

**SUPERIOR COURT OF N.J.
FILED**

DEC 20 2006

Andrew J. Patis
Clerk

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - CRIMINAL

State Grand Jury

Number SGJ533-06-8

Superior Court

Docket Number **06-12-00139-S**

STATE OF NEW JERSEY)

v.)

TEQUISHA EVANS)

INDICTMENT

The Grand Jurors of and for the State of New Jersey,
upon their oaths, present that:

COUNT ONE

(Theft By Deception-Third Degree)

TEQUISHA EVANS

between on or about August 24, 2002 and on or about December 25,
2004, at the City of Trenton, in the County of Mercer, elsewhere,
and within the jurisdiction of this Court, purposely did obtain
by deception property of the State of New Jersey valued in excess
of \$500; that is, the said TEQUISHA EVANS did purposely obtain
unemployment insurance benefits by submitting or causing to be
submitted documents for unemployment insurance benefits to the
State of New Jersey, thereby creating or reinforcing false

impressions to the State of New Jersey that the said TEQUISHA EVANS was unemployed;

WHEREAS IN TRUTH AND IN FACT, as the said TEQUISHA EVANS then and there well knew, she was employed, all contrary to the provisions of N.J.S.A. 2C:20-4, N.J.S.A. 2C:20-2b(4) and against the peace of this State, the government and dignity of the same.

COUNT TWO

(Unsworn Falsification to Authorities-Fourth Degree)

TEQUISHA EVANS

on or about December 27, 2002, at the City of Trenton, in the County of Mercer, elsewhere, and within the jurisdiction of this Court, knowingly did make a written false statement which she did not believe to be true on or pursuant to a form bearing notice, authorized by law, to the effect that false statements made therein are punishable; that is, the said TEQUISHA EVANS did make and submit or cause to be submitted Unemployment Insurance Benefit check number 32137854, dated December 23, 2002, containing a false statement that the said TEQUISHA EVANS did report all earnings and holiday or vacation pay and otherwise met all eligibility requirements to receive unemployment insurance benefits for the weeks ending December 14, 2002 and December 21, 2002 and said form bearing notice, authorized by law, to the effect that false statements made therein are punishable, contrary to the provisions of N.J.S.A. 2C:28-3a, and against the peace of this State, the government and dignity of the same.

COUNT THREE

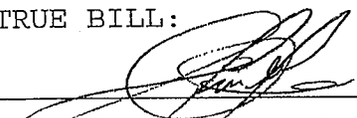
(Unsworn Falsification to Authorities-Fourth Degree)

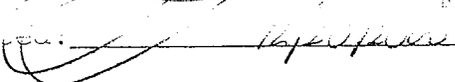
TEQUISHA EVANS

on or about August 19, 2004, at the City of Trenton, in the County of Mercer, elsewhere, and within the jurisdiction of this Court, knowingly did make a written false statement which she did not believe to be true on or pursuant to a form bearing notice, authorized by law, to the effect that false statements made therein are punishable; that is, the said TEQUISHA EVANS did make and submit or cause to be submitted Unemployment Insurance Benefit check number 39489736, dated August 16, 2004, containing a false statement that the said TEQUISHA EVANS did report all earnings and holiday or vacation pay and otherwise met all eligibility requirements to receive unemployment insurance benefits for the weeks ending August 7, 2004 and August 14, 2004 and said form bearing notice, authorized by law, to the effect that false statements made therein are punishable, contrary to the provisions of N.J.S.A. 2C:28-3a, and against the peace of this State, the government and dignity of the same.


Terrence Hull, S.D.A.G.
Major Financial Crimes

A TRUE BILL:



Foreperson
Date:  _____