

GEORGIA, CLARKE COUNTY

IN THE SUPERIOR COURT OF CLARKE COUNTY

The Grand Jurors selected, chosen and Sworn for the County of CLARKE, to wit:

I, Rachel Grimes, FOREPERSON

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| 2. <u>Joshua Auckland</u> | 14. <u>Holly Ivy</u> |
| 3. <u>Brody Rowland</u> | 15. <u>Milton Johnson</u> |
| 4. <u>Adam Chandler</u> | 16. <u>Eric Hess</u> |
| 5. <u>Colin Huff</u> | 17. <u>Kazuko Brooks</u> |
| 6. <u>John St. John</u> | 18. <u>Ruby Jordan</u> |
| 7. <u>Shane Winger</u> | 19. <u>Vanessa Cervantes</u> |
| 8. <u>Clifford Heard</u> | 20. <u>Jessica Reynolds</u> |
| 9. <u>Richard Jock</u> | 21. <u>Austin Willeby</u> |
| 10. <u>Joshua Tijerina</u> | 22. <u>Anna Storz</u> |
| 11. <u>Karen Dunlavy</u> | 23. <u>Richard Etheredge</u> |
| 12. <u>Judith Gex</u> | 24. <u>Stephen Nobles</u> |
| 13. <u>Leon Thomas</u> | 25. <u>Shawn Hinger</u> |

COUNT 1: In the name and on behalf of the citizens of the State of Georgia, do hereby charge and accuse **JABBARY ANTOINE STEVENS** with the offense of **SERIOUS INJURY BY VEHICLE** for that the said **JABBARY ANTOINE STEVENS** on the 11th day of February, 2018, in the County aforesaid, without malice aforethought, did cause bodily harm to Gabriela Lopez-Heredia by depriving said person of a member of her body and/or by rendering a member of said person's body useless through a violation of code section 40-6-391(a)(6) of the Official Code of Georgia, Driving Under the Influence, as set forth in Count 11 of this indictment and incorporated by reference, whereby Gabriela Lopez-Heredia sustained a fractured pelvis, fractured vertebrae, and/or a spinal cord injury resulting in paralysis of her legs and/or lower extremities; in violation of O.C.G.A. § 40-6-394, Contrary to the laws of said State.

COUNT 2: In the name and on behalf of the citizens of the State of Georgia, do hereby charge and accuse **JABBARY ANTOINE STEVENS** with the offense of **SERIOUS INJURY BY VEHICLE** for that the said **JABBARY ANTOINE STEVENS** on the 11th day of February, 2018, in the County aforesaid, without malice aforethought, did cause bodily harm to Gabriela Lopez-Heredia by depriving said person of a member of her body and/or by rendering a member of said person's body useless through a violation of code section 40-6-391(a)(2) of the Official Code of Georgia, Driving Under the Influence, as set forth in Count 12 of this indictment and incorporated by reference, whereby Gabriela Lopez-Heredia sustained a fractured pelvis, fractured vertebrae, and/or a spinal cord injury resulting in paralysis of her legs and/or lower extremities; in violation of O.C.G.A. § 40-6-394, Contrary to the laws of said State.

COUNT 3: In the name and on behalf of the citizens of the State of Georgia, do hereby charge and accuse **JABBARY ANTOINE STEVENS** with the offense of **SERIOUS INJURY BY VEHICLE** for that the said **JABBARY ANTOINE STEVENS** on the 11th day of February, 2018, in the County aforesaid, without malice aforethought, did cause bodily harm to Esmeralda Heredia-Carias by depriving said person of a member of her body through a violation of code section 40-6-391(a)(6) of the Official Code of Georgia, Driving Under the Influence, as set forth in Count 11 of this indictment and incorporated by reference, whereby Esmeralda Heredia-Carias sustained a fractured rib, pneumomediastinum, and/or a knee laceration; in violation of O.C.G.A. § 40-6-394, Contrary to the laws of said State.

COUNT 4: In the name and on behalf of the citizens of the State of Georgia, do hereby charge and accuse **JABBARY ANTOINE STEVENS** with the offense of **SERIOUS INJURY BY VEHICLE** for that the said **JABBARY ANTOINE STEVENS** on the 11th day of February, 2018, in the County aforesaid, without malice aforethought, did cause bodily harm to Esmeralda Heredia-Carias by depriving said person of a member of her body through a violation of code section 40-6-391(a)(2) of the Official Code of Georgia, Driving Under the Influence, as set forth in Count 12 of this indictment and incorporated by reference, whereby Esmeralda Heredia-Carias sustained a fractured rib, pneumomediastinum, and/or a knee laceration; in violation of O.C.G.A. § 40-6-394, Contrary to the laws of said State.

COUNT 5: In the name and on behalf of the citizens of the State of Georgia, do hereby charge and accuse **JABBARY ANTOINE STEVENS** with the offense of **SERIOUS INJURY BY VEHICLE** for that the said **JABBARY ANTOINE STEVENS** on the 11th day of February, 2018, in the County aforesaid, without malice aforethought, did cause bodily harm to Jose Heredia by depriving said person of a member of his body and/or seriously disfiguring said person's body through a violation of code section 40-6-391(a)(6) of the Official Code of Georgia, Driving Under the Influence, as set forth in Count 11 of this indictment and incorporated by reference, whereby Jose Heredia sustained a fractured pelvis, a fractured wrist, and/or a chest laceration; in violation of O.C.G.A. § 40-6-394, Contrary to the laws of said State.

COUNT 6: In the name and on behalf of the citizens of the State of Georgia, do hereby charge and accuse **JABBARY ANTOINE STEVENS** with the offense of **SERIOUS INJURY BY VEHICLE** for that the said **JABBARY ANTOINE STEVENS** on the 11th day of February, 2018, in the County aforesaid, without malice aforethought, did cause bodily harm to Jose Heredia by depriving said person of a member of his body and/or seriously disfiguring said person's body through a violation of code section 40-6-391(a)(2) of the Official Code of Georgia, Driving Under the Influence, as set forth in Count 12 of this indictment and incorporated by reference, whereby Jose Heredia sustained a fractured pelvis, a fractured wrist, and/or a chest laceration; in violation of O.C.G.A. § 40-6-394, Contrary to the laws of said State.

COUNT 7: In the name and on behalf of the citizens of the State of Georgia, do hereby charge and accuse **JABBARY ANTOINE STEVENS** with the offense of **SERIOUS INJURY BY VEHICLE** for that the said **JABBARY ANTOINE STEVENS** on the 11th day of February, 2018, in the County aforesaid, without malice aforethought, did cause bodily harm to Katerin Lopez-Heredia by depriving said person of a member of her body through a violation of code section 40-6-391(a)(6) of the Official Code of Georgia, Driving Under the Influence, as set forth in Count 11 of this indictment and incorporated by reference, whereby Katerin Lopez-Heredia sustained a fractured iliac bone; in violation of O.C.G.A. § 40-6-394, Contrary to the laws of said State.

COUNT 8: In the name and on behalf of the citizens of the State of Georgia, do hereby charge and accuse **JABBARY ANTOINE STEVENS** with the offense of **SERIOUS INJURY BY VEHICLE** for that the said **JABBARY ANTOINE STEVENS** on the 11th day of February, 2018, in the County aforesaid, without malice aforethought, did cause bodily harm to Katerin Lopez-Heredia by depriving said person of a member of her body through a violation of code section 40-6-391(a)(2) of the Official Code of Georgia, Driving Under the Influence, as set forth in Count 12 of this indictment and incorporated by reference, whereby Katerin Lopez-Heredia sustained a fractured iliac bone; in violation of O.C.G.A. § 40-6-394, Contrary to the laws of said State.

COUNT 9: In the name and on behalf of the citizens of the State of Georgia, do hereby charge and accuse **JABBARY ANTOINE STEVENS** with the offense of **SERIOUS INJURY BY VEHICLE** for that the said **JABBARY ANTOINE STEVENS** on the 11th day of February, 2018, in the County aforesaid, without malice aforethought, did cause bodily harm to Yoselin Yajaira-Chavarria by depriving said person of a member of her body through a violation of code section 40-6-391(a)(6) of the Official Code of Georgia, Driving Under the Influence, as set forth in Count 11 of this indictment and incorporated by reference, whereby Yoselin Yajaira-Chavarria sustained a fractured foot and/or toe; in violation of O.C.G.A. § 40-6-394, Contrary to the laws of said State.

COUNT 10: In the name and on behalf of the citizens of the State of Georgia, do hereby charge and accuse **JABBARY ANTOINE STEVENS** with the offense of **SERIOUS INJURY BY VEHICLE** for that the said **JABBARY ANTOINE STEVENS** on the 11th day of February, 2018, in the County aforesaid, without malice aforethought, did cause bodily harm to Yoselin Yajaira-Chavarria by depriving said person of a member of her body through a violation of code section 40-6-391(a)(2) of the Official Code of Georgia, Driving Under the Influence, as set forth in Count 12 of this indictment and incorporated by reference, whereby Yoselin Yajaira-Chavarria sustained a fractured foot and/or toe; in violation of O.C.G.A. § 40-6-394, Contrary to the laws of said State.

COUNT 11: In the name and on behalf of the citizens of the State of Georgia, do hereby charge and accuse **JABBARY ANTOINE STEVENS** with the offense of **DRIVING UNDER THE INFLUENCE (CONTROLLED SUBSTANCE)** for that the said **JABBARY ANTOINE STEVENS** on the 11th day of February, 2018, in the County aforesaid, did drive and was in actual physical control of a moving vehicle on Lexington Road while there was an amount of a controlled substance, as defined in O.C.G.A. 16-13-21, including the metabolites and derivatives of a controlled substance, present in his blood, to wit: cocaine, a schedule II controlled substance, and/or benzoylecgonine, a metabolite of cocaine; in violation of O.C.G.A. § 40-6-391(a)(6), Contrary to the laws of said State.

COUNT 12: In the name and on behalf of the citizens of the State of Georgia, do hereby charge and accuse **JABBARY ANTOINE STEVENS** with the offense of **DRIVING UNDER THE INFLUENCE (LESS SAFE) (DRUGS)** for that the said **JABBARY ANTOINE STEVENS** on the 11th day of February, 2018, in the County aforesaid, did drive and was in actual physical control of a moving vehicle on Lexington Road, while under the influence of any drug, to wit: cocaine, cocaethylene, benzoylecgonine, marijuana, THC, 11-OH-THC, and/or THC-COOH to the extent that it was less safe for him to drive; in violation of O.C.G.A. § 40-6-391(a)(2), Contrary to the laws of said State.

COUNT 13: In the name and on behalf of the citizens of the State of Georgia, do hereby charge and accuse **JABBARY ANTOINE STEVENS** with the offense of **FAILURE TO MAINTAIN LANE** for that the said **JABBARY ANTOINE STEVENS** on the 11th day of February, 2018, in the County aforesaid, while operating a motor vehicle upon Lexington Road, a roadway divided into clearly marked lanes for traffic, did fail to drive his vehicle as nearly as practicable entirely within a single traffic lane, to wit: the vehicle of the accused crossed over a lane divider into opposing lanes of travel causing a collision with another motor vehicle; in violation of O.C.G.A. § 40-6-48;

Contrary to the laws of said State, the good order, peace and dignity thereof.

Indictment
CLARKE COUNTY SUPERIOR COURT, October Term, 2021

Katie Kitchens, Prosecutor
DEBORAH GONZALEZ, District Attorney