No. 97-313-CF B, C, D (97-363, 97-364, 97365) IN THE CIRCUIT COURT Nineteenth Judicial Circuit of Florida Indian River County

STATE OF FLORIDA

vs.

WILLIE C. CHAMBLISS "B"

DOB: 05-12-79 RACE/GENDER: B/M SSN:

SHAUNTE ALLEN COLLINS "C"

DOB: 04-05-80 RACE/GENDER: B/M SSN: \mathbf{c}

NEGUS ALPHONSO MCLEAN "D"

DOB: 03-25-81 RACE/GENDER: B/M SSN:

INDICTMENT FOR

I: ROBBERY WITH A DEADLY WEAPON "B " II: BURGLARY OF A STRUCTURE WHILE ARMED ۳B۳ III: THIRD DEGREE GRAND THEFT «Вч nĢн IV: ROBBERY WITH A DEADLY WEAPON V: BURGLARY OF A STRUCTURE WHILE ARMED "Q" VI: THIRD DEGREE GRAND THEFT пÇп VII: ROBBERY WITH A DEADLY WEAPON nÐn пÐп VIII: BURGLARY OF STRUCTURE WHILE ARMED IX: THIRD DEGREE GRAND THEFT пÐп X: ROBBERY WITH A DEADLY WEAPON пÐп XI: FELONY CAUSING BODILY INJURY пDл

Found Spring Term, 1997

TRVE BILL Δ the Grand Foreperson бf Jury



Presented in Open Court and Filed this 23 day of April, 1997

Jeffrey K. Barton, Clerk

_____Deputy Clerk By A. Summons

BRUCE H. COLTON State Attorney, Nineteenth Judicial Circuit State of Florida

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA :

COUNT I

IN THE CIRCUIT COURT of the Nineteenth Judicial Circuit of the State of Florida for Indian River County at the Spring Term thereof, in the year of our Lord one thousand nine hundred and ninety seven, to-wit: The Grand Jury of the State of Florida inquiring in and for the body of the County of Indian River, upon their oaths do present that WILLIE C. CHAMBLISS, on or about March 21, 1997, at and in the County of Indian River and the State of Florida, did take certain property, to-wit: United States currency and other tangible property, from the person or custody of Cobb Theaters, d/b/a Galaxy 12 Cinema, Scott Young and/or Trishina Bailey as custodian, with the intent to permanently or temporarily deprive the said person or owner of the property, and in the course of the taking there was the use of force, violence, assault, or putting in fear, and in the course of committing the robbery carried a handgun or other deadly weapon, to-wit: a Lorcin .380 automatic firearm and/or baseball bat, in violation of Florida Statutes 812.13(1), 812.13(2)(a) and 775.087;

COUNT II

IN THE CIRCUIT COURT of the Nineteenth Judicial Circuit of the State of Florida for Indian River County at the Spring Term thereof, in the year of our Lord one thousand nine hundred and ninety seven, to-wit: The Grand Jury of the State of Florida inquiring in and for the body of the County of Indian River, upon their oaths do present that WILLIE C. CHAMBLISS, on or about March 21, 1997, at and in the County of Indian River and the State of Florida, did unlawfully enter or remain in a structure, the property of Cobb Theaters, d/b/a Galaxy 12 Cinema, Scott Young and/or Trishina Bailey, as custodian, and at the time the structure was occupied by another person or persons, with the intent to commit an offense therein, and in the course of committing the burglary was armed, or did become armed within the property with explosives or a dangerous weapon, to-wit: a Lorcin .380 automatic firearm and/or baseball bat, in violation of Florida Statute 810.02 and 775.087;



COUNT III

IN THE CIRCUIT COURT of the Nineteenth Judicial Circuit of the State of Florida for Indian River County at the Spring Term thereof, in the year of our Lord one thousand nine hundred and ninety seven, to-wit: The Grand Jury of the State of Florida inquiring in and for the body of the County of Indian River, upon their oaths do present that WILLIE C. CHAMBLISS, on or about March 21, 1997, at and in the County of Indian River and the State of Florida, did unlawfully and knowingly obtain or use or endeavor to obtain or to use the property of another, to-wit: United States currency, the property of Cobb Theaters, d/b/a Galaxy 12 Cinema, Scott Young and/or Trishina Bailey as custodian, of the value of \$300.00 or more, but less than \$20,000.00 with intent to either permanently or temporarily deprive the true owner of a right to the property or a benefit therefrom or to appropriate the property to the use of the taker or to the use of any person not entitled thereto, in violation of Florida Statute 812.014;

COUNT IV

IN THE CIRCUIT COURT of the Nineteenth Judicial Circuit of the State of Florida for Indian River County at the Spring Term thereof, in the year of our Lord one thousand nine hundred and ninety seven, to-wit: Grand Jury of the State of Florida inquiring in and for the body of the County of Indian River, upon their oaths do present that SHAUNTE ALLEN COLLINS, on or about March 21, 1997, at and in the County of Indian River and the State of Florida, did take certain property, to-wit: United States currency and other tangible property, from the person or custody of Cobb Theaters, d/b/a Galaxy 12 Cinema, Scott Young and/or Trishina Bailey as custodian, with the intent to permanently or temporarily deprive the said person or owner of the property, and in the course of the taking there was the use of force, violence, assault, or putting in fear, and in the course of committing the robbery carried a firearm or other deadly weapon, to-wit: a Lorcin .380 automatic firearm and/or baseball bat, while wearing a hood, mask, or other device designed to conceal his identity, in violation of Florida Statutes 812.13(1), 812.13(2)(a), 775.087 and 775.0845;

COUNT V

IN THE CIRCUIT COURT of the Nineteenth Judicial Circuit of the State of Florida for Indian River County at the Spring Term thereof, in the year of our Lord one thousand nine hundred and ninety seven, to-wit: Grand Jury of the State of Florida inquiring in and for the body of the County of Indian River, upon their oaths do present that SHAUNTE ALLEN COLLINS, on or about March 21, 1997, at and in the County of Indian River and the State of Florida, did unlawfully enter or remain in a structure, the property of Cobb Theaters, d/b/a Galaxy 12 Cinema, Scott Young and/or Trishina Bailey, as custodian, and at the time the structure was occupied by another person or persons, with the intent to commit an offense therein, and in the course of committing the burglary was armed, or did become armed within the property with explosives or a dangerous weapon, to-wit: a Lorcin .380 automatic firearm and/or baseball bat, while wearing a hood, mask, or other device designed to conceal his identity, in violation of Florida Statute 810.02, 775.087 and 775.0845;

COUNT VI

IN THE CIRCUIT COURT of the Nineteenth Judicial Circuit of the State of Florida for Indian River County at the Spring Term thereof, in the year of our Lord one thousand nine hundred and ninety seven, to-wit: The Grand Jury of the State of Florida inquiring in and for the body of the County of Indian River, upon their oaths do present that SHAUNTE ALLEN COLLINS, on or about March 21, 1997, at and in the County of Indian River and the State of Florida, did unlawfully and knowingly obtain or use or endeavor to obtain or to use the property of another, to-wit: United States currency, the property of Cobb Theaters, d/b/a Galaxy 12 Cinema, Scott Young and/or Trishina Bailey as custodian, of the value of \$300.00 or more, but less than \$20,000.00 with intent to either permanently or temporarily deprive the true owner of a right to the property or a benefit therefrom or to appropriate the property to the use of the taker or to the use of any person not entitled thereto, while wearing a hood, mask, or other device designed to conceal his identity, in violation of Florida Statute 812.014 and 775.0845;

COUNT VII

IN THE CIRCUIT COURT of the Nineteenth Judicial Circuit of the State of Florida for Indian River County at the Spring Term thereof, in the year of our Lord one thousand nine hundred and ninety seven, to-wit: The Grand Jury of the State of Florida inquiring in and for the body of the County of Indian River, upon their oaths do present that NEGUS ALPHONSO MCLEAN, on or about March 21, 1997, at and in the County of Indian River and the State of Florida, did take certain property, to-wit: United States currency and other tangible property, from the person or custody of Cobb Theaters, d/b/a Galaxy 12 Cinema, Scott Young and/or Trishina Bailey as custodian, with the intent to permanently or temporarily deprive the said person or owner of the property, and in the course of the taking there was the use of force, violence, assault, or putting in fear, and in the course of committing the robbery carried a firearm or other deadly weapon, to-wit: a Lorcin .380 automatic firearm and/or baseball bat, while wearing a hood, mask, or other device designed to conceal his identity, in violation of Florida Statutes 812.13(1), 812.13(2)(a), 775.087 and 775.0845;

COUNT VIII

IN THE CIRCUIT COURT of the Nineteenth Judicial Circuit of the State of Florida for Indian River County at the Spring Term thereof, in the year of our Lord one thousand nine hundred and ninety seven, to-wit: The Grand Jury of the State of Florida inquiring in and for the body of the County of Indian River, upon their oaths do present that NEGUS ALPHONSO MCLEAN, on or about March 21, 1997, at and in the County of Indian River and the State of Florida, did unlawfully enter or remain in a structure, the property of Cobb Theaters, d/b/a Galaxy 12 Cinema, Scott Young and/or Trishina Bailey, as custodian, and at the time the structure was occupied by another person or persons, with the intent to commit an offense therein, and in the course of committing the burglary was armed, or did become armed within the property with explosives or a dangerous weapon, to-wit: a Lorcin .380 automatic firearm and/or baseball bat, while wearing a hood, mask, or other device designed to conceal his identity, in violation of Florida Statute 810.02, 775.087 and 775.0845;

· · · · ·

IN THE CIRCUIT COURT of the Nineteenth Judicial Circuit of the State of Florida for Indian River County at the Spring Term thereof, in the year of our Lord one thousand nine hundred and ninety seven, to-wit: The Grand Jury of the State of Florida inquiring in and for the body of the County of Indian River, upon their oaths do present that NEGUS ALPHONSO MCLEAN, on or about March 21, 1997, at and in the County of Indian River and the State of Florida, did unlawfully and knowingly obtain or use or endeavor to obtain or to use the property of another, to-wit: United States currency, the property of Cobb Theaters, d/b/a Galaxy 12 Cinema, Scott Young and/or Trishina Bailey as custodian, of the value of 300.00 or more, but less than \$20,000.00 with intent to either permanently or temporarily deprive the true owner of a right to the property or a benefit therefrom or to appropriate the property to the use of the taker or to the use of any person not entitled thereto, while wearing a hood, mask, or other device designed to conceal his identity, in violation of Florida Statute 812.014 and 775.0845;

COUNT X

IN THE CIRCUIT COURT of the Nineteenth Judicial Circuit of the State of Florida for Indian River County at the Spring Term thereof, in the year of our Lord one thousand nine hundred and ninety seven, to-wit: The Grand Jury of the State of Florida inquiring in and for the body of the County of Indian River, upon their oaths do present that NEGUS ALPHONSO MCLEAN, on or about March 21, 1997, at and in the County of Indian River and the State of Florida, did take certain property, to-wit: a watch and United States currency, from the person or custody of Trishina Bailey, with the intent to permanently or temporarily deprive the said person or owner of the property, and in the course of the taking there was the use of force, violence, assault, or putting in fear, and in the course of committing the robbery carried a firearm or other deadly weapon, to-wit: a baseball bat, while wearing a hood, mask or other device designed to conceal his identity, in violation of Florida Statutes 812.13(1) and 812.13(2)(a) and 775.0845;

COUNT XI

IN THE CIRCUIT COURT of the Nineteenth Judicial Circuit of the State of Florida for Indian River County at the Spring Term thereof, in the year of our Lord one thousand nine hundred and ninety seven, to-wit: The Grand Jury of the State of Florida inquiring in and for the body of the County of Indian River, upon their oaths do present that NEGUS ALPHONSO MCLEAN, on or about March 21, 1997, at and in the County of Indian River and the State of Florida, did commit, aid, or abet an act which caused bodily injury to Amy Bosscher, while perpetrating the felony offense of robbery or burglary, in violation of Florida Statute 782.051(1);

I, RYAN BUTLER, Assistant State Attorney for the Nineteenth Judicial Circuit hereby certify that I have advised the Grand Jury in the above referenced case.

DA

Assistant State Attorney for the Ninéteenth Judicial Circuit of Florida, Prosecuting for the State of Florida

IN NINETEENTH JUDICIAL CL COURT INDIAN RIVER COUNTY STATE OF FLORIDA

9700313 B CASE# RH JUDGE INITIAL AGENCY CASE# SOCIAL SEC. # 5/12/79 DATE OF BIRTH B RACE Μ SEX FΤ IN HEIGHT 000 WEIGHT EYE COLOR HAIR COLOR

STATE OF FLORIDA

VS

. . **.** .

WILLIE C. CHAMBLISS DEFENDANT

CAPIAS

TO ALL AND SINGULAR THE SHERIFFS OF THE STATE OF FLORIDA, GREETINGS:

These are to command you as you have heretofore been commanded to take WILLIE C. CHAMBLISS , 00000000 IN CUSTODY , 00000000 if HE be found in your county, and HIM safely keep, so that you have HIS body before the Judge of our Circuit Court, at the Court House in Vero Beach, Indian River County, on the instanter, to answer an information found and now pending in said Circuit Court for said County, for

CHARGE: CT I: ROBBERY WITH DEADLY WEAPON CT II: BURGLARY OF STRUCTURE WHILE ARMED CT III: THIRD DEGREE GRAND THEFT BOND \$ NO BOND be BOND NO BOND be BOND 5,000, 50 be

and have then and there this writ, with due return of your action endorsed thereon.

Witness Clerk and the seal of said Circuit Court at Vero Beach, Florida, this <u>23RD</u> day of <u>APRIL</u>, 19<u>97</u>.

> JEFFREY K. BARTON CLERK CIRCUIT COURT

(SEAL)

BY Asimmons D.C.

