STATE OF NORTH CAROLINA	File No. 14 CRS (251
HAYWOOD County	In The General Court Of Justice Superior Court Division
STATE VERSUS	INDICTMENT
Name Of Defendant JENNIFER ELIZABETH GREEN (DOB: 4/10/1977)	INDICTMENT This is a superseding indictment.
Offense(s)	Date Of Offense OR Date Range Of Offense G.S. No. CL.
I, FELONY LARCENY	ON OR ABOUT 14-72(b) H
II, FELONY POSSESSION OF STOLEN GOODS	16/28/14-7/26/14 14-71.1 H
The jurors for the State upon their oath present that on o above the defendant named above unlawfully, willfully as	r about the date(s) of offense shown and in the county named nd feloniously did
CHOCOLATE DIAMOND RING, AND A BLACK ONYX RING, T	AT SHE WASN'T ENTITLED TO SUCH PROPERTY, AND HAVING
II. And the jurors for the State upon their oath present that o named above the defendant named above unlawfully, will POSSESS PERSONAL PROPERTY BELONGING TO HEDY BRISDIAMOND RING, AND A BLACK ONYX RING, THESE ITEMS HAVING REASONABLE GROUNDS TO KNOW THAT THE PROPESSESSED SUCH PROPERTY WITH A DISHONEST PURPOSE	Ifully and feloniously did SSON, TO WIT: A PAIR OF DIAMOND EARRINGS, A CHOCOLATE HAVING A VALUE OF APPROXIMATELY \$8500, KNOWING OR DPERTY WAS STOLEN OR FELONIOUSLY TAKEN, AND SHE
	Signature Of Prosecutor
*** ********* ************************	JESSES V R REPORT OF THE PROPERTY OF THE PROPE
LT. CHRIS CHANDLER, WPD	
The Witnesses marked "X" were sworn by the undersigned F Bill was found to be: A TRUE BILL by twelve or more grand jurors, and I the ur concurrence of twelve or more grand jurors in this Bill of I	oreperson of the Grand Jury and, after hearing testimony, this indersigned Foreperson of the Grand Jury, attest the indictment.
□ NOT A TRUE BILL.	, /
October 28 2014	Signature Of Grand Sifty Forepersofi COMUNICATION OF LINE ACT
AOC-CR-122, Rev. 3/10 © 2010 Administrative Office of the Courts	()) ()

STATE OF NORTH CAROLINA HAYWOOD County			14 CR	S 1252	
		In The General Court Of Justice Superior Court Division			ice
	STATE VERSUS				
Name Of Defendant JENNIFER ELIZABETH GREEN (DOB: 4/10/1977)		INDICTMENT			
		☐ This is a superseding indictment.			
Offens	se(s)		Date Of Offense	G.S. No.	CL.
I.	FELONIOUS BREAKING OR ENTERING		ON OR ABOUT	14-54(a)	Hg
II.	LARCENY AFTER BREAKING OR ENTERING		4/11/2014-	14-72(b)	На
III.	FELONY POSSESSION OF STOLEN GOODS		4/4/2014	14-71.1	Hg

I. The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did

BREAK OR ENTER A BUILDING, SPECIFICALLY A DWELLING HOUSE LOCATED AT 31 WAYNEWOOD DRIVE, WAYNESVILLE, HAYWOOD COUNTY, NORTH CAROLINA, OWNED AND OCCUPIED BY MARY RINEHART, WITHOUT MARY RINEHART'S CONSENT, AND WITH THE INTENT TO COMMIT A FELONY THEREIN.

II. And the jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did

STEAL, TAKE, OR CARRY AWAY PERSONAL PROPERTY OF MARY RINEHART, TO WIT: \$2000.00 OF UNITED STATES CURRENCY, VARIOUS ITEMS OF JEWELRY, INCLUDING BUT NOT LIMITED TO A 14 KARAT GOLD CLUSTER DIAMOND RING, A 14 KARAT GOLD 5 COLORED STONE RING, A 10 KARAT GOLD RING WITH A 4.0 GARNET STONE, A LOUIS VITTON HANDBAG, AND 18 KARAT GOLD HOOP EARRINGS, TOTALING APPROXIMATELY \$43,434.55, WITHOUT THE CONSENT OF MARY RINEHART, KNOWING THAT SHE WASNT ENTITLED TO SUCH PROPERTY, AND HAVING THE INTENT TO PERMANENTLY DEPRIVE MARY RINEHART OF THE PROPERTY.

THAT THIS LARCENY WAS COMMITTED PURSUANT TO A BREAKING OR ENTERING IN VIOLATION OF N.C. GEN. STAT. 14-54 (a), THE AMOUNT TAKEN ALSO EXCEEDS THE THRESHOLD OF \$1000.

Ш.	III. And the jurors for the State upon their oath present that on or about the date of offense shown a named above the defendant named above unlawfully, willfully and feloniously did	and in the county
	POSSESS PERSONAL PROPERTY BELONGING TO MARY RINEHART, TO WIT: \$2000 OF UNIT CURRENCY, NUMEROUS ITEMS OF JEWELRY, INCLUDING BUT NOT LIMITED TO A 14 KAR CLUSTER DIAMOND RING, A 14 KARAT GOLD 5 COLORED STONE RING, A 10 KARAT GOLD GARNET STONE, A LOUIS VITTON HANDBAG, AND 18 KARAT GOLD HOOP EARRINGS, TOT APPROXIMATELY \$43,434.55, KNOWING OR HAVING REASONABLE GROUNDS TO KNOW TO PROPERTY WAS STOLEN OR FELONIOUSLY TAKEN, AND SHE POSSESSED SUCH PROPERTY DISHONEST PURPOSE.	AT GOLD PRING WITH A 4.0 PALING HAT THE
	•	
	1	
	Signature Of Prosecutor 1/	
	WITNESSES / WITNESSES	
Ø	LT. CHRIS CHANDLER, WPD	
The Bill	The Witnesses marked "X" were sworn by the undersigned Foreperson of the Grand Jury and, after Bill was found to be:	hearing testimony, this
Ø,	A TRUE BILL by twelve or more grand jurors, and I the undersigned Foreperson of the Grand Juroconcurrence of twelve or more grand jurors in this Bill of Indictment.	y, attest the
<u> </u>	☐ NOT A TRUE BILL.	/
Date	October 28, 8014 Signature Of Grand Jury Foregerson, J Charles & Soly	
	AOC-CR-122, Side Two, Rev. 3/09 © 2009 Administrative Office of the Courts	

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STATE OF NORTH CAROLINA			File No.	1253	
HAYWOOD	County	In The General Court Of Justic Superior Court Division			
STATE VERSUS Name Of Defendant JENNIFER ELIZABETH GREEN (DOB: 4/10/1977)		INDICTMENT This is a superseding indictment.			
Offense(s)			Date Of Offense	G.S. No.	CL.
I. SECOND DEGREE BURG	LARY		ON OR ABOUT	14-51	G
II. LARCENY AFTER SECON	ND DEGREE BURGLARY		5/16/14,-	14-72(b)	H
III. FELONY POSSESSION O	F STOLEN GOODS		5 19/14	14-71.1	HE
			• •		

I. The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did

BREAK AND ENTER THE DWELLING HOUSE OF MARY CATHERINE EARNEST, LOCATED AT 30 HOSPITAL DRIVE, WAYNESVILLE, HAYWOOD COUNTY, NORTH CAROLINA, WITHOUT MARY EARNEST'S CONSENT, DURING THE NIGHTTIME, WITH THE INTENT TO COMMIT A FELONY THEREIN.

II. And the jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did

STEAL, TAKE, OR CARRY AWAY PERSONAL PROPERTY OF MARY CATHERINE EARNEST, TO WIT: \$5,000 CASH MONEY, A STERLING SILVER FLATWARE SET, A SILVER PLATED SILVERWARE SET, A WEDGEWOOD TRINKET BOX, MEDICATIONS IN THE NAME OF MARY EARNEST, VARIOUS ITEMS OF JEWELRY, INCLUDING BUT NOT LIMITED TO AN ANTIQUE ROSE GOLD CAMEO RING, A GOLD RING WITH BLACK OPAL AND DIAMONDS, 10 KARAT WHITE GOLD BRACELET WITH AMETHYST, 10 KARAT GOLD RING WITH AN AMETHYST SOLITAIRE, AND A GOLD CHARM BRACELET, TOTALING APPROXIMATELY \$35,000, WITHOUT THE CONSENT OF MARY CATHERINE EARNEST, KNOWING THAT SHE WASNT ENTITLED TO SUCH PROPERTY, AND HAVING THE INTENT TO PERMANENTLY DEPRIVE MARY CATHERINE EARNEST OF THE PROPERTY.

THAT THIS LARCENY WAS COMMITTED PURSUANT TO A SECOND DEGREE BURGLARY IN VIOLATION OF N.C. GEN. STAT. 14-51. THE AMOUNT TAKEN ALSO EXCEEDS THE THRESHOLD OF \$1000.

1			
Ш.	And the jurors for the State upon their oath present that named above the defendant named above unlawfully, v	on or about the dawillfully and felonio	ate of offense shown and in the county usly did
	POSSESS PERSONAL PROPERTY BELONGING TO MA MONEY, A STERLING SILVER FLATWARE SET, A SIL TRINKET BOX, MEDICATIONS IN THE NAME OF MA INCLUDING BUT NOT LIMITED TO AN ANTIQUE ROSOPAL AND DIAMONDS, 10 KARAT WHITE GOLD BRAAN AMETHYST SOLITAIRE, AND A GOLD CHARM BE KNOWING OR HAVING REASONABLE GROUNDS TO FELONIOUSLY TAKEN, AND SHE POSSESSED SUCH IN	VER PLATED SILV RY EARNEST, VA SE GOLD CAMEO I CELET WITH AM RACELET, TOTALI KNOW THAT THE	VERWARE SET, A WEDGEWOOD RIOUS ITEMS OF JEWELRY, RING, A GOLD RING WITH BLACK ETHYST, 10 KARAT GOLD RING WITH NG APPROXIMATELY \$35,000, PROPERTY WAS STOLEN OR
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		•	
		Signature OI Prosecutor	PAR .
	WIT	NESSES	
X	LT. CHRIS CHANDLER, WPD		
	D. GIANG GIAN DEBIN IN D		
		 	
The	Witnesses marked "X" were sworn by the undersigned F	<u> </u>	Grand Jury and, after hearing testimony, this
	was found to be:		
XX /	A TRUE BILL by twelve or more grand jurors, and I the unconcurrence of twelve or more grand jurors in this Bill of i	ndersigned Forepe Indictment.	rson of the Grand Jury, attest the
<u> </u>	NOT A TRUE BILL.		
Date		Slanders Of C	and Jury Foreperson
ر ا	toher 28, 2014	Pamel	a Reelford
	-CR-122, Side Two, Rev. 3/09 09 Administrative Office of the Courts		<i>U ' f</i>

STATE OF NORTH CAROLINA		File No.	5 1254	. "
HAYWOOD County		In The General Court Of Justice Superior Court Division		
STATE VERSUS Name Of Defendant		INDICTME	NIT	
JENNIFER ELIZABETH GREEN (DOB: 4/10/1977)	☐ This is a s	UNDICTIVIE uperseding indictment.	14.1	
Offense(s)		Date Of Offense OR Date Range Of Offense	G.S. No.	CL.
I. FELONY LARCENY		ON OR ABOUT	14-72(b)	Н
II. FELONY POSSESSION OF STOLEN GOODS		7/19/2014	14-71.1	Н
The jurors for the State upon their oath present that cabove the defendant named above unlawfully, willfull			and in the county	named
STEAL, TAKE, OR CARRY AWAY PERSONAL PROPERTY DIAMOND STONE, THIS ITEM HAVING A VALUE OF API GRIBBLE, KNOWING THAT SHE WASN'T ENTITLED TO SDEPRIVE VIRGINIA GRIBBLE OF THE PROPERTY.	PROXIMATELY \$2,	000, WITHOUT THE CONSI	ENT OF VIRGINIA	
POSSESS PERSONAL PROPERTY BELONGING TO VIRGIN STONE, THIS ITEM HAVING A VALUE OF APPROXIMATI THAT THE PROPERTY WAS STOLEN OR FELONIOUSLY PURPOSE.	ELY \$2,000, KNOW	ING OR HAVING REASON, POSSESSED SUCH PROPE	ABLE GROUNDS T	O KNOW
		KMM		
17/1	VITNESSES			
LT. CHRIS CHANDLER, WPD		·		
	- _		******	
The Witnesses marked "X" were sworn by the undersigne Bill was found to be: A TRUE BILL by twelve or more grand jurors, and I the concurrence of twelve or more grand jurors in this Bill	·	•		ony, this
☐ NOT A TRUE BILL.				
October 28, 2014	Signatur	e OI Grand bury Foreperson	ne	
AOC-CR-122, Rev. 3/10 © 2010 Administrative Office of the Courts		Jampa	<u> </u>	

OCT 3 I 2014

11/11 (1000)	In The General Court Of Justice Superior Court Division			
STATE VERSUS				
Name Of Defendant INDICTMEN	INDICTMENT			
JENNIFER ELIZABETH GREEN (DOB: 4/10/1977) This is a superseding indictment.	☐ This is a superseding indictment.			
Offense(s) Date Of Offense	G.S. No.	CL.		
I. SECOND DEGREE BURGLARY ON OR ABOUT	14-51	G		
II. LARCENY AFTER SECOND DEGREE BURGLARY 5 W 14-	14-72(b)	Hg		
III. FELONY POSSESSION OF STOLEN GOODS 51914	14-71.1	Hgg		

I. The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did

BREAK AND ENTER THE DWELLING HOUSE OF MARY CATHERINE EARNEST, LOCATED AT 30 HOSPITAL DRIVE, WAYNESVILLE, HAYWOOD COUNTY, NORTH CAROLINA, WITHOUT MARY EARNEST'S CONSENT, DURING THE NIGHTTIME, WITH THE INTENT TO COMMIT A FELONY THEREIN.

II. And the jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did

STEAL, TAKE, OR CARRY AWAY PERSONAL PROPERTY OF MARY CATHERINE EARNEST, TO WIT: \$5,000 CASH MONEY, A STERLING SILVER FLATWARE SET, A SILVER PLATED SILVERWARE SET, A WEDGEWOOD TRINKET BOX, MEDICATIONS IN THE NAME OF MARY EARNEST, VARIOUS ITEMS OF JEWELRY, INCLUDING BUT NOT LIMITED TO AN ANTIQUE ROSE GOLD CAMEO RING, A GOLD RING WITH BLACK OPAL AND DIAMONDS, 10 KARAT WHITE GOLD BRACELET WITH AMETHYST, 10 KARAT GOLD RING WITH AN AMETHYST SOLITAIRE, AND A GOLD CHARM BRACELET, TOTALING APPROXIMATELY \$35,000, WITHOUT THE CONSENT OF MARY CATHERINE EARNEST, KNOWING THAT SHE WASNT ENTITLED TO SUCH PROPERTY, AND HAVING THE INTENT TO PERMANENTLY DEPRIVE MARY CATHERINE EARNEST OF THE PROPERTY.

THAT THIS LARCENY WAS COMMITTED PURSUANT TO A SECOND DEGREE BURGLARY IN VIOLATION OF N.C. GEN. STAT. 14-51. THE AMOUNT TAKEN ALSO EXCEEDS THE THRESHOLD OF \$1000.

III.	And the jurors for the State upon their oath pres named above the defendant named above unla		and in the county
	MONEY, A STERLING SILVER FLATWARE SE TRINKET BOX, MEDICATIONS IN THE NAME INCLUDING BUT NOT LIMITED TO AN ANTICOPAL AND DIAMONDS, 10 KARAT WHITE GOAN AMETHYST SOLITAIRE, AND A GOLD CHKNOWING OR HAVING REASONABLE GROUP	TO MARY CATHERINE EARNEST, TO WIT: \$5, T, A SILVER PLATED SILVERWARE SET, A WE OF MARY EARNEST, VARIOUS ITEMS OF JEW DUE ROSE GOLD CAMEO RING, A GOLD RING VELO BRACELET WITH AMETHYST, 10 KARAT CARM BRACELET, TOTALING APPROXIMATELY NOS TO KNOW THAT THE PROPERTY WAS STOUCH PROPERTY WITH A DISHONEST PURPO	DGEWOOD YELRY, WITH BLACK BOLD RING WITH Y \$35,000, DLEN OR
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		\bigcap \bigcap \bigcap	
		Signature Of Prosecutor	
		WITNESSES	
Ø	LT. CHRIS CHANDLER. WPD		
The Bill	e Witnesses marked "X" were sworn by the under was found to be:	signed Foreperson of the Grand Jury and, after I	hearing testimony, this
M A	A TRUE BILL by twelve or more grand jurors, and concurrence of twelve or more grand jurors in this	I I the undersigned Foreperson of the Grand Jur Bill of Indictment.	y, attest the
4	NOT A TRUE BILL.		1
Date		Signature Of Grand Jury Foreperson	
O (C)	<u>toper 28, 2014</u> C-CR-122, Side Two, Rev. 3/09	- I Kernela Keckford	
	109 Administrative Office of the Courts	<i>v</i> .	

STATE OF NORTH CAROLINA			File No.	3 (256	
	HAYWOOD County	In The General Court Of Just Superior Court Division			
STATE VERSUS Name Of Defendant JENNIFER ELIZABETH GREEN (DOB: 4/10/1977)					
		INDICTMENT			
		☐ This is a superseding indictment.			
Offens	se(s)		Date Of Offense	G.S. No.	CL.
I.	FELONIOUS BREAKING OR ENTERING		ON OR ABOUT	14-54(a)	Hes
II.	LARCENY AFTER BREAKING OR ENTERING		11/2014,-	14-72(b)	Н
III.	FELONY POSSESSION OF STOLEN GOODS		7252014	- 14-71.1	Hn

I. The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did

BREAK OR ENTER A BUILDING, SPECIFICALLY A DWELLING HOUSE LOCATED AT 252 TULIP DRIVE, SYLVA, JACKSON COUNTY, NORTH CAROLINA, OWNED AND/OR OCCUPIED BY RENA UHALDE AND AMANDA CLAPP, WITHOUT RENA UHALDE OR AMANDA CLAPP'S CONSENT, AND WITH THE INTENT TO COMMIT A FELONY THEREIN.

II. And the jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did

STEAL, TAKE, OR CARRY AWAY PERSONAL PROPERTY OF RENA UHALDE AND AMANDA CLAPP, TO WIT: A WHITE GOLD RING WITH A SAPPHIRE STONE AND A YELLOW GOLD RING WITH "AGC" ENGRAVED ON THE OUTSIDE, TOTALING APPROXIMATELY \$250.00, WITHOUT THE CONSENT OF RENA UHALDE AND AMANDA CLAPP, KNOWING THAT SHE WASNT ENTITLED TO SUCH PROPERTY, AND HAVING THE INTENT TO PERMANENTLY DEPRIVE RENA UHALDE AND AMANDA CLAPP OF THE PROPERTY.

THAT THIS LARCENY WAS COMMITTED PURSUANT TO A BREAKING OR ENTERING IN VIOLATION OF N.C. GEN. STAT. 14-54 (a).

Ш.	And the jurors for the State upon their oath present tha named above the defendant named above unlawfully,	t on or about the date of offense shown and in the county willfully and feloniously did
	GOLD RING WITH A SAPPHIRE STONE AND A YELLO	OWING OR HAVING REASONABLE GROUNDS TO KNOW
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		•
		•
		Signature Of Prosecutor
	WIT WIT	TNESSES 1
X	LT, CHRIS CHANDLER, WPD	
	DI GIANO GIANNODON IL D	
	Witnesses marked "X" were sworn by the undersigned was found to be:	Foreperson of the Grand Jury and, after hearing testimony, this
/	A TRUE BILL by twelve or more grand jurors, and I the concurrence of twelve or more grand jurors in this Bill of	undersigned Foreperson of the Grand Jury, attest the Indictment.
1 🗆	NOT A TRUE BILL.	
Dale	atable 20 anil	Signature Of Grand Jury Foragerson
	250 Don 28, 2014 C-CR-122, Side Two, Rev. 3/09	Tamesa Leafonce
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OCT 3 1 2014

STATE OF NORTH CAROLINA	14 CRS 1257	
HAYWOOD County	In The General Court Of Justice Superior Court Division	
STATE VERSUS Nome Of Defendant JENNIFER ELIZABETH GREEN (DOB: 4/10/1977)	INDICTMENT This is a superseding indiciment.	
Offense(s)	Date Of Offense G.S. No. C	CL.
I. FELONIOUS BREAKING OR ENTERING II. LARCENY AFTER BREAKING OR ENTERING	6112014- 1,000	H _E
III. FELONY POSSESSION OF STOLEN GOODS	7/25/2014 14-71.1	Н

I. The jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did

BREAK OR ENTER A BUILDING, SPECIFICALLY A DWELLING HOUSE LOCATED AT 308 ASSEMBLY STREET, WAYNESVILLE, HAYWOOD COUNTY, NORTH CAROLINA, OWNED AND OCCUPIED BY NANCY SAYER, WITHOUT NANCY SAYER'S CONSENT, AND WITH THE INTENT TO COMMIT A FELONY THEREIN.

II. And the jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did

STEAL, TAKE, OR CARRY AWAY PERSONAL PROPERTY OF NANCY SAYER, TO WIT: VARIOUS JEWELRY ITEMS, INCLUDING BUT NOT LIMITED TO STUART NYE BANGLE BRACELETS, A BLACK ONYX RING, PEARL EARRINGS, STERLING SILVER CUFF BRACELET ENGRAVED WITH "NSN", TEAR DROP TURQUOISE STONE AND DIAMOND RING, TWO PURSES/HANDBAGS, AND A JEWELRY BOX, TOTALING APPROXIMATELY \$2,840, WITHOUT THE CONSENT OF NANCY SAYER, KNOWING THAT SHE WASNT ENTITLED TO SUCH PROPERTY, AND HAVING THE INTENT TO PERMANENTLY DEPRIVE NANCY SAYER OF THE PROPERTY.

THAT THIS LARCENY WAS COMMITTED PURSUANT TO A BREAKING OR ENTERING IN VIOLATION OF N.C. GEN. STAT. 14-54 (a). THE AMOUNT TAKEN ALSO EXCEEDS THE THRESHOLD OF \$1000.

III.	And the jurors for the State upon their oath present that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did
٠	POSSESS PERSONAL PROPERTY BELONGING TO NANCY SAYER, TO WIT: VARIOUS JEWELRY ITEMS, INCLUDING BUT NOT LIMITED TO STUART NYE BANGLE BRACELETS, A BLACK ONYX RING, PEARL EARRINGS, STERLING SILVER CUFF BRACELET ENGRAVED WITH "NSN", TEAR DROP TURQUOISE STONE AND DIAMOND RING, TWO PURSES/HANDBAGS, AND A JEWELRY BOX, TOTALING APPROXIMATELY \$2,840, KNOWING OR HAVING REASONABLE GROUNDS TO KNOW THAT THE PROPERTY WAS STOLEN OR FELONIOUSLY TAKEN, AND SHE POSSESSED SUCH PROPERTY WITH A DISHONEST PURPOSE.
	•
	Signature Of grose glo
	WITNESSES /
<u> </u>	LT. CHRIS CHANDLER, WPD
The Bill v	Witnesses marked "X" were sworn by the undersigned Foreperson of the Grand Jury and, after hearing testimony, this was found to be:
A c	TRUE BILL by twelve or more grand jurors, and I the undersigned Foreperson of the Grand Jury, attest the oncurrence of twelve or more grand jurors in this Bill of Indictment.
	OT A TRUE BILL.
ale	Signature Of Grand Jury Foregerson
VOC-	Tobar 28, 2014 Ceme la Cachanel
	99 Administrative Office of the Courts

STATE OF NORTH CAROLINA		File No.	5 (2.58	
HAYWOOD County			eral Court Of Just or Court Division	ice
STATE VERSUS	_	INDICTME	~ · · · · · · · · · · · · · · · · · · ·	,
Name Of Defendant JENNIFER ELIZABETH GREEN (DOB: 4/10/1977)	☐ This is a s	INDICTME uperseding indictment.	IN I	
		Date Of Offense		\neg
Offense(s)		OR Date Range Of Offense	G.S. No.	CL.
I. FELONY LARCENY		ON OR ABOUT	14-72(b)	Н
II. FELONY POSSESSION OF STOLEN GOODS		10 26 13-	14-71.1	Н
I. The jurors for the State upon their oath present that on o above the defendant named above unlawfully, willfully a STEAL, TAKE, OR CARRY AWAY PERSONAL PROPERTY OF A PLATINUM BAND, THIS ITEM HAVING A VALUE OF APPR KNOWING THAT SHE WASN'T ENTITLED TO SUCH PROPER	nd feloniously AMANDA HOI OXIMATELY S	did .T, TO WIT: A DIAMOND A 6500, WITHOUT THE CONS	ND SAPPHIRE RIN SENT OF AMANDA	G WITH HOLT,
POSSESS PERSONAL PROPERTY BELONGING TO AMANDA PLATINUM BAND, THIS ITEM HAVING A VALUE OF APPROTO KNOW THAT THE PROPERTY WAS STOLEN OR FELONIC DISHONEST PURPOSE.	XIMATELY \$6: DUSLY TAKEN	500, KNOWING OR HAVING , AND SHE POSSESSED SUG	REASONABLE GI	ROUNDS TH A
	Signature Of Pros	ecutor KM, M		
WITI	VESSES		张明初级 8.5%	克勒
X LT. CHRIS CHANDLER, WPD				
The Witnesses marked "X" were sworn by the undersigned F Bill was found to be: A TRUE BILL by twelve or more grand jurors, and I the un concurrence of twelve or more grand jurors in this Bill of I	ndersigned Fo	·		ny, this
☐ NOT A TRUE BILL.		A	Λ /	
October 28.2014	Signatu	POF Grand Stry Foreperson	and	
AOC-CR-122, Rev. 3/10 © 2010 Administrative Office of the Courts		1)		

OCT 31 2014

รา	ATE (OF NORTH	CAROLINA		File No.	PS 1259	
_	<u>. </u>	HAYWOOD	County			neral Court Of Ju ior Court Division	
		STATE	VERSUS		<u>.</u>		
	Of Defenden	GREEN	Of Bidh	(RELA	INDICTMEN TED MISDEN		
,,,,,,	W	F	04/10/1977	☐ This is a superse	ding indictment.	•	
Offer	nse(s)	· · · · · · · · · · · · · · · · · · ·			Date Of Offense	G.S. No.	CL.
I.	MISDE	MEANOR CHILD A	BUSE		ONOR ABOUT	14-318.2	Al
I.	WHILE CHILD I CHILD I WHERE DEFINE ANY AL	he defendant nar BEING THE PAREN JNDER THE AGE C BY OTHER THAN A BY THE JUVENILE D IN N.C. GEN. STA OULT SUPERVISION Jurors for the Sta	apon their oath present that med above unlawfully and water the BIOL of 16 YEARS OLD, CREATE A CCIDENTAL MEANS OR CAUTO BE ADJUDICATED ANT. 7B-101(15), SPECIFICALLY N.	villfully did OGICAL MOTHER, TO MA ND ALLOW A SUBSTANTI JSED MADELINE GRACE I UBUSED AS DEFINED IN N. Y BY LEAVING MADELINE that on or about the date	DELINE GRACE ELLI AL RISK OF PHYSICA ELLIOTT TO BE IN A 1 C. GEN, STAT, 7B-101 HOME ALONE AT N	OTT (DOB: 2/24/20 LL INJURY UPON T PLACE OR CONDIT (1) OR NEGLECTE IGHT TIME WITHO	14), A CHAT CION ID AS DUT
k. = 45 =	resident and about the control				M.W	1	
<u> </u>			<u>Mariana N</u>	/ITNESSES			
X	LT. CHR	IS CHANDLER. WI	PD				
Bill of the Bill o	was foun A TRUE to concurrer	d to be: BILL by twelve or note of twelve or no	ere sworn by the undersign more grand jurors, and I th nore grand jurors in this Bill	ne undersigned Forepers of Indictment.		•	r, this
© 200	09 Adminis	rative Office of the Co	บศร		•		

STATE C	F NORTH CAF	OLINA		File No.	14CRS1260	
- I	HAYWOOD	_County			ral Court Of Justic Superior Court Div	
	STATE VERS	SUS				
Name And Address		Ì				
JENNIFER EL	IZABETH GREEN			INFORMA	ATION	
Race W	Sex F	Date Of Birth 04/10/1977			CS	. 15A-644
		fense(s)	!	Date Of Offense OR Date Range Of Offense	G.S. No.	CL.
I. FELONY LA	RCENY			7/19/2014	14-72(b)	Н
II. FELONY PO	SSESSION OF STOLEN	GOODS		7/19/2014	14-71.1	Н
III.						
in the cour STEAL, TA TO WIT: A HAVING A JENNIFER	nty indicated above, th AKE, OR CARRY AWA A 14 KARAT WHITE G A VALUE OF APPROX A LYNN SMITH, KNOV	pon information and belief a e defendant named above AY PERSONAL PROPERTY OLD RING WITH A 1.14 KA CIMATELY \$11,275, WITHO VING THAT SHE WASNT E GREGORY TREY SMITH A	unlawfully, vor GREGO ARAT ROUN OUT THE CO ENTITLED TO	villfully and feloniously di RY TREY SMITH AND JE ID BRILLIANT CUT DIA! NSENT OF GREGORY TI O SUCH PROPERTY ANI	d ENNIFER LYNN S MOND, THIS ITEN REY SMITH OR D HAVING THE IN	мітн, Л

II. I, the undersigned prosecutor, upon information and belief allege that on or about the date(s) of offense shown above and in the county indicated above, the defendant named above unlawfully, willfully and feloniously did

POSSESS PERSONAL PROPERTY BELONGING TO GREGORY TREY SMITH AND JENNIFER LYNN SMITH, TO WIT: A 14 KARAT WHITE GOLD RING WITH A 1.14 KARAT ROUND BRILLIANT CUT DIAMOND, THIS ITEM HAVING A VALUE OF APPROXIMATELY \$11,275, KNOWING OR HAVING REASONABLE GROUNDS TO KNOW THAT THE PROPERTY WAS STOLEN OR FELONIOUSLY TAKEN, AND SHE POSSESSED SUCH PROPERTY WITH A DISHONEST PURPOSE.

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•
Signature of Frederitor
WAIVER
I, the undersigned defendant, waive the finding and return of a Bill of Indictment into Court and agree that the case may
be tried upon the above information.
Date Date Signature of Defendant Signature of Defen
The state of the s

AOC-CR-123, Side Two, Rev. 1/13 © 2013 Administrative Office of the Courts

					U	CI 3 L 2014	
STATE O	F NORTH	CARC	LINA		File No.	14CRS1261	
` <u> </u>	DOOWYA	(County			eral Court Of Justice Superior Court Divi	
None And Add		VERSU	S				
Name And Address of JENNIFER ELI		EN			INFORM	ATION	
Race	Sex		Date Of Birth				
W	F		04/10/1977	<u> </u>	Date Of Offense	G,S,	15A-644
		Offer	1se(s)		OR Date Range Of Offense	G.S. No.	CL.
I. FELONIOUS	BREAKING OR	ENTERIN	G		ON CR	14-54(a)	Н
II. LARCENY A	FTER BREAKIN	IG OR ENT	ERING		ABOUT	14-72(b)	Н
III. FELONIOUS	POSSESSION O	F STOLEN	GOODS		7/9/14	14-71.1	Н
					n or about the date(s) o willfully and feloniously		ove and
ROAD, WA OR JAMIE	YNESVILLE,	HAYWO	OD COUNTY, NORTH	CAROLINA, O	SE LOCATED AT 365 M WNED AND/OR OCCU CONSENT, AND WITH T	PIED BY JUDY POW	/ELL
						•	

II. I, the undersigned prosecutor, upon information and belief allege that on or about the date(s) of offense shown above and in the county indicated above, the defendant named above unlawfully, willfully and feloniously did

STEAL, TAKE, OR CARRY AWAY PERSONAL PROPERTY OF JUDY POWELL AND JAMIE POWELL, TO WIT: CASH MONEY, A WALLET, SEVERAL ITEMS OF JEWELRY, TOTAL IS APPROXIMATELY \$10,885, WITHOUT THE CONSENT OF JUDY POWELL AND JAMIE POWELL, KNOWING THAT SHE WASNT ENTITLED TO SUCH PROPERTY AND HAVING THE INTENT TO PERMANANTLY DEPRIVE JUDY POWELL AND JAMIE POWELL OF THE PROPERTY.

THAT THIS LARCENY WAS COMMITTED PURSUANT TO A BREAKING OR ENTERING IN VIOLATION OF N.C. GEN. STAT. 14-54(a). THE AMOUNT TAKEN ALSO EXCEEDS THE THRESHOLD OF \$1000.

	in the county indicated above, the defendant named above unlawfully, willfully and feloniously did POSSESS PERSONAL PROPERTY BELONGING TO JUDY POWELL AND JAMIE POWELL, TO WIT: CASH MONEY
	WALLET, SEVERAL ITEMS OF JEWELRY, TOTAL IS APPROXIMATELY \$10,885.00, KNOWING OR HAVING REASONABLE GROUNDS TO KNOW THAT THE PROPERTY WAS STOLEN OR FELONIOUSLY TAKEN, AND SHE POSSESSED SUCH PROPERTY WITH A DISHONEST PURPOSE.
	·
	1
	$=$ Ω 4 Λ
	Signatuje Of Prosecutor
₹₹ <u>₹</u>	the undersigned defendant, waive the finding and return of a Bill of Indictment into Court and agree that the case ma
	e tried upon the above information.
Date	+ 31,2014 Signature Of Defendant Of Signature Of Akomey For Defendant House B. Holl

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STATE OF NORTH CAROLINA		File No.	14CRS52988	
HAYWOOD County			eral Court Of Justor Court Division	
STATE VERSUS Name Of Defendant		INDICTME	:NT	
JENNIFER ELIZABETH GREEN (DOB: 4/10/1977)	☐ This is a s	uperseding indictment.	. 4	
Offense(s)		Date Of Offense OR Date Range Of Offense	G.S. No.	CL.
I. OBTAINING PROPERTY BY FALSE PRETENSES		ON OR ABOUT 4/15/2014	14-100	Н
II.				
I. The jurors for the State upon their oath present that of above the defendant named above unlawfully, willfull MAKE A REPRESENTATION ABOUT A PAST OR EXISTIN AND THE REPRESENTATION IN FACT DOES DECEIVE AT 547 CHAMPION DRIVE, CANTON, HAYWOOD COUNT OF CASH MONEY FROM CAROLINA PAWN SHOP. THE REPRESENTATION DEFENDANT MADE TO CAROLI KARAT DIAMOND CLUSTER RING AND THAT SHE WAS NOT THE RIGHTFUL OWNER AND THE DEFENDANT HA	iy and feloniously IG FACT, THAT IS: NOTHER PERSON, IY, NORTH CAROL INA PAWN SHOP W ENTITLED TO DIS	did FALSE, CALCULATED, AN SPECIFICALLY CAROLIN INA, AND SHE OBTAINEN AS THAT SHE WAS THE SPOSE OF IT, WHEN IN FA	ND INTENDED TO I IA PAWN SHOP, LC D APPROXIMATEL RIGHTFUL OWNEI CT THE DEFENDA	DECEIVE, DCATED LY \$125.00
II. And the jurors for the State upon their oath present th named above the defendant named above unlawfully,	, willfully and felo	niously did ,·		
activation content (SOCIO) Tricologic (Control (Notice) Matter (Control (Notice) Matter (Control (Notice) Matter	Signature Of Pros	ecutor		
OFFICER D. JOPPA, CANTON PD	U U	A According to the second	ANTARY ANTHORNERS	PACES TO THE PACES
	-			· · · · · · · · · · · · · · · · · · ·
			-	
The Witnesses marked "X" were sworn by the undersigned Bill was found to be: [A A TRUE BILL by twelve or more grand jurors, and I the state of the	ne undersigned F			ony, this
concurrence of twelve or more grand jurors in this Bill NOT A TRUE BILL.	or majornent.		A	
Date	Signalu	re Of Grifind Jury Foreperson		
October 28, 2014 AOC-CR-122, Rev. 3/10	1/0	medic Feelfon	C	
© 2010 Administrative Office of the Courts		,		

STATE OF NORTH CAROLINA		File No.	14CRS52989	
HAYWOOD County			ral Court Of Justic r Court Division	ce
STATE VERSUS		INDIOTME	. 177	
Name Of Defendant JENNIFER ELIZABETH GREEN (DOB: 4/10/1977)	☐ This is a s	INDICTIME! uperseding indictment.	VI I	
Offense(s)		Date Of Offense OR Date Range Of Offense	G.S. No.	CL.
I. OBTAINING PROPERTY BY FALSE PRETENSES		ON OR ABOUT 5/22/2014	14-100	Н
II.				
above the defendant named above unlawfully, willfully ar MAKE A REPRESENTATION ABOUT A PAST OR EXISTING FA AND THE REPRESENTATION IN FACT DOES DECEIVE ANOT AT \$47 CHAMPION DRIVE, CANTON, HAYWOOD COUNTY, NOF CASH MONEY FROM CAROLINA PAWN SHOP. THE REPRESENTATION DEFENDANT MADE TO CAROLINA FARAT GOLD RING WITH A PURPLE STONE AND THAT SHE DEFENDANT WAS NOT THE RIGHTFUL OWNER AND THE DISTRIBUTION OF THE STORE AND	ACT, THAT IS IN HER PERSON, ORTH CAROL PAWN SHOP WAS ENTITLE EFENDANT HA	FALSE, CALCULATED, ANI SPECIFICALLY CAROLINA INA, AND SHE OBTAINED AS THAT SHE WAS THE RED TO DISPOSE OF IT, WHE AD STOLEN SUCH RING FRED date(s) of offense showniously did	APAWN SHOP, LOCA APPROXIMATELY S IGHTFUL OWNER C EN IN FACT THE OM MARY EARNES	ATED 635.00 F A 14 T.
WITN	IESSES			
OFFICER D. JOPPA, CANTON PD		The second second		
The Witnesses marked "X" were sworn by the undersigned F Bill was found to be: A TRUE BILL by twelve or more grand jurors, and I the ur concurrence of twelve or more grand jurors in this Bill of I	dersigned Fo	·		y, this
Concurrence of twelve or more grand jurors in this Bill of I	renourient,			
Dale	Signally	e Of Grand Jury Foregerson		
October 28, 2014		virusu proge	2/1/2/	

AOC-CR-122, Rev. 3/10 © 2010 Administrative Office of the Courts

STATE OF NORTH CAROLINA		File No.	14CRS52990	 -
HAYWOOD County			eral Court Of Justic or Court Division	:e
STATE VERSUS Name Of Defendant		INDICTME		
JENNIFER ELIZABETH GREEN (DOB: 4/10/1977)	│ │	INDICTMEI uperseding indictment.	N I	
Offense(s)		Date Of Offense OR Date Range Of Offense	G.S. No.	CL.
I. OBTAINING PROPERTY BY FALSE PRETENSES		ON OR ABOUT 4/21/2014	14-100	Н
П.				
MAKE A REPRESENTATION ABOUT A PAST OR EXISTING FA AND THE REPRESENTATION IN FACT DOES DECEIVE ANOT AT 547 CHAMPION DRIVE, CANTON, HAYWOOD COUNTY, N OF CASH MONEY FROM CAROLINA PAWN SHOP. THE REPRESENTATION DEFENDANT MADE TO CAROLINA F KARAT GOLD RING WITH A BLACK STONE AND THAT SHE DEFENDANT WAS NOT THE RIGHTFUL OWNER AND THE DRI II. And the jurors for the State upon their oath present that or named above the defendant named above unlawfully, will	HER PERSON, ORTH CAROL PAWN SHOP W WAS ENTITLE EFENDANT HA	SPECIFICALLY CAROLINA INA, AND SHE OBTAINED AS THAT SHE WAS THE RI D TO DISPOSE OF IT, WHE ID STOLEN SUCH RING FR date(s) of offense shown hiously did	APAWN SHOP, LOCA APPROXIMATELY S IGHTFUL OWNER OF N IN FACT THE OM MARY RINEHAL	ATED 42.50 F A 10 RT.
WITN	ESSES			BELLEV
OFFICER D. JOPPA, CANTON PD		f		
The Witnesses marked "X" were sworn by the undersigned For Bill was found to be: A TRUE BILL by twelve or more grand jurors, and I the unconcurrence of twelve or more grand jurors in this Bill of Ir	dersigned Fo ndictment.		·	, this
October 28, 2014	100	imela Beclf	ore!	

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				· }	}		
FBI No.	lustice กก	or the or about the date of offense awfully, willfully and d defraud, obtain CASH retense which was calculated ng: THE DEFENDANT NOT THE OWNER OF THE RING			ant is issued upon information the defendant and bring the rarge(s) above.	Court Date / (/3/)4/ Court Time X AM PM	n N
LID No.	CAROLINA County In The General Court Of Justice District Court Division	To any officer with authority and jurisdiction to execute a warrant for arrest for the offense of offense of charged below: I, the undersigned, find that there is probable cause to believe that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did knowingly and designedly, with the intent to cheat and defraud, obtain CASH MONEY from CAROLINA PAWN AND GUN by means of a false pretense which was calculated to deceive and did deceive. The false pretense consisted of the following: THE DEFENDANT PAWNING A PURPLE STONE RING WHEN IN FACT SHE WAS NOT THE OWNER OF THE RING AND DID NOT HAVE PERMISSION TO SELL/PAWN THE RING			This act(s) was in violation of the law(s) referred to in this Warrant. This Warrant is issued upon information furnished under oath by the complainant listed. You are DIRECTED to arrest the defendant and bring the defendant before a judicial official without unnecessary delay to answer the charge(s) above.	Haywood County Courthouse; 0001 285 N MAIN ST SUITE 1500 WAYNESVILLE, NC 28786	OPY
Law Enforcement Case No.	STATE OF NORTH CAROLINA HAYWOOD County	To any officer with authority a offense(s) charged below: I, the undersigned, find that shown and in the county na feloniously did knowingly MONEY from CAROLINA to deceive and did deceive. PAWNING A PURPLE ST RING AND DID NOT HAY		·	This act(s) was in violation of the furnished under oath by the cordefendant before a judicial offic	Signature M. D. SOUDERES M. Magistrate M. Assistant CSC Clerk Of Superior Count (over)	ORIGINAL COPY
WARRANT FOR ABBEGT	Offense I F-OBTAIN PROPERTY FALSE PRETENSE and and and and and and and an	D Name And Address Of Defendant 250 ASSEMBLY ST	Offense Code(s) I 2632 Date Of Offense 05/22/2014 Date Of Arrest & Check Digit No. (As Shown On Fingerprint Card)	G-2-14-75-2-50 Complainant (Name, Address Or Department) DM JOPPA CANTON POLICE DEPARTMENT 58 PARK ST	CANTON HAYWOOD COUNTY (828) 648-2376 Names & Addresses Of Witnesses (Including Counties & Telephone Nos.)	Misdemeanor Offense Which Requires Fingerprinting Per Fingerprint Plan 08/07/2014 AOC-CR-100, Rev. 5/13 (Structured Sentencing)	© 2013 Administrative Office of the Courts

If this Warrant For Arrest is not served within one hundred and eighty (180) days, it must be returned to the Clerk of Court in the county in which	District Attorney	☐ Waived	ed Attorney For Defendant	☐ Appointed PRIOR CONVICTIONS:	\Box
it was issued with the reason for the failure of service noted thereon. The officer must state all steps taken by the department in attempting to execute the Warrant and any information obtained about the whereabouts of the defendant.	PLEA: Oguilty	no contest	VERDICT: Quilty Quilty	No./Lovel: 1	7
Certify that this Warrant was received and served as follows:	111	The second of th		Unot guilty In not guilty In not guilty In not guilty	
Date Received Date Served Time Served DAM Date Returned 9-7-14 1732 RIPM 9-7-14	verdict, it is ORDERED that the	verdict, it is ORDERED that the defendant. be imprisoned for a term of	n open count and neery, vountainly nt □ pay costs and a fine of \$ days in the custody of the □sh	peri court and rieety, voluntanly and understandingly entered the above plea; on the above pay costs and a fine of \$ days in the custody of the Sheriff, MCP, DAC,* Pretrial credit	Ď.
efendant and bringing the de	☐ Work release	nended.	is not recommended. [is	☐ is not recommended. [☐ is ordered. (use form AOC-CR-602)]	į
Name of Judicial Official	Execution of	nce is suspend	us that a integet should be not or probation, than that which is specified in Cs. The sentence is suspended and the defendant is placed on unsupervised probation* for	La shorter period or probation, man that which is specified in (s.S. 194-1343.2(d) is necessary. Ited and the defendant is placed on unsupervised probation for months, subject to	
his Warrant WAS N	listed in G.S. 14-	autons: (1) commit to 269, (3) remain gaint ant for suitable emol	o criminal offense in any jurisolotio ully and suitably employed or faithf agment, and shide by all rules of the	the following conditions: (1) commit no criminal offices in any jurisaction. (2) possess no tricarm, explosive or other deadly weapon listed in G.S. 14-269. (3) remain gainfully and suitably employed or faithfully pursue a course of study or of vocational training, that will pound to defend any for suitable employment, and shide by all miles of the institution (4) positional for suitable employment, and shide by all miles of the institution (4) positional for suitable employment, and shide by all miles of the institution (4) positional for suitable employment.	
Signature Of Officer Making Peturn Name Of Officer (Type Or Print)	required by the C	Sourt. (5) pay to the	equity we determine the Samuer Chipper from a good by an intess of the insurance. (4) satisfy unitereduced by the Court. (5) pay to the Clerk the costs of court and any additional sums shown below.	e insuration. (+) sausiy unid support and lainny obligations, as ditional sums shown below.	-
	2	Restitution	Attorney's Fee	Community Service Fee Other	
Department Or Agency Of Officer	*Name(s), address(es), a	S nd amount(s) for aggrieved	party(les) to receive restitution; (Note To Cleri	S S S Address(es), and amount(s) for aggrieved party(les) to receive restitution; (Note To Clerk: Record SSN or Tax ID No. of aggrieved party(les) to receive restitution; (Note To Clerk: Record SSN or Tax ID No. of aggrieved party(les) on AOC-CR-382. "Destification	
REDELIVERY/REISSUANCE	Of Identity (Victims' Restitu	uion)/Certification Of Identit	y (Winess Attendance).")		
Date Signature Signature					
ㅋ[六]					
l certify that this Warrant was received and served as follows:	S complete	hours of co	hours of community service during the first	using monotonic and and and an action	
748 26 760	1	dinator, and pay the	service coordinator, and pay the fee prescribed by G.S. 143B-708 within	thin days or probation, as directed by the community thin days.	
By arresting the defendant and bringing the defendant before;	To a particular	in or on the premise	not be found in or on the premises of the complainant or	A	,
Name Of Judicial Official	ာ် တိ	oominamete will of A sample pursuant t	inv. assault, continuincate with of the presence of the complainant or provide a DNA sample pursuant to G.S. 15A-266.4. (AOC-CR-319)	301.07	
☐ This Warrant WAS NOT served for the following reason:	10. Other:			The state of the s	,
Signature Of Officer Making Return Name Of Officer (Type Or Print)					[]
Department Or Agency Of Officer					j 1
	It is ORDERED that	that this: Uudgment i	Judgment is continued upon payment of costs.		
The defendant in onen court dives notice of anneal to the	23	☐ sentence is	case be consolidated tof judgment with	i estica	
	COMMITMENT	It is ORDERED that	t the Clerk deliver two centified coni	COMMITMENT: It is ORDERED that the Clerk deliver two certified conies of this indomentant and Commitment to the characteristics and the characteristics and commitmental than the characteristics and	
☐ The current pretrial release order is modified as follows:	sheriff cause the conditions of rele	the defendant to be retained appeal.	ined in custody to serve the senten	the defendant to be retained in custody to serve the sentence imposed or until the defendant shall have complied with the release pending appeal.	41
Date Signature Of District Court Judge	A Right P	E: Probable caus he grand jury.	.USE: Probable cause is found as to all Counts except by the grand jury. On probable cause is found as to Count(s).	unt(s) , and the defendant is bound over to Superior of this Warrant, and the Count(s) is	
WAIVER OF PROBABLE CAUSE HEARING	dismissed.				i
The undersigned defendant, with the consent of his/her attorney, waives the right to a probable cause hearing.		ivame Of Distrat Court Judge (Type Or Print)	Judge (1ype Or Pnnt)	Signature Of District Court Judge	
Date Waived Signature Of Defendant			CERTIFICATION	NO	[[S]
Sign thing Of Ottomin		gment is a true and o	Ē	is on tile in this case,	ł
לאניסיום כן אינסיום		Date Delivered 10 Sheriff	iff Signature	□ Deputy CSC □ Cocc □ Cocc	
ADC-CR-100, Side Two, Rev. 5/13 (Structured Sentencing) © 2013 Administrative Office of the Courts	NOTE: If DWI, use AC	OC-CR-342 (active) or A	OC-CR-310 (probation). If active senten	rabation, use AO	9

14CR 052990	Law Enforcement Case No. SID No.	
WARRANT FOR ARREST		
Offense I F-OBTAIN PROPERTY FAI SE DREMENSE	STATE OF NORTH CAROLINA	
Print	HAYWOOD County In The General Court Of Justice District Court Division	
THE STATE OF NORTH CAROLINA VS.	To any officer with authority and jurisdiction to execute a warrant for arrest for the	
a Tennifer Green ELLIOTT	offense(s) charged below:	
05/25/25/25/25/25/25/25/25/25/25/25/25/25	shown and in the county named above the defendant named above in lawfilly willfill, willfill, and	of offense
WAYNESVILLE	feloniously did knowingly and designedly, with the intent to cheat and defraud, obtain CASH MONEY from CAROLINA PAWN AND GUN by means of a false pretense which was calculated	and CASH s calculated
Race Sex Date Of Rith Land	10 deceive and did deceive. The false pretense consisted of the following: THE DEFENDANT PAWNING A RING WITH RED STONES AND A RING WITH BLACK STONES WHEN IN	DANT HEN IN
W F 04/10/1977 Security No./Tax ID No. Drivers License No. & St. 230, 52, 0475	FACT SHE WAS NOT THE OWNER OF THE RING AND DID NOT HAVE PERMISSION TO SELL/PAWN THE RING	SSION TO
Name Of Defendant's Employer		
Offense Code(s) Offense in Violation Of G.S. I 2632 I 14-100		
Date Of Offense		
04/21/2014 04/21/2014		
C-2-14 JS2Soos		
Complainant (Name, Address Or Department) DM JOPPA		
CANTON POLICE DEPARTMENT 58 PARK ST		
CANTON NC 28716 HAYWOOD COTNTY (828) 6.03 6.03		
Names & Addresses Of Witnesses (Including Counties & Telephone Nos.)	This act(s) was in violation of the law(s) referred to in this Warrant. This Warrant is issued upon information furnished under oath by the complainant listed. You are DIRECTED to arrest the defendant and bring the defendant before a judicial official without unnecessary delay to answer the charge(s) above.	information bring the
	Simeture	
	M.D. SOUDERES Haywood County Courthouse: 0001	71/2
Misdemeanor Offense Which Requires Fingerprinting Per Fingerprint Plan 08/07/2014	Court Time	$\forall \vdash$
AOC-CR-100, Rev. 5/13 (Structured Sentencing)		
S ZO 13 Commissione Office of the Courts		

If this Warrant For Arrest is	-	District Attorney	Ministry Attorney For Defendant	Mapointed PRIOR CONVICTIONS:
(180) days, it must be retuit was issued with the reas	(180) days, it must be returned to the Clerk of Court in the county in which it was issued with the reason for the failure of service noted thereon. The		☐ Not Indigent	No /Level: 2 [1 (0) [1 ((-4) [
officer must state all steps execute the Warrant and a	officer must state all steps taken by the department in attempting to execute the Warrant and any information obtained about the whereabouts	Guilty Guilty	VERDICT:	M.CL. CA1 C1 C2 M.CL. CA1 C1 C2
Of the detendant.	BETIIBN OF SERVICE	guilty no contest	COLLEGE CONTRACTOR OF THE PROPERTY OF THE PROP	ō
certify that this Warra	asr	JUDGMENT: The defendant appeared in or vardict it is ORDERED that the defendant	appeared in open court and freely, voluntarily a	he defendant appeared in open court and freely, voluntarily and understandingly entered the above plea; on the above pleas on the above pleas on the above pleas and a fine of \$ 100 per p
1-1-2-6 HI-2-6	171-2-6 MAN 25:21 12/	□ be imprisoned for a term of	days in the custody of the	days in the custody of the Dakeriff. DMCP. DAC." Pretrial credit days served.
⊠ By arresting the def		 □ Work release □ is recommended. □ The Court finds that a □ longer 	☐ shorter	ecommended. [L] is ordered. (<i>use form ACC-Crt-b02</i>)] period of probation, than that which is specified in G.S. 15A-1343.2(d) is necessary.
Name Of Judicial Official (N. 1), SN / L		Execution of the following	Execution of the sentence is suspended and the defendant is placed on unsupervised probation* for _ the following conditions: (1) commit no criminal offense in any jurisdiction. (2) possess no firearm, exp	the sentence is suspended and the defendant is placed on unsupervised probation" for months, subject to conditions: (1) commit no criminal offense in any jurisdiction. (2) possess no firearm, explosive or other deadly weapon
☐ This Warrant WAS I	☐ This Warrant WAS NOT served for the following reason:	listed in G.S. 14-269. (3) re equip the defendant for suit	main gainfully and suitably employed or faithful table employment, and abide by all rules of the	listed in G.S. 14-269. (3) remain gainfully and suitably employed or faithfully pursue a course of study or of vocational training, that will equip the defendant for suitable employment, and abide by all rules of the institution. (4) satisfy child support and family obligations, as
Signature Of Officer Making Return	Name Of Officer (Type	required by the Court. (5) r	required by the Court. (5) pay to the Clerk the costs of court and any additional sums shown below.	ional sums shown below.
Chrose Sell	To Shappe State	Fine Res	Kestrution Anothey's ree	Community Service ree S
Department of Agency of	- Linear Company	"Name(s), address(es), and amount(s)	for aggrieved party(ies) to receive restitution: (Note To Clerke ston Of Identity (Witness Attendance).")	"Name(s), addross(cs), and amount(s) for aggrieved partylies) to receive restitution: (Note To Clerke Record SSN or Tax ID No. of aggneved partylies) on AOC-CR-382. "Certification Of Identity (Witness Attendance).")
	REDELIVERY/REISSUANCE			
Date Sign	Signature Sciences Dee, CSC Signature CSC CSC CSC			
RETURN FOLL	1651			
I certify that this Warrant	rece	C complete	hours of community service during the first	days of probation, as directed by the community
Date Received Date Served	rved time Served TAM Date returned	. 1	service coordinator, and pay the fee prescribed by G.S. 1438-708 within	
By arresting the defend	By arresting the defendant and bringing the defendant before:	The state of the second communication of the second commun	not assault communicate with or be in the presence of the complainant or	It of
Name Of Judicial Official		တ်	provide a DNA sample pursuant to G.S. 15A-266.4. (AOC-CR-319)	
☐ This Warrant WAS	☐ This Warrant WAS NOT served for the following reason:	□ 10. Other:		
Signature Of Officer Making Return	g Return Name Of Officer (Type Or Print)			
Department Or Agency Of Officer	Officer	the street of th		
		It is ORDEREDthat this:	Judgment is continued upon payment of costs.	
	APPEAL ENTRIES		case be consolidated for judgment with	i de la companyamente del companyamente del companyamente de la companyamente de la companyamente de la companyamente del companyamente de la companyamente del companya
The defendant, in o	The defendant, in open court, gives notice of appeal to the Sunarian Court	TAC SI H .TMEMTIMMCO	Service to the Clerk deliver we certified cons	COMMITMENT: It is ORDERED that the Clerk deliver two certified copies of this. Indoment and Commitment to the sheriff and that the
The current pretrial	The current pretrial release order is modified as follows:	sheriff cause the defendant to be retain conditions of release pending appeal.	nt to be retained in custody to serve the sententing appeal.	sheriff cause the defendant to be retained in custody to serve the sentence imposed or until the defendant shall have complied with the conditions of release nending appeal.
Date	Signature Of District Court Judge	PROBABLE CAUSE: Pro	PROBABLE CAUSE: Probable cause is found as to all Counts except	and :
	1	Court for action by the grand jury.	jury. 🔲 No probable cause is found as to Co	nt(s) of this Warrant, and the Count(s) is
The undersigned defend	The undersigned defendant, with the consent of his/her attorney, waives the notit to a probable cause hearing.	Date Name Of L	Name Of District Court Judge (Type Or Print)	Signature Of District Court Judge
Date Waived	Signature Of Defendant	大大語の子の意味の	CERTIFICATION	NC NC
	Account of the control of the contro	I certify that this Judgment is	Ē	
	Signature Of Attorney	Date Deliv	Date Delivered To Sheriff Signature	□ Deputy CSC □ CSC □ CSC
AOC-CR-100, Side Two, © 2013 Administrative O	AOC-CR-100, Side Two, Rev. 5/13 (Structured Sentencing) © 2013 Administrative Office of the Courts	*NOTE: If DWI, use AOC-CR-342	2 (active) or AOC-CR-310 (probation). If active senten	AO

FBI No.	Justice ion	for the date of offense nlawfully, willfully and nd defraud, obtain CASH pretense which was calculated ving: THE DEFENDANT WAS NOT THE OWNER OF ITE RING	rant is issued upon information t the defendant and bring the charge(s) above.	Count Date $ \frac{ I }{ I } \frac{3}{3} \frac{1}{1} \frac{4}{1} $ $ \frac{ I }{ I } \frac{3}{3} \frac{1}{1} \frac{4}{1} $ $ 08:30 \boxed{X} AM PM $
No LID No. SID No.	OF NORTH CAROLINA HAYWOOD County In The General Court Of Justice	To any officer with authority and jurisdiction to execute a warrant for arrest for the offense(s) charged below. I, the undersigned, find that there is probable cause to believe that on or about the date of offense shown and in the county named above the defendant named above unlawfully, willfully and feloniously did knowingly and designedly, with the intent to cheat and defraud, obtain CASH MONEY from CAROLINA PAWN AND GUN by means of a false pretense which was calculated to deceive and did deceive. The false pretense consisted of the following: THE DEFENDANT PAWNING A DIAMOND CLUSTER RING WHEN IN FACT SHE WAS NOT THE OWNER OF THE RING AND DID NOT HAVE PERMISSION TO SELL/PAWN THE RING	This act(s) was in violation of the law(s) referred to in this Warrant. This Warrant is issued upon information furnished under oath by the complainant listed. You are DIRECTED to arrest the defendant and bring the defendant and bring the defendant before a judicial official without unnecessary delay to answer the charge(s) above.	Location Of Count Haywood County Courthouse; 0001 Deputy CSC 285 N MAIN ST SUITE 1500 WAYNESVILLE, NC 28786
Law Enforcement Case No.	STATE OF	To any officer with authori offense(s) charged below. I, the undersigned, find shown and in the county feloniously did knowing MONEY from CAROLI to deceive and did deceive deceive and did deceive and MONEY from CAROLI THE RING AND DID N	This act(s) was in furnished under or defendant before	Signature M D SOUDERES M Magistrate Assistant CSC
WARRANT FOR ABBEST	Offense I F-C	Definition of Grant State of North Carolina Vs. 1 THE STATE OF NORTH CAROLINA Vs. 1 JENNIFER GREEN ELLIOTT 250 ASSEMBLY ST WAYNESVILLE HAYWOOD COUNTY (828) 507-1244 (828) 507-1244 (828) 507-1244 Marce Sex Marce Sex Date Of Birth Age 239-53-9475 Social Security No. Tax ib No. 12632 Offense In Violation Of G.S. 12632	ffense 1/15/2014 rest & Check Digit No. (As Sn Z - / Y S S S S S O Depart It (Name, Address Or Depart PPA ON POLICE DEPART: X ST OOD COUNTY ddresses of Witnesses (includersses (includers)	Misdemeanor Offense Which Requires Fingerprinting Per Fingerprint Plan 08/07/2014

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ORIGINAL COPY

If this Warrant For Arre (180) days, it must be		District Attorney		Attorney For Defendant	Appointed PRIOR C	PRIOR CONVICTIONS:
it was issued with the rofficer must state all st execute the Warrant at of the defendant.	It was issued with the reason for the faulte of service noted mereon, the officer must state all steps taken by the department in attempting to execute the Warrant and any information obtained about the whereabouts of the defendant.	PLEA: Oguilty	□ no contest □ no contest □ no contest	VERDICT: ☐ guilty ☐ guilty ☐ guilty ☐ guilty		1. OA1 0, 10 10 10 10 10 10 10 10 10 10 10 10 10
I certify that this Wa	I certify that this Warrant was received and served as follows:	JUDGMENT: The d	defendant appeared in open co	guilty I not guilty The defendant appeared in open court and freely, voluntarily and understandingly entered the above plea; on the above and a feet the above pleas.	Onot guilty and understandingly entered the ab	bove plea; on the above
9-7-19 9-1	10-2-6 NAM 2-10 10-2-6	Verdick, it is ONDENED that the □ be imprisoned for a term of □ Work release □ is recom!	mended	. □ pay costs and a line of \$\frac{1}{2}\$ days in the custody of the □ sheriff. □ MCP. □ DAC. Pretrial credit. □ is not recommended. □ is ordered. (use form AOC-CR-602)]	☐ MCP. ☐ DAC.* Pretrial o	reditdays served.
Name Of Judicial Official	ভা ১	☐ The Court finds that a☐ Execution of the sente	hat a longer shorter sentence is suspended and the	The Court finds that a longer lander period of probation, than that which is specified in G.S. 15A-1343.2(d) is necessary Execution of the sentence is suspended and the defendant is placed on unsupervised probation for months, subject to	which is specified in G.S. 15 srvised probation* for	A-1343,2(d) is necessary. months, subject to
This Warrant WA	This Warrant WAS NOT served for the following reason:	the following cor listed in G.S. 14	ditions: (1) commit no crimina (269, (3) remain gainfully and stant for suitable emoloyment, a	the following conditions: (1) commit no criminal offense in any jurisdiction. (2) possess no firearm, explosive or other deadly weapon listed in G.S. 14-269. (3) remain gainfully and suitably employed or faithfully pursue a course of study or of vocational training, that will pought ple defendant for suitable employment and abide by all rules of the institution. (4) satisfy child support and family obligations, as	oossess no firearm, explosive rsue a course of study or of v ution. (4) satisfy child suppor	s or other deadly weapon vocational training, that will t and family obligations, as
Signature Of Officer Makipa Return	King Return Name Of Officer (Type Or Print)	required by the	Sourt. (5) pay to the Clerk the	required by the Court. (5) pay to the Clerk the costs of court and any additional sums shown below.	sums shown below.	
September Or Spending	Christopher Strake	Fine S	Restitution	Attorney's ree	Community service ree	Omer S
Conton O		"Name(s), address(es), of identity (Victims' Resti	ind amount(s) for aggrieved party(ies) to ulion)/Certification Of Identity (Wilness A	restitution: (Note To Clerk; Recorce).")	d SSN or Tax ID No. of aggneved part	Vies) on AOC-CR-382, "Centification
5 A. S. 1997	ERY/REISSUANCE					
9	Signature Assist. CSC					
RETURN FC	31 () 1					
Date Received Date	certify that this Warrant was received and served as follows: items Received Date Served Time Served Time Date Returned	☐ 6. complete	hours of community	hours of community service during the first	days of probation, as o	days of probation, as directed by the community
•	PM □	۲-	coordinator, and pay the fee prescribed by G.S. 1 found in or on the premises of the complainant or	service coordinator, and pay the fee prescribed by G.S. 143B-708 within _ not be found in or on the premises of the complainant or		. days.
By arresting the de	By arresting the defendant and bringing the defendant before:		communicate with or be in the	not assault, communicate with or be in the presence of the complainant or	A CONTRACTOR OF THE CONTRACTOR	
Name Of Judicial Official	je,	တ်	provide a DNA sample pursuant to G.S. 15A-266.4. (AOC-CR-319)	5A-266.4. (AOC-CR-319)		
☐ This Warrant WA	☐ This Warrant WAS NOT served for the following reason:	□ 10. Other:				
Signature Of Officer Making Return	sking Return Name Of Officer (Type Or Print)					
Department Or Agency Of Officer	Of Officer					THE
		It is ORDERED that this:		U Judgment is continued upon payment of costs.		
	APPEAL ENTRIES		☐ case be consolidate	Case be consolidated for judgment with		de de la companya de
 The defendant, i Superior Court. 	The defendant, in open court, gives notice of appeal to the Superior Court.	COMMITMENT	Sentence is to full a the Cler	COMMITMENT: It is ORDERED that the Clerk deliver two certified cooles of this Judgment and Commitment to the sheriff and that the	this Judament and Commitm	ent to the sheriff and that the
☐ The current pret	The current pretrial release order is modified as follows:	sheriff cause th conditions of re	sheriff cause the defendant to be retained in conditions of release pending appeal.	sheriff cause the defendant to be retained in custody to serve the sentence imposed or until the defendant shall have complied with the conditions of release pending appeal.	posed or until the defendant	shall have complied with the
Date	Signature Of District Court Judge	PROBABLE CAUSE: Throbable Court for action by the grand jury.	a)	cause is found as to all Counts except No probable cause is found as to Count(s)		, and the defendant is bound over to Superior of this Warrant, and the Count(s) is
会会 WAIVER O	WAIVER OF PROBABLE CAUSE HEARING	dismissed. Date	Name Of District Court Judge (Type Or Print)		Signature Of District Court Judge	history and the second
The undersigned defendant, with the the right to a probable cause hearing	The undersigned defendant, with the consent of his/her attorney, waives the right to a probable cause hearing.					
Date Waived	Signature Of Defendant	Loadify that this	doment is a true and complete	CERTIFICATION Certify that this Indoment is a true and complete conv. of the original which is on file in this case.		
	Simplifie Of attorney	Date	Date Delivered To Sheriff Sir	Signature		
	Signature Of Attorney		Date Delivered 10 Sterm	juosini e		☐ Deputy CSC ☐ CSC ☐ CSC
AOC-CR-100, Side T	AOC-CR-100, Side Two, Rev. 5/13 (Structured Sentending) @ 2013' Administrative Office of the Courts	NOTE: If DWI, use	40C-CR-342 (active) or AOC-CR-3	use AOC-CR-342 (active) or AOC-CR-310 (probation). If active sentence to DAC, use AOC-CR-602. If supervised probation, use AOC-CR-604.	DAC, use AOC-CR-602. If super	vised probation, use AOC-CR-604.

-382						
STATE OF NO	ORTH (CAROL	INA	File No.	14CR 052988	
HAYWO	OOD	Co	unty [In The General Cou	or Court Division	
	STATE	/ERSUS				
Name And Address Of Defend JENNIFER GREEN EI				CONDITIONS	OF RELEASE	
250 ASSEMBLY ST				AND RELEA	SE ORDER L	
WAYNESVILLE		NC	28786	# 14RO1086368 Amount Of Bond	G.5	6. Chapter 15A, Art. 25, 26
				\$	\$10,000.00	
14CR52989 WFA; F	-OBTAIN I -OBTAIN I	PROPERTY	FALSE PRETENSE FALSE PRETENSE FALSE PRETENSE			See Attachment
Location Of Court			I ADDD I KDIDNOD	X District S	Date Superior + 100 (0.0) 1	Time X AM PM
Haywood County Cour			DDEDED 4		11/03/2014	08:30
dates. If you fail to appe	ear. vou wi	l be arreste	d and you may be char	fore the Court as provide ged with the crime of will s Order or in any docum	lful failure to appear. `	You also may be
The defendant has beer X Your release is authoriz CUSTODY RELEAS HOUSE ARREST	advised of the second s	f charge(s) ecution of you	against him/her and his ur: WRITTEN PROMI SECURED BOND TORING administered by	s/her right to communicat SE to appear X UNSEC in the amount shown above (see now)	te with counsel and fri URED BOND in the amo e	ends.
			IG WITNESSES		,	
Prior to release, the def The defendant has bee a pending felony charge This Order is entered u Order dated The defendant was arre This was the defendant Your release is subject	ed to provid fendant shal n (i) cha e or prior co pon defenda ested or surr 's second or	I provide his/I trged with a finviction requi ant's warrantle endered after	her (check all that apply) elony while on probation (ring registration under G.S ess arrest for violation of c		sample. ne). [] (ii) arrested for value. NOC-CR-272, Side Two). d previously for the abov	riolation of probation with
Additional Information COURT DATE SET AND	BOND SE	T 10000 UN	SEC BY JUDGE FORGA	ON 9-2-14 WITH RESTI	RICTIONS ABOVE	
•	22.00					
Date	Signalure C	f Judicial Offici	ial		Deputy CSC A	ssistant CSC
09/02/2014			behalf of FORGA, Ju		rt X District Court Judge	
		層為對統立	ORDER OF C		Harris Committee	
released if authorized abo	ve. If the d	efendant is n	ot sooner released, you ar	ERED to receive in your cust or CONDERED to: product following purpose:	stody the defendant nam ce him/her in Court as pr	rovided above.
county after the entry of	of this Order	or, if no sess	sion is held before <i>(enter da</i>	roduce him/her at the first s te and time 48 hours after time at time to determine condition	of arrest)	erior Court held in this
Name Of Detention Facility		DCIOIC a IIIa	Date	Signalure Of Judicial Official		
a secondo como de al mánico como de al marco.		WOLTEN	DDOMES TO ADD	 EAR OR CUSTODY R	M D SOUDERES	
 Lunderstand and agree th 	se to appear at this prom rt. If I am rei	at all hearing	gs, trials or otherwise as the	e Court may require and to nt in the District Court from I, I agree to be placed in the	abide by any restrictions which no appeal is take	n or until the entry of
	nature Of Def	endant		Signature Of Person Agreeing	To Supervise Defendant	
Name Of Person Agreeing To	Supervise De	endant (Type (Or Print)	Address Of Person Agreeing	To Supervise Defendant	
			DEFENDANT RE	EASED ON BAIL		
Dale		Time	☐ AM ☐ PM	Signature Of Jailer		
AOC-CR-200, Rev. 12/12			ORIGINA	L COPY		

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NY COLUMN			RELEASE MODIFICA	TIONS	
The Condition	ons of Release on th Modific	e reverse are modified as fo cation	Date	Signature Of Judi	cial Official
· ·					
					
The defende		SUPPLEMENTAL produced in Court as follows	ORDERS FOR COM	MITMENT	
Date	Time	Place	Purpose	Signature Of Judi	cial Official
			THE DV DETENTION	LEAGULTY	
Andreas Anton	Date	Time	EIVED BY DETENTION	Signature Of Jailer	<u> </u>
		DEFENDANT RELEA	SED FOR COURT AP	PEARANCE Signature Of Jailer	
	Date	Time		Signature Of Janer	.•:
				·	

NOTE TO CUSTODIAN: This form shall accompany the defendant to court for all appearances.

STATE OF NORTH CAROLINA COUNTY OF HAYWOOD

IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION

FILE NO: 14(152988-90

STATE OF NORTH CAROLINA

BOND REDUCTION
AND/OR MODIFICATION

VS

JENNIFER ELLIOTT

THIS CAUSE coming on to be heard before the undersigned presiding Judge upon the motion of the attorney for defendant for bond modification. The Court finds that the defendant is charged with a crime and orders that the bond in this case/cases be modified as follows:

	The amount of bond is reduced:
	\$ 10,000 cash/secured to \$ 10,000 secured unsecured
	Other Modifications: CONSENT BY ATA: PM4
. 1	NO MONTH IN 1000 COUNTY IN TO THE
米	NO CONTACT W/ PROSECUTING WITNESSES
*	NOT TO BE ON OR ABOUT PROPERTY OF PROSECUTING
	Unless specifically modified above, the terms and conditions of the previous bond shall remain in effect.
	This the 2 rd day of Sep , 20 14 Judge Presiding Judge Presid

3	· <u> </u>				
STATE OF NORTH (CAROLINA	File No.		14CR 052988	
HAYWOOD_	County	In The (X District	General Court C ☐ Superior C	Of Justice ourt Division	
ame And Mailing Address Of Defendant ENNIFER GREEN ELLIOTT					j
50 ASSEMBLY ST		APF	PEARANCE	BOND	
VIND POVIX I P	NC 28780	ς	FOR		
WAYNESVILLE cocial Security No.	Telephone No. Of Defendant	PRE	TRIAL RE	LEASE	
239-53-9475	(828) 507-124 Amount Of This Bond	4			
otal Bond Required \$10,000.00	\$ \$10,000.00	# 14AB1	086415	G.S. 15	A-531, 15A-534, 15A-544.2
Offenses And Additional File Numbers 14CR52988 F-OBTAIN PROF	PERTY FALSE PRETENSI	3			
IACR52989 F-OBTAIN PROI	PERTY FALSE PRETENSI	E			∟ See Attachmen
I4CR52990 F-OBTAIN PROI	PERTY FALSE PRETENS	dest estimated as that	my nersonal repres	entatives and I are	bound to pay the State of
North Carolina the sum shown ab Cash Appearance Bond (Sec Carolina the sum shown above, a the Court's determination that the it will be available to satisfy my ob Defendant's Property Appea shown above, subject to the cond to real or personal property, paya Surety Appearance Bond - \ State of North Carolina the sum s (Professional bondsman, E Cash Deposited By Sure on this bond with the underst	conditions of release have to bligations. arance Bond - I, the under littions of this Bond stated on the State of North Car. Ne, the undersigned, jointly thown above, subject to the state of Runners) - I all Agent and Runners) - I	peen performed, subject resigned defendant, acknown the reverse side, and as colina and with power of sand severally acknowled conditions of this Bond sine "Affidavit" on the reverse	to the conditions of owledge that I am b is security for said B sale conditioned up ge that we and our tated on the reverse erse side of this Bo	ound to pay the Sta ond have executed on the breach of ar personal represent e side. nd is complete and	ate of North Carolina the sum a mortgage or deed of trust by condition of this Bond. atives are bound to pay the true.
on this bond with the understanded been performed, and that it v	anding that the deposit will the vill NOT be available to satis	fy defendant's obligation Signature O	s. ()	3 11 1	
Date Of Execution Of Bond	02/2014		Fink 4	Witt_	
	ACCO	MMODATION BON	DSMAN ^U 		
See attached AOC-CR-201A for	additional accommodation t	ondsmen executing this	bond. Address Of Accommo	delles Bendeman	
Name And Address Of Accommodation Bo	ondsman	Name And	Address of Accommo		
Social Security No.	Telephone No.	Social Secu	urity No.	Telephon	e No.
	PRO	FESSIONAL BOND	OSMAN B	2. 在1世界名为4.00可。	高。表表 18 2 E B I A B II A
Name Of Bondsman	Market Control of the	Name Of R	lunner, If Applicable	·	
License No. Of Bondsman		License No	o, Of Runner	•	
The second secon	Transport Commencer Commen	SURANCE COMP	ΔΝΥ	we are the contest.	The state of the s
Name Of Insurance Company	明·沙斯·福利西班流鄉	Name Of B	Pail Agent		
Power Of Appointment No. Of Bail Agent		License No	o. Of Bail Agent		
Signature Of Surety		SIGNATURE Signature	Of Surety		The Charles of the Control of the Co
Date Signature		ME Date	SWORN AND	SUBSCRIBED Signature	TO BEFORE ME 機能
077 027	OUDERES Clerk Of	Superior Court Magi	strate Deputy C	OSC Assistant C	SC Clerk Of Superior Cou
Magistrate	S. 15A-537(c)]	Custo	odian Of Detention Fa	cility [G.S. 15A-537(c)	<i></i>
12/2017年18日 18 18 18 18 18 18 18 18 18 18 18 18 18	233775752555757575	DI ETE IE CAGU DE	POSITED	· · · · · · · · · · · · · · · · · · ·	(1) はないは、大学のできた。
Signature Of Official Accepting Cash	COMI	Name Of Official Acceptin	POSITED ng Cash (Type Or Prin		Receipt No.

AOC-CR-201, Rev. 12/13 © 2013 Administrative Office of the Courts

只要"你们的"。 第14章 第15章 第15章 第15章 第15章 第15章 第15章 第15章 第15		CON	INITIONS	ur desputado filiaje <u>ud</u>		Transfer to the second second
remain amenable to the each surety throughou from which no appeal foregoing conditions on pursuant to Part 2 of A	ne orders and processes of it all stages of the proceedi is taken or until the entry o if the bond, then the bond is Article 26 of Chapter 15A of	the Court. It is agreed a ngs in the trial divisions f judgment in the superions to be void, but if the def the General Statutes.	opear in the above entitled action and understood that this Bond is of the General Court of Justice or court. If the defendant appeared and fails to obey any of the court of ACC CR 2014 at states: "	s effective and bi until the entry of ars as ordered an se conditions, the	nding upon the judgment in th d otherwise pe e Court will forf	e defendant and e district court rforms the feit the bond
fide resident of North to surety. I own sufficient	Carolina. Aside from love a property over and above a	nd affection and release all liabilities, homestead	ached AOC-CR-201A, states: "I s of the above named defendan and other exemptions allowed of t property, I am guilty of a crime	t, I have received me by law to enal	l no considerat	ion for acting as
		AFI	FIDAVIT		English and	
NOTE: "Professional be	ondsmen, surely bondsme rm furnished by the Admini	n (bail agents), and runn strative Office of the Co	ers shall file with the clerk of co urts," G.S. 58-71-140(d). Check	urt having jurisdi all options that a	ction over the papels.	orincipal an
			eceived any collateral, secur			this Bond.
2. I have been p	omised a premium in th	e amount shown belo	ow, which is due on the date	shown below.		
3. I have receive	d a premium in the amo	unt shown below.				
4. I have been gi	ven collateral security b	y the person named b	pelow, of the nature and in th	ne amount shov	vn below.	
Amount Of Premium Promis	ed	Date Due		Amount Of Pres	nium Received	• •
\$ Name Of Person From Who		Nature Of Collateral	., ,	\$		Value
	•		STAMP OR OF ATTORNEY			
		,	HERE			
		i	ILINE			
erenggrenage for model	WASS DETU	DALOE CHETODIA	N OF DETENTION FAC	וודע	Martha Farence	<u>.</u> Y. 64 A F.S
The defendant name Bond.			ody on the date shown below		cution of this	Appearance
Date Defendant Released	Name Of Custodian (Type O	Print)	Signature Of Custodian		Sheriff Other	Deputy Sherit
When Cash Depos Enter defendant's n person's name shot DEFENDANT, not t When Cash Depos defendant's name, defendant sign. Ent	The Bond. Use this form for the By Defendant Or By ame, address and SSH at the lot any other person. Sited By Another Person the lot address and SSH at the lot and ame, address and SSH at the lot on the lot and address and SSH at the lot on the lot and address and SSH at the lot on the lot of the lot on the lot on the lot on the lot of the lot of the lot of lot on the lot of lot of lot on the lot of lot	Another Person Who I he lop of Side One. Che ter your name, sign and Who Does NOT Intend of Side One. Check "Si of person depositing ca	lete this form as follows: Intends For The Cash To Be Usek "Cash Appearance Bond." Fenter receipt number under "Coffer The Cash To Be Used To urely Appearance Bond." Also cash under "Accommodation Bond and enter receipt number under and enter receipt number under second to the commodation Bond and enter receipt number under second to the condition and enter receipt number under the condition and the condi	lave defendant so complete If Cash E Satisfy The Def check "Cash Depo dsman." Have the	ign, Do no mor Deposited." Mai Sendant's Oblig Osited By Sure at person sign	e. No other ke receipt out to gations. Enter ty." Have under "Signature
•	-	ailura rlichurce cach ac	follows: (1) If "Cash Annearanc	e Bond" checked	on Side One	dishurse to

Defendant or apply to defendant's obligations if court so orders. (2) If "Surety Appearance Bond" and "Cash Deposited by Surety" are checked on Side

(3) Bond By Insurance Company Or Professional Bondsman As Surety Is Same As Cash Except In Child Support. G.S. 15A-531(4) provides that an appearance bond executed by an insurance company or a professional bondsman (or a bail agent or runner on behalf of one of those surelies) is considered the same as a cash deposit, except in child support contempt proceedings for which only cash may satisfy a cash bond requirement.

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One, disburse only to person named under "Accommodation Bondsman."

140R 57988	STATE OF NORTH CAROLINA
SEARCH WARRANT	Hayladock County District/Superior Court Division
IN THE MATTER OF	To any officer with authority and jurisdiction to conduct the search authorized by this Search Warrant:
250 Assembly St. Time issued	<i>Wayntsに</i> が, the undersigned, find that there is probable cause to believe that the property and person described in the application on the reverse side and related to the commission of a crime is located as described in the application.
r Timo	You are commanded to search the premises, vehicle, person and other place or item described in the application for the property and person in question. If the property and/or person are found, make the seizure and keep the property subject to Court Order and process the person according to law.
Name Of Additional Affiant SECOND RETURN OF SERVICE SECOND Include the thin Second Morrant was received and	You are directed to execute this Search Warrant within forty-eight (48) hours from the time indicated on this Warrant and make due return to the Clerk of the Issuing Court.
executed as follows: Time Received	This Search Warrant is issued upon information furnished under oath or affirmation by the perso配的 shown.
6.59	
7/25/20/4/11:38 X AM □ PM	23 A
ASSembly St. Wayn Berille	
1.5.1	Date Of 1/4 Name (Type Or Print). The Signature of the Si
as commanded	Deputy CSC Assistant CSC CSC KNagistrate District Ct. Judge Sperior G. Judge
I seized the items listed on the attached inventory.	
☐ I did not seize any items.	
This Warrant WAS NOT executed within forty-eight (48) hours of the date of issuance and I hereby return it not executed.	at the time shown belov. By signing below, I cert as soon as possible or
Name Of Officer Making Return (Type Or Print)	Date Time AM Name Of Magistrate (Type Or Print) Signature/Of Magistrate
Signature Or Officer Waking Return Refer Linnship How Edf.	is Search Warrant was returned to the undersigned clerk on the date and time shown below.
Department Or Agency Of Officer W S G A P. C. J. J. P. D.	7-28-14 9:43 DPM Lynn W Fath BONE Signature where Asset CSC
12 Office of the	(Over)

APPLICATION FOR	APPLICATION FOR SEARCH WARRANT
	(end) [Name and/or describe other places or items to be searched, if applicable)
being duly sworn, request that the Court issue a warrant to search the person, place, vehicle, and other items described in this application and to find and seize the property and person described in this application. There is probable cause to believe that (Describe property to be seized; or if search warrant is to be used for searching.	
place to serve an arrest warrant or other process, name person to be arrested) $\int_{0}^{\infty} \mathcal{L} = \int_{0}^{\infty} \mathcal{H} = \mathcal{L} + \mathcal{L} + \mathcal{L} + \mathcal{L}$	The applicant swears or affirms to the following facts to establish probable cause for the issuance of a search warrant:
constitutes evidence of a crime and the identity of a person participating in a crime, (Name crime) 3-65 king - Entring	
and is located (Check appropriate box(es) and fill-in specified information)	SWORN/AFFIRMED AND SUSCRIBED TO BEFORE ME DEMONSAL 2014
in the following premises (Give address and, if useful, describe premises) \mathcal{SCC}	Signature Of Applicant (Type Or Print) Signature Of Applicant (Type Or Print) Signature Of Applicant (Type Or Print)
	Wagistiple Eleg CSC Asst. CSC Clerk Of Superior Court Judge
(and) on the following person(s) (Give name(s) and, if useful, describe person(s))	In addition to the affidavit included above, this application is supported by additional affidavits, attached, made by
	☐ In addition to the affidavit included above, this application is supported by sworn testimony, given by
(and) In the following vehicle(s) (Describe vehicle(s))	This testimony has been <i>(check appropriate box)</i>
	NOTE: If more space is needed for any section, continue the statement on an attached sheet of paper with a notation saying "see attachment." Date the continuation and include on it the signatures of applicant and issuing official.

AOC-CR-119, Rev. 6/12

AFFIDAVIT

In The Matter of:

State of North Carolina

Haywood County

Mary Catherine Earnest W/F/42 30 Hospital Street Waynesville, N.C. 28786 Victim: WPD1401086

Mary Lou Rinehart W/F/75 21 Waynewood Dr. Waynesville, N.C. 28786 Victim: WPD1400775

Gregory Trey Smith W/M/38 288 Maple Grove Church Road Waynesville, N.C. 28785 Victim: 201402357

Probable Cause Affidavit The Applicant Swears to the Following Facts o Establish Probable Cause for the Issuance of A Search Warrant:

I, Robert Timothy Shook being a duly sworn law enforcement officer with the Waynesville Police Department make the following statement to support this request for the issuance of a Search Warrant.

I have 39 years and 5 months of Law Enforcement Experience. Thirty (30) years of Service with the State of North Carolina as a Special Agent with The N.C. State Bureau of Investigation. The past nine (9) years as a detective with both The Asheville and Waynesville Police Departments. I have investigated numerous larcenies, robberies, and organized thief rings.

SUBSCRIBED AND SWORN TO BEFORE ME:

Applicant Signature

Page 2_of <u>5</u>

In the matter of:

State of North Carolina Haywood County

Mary Catherine Earnest W/F/42 30 Hospital St. Waynesville, NC 28786 Victim: WPD1401086

Mary Lou Rinehart W/F/75 21 Waynewood Dr. Waynesville, NC 28786 Victim: WPD1400775

Gregory Trey Smith W/M/38 288 Maple Grove Church Road Waynesville, NC 28785 Victim: 201402357

Property to be seized:

1. Jewelry, silverware, precious metals, gem stones, cameras, electronics, prescription bottles, the passport belonging to Mary Lou Rhinehart, and any identifiable personal property from the residences of Mary Catherine Earnest, Mary Lou Rhinehart, Gregory Trey Smith, and Wes Eason.

SUBSCRIBED AND SWORN TO BEFORE ME:

AGISTRATE/JUDGH/CLERK

Page 3 of 5

State of North Carolina Haywood County

In the matter of:

Mary Catherine Earnest W/F/42 30 Hospital St. Waynesville, NC 28786 Victim: WPD1401086

Mary Lou Rinehart W/F/75 21 Waynewood Dr. Waynesville, NC 28786 Victim: WPD1400775

Gregory Trey Smith W/M/38 288 Maple Grove Church Road Waynesville, NC 28785 Victim: 201402357

PROBABLE CAUSE AFFIDAVIT CONTINUED

Between April 10th and April14th 2014, the residence of Mary Lou Rinehart at 31 Waynewood Drive Waynesville, NC was forcibly entered. A collection of jewelry from around the world was taken, along with a Fuji camera and passport. The jewelry was sorted. The costume jewelry and low value jewelry was left at the scene. The loss was over \$40,000, supported by receipts and certificates. Mary Lou Rinehart discovered her break-in and reported to the Waynesville Police Department on April 14, 2014. Jennifer Green Elliott sold jewelry to Carolina Pawn and Gun in Canton, NC on April 15, 2014. Jennifer Green Elliott was a long time acquaintance and friend of Mary Lou Rinehart and was her son's girlfriend for many years.

Between May 16th and 19th 2014, the residence of Mary Catherine Earnest, 30 Hospital Street, Waynesville, NC was forcibly entered. Jewelry, silverware, and other valuables, valued at over \$30,000 were taken from the residence. Prescription bottles with oxycodone and other medications were missing from the residence as well. This loss is supported by photographs and receipts.

SUBSCRIPTED AND SWORN TO BEFORE ME:

Page $\frac{4}{9}$ of $\frac{5}{9}$

State of North Carolina Haywood County

In the matter of:

Mary Catherine Earnest W/F/42 30 Hospital St. Waynesville, NC 28786 Victim: WPD1401086

Mary Lou Rinehart W/F/75 21 Waynewood Dr. Waynesville, NC 28786 Victim: WPD1400775

Gregory Trey Smith W/M/38 288 Maple Grove Church Road Waynesville, NC 28785 Victim: 201402357

PROBABLE CAUSE AFFIDAVIT CONTINUED

Between July 19th and July 22nd, 2014 at the residence of Gregory Trey Smith, 288 Maple Grove Church Road, Waynesville, NC, a diamond engagement ring valued at \$11,275.00 was stolen from the residence. The value is supported by an appraisal, photographs, and a certificate of purchase

Jewelry and silver flatware with personal engraving belonging to Mary Earnest was found to have been sold at "Hickory Pawn & Gun" at 316 Highway 70 Southeast Hickory, NC on May 24,2014. Items were sold by Jennifer Green Elliott, 250 Assembly Street Waynesville, NC. D.O.B: 04/10/1977, NC OL#8949461.

Jewelry matching the description of the jewelry stolen from the residence of Mary Earnest was sold at Alan's Jewelry and Pawn, 1186 Patton Avenue, Asheville, NC. All items were sold by Jennifer Green Elliott, NC OL#8949461 between May 24,2014 and July 19, 2014. Between the dates of October 26, 2013 and July 19, 2014, Jennifer Green Elliott, W/F, DOB: 04/10/1977, sold 93 items at Alan's Jewelry and Pawn of Asheville, NC, Carolina Pawn & Gun of Canton, NC, and Hickory Pawn and Gun in Hickory, NC. Seventy-seven of the items were jewelry or precious metals consistent with the larcenies being investigated by the Waynesville Police Department and the Haywood County Sheriff's Department.

SUBSCRIBED AND SWORN TO BEFORE ME:

Applicant Signature

Page 5 of 5

State of North Carolina Haywood County

In the matter of:

Mary Catherine Earnest W/F/42 30 Hospital St. Waynesville, NC 28786 Victim: WPD1401086

Mary Lou Rinehart W/F/75 21 Waynewood Dr. Waynesville, NC 28786 Victim: WPD1400775

Gregory Trey Smith W/M/38 288 Maple Grove Church Road Waynesville, NC 28785 Victim: 201402357

PROBABLE CAUSE AFFIDAVIT CONTINUED

Jennifer Green Elliott is a friend and associate of Mary Lou Rinehart, Mary Catherine Earnest, and Gregory Trey Smith. She has visited socially in each victims home in the past and has knowledge of valuable belonging of each victim.

It is respectfully requested that a search warrant be issued for the residence of Jennifer Green Elliott at 250 Assembly Street inside the city limits of Waynesville, NC 28786, to recover and seize any and all items that have been reported stolen from Mary Lou Rinehart, Mary Catherine Earnest, and Gregory Trey Smith in Waynesville, Haywood County, North Carolina.

SUBSCRIBED AND SWORN TO BEFORE ME:

DATE

I ago I of

Google

Walk 0.8 mile, 16 min

Directions from 9 S Main St to 250 Assembly St

O 9 S Main St

Use caution - may involve errors or sections not suited for walking

Waynesville, NC 28786

1. Head northeast on S Main St toward Church St

0.5 mi

2. Turn right onto Assembly St

Destination will be on the right

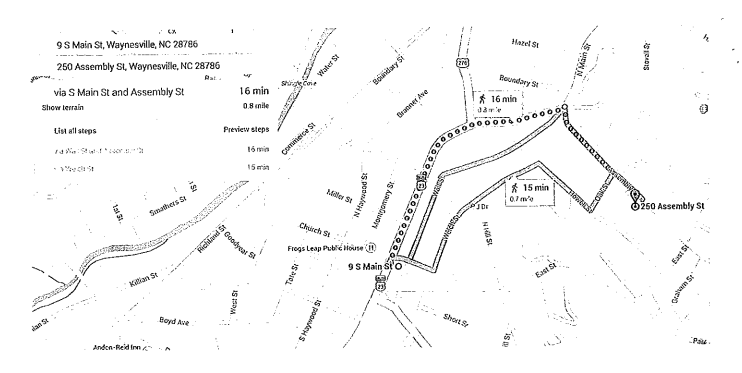
0.2 mi

250 Assembly St

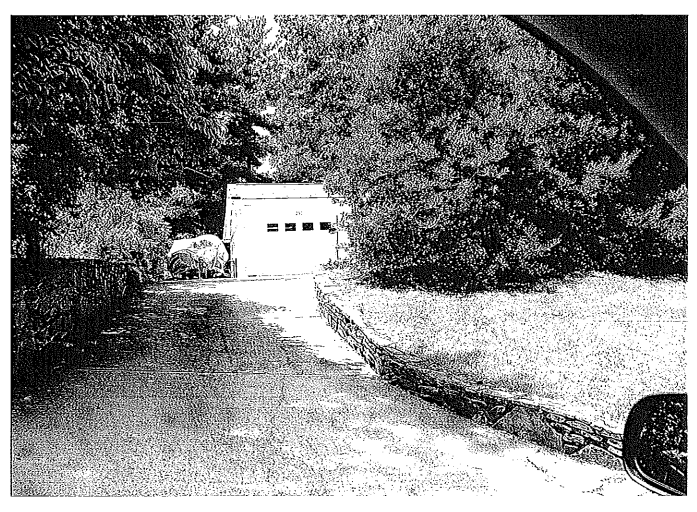
Waynesville, NC 28786

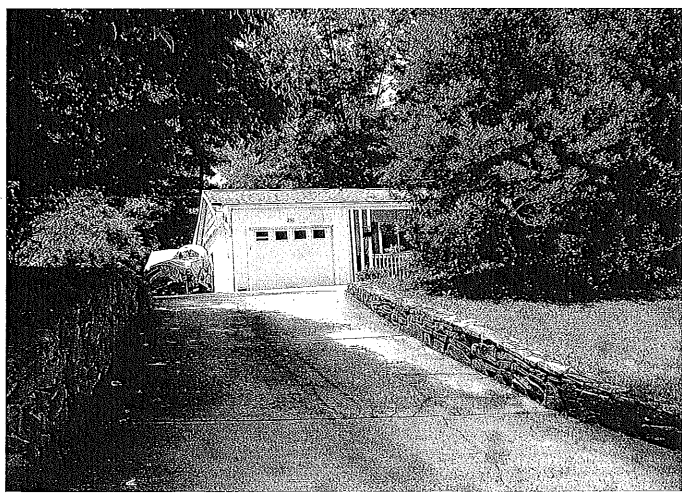
These directions are for planning purposes only. You may find that construction projects, traffic, weather, or other events may cause conditions to differ from the map results, and you should plan your route accordingly. You must obey all signs or notices regarding your route.

Map data ©2014 Google



Map data 02014 Google 500 ft





STATE OF NORTH CAROLINA	File No.
Haywood County	In The General Court Of Justice. ☐ District ☐ Superior Court Division
IN THE MATTER OF: 2011 JUL 23 AM 9: 113	
Jennifen Green Elliott CO, C.S.C. INVEN	TORY OF ITEMS SEIZED RSUANT TO SEARCH
I, the undersigned officer, executed a search of:	G.S. 15A-223, 15A-254257
Person, Premises Or Vehicle Searched	Date Of Search
250 ASS CM bly St. Waynesuille	, NC 7/25/2014
This society was indus parsuant to	
1. a search warrant issued by: Honorg ble J. E.	Fox.
2. consent to search given by:	<u> </u>
3. other legal justification for the search:	·
The following items were seized:	
(1) Ban contain	anima I intelled by local
(1) Bag containing 6 pearl ea	
Long Strand of pearl borckus	CC
(2) Small shing Tong bag / chang	•
(3) Louis Vitton bay brown	in color
(4) Lange wicker basket	•
(5) Misc. papers and not	es with multipe
SSN#	
(6) N.C. 500 The Form Dan Ashe's information	Containing
Dan Ashes information	and social Securit
	/
number	
(7) Yellow note pad cons Front page shows h	taining misc. note
Front paye shows h	ranthy Teeter's numi

Items Seized Continued:	
÷	
	·
1. I left a copy of this inventory with the person name	ed below, who is:
a. the owner of the premises searched.	
b, the owner of the vehicle searched.	
c. the person in apparent control of the premises	
d. the person in apparent control of the vehicle se	arched.
e, the person from whom the items were taken.	
2. As no person was present, I left a copy of this inve	
a. in the premises searched, identified on the reverseb. in the vehicle searched, identified on the reverse	
Name And Address Of Person To Whom A Copy Of This Inventory	
	· · · · · · · · · · · · · · · · · · ·
The law enforcement agency identified below will hold the	ne seized property subject to court order.
SWORN AND SUBSCRIBED TO BEFORE ME	Signature Of Law Enforcement Officer
Date / /	Title Of Law Enforcement Officer
7/28/14	Name And Address Of Agency
Signature	Name And Address Of Agency Way nesuille, PD 9 South Main St. waynessille, 287
Deputy CSC Assistant CSC Clerk Of Superior Court Magistrate	9 South Main St. waynessilly
	MENT OF RECEIPT
I, the undersigned, received a copy of this inventory.	
Date .	Signature of Person Receiving Inventory
AOC CD 206 Cida Tuta Pay 5/09	
AOC-CR-206, Side Two, Rev. 5/98	

● 1998 Administrative Office of the Courts

