SUPERIOR COURT OF N.J. FILED

JUN 1 0 2008

Churtian P. Hagrika

SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State Grand Jury Number <u>SGJ 557-08-13(1)</u>

Superior Court 08-06-00121-S

STATE OF NEW JERSEY	·)	
v.)	INDICTMENT
PATRICK FREEMAN)	

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

COUNT ONE

(Official Misconduct - Third Degree)

PATRICK FREEMAN

between on or about September 18, 2007 and on or about October 9, 2007 in the City of Camden, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said PATRICK FREEMAN, acting with purpose to obtain a benefit for himself or another or to injure or to deprive another of a benefit, did commit acts relating to his office, but constituting unauthorized exercises of his official functions, knowing that such acts were unauthorized or that he was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon him by law or clearly inherent in the nature of his office,

and the said PATRICK FREEMAN, then and there being a public servant, to wit: Superintendent of Parks and Recreation for the Department of Health & Human Services, City of Camden, having thereby the official functions and duties, among others, to travel throughout the City of Camden to administer and operate recreational events, activities and programs, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for himself or another, knowingly unlawfully take, or exercise unlawful control over, movable property, to wit, gasoline, from the City of Camden, to which he was not entitled, having a value under \$200, contrary to the provisions of N.J.S.A. 2C:30-2, and against the peace of this State, the government and dignity of same.

COUNT TWO

(Official Misconduct - Third Degree) PATRICK FREEMAN

on or about November 22, 2007 in the City of Camden, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said PATRICK FREEMAN, acting with purpose to obtain a benefit for himself or another or to injure or to deprive another of a benefit, did commit acts relating to his office, but constituting unauthorized exercises of his official functions, knowing that such acts were unauthorized or that he was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon him by law or clearly inherent in the nature of his office, and the said PATRICK FREEMAN, then and there being a public servant, to wit: Superintendent of Parks and Recreation for the Department of Health & Human Services, City of Camden, having thereby the official functions and duties, among others, to travel throughout the City of Camden to administer and operate recreational events, activities and programs, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for himself or another, knowingly unlawfully take, or exercise unlawful control over, movable property, to wit, gasoline, from the City of

Camden, to which he was not entitled, having a value under \$200, contrary to the provisions of N.J.S.A. 2C:30-2, and against the peace of this State, the government and dignity of same.

COUNT THREE

(Pattern of Official Misconduct - Third Degree)

PATRICK FREEMAN

between on or about September 18, 2007 and on or about November 22, 2007 in the City of Camden, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of pattern of official misconduct, that is, the said PATRICK FREEMAN, then and there being a public servant, to wit: Superintendent of Parks and Recreation for the Department of Health & Human Services, City of Camden, having thereby the official functions and duties, among others, to travel throughout the City of Camden to administer and operate recreational events, activities and programs, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did commit two or more acts of official misconduct, each in violation of N.J.S.A. 2C:30-2, as specified in Counts One and Two of this Indictment, the provisions of which are incorporated as if set forth fully herein, contrary to the provisions of N.J.S.A. 2C:30-7, and

against the peace of this State, the government and dignity of the same.

Gregory A Paw Director
Division of Orlminal Justice

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Date	•	Depi)4Y 8	Foreperson

SUPERIOR COURT OF N.J.

JUN 1 0 2008

SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State Grand Jury

Number <u>SGJ557-08-13(1)</u>

Superior Court

Docket Number ____08 - 06 - 00121-S

STATE OF NEW JERSEY

v.

ORDER OF VENUE

PATRICK FREEMAN

An Indictment having been returned to this Court by the State Grand Jury in the above captioned matter

IT IS ORDERED on this / May of pursuant to paragraph 8 of the State Grant Jury Act, that the County of Camden be and hereby is designated as the County of venue for the purpose of trial.

IT IS FURTHER ORDERED that the Clerk of the Superior Court shall transmit forthwith the Indictment in this matter and a certified copy of this Order to the Criminal Division Manager of the County of Camden for filing.

> Linda R. Feinberg, A J.S.C

SUPERIOR COURT OF N.J. FILED

JUN 1 0 2008

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SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State Grand Jury
Number <u>SGJ 557-08-13(2)</u>

Superior Court 08 - 06 - 00122-S

STATE OF NEW JERSEY)	
v.)	INDICTMENT
TERRANCE MAYO)	•

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

COUNT ONE

(Official Misconduct - Third Degree)

TERRANCE MAYO

on or about September 15, 2007 in the City of Camden, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said TERRANCE MAYO, acting with purpose to obtain a benefit for himself or another or to injure or to deprive another of a benefit, did commit acts relating to his office, but constituting unauthorized exercises of his official functions, knowing that such acts were unauthorized or that he was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon him by law or clearly inherent in the nature of his office, and the said TERRANCE MAYO, then and there being a

public servant, to wit: Recreation Leader for the Department of Health & Human Services, City of Camden, having thereby the official functions and duties, among others, to travel throughout the City of Camden to administer and operate recreational events, activities and programs throughout, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for himself or another, knowingly unlawfully take, or exercise unlawful control over, movable property, to wit, gasoline, from the City of Camden, to which he was not entitled, having a value under \$200, contrary to the provisions of N.J.S.A. 2C:30-2, and against the peace of this State, the government and dignity of same.

COUNT TWO

(Official Misconduct - Third Degree) TERRANCE MAYO

on or about October 7, 2007 in the City of Camden, at the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said TERRANCE MAYO, acting with purpose to obtain a benefit for himself or another or to injure or to deprive another of a benefit, did commit acts relating to his office, but constituting unauthorized exercises of his official functions, knowing that such acts were unauthorized or that he was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon him by law or clearly inherent in the nature of his office, and the said TERRANCE MAYO, then and there being a public servant, to wit: Recreation Leader for the Department of Health & Human Services, City of Camden, having thereby the official functions and duties, among others, to travel throughout the City of Camden to administer and operate recreational events, activities and programs throughout the City of Camden, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for himself or another, knowingly unlawfully take, or exercise unlawful control over, movable property, to wit, gasoline, from the City of

Camden, to which he was not entitled, having a value under \$200, contrary to the provisions of N.J.S.A. 2C:30-2, and against the peace of this State, the government and dignity of same.

COUNT THREE

(Pattern of Official Misconduct - Third Degree)

TERRANCE MAYO

between on or about September 15, 2007 and on or about October 7, 2007 in the City of Camden, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of pattern of official misconduct, that is, the said TERRANCE MAYO, then and there being a public servant, to wit: Recreation Leader for the Department of Health & Human Services, City of Camden, having thereby the official functions and duties, among others, to travel throughout the City of Camden to administer and operate recreational events, activities and programs throughout the City of Camden, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did commit two or more acts of official misconduct, each in violation of N.J.S.A. 2C:30-2, as specified in Counts One and Two of this Indictment, the provisions of which are incorporated as if set forth fully herein, contrary to the provisions of N.J.S.A. 2C:30-7, and

against the peace of this State, the government and dignity of same.

Gregory A. Paw, Director
Division of Criminal Justice

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SUPERIOR COURT OF N.J. FILED

JUN 1 0 2008

SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

Church and Clerk Phagning

State Grand Jury

Number <u>SGJ557-08-13(2)</u>

Superior Court Docket Number 08 - 06 - 00122-S

STATE OF NEW JERSEY

v.

ORDER OF VENUE

TERRANCE D. MAYO

An Indictment having been returned to this Court by the State Grand Jury in the above captioned matter,

IT IS ORDERED on this Off day of , 2008, pursuant to paragraph 8 of the State Grand Jury Act, that the County of Camden be and hereby is designated as the County of venue for the purpose of trial.

IT IS FURTHER ORDERED that the Clerk of the Superior Court shall transmit forthwith the Indictment in this matter and a certified copy of this Order to the Criminal Division Manager of the County of Camden for filing.

Linda R. Feinberg, A J.S.C.

SUPERIOR COURT OF N.J.

JUN 1 0 2008

Churchian P. Hogyka Acting Clerk SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State Grand Jury Number <u>SGJ</u>557-08-13(3)

Superior Court 08-06-00123-S

STATE OF NEW JERSEY)	
V.)	INDICTMENT
CHARLES RICE)	•

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

COUNT ONE

(Official Misconduct - Third Degree)

CHARLES RICE

between on or about August 28, 2007 and on or about September 25, 2007 in the City of Camden, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said CHARLES RICE, acting with the purpose to obtain a benefit for himself or another under \$200 or to injure or to deprive another of a benefit, did commit acts relating to his office, but constituting unauthorized exercises of his official functions, knowing that such acts were unauthorized or that he was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon him by law or clearly inherent in the nature of his office,

and the said CHARLES RICE, then and there being a public servant to wit: a Maintenance Helper for the Board of Education, City of Camden, having thereby the official functions and duties, among others, to dispense gasoline from City of Camden pumps to fuel vehicles owned or leased by the Board of Education, City of Camden, or its employees and operated in the performance of their official duties, to maintain a true and accurate written record for the Board of Education of gasoline dispensed from said pumps, to not steal, abuse, misuse, or misappropriate Board of Education property or resources, to not falsify Board of Education records, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for himself or another, fail to accurately record the amount of gasoline dispensed to him and knowingly unlawfully took, or exercised unlawful control over, movable property, to wit, gasoline, from the City of Camden, to which he was not entitled, having a value under \$200, contrary to the provisions of N.J.S.A. 2C:30-2, and against the peace of this State, the government and dignity of same.

COUNT TWO

(Official Misconduct - Third Degree)

CHARLES RICE

between on or about October 1, 2007 and on or about October 4, 2007 in the City of Camden, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said CHARLES RICE, acting with the purpose to obtain a benefit for himself or another under \$200 or to injure or to deprive another of a benefit, did commit acts relating to his office, but constituting unauthorized exercises of his official functions, knowing that such acts were unauthorized or that he was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon him by law or clearly inherent in the nature of his office, and the said CHARLES RICE, then and there being a public servant to wit: a Maintenance Helper for the Board of Education, City of Camden, having thereby the official functions and duties, among others, to dispense gasoline from City of Camden pumps to fuel vehicles owned or leased by the Board of Education, City of Camden, or its employees and operated in the performance of their official duties, to maintain a true and accurate written record for the Board of Education of gasoline dispensed from said pumps, to not steal, abuse, misuse, or misappropriate Board of Education property or resources, to not falsify Board of Education records,

to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for himself or another, fail to accurately record the amount of gasoline dispensed to him and knowingly unlawfully took, or exercised unlawful control over, movable property, to wit, gasoline, from the City of Camden, to which he was not entitled, having a value under \$200, contrary to the provisions of N.J.S.A. 2C:30-2, and against the peace of this State, the government and dignity of same.

COUNT THREE

(Pattern of Official Misconduct - Third Degree)

CHARLES RICE

between on or about August 28, 2007 and on or about October 4, 2007 in the City of Camden, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of pattern of official misconduct, that is, the said CHARLES RICE, then and there being a public servant, to wit: a Maintenance Helper for the Board of Education, City of Camden, having thereby the official functions and duties, among others, to dispense gasoline from City of Camden pumps to fuel vehicles owned or leased by the Board of Education, City of Camden, or its employees and operated in the performance of their official duties, to maintain a true and accurate written record for the Board of Education of gasoline dispensed from said pumps, to not steal, abuse, misuse, or misappropriate Board of Education property or resources, to not falsify Board of Education records, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did commit two or more acts of official misconduct, each in violation of N.J.S.A. 2C:30-2, as specified in Counts One and Two of this Indictment, the provisions of which are incorporated as if set forth fully herein, contrary to the provisions of N.J.S.A. 2C:30-7, and against the peace of this

State, the government and dignity of the same.

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	Director inal Justice

Date: Co/10/08 Foreperson

SUPERIOR COURT OF N.J.

JUN 1 0 2008

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SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State Grand Jury

Number <u>SGJ557-08-13(3)</u>

Superior Court
Docket Number _

08-06-00123-5

STATE OF NEW JERSEY)

v.

ORDER OF VENUE

CHARLES RICE

An Indictment having been returned to this Court by the State Grand Jury in the above captioned matter,

IT IS ORDERED on this Off day of , 2008, pursuant to paragraph 8 of the State Grand Jury Act, that the County of Camden be and hereby is designated as the County of venue for the purpose of trial.

IT IS FURTHER ORDERED that the Clerk of the Superior Court shall transmit forthwith the Indictment in this matter and a certified copy of this Order to the Criminal Division Manager of the County of Camden for filing.

Linda R. Feinberg, A.J.

SUPERIOR COURT OF N.J.
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SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State Grand Jury Number <u>SGJ</u> 557-08-13(4)

Superior Court Docket Number 08 - 06 - 00124-S

STATE OF NEW JERSEY)	·	
v.	·)	· .	INDICTMENT
WILLIAM ELLIOTT)		

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

COUNT ONE

(Official Misconduct - Third Degree)

WILLIAM ELLIOTT

on or about September 24, 2007 in the City of Camden, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said WILLIAM ELLIOTT, acting with the purpose to obtain a benefit for himself or another under \$200 or to injure or to deprive another of a benefit, did commit acts relating to his office, but constituting unauthorized exercises of his official functions, knowing that such acts were unauthorized or that he was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon him by law or clearly inherent in the nature of his office, and the said WILLIAM

ELLIOTT, then and there being a public servant to wit: a Roofer Mechanic for the Board of Education, City of Camden, having thereby the official functions and duties, among others, to dispense gasoline from City of Camden pumps to fuel vehicles owned or leased by the Board of Education, City of Camden, or its employees and operated in the performance of their official duties, to maintain a true and accurate written record for the Board of Education of gasoline dispensed from said pumps, to not steal, abuse, misuse, or misappropriate Board of Education property or resources, to not falsify Board of Education records, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for himself or another, fail to accurately record the amount of gasoline dispensed to him and knowingly unlawfully took, or exercised unlawful control over movable property, to wit, gasoline, from the City of Camden, to which he was not entitled, having a value under \$200, contrary to the provisions of N.J.S.A. 2C:30-2, and against the peace of this State, the government and dignity of same.

COUNT TWO

(Official Misconduct - Third Degree)

WILLIAM ELLIOTT

on or about September 27, 2007 in the City of Camden, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said WILLIAM ELLIOTT, acting with the purpose to obtain a benefit for himself or another under \$200 or to injure or to deprive another of a benefit, did commit acts relating to his office, but constituting unauthorized exercises of his official functions, knowing that such acts were unauthorized or that he was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon him by law or clearly inherent in the nature of his office, and the said WILLIAM ELLIOTT, then and there being a public servant to wit: a Roofer Mechanic for the Board of Education, City of Camden, having thereby the official functions and duties, among others, to dispense gasoline from City of Camden pumps to fuel vehicles owned or leased by the Board of Education, City of Camden, or its employees and operated in the performance of their official duties, to maintain a true and accurate written record for the Board of Education of gasoline dispensed from said pumps, to not steal, abuse, misuse, or misappropriate Board of Education property or resources, to not falsify Board of Education records,

to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for himself or another, fail to accurately record the amount of gasoline dispensed to him and knowingly unlawfully took, or exercised unlawful control over movable property, to wit, gasoline, from the City of Camden, to which he was not entitled, having a value under \$200, contrary to the provisions of N.J.S.A. 2C:30-2, and against the peace of this State, the government and dignity of same.

COUNT THREE

(Pattern of Official Misconduct - Third Degree)
WILLIAM ELLIOTT

between on or about September 24, 2007 and on or about September 27, 2007 in the City of Camden, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of pattern of official misconduct, that is, the said WILLIAM ELLIOTT, then and there being a public servant, to wit: a Roofer Mechanic for the Board of Education, City of Camden, having thereby the official functions and duties, among others, to dispense gasoline from City of Camden pumps to fuel vehicles owned or leased by the Board of Education, City of Camden, or its employees and operated in the performance of their official duties, to maintain a true and accurate written record for the Board of Education of gasoline dispensed from said pumps, to not steal, abuse, misuse, or misappropriate Board of Education property or resources, to not falsify Board of Education records, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did commit two or more acts of official misconduct, each in violation of N.J.S.A. 2C:30-2, as specified in Counts One and Two of this Indictment, the provisions of which are incorporated as if set forth fully herein, contrary to the provisions of N.J.S.A. 2C:30-7, and against the peace of this

State, the government and dignity of the same.

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Gregory A. Paw	Director
Division of Cr	in nal Justice

TRUE BILL

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Foreperson

Date:

SUPERIOR COURT OF NJ. FILED

JUN 1 0 2008

Churchian P. Hagnes

SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State Grand Jury

Number <u>SGJ557-08-13(4)</u>

Superior Court
Docket Number

08 - 06 - 00124 - S

STATE OF NEW JERSEY

v.

ORDER OF VENUE

WILLIAM ELLIOTT

An Indictment having been returned to this Court by the State Grand Jury in the above captioned matter

IT IS ORDERED on this 10 h day of , 2008, pursuant to paragraph 8 of the State Grand Jury Act, that the County of Camden be and hereby is designated as the County of venue for the purpose of trial.

IT IS FURTHER ORDERED that the Clerk of the Superior Court shall transmit forthwith the Indictment in this matter and a certified copy of this Order to the Criminal Division Manager of the County of Camden for filing.

Linda R. F

Feinberg, A.J.S.C

SUPERIOR COURT OF N.J.

FILED

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SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State Grand Jury Number <u>SGJ</u>557-08-13(5)

Superior Court Docket Number 08-06-00125-S

STATE OF NEW JERSEY)	
v.)	INDICTMENT
URSHELL K. PEARSON	.)	

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

COUNT ONE

(Official Misconduct - Second Degree)

URSHELL K. PEARSON

between on or about September 24, 2007 and on or about October 4, 2007, in the City of Camden, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, the said URSHELL K. PEARSON, with purpose to obtain a benefit for himself or another or to injure or deprive another of a benefit, did commit acts relating to his office, but constituting unauthorized exercises of his official functions, knowing that such acts were unauthorized or that he was performing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon him by law or clearly inherent in the nature of his office, and the said URSHELL K.

PEARSON, then and there being a public servant to wit: a Foreman Plumber for the Board of Education, City of Camden, having thereby the official functions and duties, among others, to travel throughout the City of Camden to maintain the various facilities owned and operated by the Board of Education, City of Camden, to not steal, abuse, misuse, or misappropriate Board of Education property or resources, to not falsify Board of Education records, to not violate the policies, regulations or administrative directives of the Board of Education, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did with a purpose to obtain a benefit for himself, make false entries into a fuel record maintained by the Board of Education, City of Camden, knowing that such acts were unauthorized or that he was committing such acts in an unauthorized manner, contrary to the provisions of N.J.S.A. 2C:30-2, and against the peace of this State, the government and dignity of the same.

COUNT TWO

(Official Misconduct - Third Degree)

URSHELL K. PEARSON

on or about August 13, 2007 and on or about December 5, 2007 in the City of Camden, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said URSHELL K. PEARSON, acting with the purpose to obtain a benefit for himself or another under \$200 or to injure or to deprive another of a benefit, did commit acts relating to his office, but constituting unauthorized exercises of his official functions, knowing that such acts were unauthorized or that he was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon him by law or clearly inherent in the nature of his office, and the said URSHELL K. PEARSON, then and there being a public servant to wit: a Foreman Plumber for the Board of Education, City of Camden, having thereby the official functions and duties, among others, to travel throughout the City of Camden to maintain the various facilities owned and operated by the Board of Education, City of Camden, to not steal, abuse, misuse, or misappropriate Board of Education property or resources, to not falsify Board of Education records, to not violate the policies, regulations or administrative directives of the Board of Education, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for himself or another, knowingly unlawfully take, or exercise unlawful control over, movable property, to wit, gasoline in excess of his weekly allotment of twenty-five (25) gallons, from the City of Camden, to which he was not entitled, having a value under \$200, contrary to the provisions of N.J.S.A. 2C:30-2, and against the peace of this State, the government and dignity of same.

COUNT THREE

(Pattern of Official Misconduct - Third Degree)

URSHELL K. PEARSON

on or about August 13, 2007 and on or about December 5, 2007 in the City of Camden, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of pattern of official misconduct, that is, the said URSHELL K. PEARSON, then and there being a public servant, to wit: Foreman Plumber for the Board of Education, City of Camden, having thereby the official functions and duties, among others, to travel throughout the City of Camden to maintain the various facilities owned and operated by the Board of Education, City of Camden, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did commit two or more acts of official misconduct, each in violation of N.J.S.A. 2C:30-2, as specified in Counts One and Two of this Indictment, the provisions of which are incorporated as if set forth fully herein, contrary to the provisions of N.J.S.A. 2C:30-7, and against the peace of this State, the government and dignity of the same.

COUNT FOUR

(Tampering with Public Records or Information - Third Degree)

URSHELL K. PEARSON

on or about September 24, 2007 at the City of Camden, in the County of Camden, elsewhere, and within the jurisdiction of this Court, with purpose to defraud or injure, did make a false entry in a record, document or thing belonging to, or received by or kept by, the government for information or record, or required by law to be kept by others for information of the government, that is, the said URSHELL K. PEARSON, knowing the same to be false, did enter the incorrect amount of five (5) gallons in a fuel log maintained by the Board of Education, City of Camden, for gasoline received in his personal vehicle from a refueling site operated by the said Board of Education, contrary to the provisions of N.J.S.A. 2C:28-7a(1), and against the peace of this State, the government and dignity of the same.

Gregory A Paw, Director
Division of Civilinal Justice

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SUPERIOR COURT OF N.J.
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SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State Grand Jury

Number <u>SGJ557-08-13(5)</u>

Superior Court Docket Number 08 - 06 - 00125-S

STATE OF NEW JERSEY

v.

ORDER OF VENUE

URSHELL K. PEARSON

An Indictment having been returned to this Court by the State Grand Jury in the above captioned matter,

IT IS ORDERED on this 10 K day of 100 , 2008, pursuant to paragraph 8 of the State Grand Jury Act, that the County of Camden be and hereby is designated as the County of venue for the purpose of trial.

IT IS FURTHER ORDERED that the Clerk of the Superior Court shall transmit forthwith the Indictment in this matter and a certified copy of this Order to the Criminal Division Manager of the County of Camden for filing.

Linda R. Feinberg, A,J.S.C.

SUPERIOR COURT OF N.J. FU F.D

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SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

Churchian P. Traggica

STATE OF NEW JERSEY)

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ORDER OF VENUE

JESSE RODRIGUEZ

An Indictment having been returned to this Court by the State Grand Jury in the above captioned matter,

IT IS ORDERED on this **D** h day of , 2008, pursuant to paragraph 8 of the State Grand Jury Act, that the County of Gloucester be and hereby is designated as the County of venue for the purpose of trial.

IT IS FURTHER ORDERED that the Clerk of the Superior Court shall transmit forthwith the Indictment in this matter and a certified copy of this Order to the Criminal Division Manager of the County of Gloucester for filing.

Linda R. Feinberg, A.J.S.C

SUPERIOR COURT OF N.L. FILFD JUN 1 0 2008 Characteristic Clerk Of Na.

SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State Grand Jury

Number Superior Court Docket Number

SGJ557-08-14(1) 08-06-00126-S

STATE OF NEW JERSEY)	
v .)	INDICTMENT
JESSE RODRIGUEZ)	

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

COUNT ONE

(Official Misconduct - Third Degree)

JESSE RODRIGUEZ

on or about July 28, 2007, in the Township of West Deptford, in the County of Gloucester, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said JESSE RODRIGUEZ, acting with purpose to obtain a benefit for himself or another or to injure or to deprive another of a benefit, did commit acts relating to his office, but constituting unauthorized exercises of his official functions, knowing that such acts were unauthorized or that he was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon him by law or clearly inherent in the nature of his office, and the said JESSE RODRIGUEZ, then and there being a public servant, to wit: Vehicle Dispatcher for the Camden Local

East Office number 744 of the New Jersey Department of Children and Families, having thereby the official functions and duties, among others, to dispatch and properly equip vehicles, to control vehicle keys and credit cards, to maintain vehicles and car schedules, to ensure the proper reporting of accidents involving state cars, to complete and submit all vehicle reports and logs, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for himself, knowingly unlawfully take, or exercise unlawful control over, movable property, to wit, gasoline, from the New Jersey Department of Treasury, to which he was not entitled, having a value under \$200, contrary to the provisions of N.J.S.A. 2C:30-2, and against the peace of this State, the government and dignity of same.

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Gregory Division	A Pay	Direc	ctor
Division	Wof Coi	minal	Justice

TRUE	BILL HILL	
	Depty Foreperson	
Date:	: 6-10-08	

SUPERIOR COURT OF N.J. FILED JUN 1 0 2008 Chun facting Clerk 98 ha

SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

INDICTMENT

State Grand Jury

Number SGJ557-08-14(2)

Superior Court

Docket Number 08-06-00127-S

·	•
v.) .
SHARON SMALLS,)
SANDRA INGRAM,)
MONTRICE WRIGHT)
AND)
NICOLE MILLNER.)

STATE OF NEW JERSEY

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

COUNT ONE

(Official Misconduct - Second Degree)

MONTRICE WRIGHT

AND

NICOLE MILLNER

between on or about April 1, 2007 and on or about January 13, 2008, in the Townships of West Deptford and Deptford, in the County of Gloucester, the Townships of Cherry Hill and Berlin, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said MONTRICE WRIGHT, acting with purpose to obtain a benefit for

herself or another or to injure or to deprive another of a benefit, did commit acts relating to her office, but constituting unauthorized exercises of her official functions, knowing that such acts were unauthorized or that she was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon her by law or clearly inherent in the nature of her office, and the said MONTRICE WRIGHT, then and there being a public servant, to wit: Transportation Aid for the Camden Local East Office number 744 of the New Jersey Department of Children and Families, having thereby the official functions and duties, among others, to transport clients, staff, and children to and from court appearances, office visits, doctors offices or other hearings, to perform her duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for herself or another, (a) unlawfully use, teach, or provide state issued fuel cards to NICOLE MILLNER, a private citizen, for the purpose of exercising unlawful control over movable property, to wit: gasoline from the New Jersey Department of Treasury; and/or (b) knowingly unlawfully take, or exercise unlawful control over, movable property, to wit, gasoline, from the New Jersey Department of Treasury, to which she was not entitled, having a value over \$200, contrary to the provisions of N.J.S.A. 2C:30-2 and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of same.

COUNT TWO

(Official Misconduct - Third Degree)

SHARON SMALLS

AND

MONTRICE WRIGHT

between on or about April 1, 2007 and on or about January 13, 2008, in the Townships of West Deptford and Deptford, in the County of Gloucester, the Townships of Cherry Hill and Berlin, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said SHARON SMALLS and MONTRICE WRIGHT, acting with purpose to obtain a benefit for themselves or another or to injure or to deprive another of a benefit, did commit acts relating to their offices, but constituting unauthorized exercises of their official functions, knowing that such acts were unauthorized or that they were committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon them by law or clearly inherent in the nature of their offices, and the said SHARON SMALLS, then and there being a public servant, to wit: Transportation Aid for the Camden Local East Office number 744 of the New Jersey Department of Children and Families, having thereby the official functions and duties, among others, to transport clients, staff, and children to and from court appearances, office visits, doctors offices or

other hearings, to perform her duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, and the said MONTRICE WRIGHT, then and there being a public servant, to wit: Transportation Aid for the Camden Local East Office number 744 of the New Jersey Department of Children and Families, having thereby the official functions and duties, among others, to transport clients, staff, and children to and from court appearances, office visits, doctors offices or other hearings, to perform her duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences did, with purpose to secure a benefit for themselves or another, (a)unlawfully use, teach, or provide state issued fuel cards for the purpose of exercising unlawful control over movable property, to wit: gasoline from the New Jersey Department of Treasury; and/or (b) knowingly unlawfully take, or exercise unlawful control over, movable property, to wit, gasoline, from the New Jersey Department of Treasury, to which they were not entitled, having a value under \$200, contrary to the provisions of N.J.S.A. 2C:30-2 and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of same.

COUNT THREE

(Official Misconduct - Third Degree)

SHARON SMALLS

AND

SANDRA INGRAM

between on or about August 1, 2007 and on or about January 13, 2008, in the Townships of West Deptford and Deptford, in the County of Gloucester, the Townships of Cherry Hill and Berlin, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said SHARON SMALLS, acting with purpose to obtain a benefit for herself or another or to injure or to deprive another of a benefit, did commit acts relating to her office, but constituting unauthorized exercises of her official functions, knowing that such acts were unauthorized or that she was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon her by law or clearly inherent in the nature of her office, and the said SHARON SMALLS, then and there being a public servant, to wit: Transportation Aid for the Camden Local East Office number 744 of the New Jersey Department of Children and Families, having thereby the official functions and duties, among others, to transport clients, staff, and children to and from court appearances, office visits, doctors offices or other hearings, to perform her duties in a

legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for herself or another, knowingly unlawfully take, or exercise unlawful control over, movable property, to wit, gasoline, from the New Jersey Department of Treasury, to which she was not entitled, having a value under \$200, contrary to the provisions of N.J.S.A. 2C:30-2 and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of same.

COUNT FOUR

(Pattern of Official Misconduct - Second Degree)

MONTRICE WRIGHT

between on or about April 1, 2007 and on or about January 13, 2008, in the Townships of West Deptford and Deptford, in the County of Gloucester, the Townships of Cherry Hill and Berlin, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of pattern of official misconduct, in that the said MONTRICE WRIGHT, then and there being a public servant, to wit: Transportation Aid for the Camden Local East Office number 744 of the New Jersey Department of Children and Families, having thereby the official functions and duties, among others, to transport clients, staff, and children to and from court appearances, office visits, doctors offices or other hearings, to perform her duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did commit two or more acts of official misconduct, each in violation of N.J.S.A. 2C:30-2, as specified in Counts One and Two of this Indictment, the provisions of which are incorporated as if set forth fully herein, contrary to the provisions of N.J.S.A. 2C:30-7, and against the peace of this State, the government and dignity of same.

COUNT FIVE

(Pattern of Official Misconduct - Third Degree)
SHARON SMALLS

between on or about April 1, 2007 and on or about January 13, 2008, in the Townships of West Deptford and Deptford, in the County of Gloucester, the Townships of Cherry Hill and Berlin, in the County of Camden, elsewhere, and within the jurisdiction of this Court, did commit the offense of pattern of official misconduct, in that the said SHARON SMALLS, then and there being a public servant, to wit: Transportation Aid for the Camden Local East Office number 744 of the New Jersey Department of Children and Families, having thereby the official functions and duties, among others, to transport clients, staff, and children to and from court appearances, office visits, doctors offices or other hearings, to perform her duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did commit two or more acts of official misconduct, each in violation of N.J.S.A. 2C:30-2, as specified in Counts Two and Three of this Indictment, the provisions of which are incorporated as if set forth fully herein, contrary to the provisions of N.J.S.A. 2C:30-7, and against the peace of this State, the government and dignity of same.

COUNT SIX

(Theft By Unlawful Taking - Third Degree)

MONTRICE WRIGHT

AND

NICOLE MILLNER

between on or about April 1, 2007 and on or about January 13, 2008, in the Townships of West Deptford and Deptford, in the County of Gloucester, the Townships of Cherry Hill and Berlin, in the County of Camden, elsewhere, and within the jurisdiction of this Court, knowingly did unlawfully take or exercise unlawful control over the movable property of the New Jersey Department of Treasury, including gas card(s) and gasoline having an aggregate value of over \$500, with purpose to deprive the owner thereof, contrary to the provisions of N.J.S.A. 2C:20-3 and N.J.S.A. 2C:2-6, and against the peace of this State, the government and dignity of same.

Gregory A Paw, Director Division of Criminal Justice

Deputy Foreperson

Date: 6-10-08

SUPERIOR COURT OF N.J. FILED JUN 1 0 2008

SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

Churching Clerk Thornto

State Grand Jury

Number <u>SGJ557-08-14(2)</u>

Superior Court Docket Number

08-06-00127-S

STATE OF NEW JERSEY	.)	
v .)	ORDER OF VENUE
SHARON SMALLS)	
SANDRA INGRAM)	
MONTRICE WRIGHT)	
and)	
NICOLE MILLNER)	

An Indictment having been returned to this Court by the State Grand Jury in the above captioned matter,

IT IS ORDERED on this / Hay of , 2008, pursuant to paragraph 8 of the State Grand Jury Act, that the County of Gloucester be and hereby is designated as the County of venue for the purpose of trial.

IT IS FURTHER ORDERED that the Clerk of the Superior Court shall transmit forthwith the Indictment in this matter and a certified copy of this Order to the Criminal Division Manager of the County of Gloucester for filing.

Linda R. Feinberg, A.J.S.C.

SUPERIOR COURT OF N.J.

JUN 1 0 2008

SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State Grand Jury SGJ557-08-14(3)

Superior Court Docket Number

08 - 06 - 00128-S

STATE OF NEW JERSEY)	
v.)	INDICTMENT
TVDONE B. WILLIAMS	١	

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

COUNT ONE

(Official Misconduct - Second Degree)

TYRONE B. WILLIAMS

between on or about March 2, 2008 and on or about May 1, 2008, in the Townships of Mount Laurel and Edgewater Park, in the County of Burlington, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said TYRONE B. WILLIAMS, acting with purpose to obtain a benefit for himself or another or to injure or to deprive another of a benefit, did commit acts relating to his office, but constituting unauthorized exercises of his official functions, knowing that such acts were unauthorized or that he was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon him by law or clearly inherent in the nature of his office, and the said TYRONE B. WILLIAMS, then and there being a public servant, to wit: an Administrative Analyst II for the New Jersey Department of Children and Families at the Licensing Office in Trenton, having thereby the official functions and duties, among others, to travel to and from court appearances, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for himself, knowingly unlawfully take, or exercise unlawful control over, movable property, to wit, gasoline, from the New Jersey Department of Treasury, to which he was not entitled, having a value of over \$200, contrary to the provisions of N.J.S.A. 2C:30-2, and against the peace of this State, the government and dignity of same.

COUNT TWO

(Official Misconduct - Second Degree)

TYRONE B. WILLIAMS

between on or about April 23, 2007 and on or about September 5, 2007, in the Township of Edgewater Park, in the County of Burlington, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said TYRONE B. WILLIAMS, acting with purpose to obtain a benefit for himself or another or to injure or to deprive another of a benefit, acts relating to his office, but constituting did commit unauthorized exercises of his official functions, knowing that such acts were unauthorized or that he was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon him by law or clearly inherent in the nature of his office, and the said TYRONE B. WILLIAMS, then and there being a public servant, to wit: an Administrative Analyst II for the New Jersey Department of Children and Families at the Licensing Office in Trenton, having thereby the official functions and duties, among others, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for himself, knowingly unlawfully take, or exercise unlawful control over, movable property, to wit, gasoline, from the New Jersey Department of Treasury, to which he was not entitled, having a value of over \$200, contrary to the provisions of $\underline{\text{N.J.S.A.}}$ 2C:30-2, and against the peace of this State, the government and dignity of same.

COUNT THREE

(Pattern of Official Misconduct - Second Degree)

TYRONE B. WILLIAMS

between on or about April 23, 2007 and on or about May 1, 2008, in the Townships of Mount Laurel and Edgewater Park, in the County of Burlington, elsewhere, and within the jurisdiction of this Court, did commit the offense of pattern of official misconduct, in that the said TYRONE B. WILLIAMS, then and there being a public servant, to wit: an Administrative Analyst II for the New Jersey Department of Children and Families at the Licensing Office in Trenton, having thereby the official functions and duties, among others, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did commit two or more acts of official misconduct, each in violation of N.J.S.A. 2C:30-2, as specified in Counts One Indictment, the provisions of which Two of this incorporated as if set forth fully herein, contrary to provisions of N.J.S.A. 2C:30-7, and against the peace of this State, the government and dignity of same.

COUNT FOUR

(Theft By Unlawful Taking - Third Degree)

TYRONE B WILLIAMS

between on or about April 23, 2007 and on or about May 1, 2008, at the Townships of Mount Laurel and Edgewater Park, in the County of Burlington, elsewhere, and within the jurisdiction of this Court, did knowingly unlawfully take, or exercise unlawful control over, movable property, to wit, gasoline, from the New Jersey Department of Treasury, to which he was not entitled, having an aggregate value of over \$500, with purpose to deprive the New Jersey Department of Treasury thereof, contrary to the provisions of N.J.S.A. 2C:20-3, and against the peace of this State, the government and dignity of same.

Gregory M. Pay, Director
Division of Cominal Justice

TRUE	BILL:	
	Deputy Foreperson	
Date	: 6-10-08	

SUPERIOR COURT OF N.J. FILED

JUN 1 0 2008

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SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State	Grand	Jury	
		_	

Number <u>SGJ557-08-14(3)</u>

Superior Court Docket Number

08 - 06 - 00128-S

STATE OF NEW JERSEY

v.

ORDER OF VENUE

TYRONE B. WILLIAMS

An Indictment having been returned to this Court by the State Grand Jury in the above captioned matter,

IT IS ORDERED on this Off day of , 2008, pursuant to paragraph 8 of the State Grand Jury Act, that the County of Burlington be and hereby is designated as the County of venue for the purpose of trial.

IT IS FURTHER ORDERED that the Clerk of the Superior Court shall transmit forthwith the Indictment in this matter and a certified copy of this Order to the Criminal Division Manager of the County of Burlington for filing.

Linda R. Feinberg,

SUPERIOR COURT OF N.J. FILED

JUN 1 0 2008

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SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State Grand Jury

Number

'SGJ557-08-14(4)

Superior Court Docket Number

08-06-00129-S

STATE OF NEW JERSEY)

v.

INDICTMENT

BENNY SHERMAN

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

COUNT ONE

(Official Misconduct - Third Degree)

BENNY SHERMAN

on or about June 13, 2007, in the City of Paterson, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said BENNY SHERMAN, acting with purpose to obtain a benefit for himself or another or to injure or to deprive another of a benefit, did commit acts relating to his office, but constituting unauthorized exercises of his official functions, knowing that such acts were unauthorized or that he was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon him by law or clearly inherent in the nature of his office, and the said BENNY SHERMAN, then and there being a public servant, to wit: Vehicle Dispatcher for the Paterson Office of the New

Jersey Department of Children and Families, having thereby the official functions and duties, among others, to dispatch and properly equip vehicles, to control vehicle keys and credit cards, to maintain vehicles and car schedules, to ensure the proper reporting of accidents involving state cars, to complete and submit all vehicle reports and logs, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for himself, knowingly unlawfully take, or exercise unlawful control over, movable property, to wit, gasoline, from the New Jersey Department of Treasury, to which he was not entitled, having a value under \$200, contrary to the provisions of N.J.S.A. 2C:30-2, and against the peace of this State, the government and dignity of same.

Gregory & Pay, Director Division of Griminal Justice

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	Deputu	Foreperson	
Date	:	0-10-08	

SUPERIOR COURT OF N.L. FILED JUN 1 0 2008

SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State Grand Jury

Number <u>SGJ557-08-14(4)</u>

Superior Court Docket Number 08-06-00129-8

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ORDER OF VENUE

BENNY SHERMAN

An Indictment having been returned to this Court by the State Grand Jury in the above captioned matter,

IT IS ORDERED on this 10 H day of , 2008, pursuant to paragraph 8 of the State Grand Jury Act, that the County of Passaic be and hereby is designated as the County of venue for the purpose of trial.

IT IS FURTHER ORDERED that the Clerk of the Superior Court shall transmit forthwith the Indictment in this matter and a certified copy of this Order to the Criminal Division Manager of the County of Passaic for filing.

Linda R. Feinberg, A.J.S.C.

SUPERIOR COURT OF NJ.

FILED

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SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State Grand Jury

Number

SGJ557-08-14(5)

Superior Court

08 - 06 - 00130 - S

STATE OF NEW JERSEY	·)	
v.)	INDICTMENT
ALEXIS QUEZADA)	·

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

COUNT ONE

(Official Misconduct - Third Degree)

ALEXIS QUEZADA

on or about April 23, 2008, in the City of Clifton, in the County of Passaic, elsewhere, and within the jurisdiction of this Court, did commit the offense of official misconduct, in that the said ALEXIS QUEZADA, acting with purpose to obtain a benefit for himself or another or to injure or to deprive another of a benefit, did commit acts relating to his office, but constituting unauthorized exercises of his official functions, knowing that such acts were unauthorized or that he was committing them in an unauthorized manner, or did knowingly refrain from performing a duty imposed upon him by law or clearly inherent in the nature of his office, and the said ALEXIS QUEZADA, then and there being a public servant, to wit: Assistant Case Manager for the Paterson office of the New

Jersey Department of Children and Families, having thereby the official functions and duties, among others, to use a state vehicle to travel to conduct field audits and check on children, to perform his duties in a legal and proper manner, to display good faith, honesty and integrity, and to be impervious to corrupting influences, did, with purpose to secure a benefit for himself, knowingly unlawfully take, or exercise unlawful control over, movable property, to wit, gasoline, from the New Jersey Department of Treasury, to which he was not entitled, having a value of under \$200, contrary to the provisions of N.J.S.A. 2C:30-2, and against the peace of this State, the government and dignity of same.

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Gregory A	Paw,	Direc	ctor
Division 8	f Cri	minal	Justice

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Date	:	6-	10-08	

SUPERIOR COURT OF N.J.

JUN 1 0 2008

SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State	Grand	Jury
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Number <u>SGJ557-08-14(5)</u>

Superior Court
Docket Number

08-06-00130-S

STATE OF NEW JERSEY

v.

ORDER OF VENUE

ALEXIS QUEZADA

An Indictment having been returned to this Court by the State Grand Jury in the above captioned matter

IT IS ORDERED on this Off day of pursuant to paragraph 8 of the State Grand Jury Act, that the County of Passaic be and hereby is designated as the County of venue for the purpose of trial.

IT IS FURTHER ORDERED that the Clerk of the Superior Court shall transmit forthwith the Indictment in this matter and a certified copy of this Order to the Criminal Division Manager of the County of Passaic for filing.