



1 **IND**
2 STEVEN B. WOLFSON
3 Clark County District Attorney
4 Nevada Bar #001565
5 MARC A. DIGIACOMO
6 Chief Deputy District Attorney
7 Nevada Bar #006955
8 BINU G. PALAL
9 Chief Deputy District Attorney
10 Nevada Bar #010178
11 200 Lewis Avenue
12 Las Vegas, Nevada 89155-2212
13 (702) 671-2500
14 Attorney for Plaintiff

DISTRICT COURT
CLARK COUNTY, NEVADA

10 THE STATE OF NEVADA,

11 Plaintiff,

12 -vs-

13 DUANE KEITH DAVIS, aka
14 Keffe D

15 Defendant.

CASE NO: C-23-377407-1

DEPT NO: X

INDICTMENT

16 STATE OF NEVADA)
17 COUNTY OF CLARK) ss.


18 The Defendant above named, DUANE KEITH DAVIS, accused by the Clark County
19 Grand Jury of the crime(s) of MURDER WITH USE OF A DEADLY WEAPON WITH THE
20 INTENT TO PROMOTE, FURTHER OR ASSIST A CRIMINAL GANG (Category A Felony
21 - NRS 200.010, 200.030, 193.165, 193.168 - NOC 50004), committed at and within the County
22 of Clark, State of Nevada, on or about the 7th day of September, 1996, as follows: did willfully,
23 unlawfully, feloniously, and knowingly, for the benefit of, at the direction of, or in affiliation
24 with, a criminal gang, to wit: SOUTH SIDE COMPTON CRIPS, which had as one of its
25 common activities engaging in felonious criminal activities other than the conduct which
26 constitutes the primary offense, and the defendant with specific intent to promote, further, or
27 assist the activities of the SOUTH SIDE CRIPS gang, with malice aforethought, kill TUPAC
28 AMARU SHAKUR, a human being, with use of a deadly weapon, to wit: a firearm, by

1 shooting at and/or into the body of the said TUPAC AMARU SHAKUR, said killing having
2 been willful, deliberate and premeditated, the Defendant being criminally liable under one or
3 more of the following principles of criminal liability, to wit: (1) by directly committing this
4 crime; and/or (2) by aiding or abetting in the commission of this crime, with the intent that this
5 crime be committed, by counseling, encouraging, hiring, commanding, inducing and/or
6 otherwise procuring the other to commit the crime, to wit: Defendant obtaineing a firearm for
7 the purpose of seeking retribution against Tupac Amaru Shakur and/or Marion Knight aka
8 "Suge", and while in a vehicle with Terrence Brown aka "Bubble Up" and/or Deandre Smith
9 aka "Big Dre", and/or Orlando Anderson aka "Baby Lane" did provide said firearm to Deandre
10 Smith aka "Big Dre" and/or Orlando Anderson aka "Baby Lane" with the intent that said co-
11 conspirators commit said crime; and/or (3) pursuant to a conspiracy to commit this crime, with
12 the intent that this crime be committed, Defendant and/or Orlando Anderson aka "Baby Lane"
13 and/or Deandre Smith aka "Big Dre" and/or Terrence Brown aka "Bubble Up" aiding or
14 abetting and/or conspiring by acting in concert throughout.

15 DATED this 28th day of September, 2023.

16 STEVEN B. WOLFSON
17 Clark County District Attorney
18 Nevada Bar #001565

19 BY


20 MARC DIGIACOMO
21 Chief Deputy District Attorney
22 Nevada Bar #006955

23
24 ENDORSEMENT: A True Bill

25 
26 Foreperson, Clark County Grand Jury
27
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