. What does it mean to tell the truth?

Z: Not to Lie.

R: Exactly! And that means me too, and its so important that I am going to promise you that I am going to tell the truth and I want you to promise me that you will tell me the truth okay?

Z: Nods yes

R: Thank you Ma'am. I'm going to ask you some questions and if there are questions you don't know the answer to, just say 'I don't know'. If there is one you don't want to answer if you'll tell me that then we can work, it out. Okay? And if I get something wrong, like calling you Zarah instead of Zara, you tell me I'm wrong because you're not in any trouble okay? So how do you spell Zara?

By: William Allen

CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

Christy J. Stacey

A True Copy Attest

Z: Z A R A.

R: This one don't write good. So, how old are you Zara.

Z: Nine.

R: When's your birthday?

Z: [REDACTED].

R: Oh, you had one awhile back. What did you do for your birthday?

Z: I went outside and played with my mom. We played baseball.

R: okay.

Z: Went out to eat.

R: Okay. Now I know you've got a brother, DJ, how old is DJ?

Z: 10.

R: 10.

Z: He's turning 11.

R: When will he be 11?

Z: December the second.

R: And then Carmella?

Z: 12.

R: Okay, alright. Well Zara what kind of things do you like to do?

Z: I like to play with dogs I hate cats and I like spaghetti and meatballs.

R: How do you get along with your brother and sister?

Z: Bad.

R: Bad? What's so bad about getting along with your brother and sister?

Z: They pick on me.

By: William Allen

A True Copy Attest
Christy J. Dobby
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

R: Well what do they do?

Z: They'll call me names and they say that I'm their half-sister and 'I hate you'.

R: Who tells you that?

Z: Carmella and DJ.

R: What do you do when they tell you that?

Z: Ignore them.

R: Okay, they ever get in trouble for saying things like that for you?

Z: Nods in the affirmative.

R: They ever get punished?

Z: Nods in the affirmative.

R: What kinds of punishments do they get?

Z: Like if their room is dirty, they've got to clean it up and they has to sit in there and has to stay off electronics for a little while.

R: Okay. And do you know why you're here today?

Z: Nods in the affirmative.

R: Why are you here today?

Z: My mama died.

R: Okay, and who was at the house with you when your mama died?

Z: My sister, brother and me and my mom. My cousin quez and Shawn.

R: And who is Shawn?

Z: He was supposed to be my dad.

R: Mhm.

Z: He was 27 and my mom was 33.

By: William Allen

A True Copy Attest
Christy J. Moody
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC
3

R: Okay, and you said your cousin was there, what is his name?

Z: Marquez.

R: Okay Marquez. M A R Q U E Z?

Z: Nods in the affirmative.

R: How old is Marquez?

Z: 19.

R: Okay, alright, so that was everybody that was there?

Z: Nods yes.

R: Okay.

[REDACTED]

Z: I heard gunshots, I heard my mama screaming and um I heard people yelling at each other.

[REDACTED]

Z: Um today, well, when my mama got killed my picture got shot you can only see my brother and sister. You couldn't see me and there was blood everywhere and my mom was lying on the floor dead.

[REDACTED]

R: Okay, did your dad have guns?

Z: Nods yes.

R: How many guns did he have?

Z: He had two for himself, one for my mama, but my mama didn't use a gun and quez had one for...

R: Okay, well who was doing the shootin'?

Z: Marquez Shawn and the police.

By: William Allen

Christy S. Sherry
A True Copy Attest
CLERK OF COURT C.P. & C.S.
CHESTERFIELD COUNTY, SC

R: What about Philips? Did he have a gun?

Z: He didn't come, then my mom got shot.

R: Okay Philips was there Thursday fussin,

Z: Nods yes.

R: Who was there when your mom got shot?

Z: Me, My sister, brother, my dad, and Marquez.

R: Okay, so what happened that Marquez and Shawn needed a gun?

Z: To shoot back at the police.

R: Okay, what were the police doing there?

Z: Well at first we were getting ready to go to bed and then we heard a gunshot go off and then I got in the closet and my sister was on the bed and then I was holding my sister and then we shut off the lights and then my dad he was walking around with the gun in his hand and then blood in his and blood print on his shirt and then my brother tried to stop him but then my dad ran out the back door and then my mama was lying there dead.

R: Where did the blood on your dad's shirt come from?

Z: They said he got shot.

R: Okay.

Z: But I didn't cared about him.

R: Okay so you said you were in the closet with your sister?

Z: My sister was on the bed.

R: Oh, and you were in the closet?

Z: Nods yes.

R: So how did you see the blood print on his shirt?

By: William Allen

A True Copy Attest
Christy S. Sherry
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

Z: He was walkin in to go see our mom and then he was walkin to go out the back door and we saw the blood print.

R: And what did your dad do when he went out the back door?

Z: He got into his Cadillac and he drove off

R: Okay, where were the police?

Z: They were outside. Before my mom got shot, she kept on saying don't shoot I got kids in here and the police were like what and she kept saying it and saying it and then someone had shot her.

R: Okay, and Marquez had a gun?

Z: Nods yes.

R: And what was Marquez doing?

Z: He was um just walking around our house with a gun in his hand and then he (Bam) knocked on the door and said 'hey Shawn' and then he said what's up snitch and then he shot him and then he (Bam) said 'ah Shawn you shot me! You shot me!' and then he (Shawn) said quez finish him. And then the dude ran around the house and quez ran out the back door and then quez shot him and killed him.

R: Okay, and you saw all that?

Z: No, I heard him like shoot the gun and...

R: Mhm, and then you heard Shawn say something like calling him 'you snitch'?

Z: He said hey snitch.

R: Okay, and what did you say the guy's name was?

Z: Bam.

R: Bam? Okay.

Z: His real name is Luther.

R: How did you know bam?

By: William Allen

A True Copy Attest
 Christy S. Stacey
 CLERK OF COURT C.P. & G.S.
 CHESTERFIELD COUNTY, SC

Z: He's my cousin's dad, Stepdad.

R: Okay.

Z: I think he was 38.

R: Okay, did bam and Philips know each other?

Z: Nods yes.

R: How did they know each other?

Z: Like bam and Philips used to come over to our house sometimes and talk to dad.

R: And what would they talk about?

Z: Gestures that she doesn't know.

R: Okay.

[REDACTED]

R: What about beer wine or liquor? Your anybody ever do that?

Z: Nods yes.

R: Who did that?

Z: My mom and dad. My mom did it for fun, she did that because she liked to party some.

R: Did you ever see mama or Shawn when they had too much to drink?

Z: Nods no; only Shawn.

R: How did he act?

Z: He was like rolling around he almost fell into the glass table. And um he fell into mama's arms one time.

R: Okay **[REDACTED]**

By: William Allen

A True Copy Attest
Christy D. Shaddy
 CLERK OF COURT C.P. & G.S.
 CHESTERFIELD COUNTY, SC

Z: He sold liquor and he sold it and he has sold cigarettes and some other and
[REDACTED]

R: Okay, how did you like Shawn?

Z: He was good, he was nice but when he left my mama layin there and he didn't help
her.

R: Okay, what's the first thing you did after you saw Shawn go out the back door?

Z: I dropped to the floor and hugged my mama tell her to get up get up.

R: And, where was she?

Z: She was on the floor bleeding.

R: In what room?

Z: The living room.

R: The living room, okay, where were your sister and brother?

Z: In the bedroom but then they came out and ran in front of me to get mama.

R: Okay, so what happened after you were huggin your mama?

Z: The police came and helped me get up. And they finally got me up and I wouldn't let
go of my sister and brother.

R: Okay.

Z: And then we um went to the police office and we stayed there half of the night.

R: Okay what night was this?

Z: It was about two nights ago.

R: Anything about what happened that you saw or heard that you could tell me about?

Z: I saw that I was looking in the living room my dad was holding my mama and she
couldn't move and she was saying 'I don't want to die I don't want to die' he said 'open up the
door' and she said 'if you love me you'll let me go back there with my children' and he wouldn't

By: William Allen

CLERK OF COURT C.P. & S.
CHESTERFIELD COUNTY, SC

Christy D. Shaddy

A True Copy Attest

let her and that's when he was holding in the chair and then someone shot her and she fell on the ground.

R: Why was daddy holding her in the chair?

Z: I guess he just wanted to protect himself.

R: How was he holding her?

Z: He was holding her like that (gestures with her arms as if she is hugging around something).

R: You told me he had a gun; did he have a gun then?

Z: He had it on the glass table.

R: What did the gun look like?

Z: It had a wooden part like in the old western days, and it was um and he had a black gun, quez had a black gun and um dad mama a small black pistol but she never did use it.

R: Okay, did Marquez or Shawn ever use mama's gun?

Z: Nods yes. They took it and then they had left.

R: Anything else you saw or heard that night?

Z: Then my dad he had someone looking for him because Bam got shot um it was Susan and Kim.

R: Where were they?

Z: They were outside looking for Bam. And they kept on sayin 'bam got shot bam got shot' and he said 'I don't give a D about Bam'.

R: Okay so when dad let them in what happened?

Z: They kept sayin 'where's bam where's bam did you shoot bam?' he said, 'I don't give a D about Bam.'

R: So, what happened to Susan and the other girl?

By: William Allen

CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC

Christy J. Shively

A True Copy Attest

Z: They went home.

R: Was that before the police got there or after the police got there?

Z: Before.

R: Okay, so where was bam at that point?

Z: He got shot and he ran somewhere.

R: He ran somewhere. Okay, alright, had the girls ever been over to your house before?

Z: Nods yes. They used to live in front of us.

[REDACTED]

R: Okay, now is that the red brick house you were telling me about that you used to live in?

Z: Nods no.

R: Okay, have you ever seen your dad mad at anybody?

Z: Nods yes.

R: Who's he been mad at?

Z: He's been mad at me, my mama, my sister, my brother, and he kept on cussin. And he said "I wanna kill Bam because he's a snitch and I don't want to see him no more" and he was like, "if I see Philips again he's gonna have his head gone" and um Marquez he kept on saying 'Yep.'

R: Okay. Did your dad ever like hurt anybody like you or your mom or your brother and sister?

Z: Nods yes.

R: What happened?

Z: Like sometimes when I would do little bad stuff, he just like whoops us and he like gives us whips on our legs.

By: William Allen

A True Copy Attest
 Christy S. Shockey
 CLERK OF COURT C.P. & G.S.
 CHESTERFIELD COUNTY, SC
 10

R: Okay, did he ever hurt your mom?

Z: Sometimes, like he would um, he would like play with her ear too much and it would hurt her.

R: You ever see like grownups hitting each other?

Z: She was just playing with um him this one time and he got a little too rough one time and he hit her in the shoulder too hard.

R: How do you think the police knew to come to your house?

Z: because Kim and um the other woman they called the police because they couldn't find Bam.

R: Okay, do you know where Bam ended up?

Z: Nods no.

R: Alright, tell you what I'd like to do: I'd like to just- step out for a minute and make sure I've asked you everything I need to ask you and I would like you to think a minute and make sure you told me everything you saw or heard okay? And if you want you can draw on the board or you can just sit because I won't be long, okay?

Z: Nods yes.

Z: (Draws/writes on board) (I saw blood everywhere) (Can't read the rest)

R: (Reading off Board) Wow, I heard screaming and gunfire, I saw blood everywhere and bullet holes, I saw my mom on the floor. That's pretty powerful Zara, okay. You've already told about Thursday how Phillips came over and they were fussin with Shawn, okay? You said when the next thing that happened.

Z: When Phillips came over?

R: When Philips came over.

Z: That was it, nothin else really did happen, we spent the night with our grandma, and we went to the brick house.

By: William Allen

CLERK OF COURT C. P. & S.
CHESTERFIELD COUNTY, SC

Christy S. Stacey

A True Copy Attest

R: Okay, who lived at the brick house?

Z: Um our uncle Ryan and dad goes over there sometimes and Quez and like our uncle Clifford used to live there with his Girlfriend.

R: Okay.

Z: Now he lives at um I think (Inaudible).

R: Okay and the day this happened with Bam what day was that?

Z: Today, no wait not today, um the day my mom died.

R: Okay, the day that your mama died what is the first thing that you did that day?

Z: That night?

R: The morning, let's start with the morning.

Z: We went um to burger king to get some breakfast and then we came back and then we fell asleep. It was a really nice nap and then we ate supper and then we put our tablets up and we got ready to go to bed and that's when all that stuff happened.

R: Who was at the house when you got ready to go to bed?

Z: Mom, Dad, and Quez.

R: Okay. And you DJ and Carmella?

Z: Nods yes.

R: Okay, can you tell me which rooms everyone was in when you got ready to go to bed?

Z: My dad and quez they were um probably outside or in my mom and dad's room because quez goes in there a lot and um my mom was getting ready to go outside to do something or get something from the car and Carmella and me were in our room and DJ was in his room.

R: Okay, what time of night or day was it when this happened?

Z: It was around 8:30, cause we has to go to bed at 8:30 that day because it was Sunday

By: William Allen

A True Copy Attest
 Cheryl S. Shaddy
 CLERK OF COURT C.P. & G.S.
 CHESTERFIELD COUNTY, SC

R: Okay so this was Sunday when this happened? Um was there any fussin or arguing on Sunday?

Z: I did tell my mom I didn't want to go to bed (Inaudible) and then my dad came in there and he was talking about something and then something happened and then all that other stuff happened.

R: How was your dad acting on Sunday?

Z: Mad and scared.

R: what was he mad about?

Z: Because like everyone was going to our house and started shootin up the door and stuff.

R: who was shooting up the door?

Z: It was Phillips and this other dude I don't know his name, he's a teenager, I don't know his name, but he was 18 though.

R: And this was Sunday?

Z: Nods yes.

R: What time did this happen on Sunday?

Z: It was like 8:30 and it lasted about an hour or two.

R: What time was it when bam came over?

Z: At 8:00, nothin really did happen at 8:00 we was just talking and laughing and having a great time and then 8:30 came along and my dad said 'today's the day'

R: What do you think he meant when he said, 'today's the day'?

Z: Everyone dies.

R: What made you think that?

Z: Because whenever I Say 'today's the day' everyone dies.

By: William Allen

A True Copy Attest
Christy S. Stacey
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, S.C.

R: What do you think that he meant when he said everyone dies?

Z: Everyone in the trailer park.

R: Was he mad at everyone in the trailer park?

Z: Mhm.

R: Why was he mad at everyone in the trailer park for?

Z: Because he thought um everyone in the trailer park was snitches and he said he hated the cops.

R: Okay do you think he meant your mom and your sister, and brother and you and your sister when he said everybody dies?

Z: Nods yes, because when he said that he was backing up outta the house with a gun in his hand he kept sayin 'today's the day when everyone dies' and Quez started laughin and he started laughing.

R: Okay, now did Bam come to the house by that time or did bam come after that?

Z: He was staying there he was at our house for thirty minutes and then everything happened.

R: Did dad say about that today is the day everyone dies before Bam showed up at your house or after Bam showed up at your house?

Z: After.

R: Was that before Bam had gotten shot or after Bam had gotten shot?

Z: Before.

R: Okay, who lived in the trailer park?

Z: Well it was Shawn, the landlord, Shawn, the girl and her two children and her husband and there was some other dude with two pit bulls but I don't know his name and then some other quez, quarrel and his dad and his mom and some aunts and some other kids I don't know their

By: William Allen

A True Copy Attest
 Christy S. Shaddy
 CLERK OF COURT C.P. & C.S.
 WESSERFIELD COUNTY, SC

names. And then there was loolee, nikigel, nakimeal, robin lee, sisters' dads, and moms, you know. Then robin and eric.

R: What made Dad think everyone in the trailer park were snitches?

Z: Cause like he grew up with them kids and he has said 'when I was younger all these kids would ever do is lie, lie, lie and snitch, snitch, snitch'

R: How long had Shawn been a part of your family?

Z: About a year. Well about 2 years, because my mom married him about 2 years ago.

R: Okay, so Mama actually married him. How did Shawn treat your mama?

Z: Good, until Sunday.

R: What did he do Sunday that...

Z: He left my mama laying there.

R: Okay. Anything else you can remember about what happened?

Z: Not really.

R: What?

Z: Not really.

R: Okay, how are you feeling right now?

Z: Sad.

R: Of course.

[REDACTED]

R: Okay. Anything else?

Z: Nods no.

R: Okay. I do want to ask you, where do you think the shots came from that hit your mama?

By: William Allen

A True Copy Attest
Christy S. Moore
CLERK OF COURT C.P. 5 G.S.
CHESTERFIELD COUNTY, SC

Z: Probably outside.

R: What makes you think they came from outside?

Z: Because my dad was holding my mama Quez was outside on the back porch and the cops were outside. She kept on sayin 'Don't shoot! I got children in the house!' 'Don't shoot! I got children in the house!' and the cops was sayin what, what. And then we kept on hearing gunfire and the cops out there with guns, they had guns in the house, and they had shot in.

R: So, everything was pretty much a normal day until after 8:00 is that correct?

Z: Nods yes.

R: Okay, did anybody come over to the house before 8:00?

Z: No.

R: Okay, what school were you going to?

Z: Pageland Elementary School.

R: What Grade?

Z: Four.

R: How did you like school?

Z: Bad.

R: Bad? What's so bad about school?

Z: They took me out of Mrs. Oaksworth's class.

R: What did they do that for?

Z: They thought my name was Zarah Cleary instead of Smith.

R: Why would that make you have to come out of that class?

Z: They thought that I was a different student.

R: Oh, okay. So, there is another Zara or Zarah at your school?

By: William Allen

A True Copy Attest
Christy S. Hasty
CLERK OF COURT C.P. 1093 S.
CHESTERFIELD COUNTY, SC

Z: There's only Sarah.

R: Okay, Zara and Sarah do sound a lot alike, don't they?

Z: Nods yes.

R: Okay, alright. Is there anything else you want to tell me or anything else you want to ask me?

Z: I wanna know since like the cops did fire too, so uh, will the policemen get fired?

R: I don't know that is up to other people to investigate. Anything else you want to ask me?

Z: Nods no.

R: Are you sure?

Z: Nods yes.

R: I might not know the answer, but I will try to find out for you. Do you know how many times your mama was hit?

Z: Nods no.

R: Alright.

Z: Since there's some stuff in there like, can we get her computer?

R: Well once they, the police, finish their investigation, I'm sure they will let your aunt or someone else go in there and get some things out of the house. But they have to make sure that they have done everything and gotten everything out of there they need out of there, first.

Z: There ain't really nothing in there that dangerous; there's only our kitchen knives and stuff. Quez probably already broke the glass table because he was running around and not even listening.

[REDACTED]

R: Okay. I know I said we were finished but then I thought about something else to ask you. Do you have anything else you would like to tell me or anything you would like to ask me?

By: William Allen

CLERK OF COURT C.P.A.
G.S.
CHESTERFIELD COUNTY, SC

Christy J. Shaddy

A True Copy Attest

Z: Nods no.

R: Well thank you Zara, I appreciate it, want me to put that in the trash for ya? Okay thank you ma'am. I will let you go back out; I am not sure who I will be going out there to get next, but it will be one of them okay?

END OF INTERVIEW

By: William Allen

A True Copy Attest
Christy S. Stoney
CLERK OF COURT C.P. & G.S.
CHESTERFIELD COUNTY, SC
18

CERTIFICATE OF COUNSEL FOR APPELLANT

Counsel for appellant certifies that this Record on Appeal contains all material proposed to be included by any of the parties and not any other material and that this Record on Appeal complies to the best of my ability with the April 15, 2014 order from the South Carolina Supreme Court entitled "Revised Order Concerning Personal Identifying Information and Other Sensitive Information in Appellate Court Filings."

Respectfully Submitted,

RECEIVED

Feb 02 2023

SC Court of Appeals



Kathrine H. Hudgins
Appellate Defender

South Carolina Commission on Indigent Defense
Division of Appellate Defense
PO Box 11589
Columbia, SC 29211-1589

ATTORNEY FOR APPELLANT

This 2nd day of February, 2023.