NANCY E. O'MALLEY District Attorney 900 Courthouse 2 1225 Fallon Street 3 Oakland, CA 94612-4292 (510) 272-6222 4 MICHEAL T. O'CONNOR 5 Assistant District Attorney I State Bar #124655 6 SUPERIOR COURT OF THE STATE OF CALIFORNIA 7 **COUNTY OF ALAMEDA** RENE C. DAVIDSON COURTHOUSE 8 9 PEOPLE OF THE STATE OF CALIFORNIA 10 NO. 173124 **INFORMATION** v. 11 DARNELL WILLIAMS JR PFN: BHN946 CEN: 3347339 12 13 Defendant(s). 14 15 The District Attorney of the County of Alameda by this Information hereby accuses DARNELL 16 WILLIAMS, JR of a Felony, to wit: MURDER, a violation of section 187(a) of the PENAL 17 CODE of California, in that on or about July 17, 2013, in the County of Alameda, State of 18 California, said defendant(s) did unlawfully, and with malice aforethought, murder ALAYSHA 19 CARRADINE, a human being. 20 21 "NOTICE: The above offense is a serious felony within the meaning of Penal Code section 22 1192.7(c) and a violent felony within the meaning of Penal Code section 667.5(c)." 23 "NOTICE: Conviction of this offense will require you to provide specimens and samples 24 pursuant to Penal Code section 296. Willful refusal to provide the specimens and samples is a 25 crime." 26 District Attorney Alameda County 27

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File Date: 1/24/2014/slc

SPECIAL CIRCUMSTANCE ALLEGATION CLAUSE AS TO DEFENDANT

DARNELL WILLIAMS

It is further alleged as to count one, that the murder of ALAYSHA CARRADINE was committed by defendant DARNELL WILLIAMS, JR and that the defendant intentionally killed the victim by means of lying in wait, within the meaning of Penal Code Section 190.2(a)(15).

PERSONAL AND INTENTIONAL DISCHARGE OF A FIREARM, GBI CLAUSE AS TO DEFENDANT DARNELL WILLIAMS

It is further alleged as to the above count that said defendant DARNELL WILLIAMS, JR personally and intentionally discharged a firearm, and caused great bodily injury and death to ALAYSHA CARRADINE within the meaning of Penal Code sections 12022.7(a) and 12022.53(d).

It is further alleged that defendant personally inflicted great bodily injury on another person within the meaning of Penal Code section 12022.7.

It is further alleged that said defendant personally and intentionally discharged a firearm within the meaning of Penal Code section 12022.53(c).

It is further alleged that said defendant personally used a firearm within the meaning of Penal Code sections 12022.5(a) and 12022.53(b) and 12022.53(g).

NEW OFFENSE-"SERIOUS OR VIOLENT" FELONY CLAUSE AS TO DEFENDANT DARNELL WILLIAMS

It is further alleged as to count one, that the defendant DARNELL WILLIAMS, JR, committed said offense, a serious or violent felony, while on state prison parole pursuant to Penal Code Section 3000, within the meaning of Penal Code Section 1203.085(b).

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SECOND COUNT

And the said DARNELL WILLIAMS, JR is further accused by the District Attorney of the County of Alameda, by the second count of this Information, of a Felony, to wit: WILLFUL, DELIBERATE, PREMEDITATED ATTEMPTED MURDER, a violation of section 187(a)/664(a) of the PENAL CODE of California, in that on or about July 17, 2013, in the County of Alameda, State of California, said defendant(s) did unlawfully and with malice aforethought, attempt to murder AMARA YORK, a human being. It is further alleged that the aforesaid attempted murder was committed willfully, deliberately and with premeditation within the meaning of Penal Code section 664(a) and is a serious felony pursuant to Penal Code section 1192.7(c).

"NOTICE: Conviction of this offense will require you to provide specimens and samples pursuant to Penal Code section 296. Willful refusal to provide the specimens and samples is a crime."

PERSONAL AND INTENTIONAL DISCHARGE OF A FIREARM, GBI CLAUSE AS TO DEFENDANT DARNELL WILLIAMS

It is further alleged as to the above count that said defendant DARNELL WILLIAMS, JR personally and intentionally discharged a firearm, and caused great bodily injury to AMARA YORK within the meaning of Penal Code sections 12022.7(a) and 12022.53(d).

It is further alleged that defendant personally inflicted great bodily injury on another person within the meaning of Penal Code section 12022.7.

It is further alleged that said defendant personally and intentionally discharged a firearm within the meaning of Penal Code section 12022.53(c).

It is further alleged that said defendant personally used a firearm within the meaning of Penal Code sections 12022.5(a) and 12022.53(b) and 12022.53(g).

THIRD COUNT

And the said DARNELL WILLIAMS, JR is further accused by the District Attorney of the County of Alameda, by the third count of this Information, of a Felony, to wit: WILLFUL, DELIBERATE, PREMEDITATED ATTEMPTED MURDER, a violation of section 187(a)/664(a) of the PENAL CODE of California, in that on or about July 17, 2013, in the County of Alameda, State of California, said defendant(s) did unlawfully and with malice aforethought, attempt to murder ANTIONE YORK, a human being. It is further alleged that the aforesaid attempted murder was committed willfully, deliberately and with premeditation within the meaning of Penal Code section 664(a) and is a serious felony pursuant to Penal Code section 1192.7(c).

"NOTICE: Conviction of this offense will require you to provide specimens and samples pursuant to Penal Code section 296. Willful refusal to provide the specimens and samples is a crime."

PERSONAL AND INTENTIONAL DISCHARGE OF A FIREARM, GBI CLAUSE AS TO DEFENDANT DARNELL WILLIAMS

It is further alleged as to the above count that said defendant DARNELL WILLIAMS, JR personally and intentionally discharged a firearm, and caused great bodily injury and death to ALAYSHA CARRADINE within the meaning of Penal Code sections 12022.7(a) and 12022.53(d).

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It is further alleged that defendant personally inflicted great bodily injury on another person within the meaning of Penal Code section 12022.7.

It is further alleged that said defendant personally and intentionally discharged a firearm within the meaning of Penal Code section 12022.53(c).

It is further alleged that said defendant personally used a firearm within the meaning of Penal Code sections 12022.5(a) and 12022.53(b) and 12022.53(g).

FOURTH COUNT

And the said DARNELL WILLIAMS, JR is further accused by the District Attorney of the County of Alameda, by the fourth count of this Information, of a Felony, to wit: WILLFUL, DELIBERATE, PREMEDITATED ATTEMPTED MURDER, a violation of section 187(a)/664(a) of the PENAL CODE of California, in that on or about July 17, 2013, in the County of Alameda, State of California, said defendant(s) did unlawfully and with malice aforethought, attempt to murder CLARA FIELDS, a human being. It is further alleged that the aforesaid attempted murder was committed willfully, deliberately and with premeditation within the meaning of Penal Code section 664(a) and is a serious felony pursuant to Penal Code section 1192.7(c).

"NOTICE: Conviction of this offense will require you to provide specimens and samples pursuant to Penal Code section 296. Willful refusal to provide the specimens and samples is a crime."

PERSONAL AND INTENTIONAL DISCHARGE OF A FIREARM, GBI CLAUSE AS TO DEFENDANT DARNELL WILLIAMS

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It is further alleged as to the above count that said defendant DARNELL WILLIAMS, JR personally and intentionally discharged a firearm, and caused great bodily injury to CLARA FIELDS within the meaning of Penal Code sections 12022.7(a) and 12022.53(d).

It is further alleged that defendant personally inflicted great bodily injury on another person within the meaning of Penal Code section 12022.7.

It is further alleged that said defendant personally and intentionally discharged a firearm within the meaning of Penal Code section 12022.53(c).

It is further alleged that said defendant personally used a firearm within the meaning of Penal Code sections 12022.5(a) and 12022.53(b) and 12022.53(g).

FIFTH COUNT

And the said DARNELL WILLIAMS, JR is further accused by the District Attorney of the County of Alameda, by the fifth count of this Information, of a Felony, to wit: SHOOTING AT AN INHABITED DWELLING, a violation of section 246 of the PENAL CODE of California, in that on or about July 17, 2013, in the County of Alameda, State of California, said defendant(s) did willfully, unlawfully, and maliciously discharge a firearm at an inhabited dwelling house, and occupied building, located at 3440 Wilson Ave, #2, Oakland.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c) and a violent felony within the meaning of Penal Code section 667.5(c)."

It is further alleged that, pursuant to Penal Code section 1203.095, there is a presumptive minimal jail time required if you are convicted of this charge.

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PERSONAL AND INTENTIONAL DISCHARGE OF A FIREARM, GBI CLAUSE AS

TO DEFENDANT DARNELL WILLIAMS

It is further alleged as to the above count that said defendant DARNELL WILLIAMS, JR personally and intentionally discharged a firearm, and caused great bodily injury and death to ALAYSHA CARRADINE within the meaning of Penal Code sections 12022.7(a) and 12022.53(d).

It is further alleged that defendant personally inflicted great bodily injury on another person within the meaning of Penal Code section 12022.7.

It is further alleged that said defendant personally and intentionally discharged a firearm within the meaning of Penal Code section 12022.53(c).

It is further alleged that said defendant personally used a firearm within the meaning of Penal Code sections 12022.5(a) and 12022.53(b) and 12022.53(g).

SIXTH COUNT

And the said DARNELL WILLIAMS, JR is further accused by the District Attorney of the County of Alameda, by the sixth count of this Information, of a Felony, to wit: POSSESSION OF FIREARM BY A FELON - PRIOR(S), a violation of section 29800(a)(1) of the PENAL CODE of California, in that on or about July 17, 2013, in the County of Alameda, State of California, said defendant(s) did unlawfully own, purchase, receive, possess and have custody and control of a firearm, the said defendant(s) having theretofore been duly and legally convicted of a felony or felonies, to wit:

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SEVENTH COUNT

And the said DARNELL WILLIAMS, JR is further accused by the District Attorney of the County of Alameda, by the seventh count of this Information, of a Felony, to wit: MURDER, a violation of section 187(a) of the PENAL CODE of California, in that on or about September 8, 2013, in the County of Alameda, State of California, said defendant(s) did unlawfully, and with malice aforethought, murder ANTHONY MEDEARIS, a human being.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code section 1192.7(c) and a violent felony within the meaning of Penal Code section 667.5(c)."

"NOTICE: Conviction of this offense will require you to provide specimens and samples pursuant to Penal Code section 296. Willful refusal to provide the specimens and samples is a crime."

SPECIAL CIRCUMSTANCE ALLEGATION CLAUSE AS TO DEFENDANT DARNELL WILLIAMS

It is further alleged as to count seven, that the murder of ANTHONY MEDEARIS was committed by defendant DARNELL WILLIAMS, JR while the said defendant was engaged in the commission of and the attempted commission of the crime of ROBBERY, within the meaning of Penal Code section 190.2(a)(17)(A).

PERSONAL AND INTENTIONAL DISCHARGE OF A FIREARM, GBI CLAUSE AS TO DEFENDANT DARNELL WILLIAMS

It is further alleged as to the above count that said defendant DARNELL WILLIAMS, JR personally and intentionally discharged a firearm, and caused great bodily injury and death to

ANTHONY MEDEARIS within the meaning of Penal Code sections 12022.7(a) and 12022.53(d).

It is further alleged that defendant personally inflicted great bodily injury on another person within the meaning of Penal Code section 12022.7.

It is further alleged that said defendant personally and intentionally discharged a firearm within the meaning of Penal Code section 12022.53(c).

It is further alleged that said defendant personally used a firearm within the meaning of Penal Code sections 12022.5(a) and 12022.53(b) and 12022.53(g).

SPECIAL CIRCUMSTANCE ALLEGATION CLAUSE AS TO DEFENDANT DARNELL WILLIAMS

It is further alleged that the defendant has in this proceeding been convicted of more than one offense of murder within the meaning of Penal Code Section 190.2(a)(3).

EIGHTH COUNT

And the said DARNELL WILLIAMS, JR is further accused by the District Attorney of the County of Alameda, by the eighth count of this Information, of a Felony, to wit: ASSAULT WITH A SEMIAUTOMATIC FIREARM, a violation of section 245(b) of the PENAL CODE of California, in that on or about September 8, 2013, in the County of Alameda, State of California, said defendant(s) did willfully and unlawfully commit an assault upon ELLIOT ROBERTS with a semiautomatic firearm.

"NOTICE: The above offense is a serious felony within the meaning of Penal Code Section 1192.7(c)."

"NOTICE: Conviction of this offense will require you to provide specimens and samples pursuant to Penal Code section 296. Willful refusal to provide the specimens and samples is a crime."

<u>USE OF FIREARM (12022.5 & 1203.06) CLAUSE AS TO DEFENDANT DARNELL</u> <u>WILLIAMS</u>

It is further alleged as to count eight, that in the commission and attempted commission of the above offense, the said defendant DARNELL WILLIAMS, JR, personally used a firearm within the meaning of Penal Code sections 1203.06(a)(1) and 12022.5(a) also causing the above offense to become a serious felony pursuant to Penal Code section 1192.7(c)(8) and a violent felony within the meaning of Penal Code section 667.5(c)(8).

NINTH COUNT

And the said DARNELL WILLIAMS, JR is further accused by the District Attorney of the County of Alameda, by the ninth count of this Information, of a Felony, to wit: POSSESSION OF FIREARM BY A FELON - PRIOR(S), a violation of section 29800(a)(1) of the PENAL CODE of California, in that on or about September 8, 2013, in the County of Alameda, State of California, said defendant(s) did unlawfully own, purchase, receive, possess and have custody and control of a firearm, the said defendant(s) having theretofore been duly and legally convicted of a felony or felonies, to wit:

Case Number	Offense	Conviction Date	County	State
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FIRST PRIOR CONVICTION AS TO DEFENDANT DARNELL WILLIAMS

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The District Attorney of the County of Alameda further charges that before the commission of the offense specified above, said defendant DARNELL WILLIAMS, JR, on or about January 27, 2010, was convicted in the Superior Court of the State of California, in and for the County of ALAMEDA, of the crime of a Felony, to wit: ASSAULT WITH A SEMIAUTOMATIC FIREARM, a violation of section 245(b) of the PENAL CODE of California, and received a prison term therefor.

CAL PRIOR-SERIOUS FELONY

It is further alleged as to all counts that the above prior conviction is within the purview of Penal Code section 667(a)(1).

2 STRIKES (ONE PRIOR)

It is further alleged as to all charged counts that, having suffered the above prior conviction, defendant must be sentenced pursuant to Penal Code sections 1170.12(c)(1) and 667(e)(1). It is further alleged that defendant is ineligible for probation pursuant to Penal Code sections 1170.12(a) and 667(c).

Pursuant to Penal Code Section 1054(b), the People are hereby informally requesting that defendant's counsel provide discovery to the People as required by Penal Code Section 1054.3.

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NANCY E. O'MALLEY District Attorney By: MICHEAL T. O'CONNOR Assistant District Attorney I Office of the District Attorney Alameda County California 28