

IN THE CIRCUIT COURT OF THE
TWENTY FIRST JUDICIAL CIRCUIT,
IN AND FOR CAMDEN COUNTY,
MAJOR

STATE OF MAJOR

-vs-

GARY LEE GOODMAN
Defendant.

CASE NO. 666

CHARGE(S):

- I. MURDER IN THE SECOND DEGREE
- II. ATTEMPTED MURDER IN THE SECOND DEGREE
- III. CARRYING A CONCEALED FIREARM

INDICTMENT

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF MAJOR: COUNT I: The Grand Jurors of the County of Camden, State of Major, charge that GARY LEE GOODMAN, on or about the 1st day of May, 20XX-1, in the County and State aforesaid, did then and there committed the felony of murder in the second degree in that the said Gary Lee Goodman unlawfully and by an act imminently dangerous to another and evincing a depraved mind regardless of human life, but without a premeditated design to effect the death of any particular individual or person, did kill and murder MOE HELTON by shooting him with a firearm, to wit: a handgun, thereby inflicting in and upon MOE HELTON mortal wounds and injuries, of and from which said mortal wounds and injuries the said MOE HELTON did then and there die, contrary to Revised General Statute of Major and against the peace and dignity of the State of Major. COUNT II: The Grand Jurors of the County of Camden, State of Major, further charge that GARY LEE GOODMAN, on or about the 1st day of May, 20XX-1, in the County and State aforesaid, did then and there unlawfully attempt to commit the felony of murder in the second degree in that said GARY LEE GOODMAN unlawfully and by an act imminently dangerous to another and evincing a depraved mind regardless of human life, but without a premeditated design to effect the death of any particular person, did shoot JOHN ELDER with a firearm, to wit: a handgun, thereby attempting to inflict in and upon JOHN ELDER mortal wounds and injuries, contrary to Revised General Statute of Major and against the peace and dignity of the State of Major. COUNT III: The Grand Jurors of the County of Camden, State of Major, charge that GARY LEE GOODMAN, on or about the 1st day of May, 20XX-1, in the County and State aforesaid, did then and there unlawfully

Entry 1 Indictment

carry a concealed firearm, to wit: a handgun, on or about his person, contrary to Revised General Statute of Major and against the peace and dignity of the State of Major.

A TRUE BILL:

Terrence R. Stamp

FOREPERSON OF THE GRAND JURY

I HEREBY CERTIFY that the Grand Jury returning this Indictment was advised and instructed according to law.

Percy Cyutor

CAMDEN COUNTY PROSECUTING ATTORNEY