SUPERIOR COURT OF N.I. FILED	
NOV 1 5 2007	SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL
Massie J. May Setting Clerk	State Grand Jury Number <u>SGJ549-07-1</u> Superior Court Docket Number 07-11-00161-S
STATE OF NEW JERSEY	
v.)
CLARALIENE GORDON) INDICTMENT

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

COUNT ONE

(Theft by Unlawful Taking - Third Degree)

CLARALIENE GORDON

between in or about September 2000 to in or about August 2006, at the City of Atlantic City, in the County of Atlantic; at the City of Camden, in the County of Camden; in the State of North Carolina; in the State of Arizona; in the State of California; in the State of Texas; in the State of Louisiana; in the Commonwealth of Virginia; elsewhere, and within the jurisdiction of this Court, did unlawfully take, or exercise unlawful control over, movable property of the City of Camden Education Association, having a value in excess of \$500, with purpose to deprive it thereof, contrary to the provisions of <u>N.J.S.A.</u> 2C:20-3 and <u>N.J.S.A.</u> 2C:20-2b(4), and against the peace of this State, the government and dignity of the same.

COUNT TWO

(Misapplication of Entrusted Property - Third Degree) CLARALIENE GORDON

between in or about September 2000 and in or about August 2006, at the City of Atlantic City, in the County of Atlantic; at the City of Camden, in the County of Camden; in the State of North Carolina; in the State of Arizona; in the State of California; in the State of Texas; in the State of Louisiana; in the Commonwealth of Virginia; elsewhere, and within the jurisdiction of this Court, did knowingly apply or dispose of property that had been entrusted to her as a fiduciary in a manner which she knew to be unlawful and involved a substantial risk of loss or detriment to the owner thereof, that is, the said CLARALIENE GORDON did knowingly apply funds in excess of \$1,000 that had been entrusted to her as a fiduciary, belonging to the City of Camden Education Association, in a manner which she knew was unlawful and involved substantial risk of loss or detriment to the City of Camden Education Association, contrary to the

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provisions of <u>N.J.S.A.</u> 2C:21-15 and <u>N.J.S.A.</u> 2C:21-8.1b, and against the peace of this State, the government and dignity of the same.

aw, Director Criminal Justice Gre Div of

A TRUE BILL Foreperson Dated:_

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SUPERIOR COURT OF NEW JERSEY LAW DIVISION - CRIMINAL

State Grand Jury		
Number <u>SGJ549-07-1</u>		
Superior Court Docket Number 07-11-001	61-S	

ORDER OF VENUE

STATE OF NEW JERSEY V. CLARALIENE GORDON

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

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IT IS ORDERED on this $JSK_{day of} Nmmhan, 2007$, 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.

s.c. Linda R. Feinber Ά