

NEWS For Immediate Release: Friday, January 24, 2014 CONTACT: April Wiesner Phone: (330) 604-2739 wiesner@prosecutor.summitoh.net

Summit County Prosecutor Announces Indictment in Barberton Triple Homicide Indictment includes death specifications

AKRON, OHIO – January 24, 2014 – Summit County Prosecuting Attorney Sherri Bevan Walsh today announced that her office will seek the death penalty against the men accused of shooting four people in Barberton on New Year's Eve. Eric D. Hendon, 31, and his 22-year-old brother Michael D. Hendon, both of Fawler Avenue in Akron, face multiple charges that include Aggravated Murder, Attempted Murder and Aggravated Robbery.

Eric Hendon is indicted on:

- Five counts of Aggravated Murder
 - Each count carries one firearm specification, two death specifications and one repeat violent offender specification
- Attempted Murder
 - Carries one firearm specification and one repeat violent offender specification
- Five counts of Aggravated Robbery
 - Each count carries one firearm specification and one repeat violent offender specification
- Two counts of Felonious Assault
 - Each count carries one firearm specification and one repeat violence offender specification
- Having Weapons Under Disability

Michael Hendon is indicted on:

- Five counts of Aggravated Murder
 - Each count carries one firearm specification and two death specifications
- Attempted Murder
- Five counts of Aggravated Robbery
 - Each count carries one firearm specification
 - Two counts of Felonious Assault
 - Each count carries one firearm specification

If convicted of any count of Aggravated Murder with at least one death specification, the Hendons can be sentenced to death.

"This was a truly senseless crime that has shattered a community," said Prosecutor Walsh. "An entire family – including two children – was killed. And the lone survivor of this brutal attack will carry physical and emotional scars for the rest of her life."

Eric and Michael Hendon will be arraigned in the Court of Common Pleas on January 29.

IN THE COURT OF COMMON PLEAS, HORRIGAN

INDICTMENT TYPE: DIRECTON JAN 24 PM 3: 34

CASE NO. 2014-01-0120AB

A) SAGGRAVATED MURDER (3) 2903.01(B) SF WITH INDICTMENT FOR: SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT (3) 2929.04(A)(5), SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE (3) 2929.04(A)(7), FIREARM SPECIFICATION (3) 2941.145, REPEAT VIOLENT OFFENDER SPECIFICATION (3) 2941.149; AGGRAVATED MURDER (2) 2903.01(A)(1) SF WITH SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT (2) 2929.04(A)(5), SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE (2) 2929.04(A)(7), FIREARM SPECIFICATION (2) 2941.145, REPEAT VIOLENT OFFENDER SPECIFICATION (2) 2941.149; ATTEMPTED MURDER (1) 2903.02(A)(2) AND 2923.02 F1 WITH FIREARM SPECIFICATION (1) 2941.145, REPEAT VIOLENT OFFENDER SPECIFICATION (1) 2941.149; AGGRAVATED ROBBERY (1) 2911.01(A)(1) F1 WITH FIREARM SPECIFICATION (1) 2941.145, REPEAT VIOLENT OFFENDER SPECIFICATION (1) 2941.149, AGGRAVATED ROBBERY (4) 2911.01(A)(3) WITH FIREARM SPECIFICATION (4) 2941.145, REPEAT VIOLENT OFFENDER SPECIFICATION (4) 2941.149, FELONIOUS ASSAULT (1) 2903.11(A)(1) F2 WITH FIREARM SPECIFICATION (1) 2941.145; REPEAT VIOLENT OFFENDER SPECIFICATION (1) 2941.149; FELONIOUS ASSAULT (1) 2903.11(A)(2) F2 WITH FIREARM SPECIFICATION (1) 2941.145; REPEAT VIOLENT OFFENDER SPECIFICATION (1) 2941.149; HAVING WEAPONS WHILE UNDER DISABILITY (1) 2923.13(A)(2) F3

B) AGGRAVATED MURDER (3) 2903.01(B) SF WITH SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT (3) 2929.04(A)(5), SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE (3) 2929.04(A)(7); FIREARM SPECIFICATION (3) 2941.145; AGGRAVATED MURDER (2) 2903.01(A)(1) SF WITH SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT (2) 2929.04(A)(5), SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE (2) 2929.04(A)(7); FIREARM SPECIFICATION (2) 2941.145; ATTEMPTED MURDER (1) 2903.02(A)(2) AND 2923.02 F1 WITH FIREARM SPECIFICATION (1) 2941.145; AGGRAVATED ROBBERY (1) 2911.01(A)(1) F1 WITH FIREARM SPECIFICATION (1) 2941.145; AGGRAVATED ROBBERY (4) 2911.01(A)(3) WITH FIREARM SPECIFICATION (1) 2941.145; FELONIOUS ASSAULT (1) 2903.11(A)(1) F2 WITH FIREARM SPECIFICATION (1) 2941.145; FELONIOUS ASSAULT (1) 2903.11(A)(2) F2 WITH FIREARM SPECIFICATION (1) 2941.145

In the Common Pleas Court of Summit County, Ohio, of the term of JANUARY in the year of our Lord, Two Thousand and Fourteen,

The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County aforesaid, being duly impaneled and sworn and charged to inquire of and present all offenses whatever committed within the limits of said County, on their oaths, IN THE NAME AND BY THE AUTHORITY OF THE STATE OF OHIO,

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COUNT ONE

DO FIND AND PRESENT That **A**) **ERIC D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio, aforesaid, did commit the crime of **AGGRAVATED MURDER** in that he did purposely cause the death of John Kohler, while committing or attempting to commit, or while fleeing immediately after committing or attempting to commit Aggravated Robbery, in violation of Section 2903.01(B) of the Ohio Revised Code, A SPECIAL FELONY, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT ONE – O.R.C. 2929.04(A)(5) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE)

The Grand Jurors further find and specify that the Aggravated Murder was part of a course of conduct involving the purposeful killing or attempt to kill two or more persons by the offender in violation of Section 2929.04(A)(5) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT ONE – O.R.C. 2929.04(A)(7) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was committed while **A) ERIC D. HENDON** was committing, attempting to commit, or fleeing immediately after committing or attempting to commit Aggravated Robbery and **A) ERIC D. HENDON** was the principal offender in the commission of the Aggravated Murder or, if not the principal offender, committed the Aggravated Murder with prior calculation and design, in violation of Section 2929.04(A)(7) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION THREE TO COUNT ONE – O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION FOUR TO COUNT ONE – O.R.C. 2941.149 REPEAT VIOLENT OFFENDER SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON is a repeat violent offender, as defined in Section 2929.01, in violation of Section 2941.149 [2929.14 (D)(2)(a)] of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT TWO

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **A) ERIC D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio, aforesaid, did commit the crime of **AGGRAVATED MURDER** in that he did purposely cause the death of David Carpenter-Kohler, while committing or attempting to commit, or while fleeing immediately after committing or attempting to commit Aggravated Robbery, in violation of Section 2903.01(B) of the Ohio Revised Code, A SPECIAL FELONY, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT TWO – O.R.C. 2929.04(A)(5) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was part of a course of conduct involving the purposeful killing or attempt to kill two or more persons by the offender in violation of Section 2929.04(A)(5) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT TWO – O.R.C. 2929.04(A)(7) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was committed while **A) ERIC D. HENDON** was committing, attempting to commit, or fleeing immediately after committing or attempting to commit Aggravated Robbery and **A) ERIC D. HENDON** was the principal offender in the commission of the Aggravated Murder or, if not the principal offender, committed the Aggravated Murder with prior calculation and design, in violation of Section 2929.04(A)(7) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION THREE TO COUNT TWO – O.R.C. 2941.145 FIREARM SPECIFICATION

SPECIFICATION FOUR TO COUNT TWO – O.R.C. 2941.149 REPEAT VIOLENT OFFENDER SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON is a repeat violent offender, as defined in Section 2929.01, in violation of Section 2941.149 [2929.14 (D)(2)(a)] of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT THREE

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **A) ERIC D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio, aforesaid, did commit the crime of **AGGRAVATED MURDER** in that he did purposely cause the death of Ashley Carpenter, while committing or attempting to commit, or while fleeing immediately after committing or attempting to commit Aggravated Robbery, in violation of Section 2903.01(B) of the Ohio Revised Code, A SPECIAL FELONY, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT THREE – O.R.C. 2929.04(A)(5) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was part of a course of conduct involving the purposeful killing or attempt to kill two or more persons by the offender in violation of Section 2929.04(A)(5) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT THREE – O.R.C. 2929.04(A)(7) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was committed while **A) ERIC D. HENDON** was committing, attempting to commit, or fleeing immediately after committing or attempting to commit Aggravated Robbery and **A) ERIC D. HENDON** was the principal offender in the commission of the Aggravated Murder or, if not the principal offender, committed the Aggravated Murder with prior calculation and design, in violation of Section 2929.04(A)(7) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION THREE TO COUNT THREE – O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION FOUR TO COUNT THREE – O.R.C. 2941.149 REPEAT VIOLENT OFFENDER SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON is a repeat violent offender, as defined in Section 2929.01, in violation of Section 2941.149 [2929.14 (D)(2)(a)] of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT FOUR

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **A) ERIC D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **AGGRAVATED MURDER** in that he did purposely, and with prior calculation and design, cause the death of David Carpenter-Kohler in violation of Section 2903.01(A)(1) of the Ohio Revised Code, A SPECIAL FELONY, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT FOUR – O.R.C. 2929.04(A)(5) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was part of a course of conduct involving the purposeful killing or attempt to kill two or more persons by the offender in violation of Section 2929.04(A)(5) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT FOUR – O.R.C. 2929.04(A)(7) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was committed while **A) ERIC D. HENDON** was committing, attempting to commit, or fleeing immediately after committing or attempting to commit Aggravated Robbery and **A) ERIC D. HENDON** was the principal offender in the commission of the Aggravated Murder or, if not the principal offender, committed the Aggravated Murder with prior calculation and design, in violation of Section 2929.04(A)(7) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION THREE TO COUNT FOUR – O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that **A**) **ERIC D. HENDON** had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION FOUR TO COUNT FOUR – O.R.C. 2941.149 REPEAT VIOLENT OFFENDER SPECIFICATION

The Grand Jurors further find and specify that **A) ERIC D. HENDON** is a repeat violent offender, as defined in Section 2929.01, in violation of Section 2941.149 [2929.14 (D)(2)(a)] of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT FIVE

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **A) ERIC D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **AGGRAVATED MURDER** in that he did purposely, and with prior calculation and design, cause the death of Ashley Carpenter in violation of Section 2903.01(A)(1) of the Ohio Revised Code, A SPECIAL FELONY, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT FIVE – O.R.C. 2929.04(A)(5) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was part of a course of conduct involving the purposeful killing or attempt to kill two or more persons by the offender in violation of Section 2929.04(A)(5) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT FIVE – O.R.C. 2929.04(A)(7) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was committed while **A) ERIC D. HENDON** was committing, attempting to commit, or fleeing immediately after committing or attempting to commit Aggravated Robbery and **A) ERIC D. HENDON** was the principal offender in the commission of the Aggravated Murder or, if not the principal offender, committed the Aggravated Murder with prior calculation and design, in violation of Section 2929.04(A)(7) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION THREE TO COUNT FIVE – O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that **A**) **ERIC D. HENDON** had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION FOUR TO COUNT FIVE – O.R.C. 2941.149 REPEAT VIOLENT OFFENDER SPECIFICATION

The Grand Jurors further find and specify that **A) ERIC D. HENDON** is a repeat violent offender, as defined in Section 2929.01, in violation of Section 2941.149 [2929.14 (D)(2)(a)] of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT SIX

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **A) ERIC D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **ATTEMPTED MURDER** in that he did attempt to purposely cause the death of Rhonda Blankenship in violation of Section 2903.02(A) and 2923.02 of the Ohio Revised Code, A FELONY OF THE FIRST DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT SIX – O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT SIX – O.R.C. 2941.149 REPEAT VIOLENT OFFENDER SPECIFICATION

The Grand Jurors further find and specify that **A) ERIC D. HENDON** is a repeat violent offender, as defined in Section 2929.01, in violation of Section 2941.149 [2929.14 (D)(2)(a)] of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT SEVEN

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **A) ERIC D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **AGGRAVATED ROBBERY** in that he did, in attempting or committing a theft offense, at the address of 329 7th St. NE, Barberton, OH 44203, as defined in section 2913.01 of the Ohio Revised Code, or in fleeing immediately after the attempt or offense, have a deadly weapon on or about the offender's person or under the offender's person or under the offender's person or under the offender possesses it, or use it, in violation of Section 2911.01(A)(1) of the Ohio Revised Code, A FELONY OF THE FIRST DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT SEVEN – O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT SEVEN – O.R.C. 2941.149 REPEAT VIOLENT OFFENDER SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON is a repeat violent offender, as defined in Section 2929.01, in violation of Section 2941.149 [2929.14 (D)(2)(a)] of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT EIGHT

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that A) ERIC D. HENDON on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of AGGRAVATED ROBBERY in that he did, in attempting or committing a theft offense, as defined in section 2913.01 of the Ohio Revised Code, or in fleeing immediately after the attempt or offense, inflict, or attempt to inflict, serious physical harm on another, to wit: John Kohler, in violation of Section 2911.01(A)(3) of the Ohio Revised Code, A FELONY OF THE FIRST DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT EIGHT – O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT EIGHT – O.R.C. 2941.149 REPEAT VIOLENT OFFENDER SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON is a repeat violent offender, as defined in Section 2929.01, in violation of Section 2941.149 [2929.14 (D)(2)(a)] of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT NINE

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that A) ERIC D. HENDON on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of AGGRAVATED ROBBERY in that he did, in attempting or committing a theft offense, as defined in section 2913.01 of the Ohio Revised Code, or in fleeing immediately after the attempt or offense, inflict, or attempt to inflict, serious physical harm on another, to wit: David Carpenter-Kohler, in violation of Section 2911.01(A)(3) of the Ohio Revised Code, A FELONY OF THE FIRST DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT NINE - O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT NINE - O.R.C. 2941.149 REPEAT VIOLENT OFFENDER SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON is a repeat violent offender, as defined in Section 2929.01, in violation of Section 2941.149 [2929.14 (D)(2)(a)] of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT TEN

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that A) ERIC D. HENDON on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of AGGRAVATED ROBBERY in that he did, in attempting or committing a theft offense, as defined in section 2913.01 of the Ohio Revised Code, or in fleeing immediately after the attempt or offense, inflict, or attempt to inflict, serious physical harm on another, to wit: Ashley Carpenter, in violation of Section 2911.01(A)(3) of the Ohio Revised Code, A FELONY OF THE FIRST DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT TEN – O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that **A**) **ERIC D. HENDON** had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT TEN – O.R.C. 2941.149 REPEAT VIOLENT OFFENDER SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON is a repeat violent offender, as defined in Section 2929.01, in violation of Section 2941.149 [2929.14 (D)(2)(a)] of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT ELEVEN

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that A) ERIC D. HENDON on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of AGGRAVATED ROBBERY in that he did, in attempting or committing a theft offense, as defined in section 2913.01 of the Ohio Revised Code, or in fleeing immediately after the attempt or offense, inflict, or attempt to inflict, serious physical harm on another, to wit: Rhonda Blankenship, in violation of Section 2911.01(A)(3) of the Ohio Revised Code, A FELONY OF THE FIRST DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT ELEVEN – O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT ELEVEN – O.R.C. 2941.149 REPEAT VIOLENT OFFENDER SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON is a repeat violent offender, as defined in Section 2929.01, in violation of Section 2941.149 [2929.14 (D)(2)(a)] of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT TWELVE

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that A) ERIC D. HENDON on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of FELONIOUS ASSAULT in that he did knowingly cause serious physical harm to Rhonda Blankenship in violation of Section 2903.11(A)(1) of the Ohio Revised Code, A FELONY OF THE SECOND DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT TWELVE - O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT TWELVE - O.R.C. 2941.149 REPEAT VIOLENT OFFENDER SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON is a repeat violent offender, as defined in Section 2929.01, in violation of Section 2941.149 [2929.14 (D)(2)(a)] of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT THIRTEEN

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **A) ERIC D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **FELONIOUS ASSAULT** in that he did knowingly cause or attempt to cause physical harm to Rhonda Blankenship by means of a deadly weapon or dangerous ordnance, in violation of Section 2903.11(A)(2) of the Ohio Revised Code, A FELONY OF THE SECOND DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT THIRTEEN - O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT THIRTEEN – O.R.C. 2941.149 REPEAT VIOLENT OFFENDER SPECIFICATION

The Grand Jurors further find and specify that A) ERIC D. HENDON is a repeat violent offender, as defined in Section 2929.01, in violation of Section 2941.149 [2929.14 (D)(2)(a)] of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT FOURTEEN

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that A) ERIC D. HENDON on or about the 31st day of December, 2014, in the County of Summit and State of Ohio aforesaid, did commit the crime of HAVING WEAPONS WHILE UNDER DISABILITY in that he did without being relieved from disability as provided in Section 2923.14 of the Revised Code, knowingly did acquire, have, carry, or use any firearm or dangerous ordnance, to wit: handgun, and has been convicted of a felony offense of violence, in violation of Section 2923.13(A)(2) of the Ohio Revised Code, A FELONY OF THE THIRD DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT FIFTEEN

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **B) MICHAEL D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **AGGRAVATED MURDER** in that he did purposely cause the death of John Kohler, while committing or attempting to commit, or while fleeing immediately after committing or attempting to commit Aggravated Robbery, in violation of Section 2903.01(B) of the Ohio Revised Code, A SPECIAL FELONY, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT FIFTEEN – O.R.C. 2929.04(A)(5) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was part of a course of conduct involving the purposeful killing or attempt to kill two or more persons by the offender in violation of Section 2929.04(A)(5) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT FIFTEEN – O.R.C. 2929.04(A)(7) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was committed while **B**) **MICHAEL D. HENDON** was committing, attempting to commit, or fleeing immediately after committing or attempting to commit Aggravated Robbery and **B**) **MICHAEL D. HENDON** was the principal offender in the commission of the Aggravated Murder or, if not the principal offender, committed the Aggravated Murder with prior calculation and design, in violation of Section 2929.04(A)(7) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION THREE TO COUNT FIFTEEN – O.R.C. 2941.145 FIREARM SPECIFICATION

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COUNT SIXTEEN

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **B) MICHAEL D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **AGGRAVATED MURDER** in that he did purposely cause the death of David Carpenter-Kohler, while committing or attempting to commit, or while fleeing immediately after committing or attempting to commit Aggravated Robbery, in violation of Section 2903.01(B) of the Ohio Revised Code, A SPECIAL FELONY, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT SIXTEEN – O.R.C. 2929.04(A)(5) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was part of a course of conduct involving the purposeful killing or attempt to kill two or more persons by the offender in violation of Section 2929.04(A)(5) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWOTO COUNT SIXTEEN – O.R.C. 2929.04(A)(7) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was committed while **B**) **MICHAEL D. HENDON** was committing, attempting to commit, or fleeing immediately after committing or attempting to commit Aggravated Robbery and **B**) **MICHAEL D. HENDON** was the principal offender in the commission of the Aggravated Murder or, if not the principal offender, committed the Aggravated Murder with prior calculation and design, in violation of Section 2929.04(A)(7) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION THREE TO COUNT SIXTEEN - O.R.C. 2941.145 FIREARM SPECIFICATION

COUNT SEVENTEEN

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **B) MICHAEL D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **AGGRAVATED MURDER** in that he did purposely cause the death of Ashley Carpenter, while committing or attempting to commit, or while fleeing immediately after committing or attempting to commit Aggravated Robbery, in violation of Section 2903.01(B) of the Ohio Revised Code, A SPECIAL FELONY, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT SEVENTEEN – O.R.C. 2929.04(A)(5) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was part of a course of conduct involving the purposeful killing or attempt to kill two or more persons by the offender in violation of Section 2929.04(A)(5) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT SEVENTEEN – O.R.C. 2929.04(A)(7) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was committed while **B**) **MICHAEL D. HENDON** was committing, attempting to commit, or fleeing immediately after committing or attempting to commit Aggravated Robbery and **B**) **MICHAEL D. HENDON** was the principal offender in the commission of the Aggravated Murder or, if not the principal offender, committed the Aggravated Murder with prior calculation and design, in violation of Section 2929.04(A)(7) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION THREE TO COUNT SEVENTEEN – O.R.C. 2941.145 FIREARM SPECIFICATION

COUNT EIGHTEEN

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **B) MICHAEL D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **AGGRAVATED MURDER** in that he did purposely, and with prior calculation and design, cause the death of David Carpenter-Kohler in violation of Section 2903.01(A) of the Ohio Revised Code, A SPECIAL FELONY, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT EIGHTEEN – O.R.C. 2929.04(A)(5) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was part of a course of conduct involving the purposeful killing or attempt to kill two or more persons by the offender in violation of Section 2929.04(A)(5) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT EIGHTEEN – O.R.C. 2929.04(A)(7) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was committed while **B**) **MICHAEL D. HENDON** was committing, attempting to commit, or fleeing immediately after committing or attempting to commit Aggravated Robbery and **B**) **MICHAEL D. HENDON** was the principal offender in the commission of the Aggravated Robbery or, if not the principal offender, committed the Aggravated Robbery with prior calculation and design, in violation of Section 2929.04(A)(7) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION THREE TO COUNT EIGHTEEN – O.R.C. 2941.145 FIREARM SPECIFICATION

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COUNT NINETEEN

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **B) MICHAEL D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **AGGRAVATED MURDER** in that he did purposely, and with prior calculation and design, cause the death of Ashley Carpenter in violation of Section 2903.01(A) of the Ohio Revised Code, A SPECIAL FELONY, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT NINETEEN – O.R.C. 2929.04(A)(5) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was part of a course of conduct involving the purposeful killing or attempt to kill two or more persons by the offender in violation of Section 2929.04(A)(5) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION TWO TO COUNT NINETEEN – O.R.C. 2929.04(A)(7) SPECIFICATION FOR IMPOSING DEATH OR IMPRISONMENT FOR A CAPITAL OFFENSE

The Grand Jurors further find and specify that the Aggravated Murder was committed while **B) MICHAEL D. HENDON** was committing, attempting to commit, or fleeing immediately after committing or attempting to commit Aggravated Robbery and **B) MICHAEL D. HENDON** was the principal offender in the commission of the Aggravated Robbery or, if not the principal offender, committed the Aggravated Robbery with prior calculation and design, in violation of Section 2929.04(A)(7) of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION THREE TO COUNT NINETEEN - O.R.C. 2941.145 FIREARM SPECIFICATION

COUNT TWENTY

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **B) MICHAEL D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **ATTEMPTED MURDER** in that he did attempt to purposely cause the death of Rhonda Blankenship in violation of Section 2903.02(A) and 2923.02 of the Ohio Revised Code, A FELONY OF THE FIRST DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT TWENTY – O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that **B) MICHAEL D. HENDON** had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT TWENTY-ONE

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **B) MICHAEL D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **AGGRAVATED ROBBERY** in that he did, in attempting or committing a theft offense, as defined in section 2913.01 of the Ohio Revised Code, or in fleeing immediately after the attempt or offense, have a deadly weapon on or about the offender's person or under the offender's control and either display the weapon, brandish it, indicate that the offender possesses it, or use it, in violation of Section 2911.01(A)(1) of the Ohio Revised Code, A FELONY OF THE FIRST DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT TWENTY-ONE – O.R.C. 2941.145 FIREARM SPECIFICATION

COUNT TWENTY-TWO

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **B) MICHAEL D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **AGGRAVATED ROBBERY** in that he did, in attempting or committing a theft offense, as defined in section 2913.01 of the Ohio Revised Code, or in fleeing immediately after the attempt or offense, inflict, or attempt to inflict, serious physical harm on another, to wit: John Kohler, in violation of Section 2911.01(A)(3) of the Ohio Revised Code, A FELONY OF THE FIRST DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT TWENTY-TWO – O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that **B) MICHAEL D. HENDON** had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT TWENTY-THREE

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **B) MICHAEL D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **AGGRAVATED ROBBERY** in that he did, in attempting or committing a theft offense, as defined in section 2913.01 of the Ohio Revised Code, or in fleeing immediately after the attempt or offense, inflict, or attempt to inflict, serious physical harm on another, to wit: David Carpenter-Kohler, in violation of Section 2911.01(A)(3) of the Ohio Revised Code, A FELONY OF THE FIRST DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT TWENTY- THREE – O.R.C. 2941.145 FIREARM SPECIFICATION

COUNT TWENTY-FOUR

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **B) MICHAEL D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **AGGRAVATED ROBBERY** in that he did, in attempting or committing a theft offense, as defined in section 2913.01 of the Ohio Revised Code, or in fleeing immediately after the attempt or offense, inflict, or attempt to inflict, serious physical harm on another, to wit: Ashley Carpenter, in violation of Section 2911.01(A)(3) of the Ohio Revised Code, A FELONY OF THE FIRST DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT TWENTY-FOUR – O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that **B) MICHAEL D. HENDON** had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT TWENTY-FIVE

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **B) MICHAEL D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **AGGRAVATED ROBBERY** in that he did, in attempting or committing a theft offense, as defined in section 2913.01 of the Ohio Revised Code, or in fleeing immediately after the attempt or offense, inflict, or attempt to inflict, serious physical harm on another, to wit: Rhonda Blankenship, in violation of Section 2911.01(A)(3) of the Ohio Revised Code, A FELONY OF THE FIRST DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT TWENTY-FIVE – O.R.C. 2941.145 FIREARM SPECIFICATION

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COUNT TWENTY-SIX

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **B) MICHAEL D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **FELONIOUS ASSAULT** in that he did knowingly cause serious physical harm to Rhonda Blankenship in violation of Section 2903.11(A)(1) of the Ohio Revised Code, A FELONY OF THE SECOND DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT TWENTY-SIX – O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that **B**) **MICHAEL D. HENDON** had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

COUNT TWENTY-SEVEN

And the Grand Jurors of the State of Ohio, within and for the body of the County of Summit aforesaid, on their oaths in the name and by the authority of the State of Ohio, DO FURTHER FIND AND PRESENT, that **B) MICHAEL D. HENDON** on or about the 31st day of December, 2013, in the County of Summit and State of Ohio aforesaid, did commit the crime of **FELONIOUS ASSAULT** in that he did knowingly cause or attempt to cause physical harm to Rhonda Blankenship by means of a deadly weapon or dangerous ordnance, in violation of Section 2903.11(A)(2) of the Ohio Revised Code, A FELONY OF THE SECOND DEGREE, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SPECIFICATION ONE TO COUNT TWENTY-SEVEN – O.R.C. 2941.145 FIREARM SPECIFICATION

The Grand Jurors further find and specify that **B) MICHAEL D. HENDON** had a firearm on or about his person or under his/her control while committing the offense and displayed the firearm, brandished the firearm, indicated that he possessed the firearm, or used it to facilitate the offense, in violation of Section 2941.145 of the Ohio Revised Code, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

SHERRI BEVAN WALSH, Prosecutor/tis County of Summit, Ohio Prosecutor, County of Summit, by DATE: 17 S/ Grand Jury Foreperson/Deputy Foreperson

A TRUE BILL