G.J. No. 468 GENERAL NO. 03 CR- 14367	:	
CIRCUIT COURT OF COOK COUNTY COUNTY DEPARTMENT CRIMINAL DIVISION June, 2003		DRIGINAL FILE COPY
The People of the State of Illinois v. Charnell Woods		DO NOT REMOVE
************** * INDICTMENT FOR * ********		
1ST DEGREE MURDER, ETC.		
A TRUE BILL Some Some Some Some Some Some Some Some		
WITNESSES DET. C. BACH		
Filed 2003, Clerk Bail \$ 1000		
2.58 E. 2.58		
		0000043.0656
PAGE /	or 2/ m	2003 A CE C

STATE OF ILLINOIS)
)SS

COUNTY OF COOK)

The June, 2003 Grand Jury of the Circuit Court of Cook County

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of

FIRST DEGREE MURDER

in that HE, WITHOUT LAWFUL JUSTIFICATION, INTENTIONALLY OR KNOWINGLY

SHOT AND KILLED DIONTE DAVIS WHILE ARMED WITH A FIREARM,

IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 9-1(a)(1)

OF THE ILLINOIS COMPILED STATUTES 1992, AS AMENDED, AND

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of FIRST DEGREE MURDER

in that HE, WITHOUT LAWFUL JUSTIFICATION SHOT AND KILLED DIONTE DAVIS WHILE ARMED WITH A FIREARM, KNOWING THAT SUCH ACT CREATED A STRONG PROBABILITY OF DEATH OR GREAT BODILY HARM TO DIONTE DAVIS, IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 9-1(a)(2)

OF THE ILLINOIS COMPILED STATUTES 1992, AS AMENDED, AND

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

CHARGE ID CODE: 735100

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of

FIRST DEGREE MURDER

in that HE, WITHOUT LAWFUL JUSTIFICATION, INTENTIONALLY OR KNOWINGLY

SHOT AND KILLED DIONTE DAVIS WHILE ARMED WITH A FIREARM, AND THE

STATE SHALL SEEK AN EXTENDED TERM SENTENCE IN THAT THE MURDER WAS

COMMITTED AS A RESULT OF THE INTENTIONAL DISCHARGE OF A FIREARM BY

THE DEFENDANT FROM A MOTOR VEHICLE,

IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 9-1(a)(1)

OF THE ILLINOIS COMPILED STATUTES 1992, AS AMENDED, AND

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

Charge ID Code: 735000

0000043.0659

2003

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of

FIRST DEGREE MURDER

in that HE, WITHOUT LAWFUL JUSTIFICATION SHOT AND KILLED DIONTE DAVIS
WHILE ARMED WITH A FIREARM, KNOWING THAT SUCH ACT CREATED A
STRONG PROBABILITY OF DEATH OR GREAT BODILY HARM TO DIONTE DAVIS,
AND THE STATE SHALL SEEK AN EXTENDED TERM SENTENCE IN THAT THE
MURDER WAS COMMITTED AS A RESULT OF THE INTENTIONAL DISCHARGE OF A
FIREARM BY THE DEFENDANT FROM A MOTOR VEHICLE,
IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 9-1(a)(2)
OF THE ILLINOIS COMPILED STATUTES 1992, AS AMENDED, AND

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

CHARGE ID CODE: 735100

0000043.0660

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of

FIRST DEGREE MURDER

in that HE, WITHOUT LAWFUL JUSTIFICATION, INTENTIONALLY OR KNOWINGLY SHOT AND KILLED DIONTE DAVIS WITH A FIREARM, AND DURING THE COMMISSION OF THE OFFENSE HE PERSONALLY DISCHARGED A FIREARM, IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 9-1(a)(1)

OF THE ILLINOIS COMPILED STATUTES 1992, AS AMENDED, AND

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of FIRST DEGREE MURDER

in that HE, WITHOUT LAWFUL JUSTIFICATION SHOT AND KILLED DIONTE DAVIS
WITH A FIREARM, KNOWING THAT SUCH ACT CREATED A STRONG PROBABILITY
OF DEATH OR GREAT BODILY HARM TO DIONTE DAVIS, AND DURING THE
COMMISSION OF THE OFFENSE HE PERSONALLY DISCHARGED A FIREARM,
IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 9-1(a)(2)
OF THE ILLINOIS COMPILED STATUTES 1992, AS AMENDED, AND

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

CHARGE ID CODE: 735100

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of

FIRST DEGREE MURDER

in that HE, WITHOUT LAWFUL JUSTIFICATION, INTENTIONALLY OR KNOWINGLY SHOT AND KILLED DIONTE DAVIS WITH A FIREARM, AND DURING THE COMMISSION OF THE OFFENSE HE PERSONALLY DISCHARGED A FIREARM, AND THE STATE SHALL SEEK AN EXTENDED TERM SENTENCE IN THAT THE MURDER WAS COMMITTED AS A RESULT OF THE INTENTIONAL DISCHARGE OF A FIREARM BY THE DEFENDANT FROM A MOTOR VEHICLE,

IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 9-1(a)(1)

OF THE ILLINOIS COMPILED STATUTES 1992, AS AMENDED, AND

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

Charge ID Code: 735000

0000043.066

2003

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of

FIRST DEGREE MURDER

in that HE, WITHOUT LAWFUL JUSTIFICATION SHOT AND KILLED DIONTE DAVIS
WITH A FIREARM, KNOWING THAT SUCH ACT CREATED A STRONG PROBABILITY
OF DEATH OR GREAT BODILY HARM TO DIONTE DAVIS, AND DURING THE
COMMISSION OF THE OFFENSE HE PERSONALLY DISCHARGED A FIREARM, AND
THE STATE SHALL SEEK AN EXTENDED TERM SENTENCE IN THAT THE MURDER
WAS COMMITTED AS A RESULT OF THE INTENTIONAL DISCHARGE OF A FIREARM
BY THE DEFENDANT FROM A MOTOR VEHICLE,
IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 9-1(a)(2)

IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 9-1(a)(2)

OF THE ILLINOIS COMPILED STATUTES 1992, AS AMENDED, AND

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

CHARGE ID CODE: 735100

0000043.0664

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of

FIRST DEGREE MURDER

in that HE, WITHOUT LAWFUL JUSTIFICATION, INTENTIONALLY OR KNOWINGLY SHOT AND KILLED DIONTE DAVIS WITH A FIREARM, AND DURING THE COMMISSION OF THE OFFENSE HE PERSONALLY DISCHARGED A FIREARM THAT PROXIMATELY CAUSED DEATH,

IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 9-1(a)(1)

OF THE ILLINOIS COMPILED STATUTES 1992, AS AMENDED, AND

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of

FIRST DEGREE MURDER

in that HE, WITHOUT LAWFUL JUSTIFICATION SHOT AND KILLED DIONTE DAVIS
WITH A FIREARM, KNOWING THAT SUCH ACT CREATED A STRONG PROBABILITY
OF DEATH OR GREAT BODILY HARM TO DIONTE DAVIS, AND DURING THE
COMMISSION OF THE OFFENSE HE PERSONALLY DISCHARGED A FIREARM THAT
PROXIMATELY CAUSED DEATH,

IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 9-1(a)(2)

OF THE ILLINOIS COMPILED STATUTES 1992, AS AMENDED, AND

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

CHARGE ID CODE: 735100

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of

FIRST DEGREE MURDER

in that HE, WITHOUT LAWFUL JUSTIFICATION, INTENTIONALLY OR KNOWINGLY SHOT AND KILLED DIONTE DAVIS WITH A FIREARM, AND DURING THE COMMISSION OF THE OFFENSE HE PERSONALLY DISCHARGED A FIREARM THAT PROXIMATELY CAUSED DEATH, AND THE STATE SHALL SEEK AN EXTENDED TERM SENTENCE IN THAT THE MURDER WAS COMMITTED AS A RESULT OF THE INTENTIONAL DISCHARGE OF A FIREARM BY THE DEFENDANT FROM A MOTOR VEHICLE,

IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 9-1(a)(1)
OF THE ILLINOIS COMPILED STATUTES 1992, AS AMENDED, AND

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of

FIRST DEGREE MURDER

in that HE, WITHOUT LAWFUL JUSTIFICATION SHOT AND KILLED DIONTE DAVIS WITH A FIREARM, KNOWING THAT SUCH ACT CREATED A STRONG PROBABILITY OF DEATH OR GREAT BODILY HARM TO DIONTE DAVIS, AND DURING THE COMMISSION OF THE OFFENSE HE PERSONALLY DISCHARGED A FIREARM THAT PROXIMATELY CAUSED DEATH, AND THE STATE SHALL SEEK AN EXTENDED TERM SENTENCE IN THAT THE MURDER WAS COMMITTED AS A RESULT OF THE INTENTIONAL DISCHARGE OF A FIREARM BY THE DEFENDANT FROM A MOTOR VEHICLE,

IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 9-1(a)(2)

OF THE ILLINOIS COMPILED STATUTES 1992, AS AMENDED, AND

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

CHARGE ID CODE: 735100

0000043.0668

2003

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of ATTEMPT FIRST DEGREE MURDER in that HE, WITHOUT LAWFUL JUSTIFICATION, WITH THE INTENT TO KILL, WHILE ARMED WITH A FIREARM, SHOT AT CURLEY HORNS, WHICH CONSTITUTED A SUBSTANTIAL STEP TOWARDS THE COMMISSION OF FIRST DEGREE MURDER, IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 8-4(a)\720-5\9-1(a)(1)

OF THE ILLINOIS COMPILED STATUTES 1992, AS AMENDED, AND

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of ATTEMPT FIRST DEGREE MURDER in that HE, WITHOUT LAWFUL JUSTIFICATION, WITH THE INTENT TO KILL, WHILE ARMED WITH A FIREARM, SHOT AT TERRY PUGH, WHICH CONSTITUTED A SUBSTANTIAL STEP TOWARDS THE COMMISSION OF FIRST DEGREE MURDER, IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 8-4(a)\720-5\9-1(a)(1)

OF THE ILLINOIS COMPILED STATUTES 1992, AS AMENDED, AND

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of

AGGRAVATED DISCHARGE OF A FIREARM

in that HE, KNOWINGLY DISCHARGED A FIREARM IN THE DIRECTION OF ANOTHER

PERSON, TO WIT: CURLEY HORNS,

IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 24-1.2(a)(2)

OF THE ILLINOIS COMPILED STATUES 1992, AS AMENDED, AND

contrary to the Statutes, and against the peace and dignity of the same People of the States of Illinois

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of

AGGRAVATED DISCHARGE OF A FIREARM

in that HE, KNOWINGLY DISCHARGED A FIREARM IN THE DIRECTION OF ANOTHER

PERSON, TO WIT: TERRY PUGH,

IN VIOLATION OF CHAPTER 720, ACT 5, SECTION 24-1.2(a)(2)

OF THE ILLINOIS COMPILED STATUES 1992, AS AMENDED, AND

contrary to the Statutes, and against the peace and dignity of the same People of the States of Illinois

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of AGGRAVATED UNLAWFUL USE OF WEAPON in that HE, KNOWINGLY CARRIED ON OR ABOUT HIS PERSON, A FIREARM, AT A TIME WHEN HE WAS NOT ON HIS OWN LAND OR IN HIS OWN ABODE OR FIXED PLACE OF BUSINESS AND THE FIREARM POSSESSED WAS UNCASED, LOADED, AND IMMEDIATELY ACCESSIBLE AT THE TIME OF OFFENSE, AND HE HAD BEEN PREVIOUSLY CONVICTED OF A FELONY, TO WIT: MANUFACTURE DELIVERY OF CONTROLLED SUBSTANCE UNDER CASE NUMBER 95CR-7496, IN VIOLATION OF CHAPTER 720 ACT 5 SECTION 24-1.6(A)(1)/(3)(A) OF THE ILLINOIS COMPILED STATUTES 2000 AS AMENDED AND contrary to the Statute and against the peace and dignity of the same People of the State of Illinois.

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of AGGRAVATED UNLAWFUL USE OF WEAPON
in that HE, KNOWINGLY CARRIED IN A VEHICLE, A FIREARM, AT A TIME WHEN HE
WAS NOT ON HIS OWN LAND OR IN HIS OWN ABODE OR FIXED PLACE OF
BUSINESS AND THE FIREARM POSSESSED WAS UNCASED, LOADED, AND
IMMEDIATELY ACCESSIBLE AT THE TIME OF OFFENSE, AND HE HAD BEEN
PREVIOUSLY CONVICTED OF A FELONY, TO WIT: MANUFACTURE DELIVERY OF
CONTROLLED SUBSTANCE UNDER CASE NUMBER 95CR-7496,
IN VIOLATION OF CHAPTER 720 ACT 5 SECTION 24-1.6(A)(1)/(3)(A)
OF THE ILLINOIS COMPILED STATUTES 2000 AS AMENDED AND
contrary to the Statute and against the peace and dignity of the same People of the State of
Illinois.

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of AGGRAVATED UNLAWFUL USE OF WEAPON in that HE, KNOWINGLY CARRIED OR POSSESSED ON OR ABOUT HIS PERSON A FIREARM, UPON A PUBLIC STREET, TO WIT: WEST 66TH STREET, WITHIN THE CORPORATE LIMITS OF A CITY TO WIT: THE CITY OF CHICAGO AT A TIME WHEN HE WAS NOT ON HIS OWN LAND, OR IN HIS OWN ABODE OR FIXED PLACE OF BUSINESS AND WHEN HE WAS NOT AN INVITEE THEREON FOR THE PURPOSE OF DISPLAY OF SUCH WEAPON OR THE LAWFUL COMMERCE IN WEAPONS, AND THE FIREARM POSSESSED WAS UNCASED, LOADED, AND IMMEDIATELY ACCESSIBLE AT THE TIME OF OFFENSE, AND HE HAD BEEN PREVIOUSLY CONVICTED OF A FELONY, TO WIT: MANUFACTURE\DELIVERY OF CONTROLLED SUBSTANCE UNDER CASE NUMBER 95CR-7496,
IN VIOLATION OF CHAPTER 720 ACT 5, SECTION 24-1.6(a)(2)\((3)(A))

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

Charge ID Code: 12479

0000043.0675 2003

The Grand Jurors chosen, selected, and sworn, in and for the County of Cook, in the State of Illinois, in the name and by the authority of the People of the State of Illinois, upon their oaths present that on or about March 24, 2003 at and within the County of Cook

CHARNELL WOODS

committed the offense of UNLAWFUL USE OF WEAPON BY A FELON
in that HE, KNOWINGLY POSSESSED ON OR ABOUT HIS PERSON, A FIREARM,
TO WIT: A HANDGUN, AFTER HAVING BEEN PREVIOUSLY CONVICTED OF THE
FELONY OFFENSE OF MANUFACTURE\DELIVERY OF CONTROLLED SUBSTANCE
UNDER CASE NUMBER 95CR-7496,
IN VIOLATION OF CHAPTER 720 ACT 5, SECTION 24-1.1(a)
OF THE ILLINOIS COMPILED STATUTES 1992, AS AMENDED, AND

contrary to the Statute, and against the peace and dignity of the same People of the State of Illinois.

Charge ID Code: 12309

Red Sec 9000043.0676

Blump Do

 \mathcal{A}

CALL

* INFORMATION INDICTMENT RETURN SHEET **

CASE NO.	IR	DEFENDANT	NO.	ARRAIGNMENT DATE
03CR-14367	965919	CHARNELL WOODS	1	YC
				07/16/2003
GJ- 468	FBI-109262NA4 ISB-30278310 CB-15491790 RD/AR: HJ257094 Hgt: 5'11" DIRECT INDICTM	Sex: M Race: B DOB: 03/30, Add: 14724 S. Langley Chicago, IL 60419 4 Arrest Agy: C P D Area 1 Arrest Date: 06/13/2003 Wgt: 310 Hair: BLK Eyes: ENT 06/29	03-1128	8361
	ASA: Michael Cl	larke Unit: Branch r/Intent To Kill/Injure	66	
	J	720-5\9-1(A)(1) 0000 r/Strong Prob Kill/Injure	0735000 C	
	Chg: 3 Murde	r/Intent To Kill/Injure	0735000 C	
	Chg: 4 Murde	r/Strong Prob Kill/Injure		
	Chg: 5 Murde	r/Intent To Kill/Injure	0735100 C	
y (f) Section (section)	Chg; 6 Murde	720-5\9-1(A)(1) 0000 r/Strong Prob Kill/Injure	0735000 C	lass: M —
·	රා ි Chg: 7 Murde:	720-5\9-1(A)(2) 0000 r/Intent To Kill/Injure	0735100 C	lass: M —
			0735000 C	lass: M
	Ĭ		0735100 C	lass: M —
	် Chg: 10 Murde:	720-5\9-1(A)(1) 0000 r/Strong Prob Kill/Injure	0735000 C	lass: M —
		720-5\9-1(A)(2) 0000 r/Intent To Kill/Injure	0735100 C	lass: M
	-		0735000 C	lass: M —
			0735100 C	lass: M
c t		720-5\8-4(720-5\9-1) 000	A735000 C	lass: X
1-2-03	-		A735000 C	lass: X —
IMARI	chg: 15 Agg D	ischarge Firearm/Occ Veh	1214850 C	lass: 1
UMADL	Chg: 17 Agg U	7 (0-5) 4 1 2(A)(2) 0000	1 214850 C	lass: 1 —
		20-5\24-1.6(A)(1)3 0000	 0012476 @ :	lass: 2
BAIL PREV	Cag 20 Tuw	clony PossiUse Western Firearm	0012479 C. ໃ	000045,0005 lass: 2
ESTREM I ILLE V	IN A ROLL A WOOD			