

IN THE CIRCUIT COURT OF ORANGE COUNTY, STATE OF FLORIDA

THE STATE OF FLORIDA

INFORMATION # 48-2006-CF-015201-0

VS.

DIVISION - 16

JOHN W. DOBBS

1. SECOND DEGREE MURDER (With A Weapon) (LIFE-L10)
2. AGGRAVATED BATTERY WITH A DEADLY WEAPON OR CAUSING GREAT BODILY HARM (F2-L7)
3. AGGRAVATED BATTERY WITH A DEADLY WEAPON OR CAUSING GREAT BODILY HARM (F2-L7)
4. AGGRAVATED ASSAULT WITH A FIREARM (20 Year Minimum Mandatory) (F3-L6)
5. SHOOTING FROM A VEHICLE (F2-L4)

FILED IN ORANGE COUNTY
 CRIMINAL DIVISION
 2006 NOV 20 PM 4:37
 CLERK OF CIRCUIT COURT
 ORANGE COUNTY, FLORIDA

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

LAWSON LAMAR, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Orange County, OR LAWSON LAMAR, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Orange County, by and through the undersigned Designated Assistant State Attorney, under oath, CHARGES that JOHN W. DOBBS, on the 25th day of October, 2006, in said County and State, did, in violation of Florida Statutes 782.04(2) and 775.087(1), by an act imminently dangerous to another, and evincing a depraved mind regardless of human life, kill WILLIAM TROY, and in the course of committing said offense, JOHN W. DOBBS did carry, display, use, threaten to use, or attempt to use a weapon.

COUNT TWO

LAWSON LAMAR, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Orange County, OR LAWSON LAMAR, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Orange County, by and through the undersigned Designated Assistant State Attorney, under oath, CHARGES that JOHN W. DOBBS, on the 25th day of October, 2006, in said County and State, did, in violation of Florida Statutes 784.045(1)(a)(1) and 784.045(1)(a)(2), knowingly commit a battery upon FRANCISCO GOTAY, and in furtherance thereof, did actually and intentionally touch or strike FRANCISCO GOTAY against the will of FRANCISCO GOTAY and in the commission of said battery, JOHN W. DOBBS did use a knife, a deadly weapon, or did intentionally or knowingly cause great bodily harm, permanent disability or permanent disfigurement to FRANCISCO GOTAY.

COUNT THREE

LAWSON LAMAR, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Orange County, OR LAWSON LAMAR, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Orange County, by and through the undersigned Designated Assistant State Attorney, under oath, CHARGES that JOHN W. DOBBS, on the 25th day of October, 2006, in said County and State, did, in violation of Florida Statutes 784.045(1)(a)(1) and 784.045(1)(a)(2), knowingly commit a battery upon ANDRE BLANCO, and in furtherance thereof, did actually and intentionally touch or strike ANDRE BLANCO against the will of ANDRE BLANCO and in the commission of said battery, JOHN W. DOBBS did use a knife, a deadly weapon, or did intentionally or knowingly cause great bodily harm, permanent disability or permanent disfigurement to ANDRE BLANCO.

COUNT FOUR

LAWSON LAMAR, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Orange County, OR LAWSON LAMAR, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Orange County, by and through the undersigned Designated Assistant State Attorney, under oath, CHARGES that JOHN W. DOBBS, on the 25th day of October, 2006, in said County and State, did, in violation of Florida Statutes 784.021(1)(a) and 775.087(2), make an assault upon HANZEL HOLIDAY, with a firearm, a deadly weapon, and in furtherance of said assault JOHN W. DOBBS did intentionally threaten to do violence to HANZEL HOLIDAY with said firearm, thus creating a well founded fear in HANZEL HOLIDAY that such violence was imminent, and in the course of committing said offense JOHN W. DOBBS did actually possess, discharge, and carry, display, use, threaten to use, or attempt to use a firearm.

COUNT FIVE

LAWSON LAMAR, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Orange County, OR LAWSON LAMAR, State Attorney of the Ninth Judicial Circuit prosecuting for the State of Florida in Orange County, by and through the undersigned Designated Assistant State Attorney, under oath, CHARGES that JOHN W. DOBBS, on the 25th day of October, 2006, in said County and State, did, in violation of Florida Statute 790.15(2), while an occupant of a vehicle, knowingly and willfully discharge a firearm from said vehicle within 1,000 feet of a person.

This information encompasses the transaction and all charges listed on Complaint Number 48-2006-CF-015201-0 and the bond thereon is hereby superseded. The Orange County Sheriff's Office and the Orange County Corrections Department shall substitute the charge(s) and bond indicated on the information for those on the above cited complaint.

STATE OF FLORIDA
COUNTY OF ORANGE

Personally appeared before me _____
Assistant State Attorney of the Ninth Judicial
Circuit of Florida, who being first duly sworn,
says that he/she has received testimony under oath
from the material witness or witnesses, which if
true, would constitute the offense herein, and that
he/she institutes this prosecution in good faith.
The foregoing instrument was acknowledged before
me this _____ day of _____, 20____ by the
aforementioned Assistant State Attorney who is
personally known to me and who did take said oath.

LAWSON LAMAR, State Attorney
Ninth Judicial Circuit of Florida

By _____
Designated Assistant State Attorney