

Case Number: 18750 Count # 1 Attorney for the State: Blount
 Judicial District: 12th Judicial Division: _____ Counsel for Defendant: Rodgers/Duncan
 State of Tennessee Retained Appointed Public Defender
 Counsel Waived Pro Se
 vs.
 Defendant: Theresa Patton Alias: _____
 Date of Birth: 8-23-68 Sex: F Race: W SSN: [REDACTED]
 Indictment Filing Date: _____ TDOC # _____ State Control # _____
 State ID # _____ County Offender ID # _____

JUDGMENT

Original Amended Corrected

FILED 10-29-09
 TIME 12:00 P. M
 NANCY SILVERTOOTH
 CIRCUIT COURT CLERK
 FRANKLIN COUNTY, TN

Comes the District Attorney General for the State and the defendant with counsel of record for entry of judgment.
 On the 29 day of Oct, 2009, the defendant:

<input checked="" type="checkbox"/> Pled Guilty <input type="checkbox"/> Dismissed/Nolle Prosequi <input type="checkbox"/> Nolo Contendere <input type="checkbox"/> Retired/Unapprehended Defendant <input type="checkbox"/> Guilty Plea - Pursuant to 40-35-313 Is found: <input checked="" type="checkbox"/> Guilty <input type="checkbox"/> Not Guilty <input type="checkbox"/> Jury Verdict <input type="checkbox"/> Not Guilty by Reason of Insanity <input type="checkbox"/> Bench Trial	Indictment: Class (circle one) 1 st A <input checked="" type="radio"/> B C D E <input type="checkbox"/> Felony <input type="checkbox"/> Misdemeanor Offense: <u>Theft \$60000 or more</u> Amended Charge: _____ Conviction Date: <u>6/11/06 + 10/31/08</u> County: <u>Franklin</u> Conviction Offense: <u>Theft \$60000 or more</u> Is this conviction offense methamphetamine related? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No TCA #: <u>39-14-103</u> Sentence Imposed Date: <u>10/29/09</u> Conviction: Class (circle one) 1 st A <input checked="" type="radio"/> B C D E <input type="checkbox"/> Felony <input type="checkbox"/> Misdemeanor
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After considering the evidence, the entire record, & all factors in T.C.A. Title 40 Chapter 35, all of which are incorporated by reference herein, the Court's findings & rulings are:

Sentence Reform Act of 1989 Offender Status (Check One) Release Eligibility (Check One)		Concurrent with: _____ Consecutive to: _____	Pretrial Jail Credit Period(s): <u>0</u> From _____ to _____ From _____ to _____ From _____ to _____ From _____ to _____
<input type="checkbox"/> Mitigated <input checked="" type="checkbox"/> Standard <input type="checkbox"/> Multiple <input type="checkbox"/> Persistent <input type="checkbox"/> Career <input type="checkbox"/> Repeat Violent	<input type="checkbox"/> Mitigated 20% <input type="checkbox"/> Mitigated 30% <input checked="" type="checkbox"/> Standard 30% <input type="checkbox"/> Multiple 35% <input type="checkbox"/> Persistent 45% <input type="checkbox"/> Career 60% <input type="checkbox"/> Violent 100%	<input type="checkbox"/> Multiple Rapist 100% <input type="checkbox"/> Child Rapist 100% <input type="checkbox"/> Repeat Violent 100% <input type="checkbox"/> Child Predator 100% <input type="checkbox"/> 1 st Degree Murder <input type="checkbox"/> Drug Free Zone <input type="checkbox"/> Gang Related	
Sentenced To: <input checked="" type="checkbox"/> TDOC <input type="checkbox"/> County Jail <input type="checkbox"/> Workhouse Sentence Length: <u>10</u> Years _____ Months _____ Days _____ Hours _____ Weekends <input type="checkbox"/> Life <input type="checkbox"/> Life w/out Parole <input type="checkbox"/> Death Mandatory Minimum Sentence Length: _____ 39-17-417, 39-13-513, 39-13-514 in Drug Free Zone or _____ 55-10-401 DUI 4 th Offense or _____ 39-17-1324 Possession/Employment of Firearm Period of incarceration to be served prior to release on probation: _____ Months _____ Days _____ Hours _____ Weekends Minimum service prior to eligibility for work release, furlough, trusty status and rehabilitative programs: _____ % (Misdemeanor Only) Alternative Sentence: <u>_____</u> <input type="checkbox"/> Diversion <input type="checkbox"/> Drug Court <input checked="" type="checkbox"/> Community Based Alternative - Specify <u>Comm. Correction</u> <u>10</u> Years _____ Months _____ Days Effective: <u>immediately</u>			
Court Ordered Fees and Fines: Cost to be Paid by \$ _____ Court Costs <input checked="" type="checkbox"/> Defendant <input type="checkbox"/> State \$ <u>50.00</u> Fine Assessed \$ _____ Traumatic Brain Injury Fund (Drag Racing) \$ _____ Drug Testing Fund (TN Drug Control Act) \$ _____ CICF \$ _____ Sex Offender Tax \$ _____ Other: _____		Restitution: Victim Name <u>Sewanee Utility District</u> Address <u>Sewanee, TN</u> <u>(see below *)</u> Total Amount \$ _____ Per Month \$ _____ <input checked="" type="checkbox"/> Unpaid Community Service: <u>200</u> Hours <u>complete at least 16 hrs/week</u> Days _____ Weeks _____ Months _____	

The Defendant having been found guilty is rendered infamous and ordered to provide a biological specimen for the purpose of DNA analysis.
 Pursuant to 39-13-521 the defendant is ordered to provide a biological specimen for the purpose of HIV testing.
 Special Conditions Pursuant to 39-13-524 the defendant is sentenced to community supervision for life following sentence expiration.

Def must pay \$7000.00 restitution payment immediately upon the guilty plea and then must pay an additional \$40,000.00 restitution through the clerk's office at a rate of \$333/month beginning 11/30/09. The restitution set out herein does not reflect the total loss to the victims & this order does not preclude civil action against the defendant.

Judge's Name _____ Judge's Signature [Signature] Date of Entry of Judgment 10/29/09
 Attorney for State/Signature (optional) _____ Defendant's Attorney/Signature (optional) [Signature]

Case Number: 18750 Count # 6 Attorney for the State: Blount
 Judicial District: 12B Judicial Division: _____ Counsel for Defendant: Royce / Duncan
 State of Tennessee vs. Defendant: Theresa Patton Alias: _____
 Date of Birth: 8-23-68 Sex: F Race: W SSN: [REDACTED]
 Indictment Filing Date: _____ TDOC # _____ State Control # _____
 State ID # _____ County Offender ID # _____

Retained Appointed Public Defender
 Counsel Waived Pro Se

JUDGMENT

Original Amended Corrected

FILED 10-29-09
 TIME 12:00 P.M.
 NANCY SILVERTOOTH
 CIRCUIT COURT CLERK
 FRANKLIN COUNTY, TN

Comes the District Attorney General for the State and the defendant with counsel of record for entry of judgment.

On the 29 day of Oct, 2009, the defendant:

<input checked="" type="checkbox"/> Pled Guilty <input type="checkbox"/> Dismissed/Nolle Prosequi <input type="checkbox"/> Nolo Contendere <input type="checkbox"/> Retired/Unapprehended Defendant <input type="checkbox"/> Guilty Plea - Pursuant to 40-35-313 Is found: <input checked="" type="checkbox"/> Guilty <input type="checkbox"/> Not Guilty <input type="checkbox"/> Jury Verdict <input type="checkbox"/> Not Guilty by Reason of Insanity <input type="checkbox"/> Bench Trial	Indictment: Class (circle one) 1 st A B C D (E) <input checked="" type="checkbox"/> Felony <input type="checkbox"/> Misdemeanor Offense: <u>Official Misconduct</u> Amended Charge: _____ Offense Date: <u>6/11-06 + 10/31-08</u> County: <u>Franklin</u> Conviction Offense: <u>Official Misconduct</u> Is this conviction offense methamphetamine related? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No TCA #: <u>39-16-402</u> Sentence Imposed Date: <u>10-29-09</u> Conviction: Class (circle one) 1 st A B C D (E) <input checked="" type="checkbox"/> Felony <input type="checkbox"/> Misdemeanor
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After considering the evidence, the entire record, & all factors in T.C.A. Title 40 Chapter 35, all of which are incorporated by reference herein, the Court's findings & rulings are:

<p style="text-align: center;">Sentence Reform Act of 1989</p> Offender Status (Check One) Release Eligibility (Check One) <input type="checkbox"/> Mitigated <input type="checkbox"/> Mitigated 20% <input type="checkbox"/> Multiple Rapist 100% <input checked="" type="checkbox"/> Standard <input type="checkbox"/> Mitigated 30% <input type="checkbox"/> Child Rapist 100% <input type="checkbox"/> Multiple <input checked="" type="checkbox"/> Standard 30% <input type="checkbox"/> Repeat Violent 100% <input type="checkbox"/> Persistent <input type="checkbox"/> Multiple 35% <input type="checkbox"/> Child Predator 100% <input type="checkbox"/> Career <input type="checkbox"/> Persistent 45% <input type="checkbox"/> Repeat Violent <input type="checkbox"/> Career 60% <input type="checkbox"/> 1 st Degree Murder <input type="checkbox"/> Violent 100% <input type="checkbox"/> Drug Free Zone <input type="checkbox"/> Gang Related	Concurrent with: <u>ct #1 of case</u> <u># 18750 Franklin Co circuit ct.</u> Consecutive to: _____	Pretrial Jail Credit Period(s): <u>0</u> From _____ to _____ From _____ to _____ From _____ to _____ From _____ to _____
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Sentenced To: TDOC County Jail Workhouse
 Sentence Length: 2 Years _____ Months _____ Days _____ Hours _____ Weekends Life Life w/out Parole Death
 Mandatory Minimum Sentence Length: _____ 39-17-417, 39-13-513, 39-13-514 in Drug Free Zone or _____ 55-10-401 DUI 4th Offense
 or _____ 39-17-1324 Possession/Employment of Firearm
 Period of incarceration to be served prior to release on probation: _____ Months _____ Days _____ Hours _____ Weekends
 Minimum service prior to eligibility for work release, furlough, trusty status and rehabilitative programs: _____ % (Misdemeanor Only)
 Alternative Sentence: Probation Diversion Drug Court Community Based Alternative - Specify Comm. Corrections
2 Years _____ Months _____ Days Effective: immediately

Court Ordered Fees and Fines: Cost to be Paid by \$ _____ Court Costs <input checked="" type="checkbox"/> Defendant <input type="checkbox"/> State \$ <u>50.00</u> Fine Assessed \$ _____ Traumatic Brain Injury Fund (Drag Racing) \$ _____ Drug Testing Fund (TN Drug Control Act) \$ _____ CICF \$ _____ Sex Offender Tax \$ _____ Other: _____	Restitution: Victim Name <u>see ct #1 for</u> Address <u>restitution requirements</u> Total Amount \$ _____ Per Month \$ _____ <input checked="" type="checkbox"/> <u>see ct #1 for restitution requirements</u> <input type="checkbox"/> Unpaid Community Service: _____ Hours _____ Days _____ Weeks _____ Months
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The Defendant having been found guilty is rendered infamous and ordered to provide a biological specimen for the purpose of DNA analysis.
 Pursuant to 39-13-521 the defendant is ordered to provide a biological specimen for the purpose of HIV testing.
 Special Conditions Pursuant to 39-13-524 the defendant is sentenced to community supervision for life following sentence expiration.

counts, other than #1 & #6, are hereby nulled b/c of guilty pleas in ct #1 & #6.

Judge's Name _____ Judge's Signature [Signature] Date of Entry of Judgment 10-29-09
 Attorney for State/Signature (optional) [Signature] Defendant's Attorney/Signature (optional) Theresa Patton / Nancy Silvertooth

STATE OF TENNESSEE
VS

IN THE CIRCUIT COURT OF Franklin, CO., TN

CASE NO. 12750 J # 6

Theresa Patton
DEFENDANT

FILED 10-29-09
TIME 12:00 P.M.
NANCY SILVERTOOTH
CIRCUIT COURT CLERK
FRANKLIN COUNTY, TN

PLEA OF GUILTY AND ACKNOWLEDGMENT AND WAIVER OF RIGHTS

The above defendant, in his/her proper person and with his/her counsel, if represented, comes before the Court and represents and states that he/she has been fully advised by counsel, the Honorable Stanley Rogers / Christina Durcan, of the following; and/or has read this document and fully understands the following:

1. The nature and elements of the charge(s) against him/her as set forth in the charging documents(s); the State's burden of proof; the defenses available to him/her, if any; and the range of possible punishment, if found guilty of said charges(s).
2. His/her right to the assistance of an attorney at all stages of this case, and if necessary, an attorney will be appointed to represent him/her.
3. His/her right to plead not guilty; his/her right to a speedy trial; his/her right to trial by jury, including the right to have a jury impose a fine in excess of \$50.00; his/her right to have a jury make a finding on applicable sentencing enhancement factors; and also the right to appeal any adverse verdict at trial.
4. His/her right to confront witnesses and cross-examine all witnesses who might testify against him/her at trial and to have compulsory process for obtaining witnesses in his/her favor.
5. His/her right to not testify and the fact that this right could not be held against him/her should he/she exercise the same, but that upon entry of a plea of guilty in this case, this right or privilege against self-incrimination is also waived.
6. That upon a plea of guilty in this case, there will not be a further trial of any kind except to determine the sentence, so that by pleading guilty he/she waives the right to a trial.
7. That upon a plea of guilty in this case, the Court may ask him/her questions under oath, and his/her answers may later be used against him/her in a prosecution for perjury.
8. That evidence of prior conviction(s) may be presented to the Judge for consideration in determining the punishment in this case; and that the conviction(s), resulting from the plea(s) of guilty to the offense(s) set forth below may be used to enhance the offense charged and/or the punishment for the same in subsequent criminal proceedings against him/her.
9. That upon a plea of guilty to the offense of domestic violence assault or a plea of guilty to any felony, the possession or purchase of a firearm may henceforth be a federal criminal offense and may also be a state criminal offense.
10. That upon a plea of guilty in this case, the defendant waives any right to be indicted on any factual issue which may establish the proper punishment in this case. The defendant waives any right to have a jury determine any factual issue that may establish the punishment in this case and waives any right to have any fact that may establish the punishment in this cause proven by the State beyond a reasonable doubt. The defendant consents to have his/her sentence in this case determined by the Court, rather than a jury; and that the standard of proof that will apply is a "preponderance of the evidence".

AFTER being so informed of all of the foregoing and the same being fully explained by the Court in the presence of defendant's counsel, if represented; the defendant states that he/she understands all of his/her Constitutional Rights and/or other rights, he/she knowingly waives all of the above stated rights and still desires, with the agreement of his/her attorney if represented, and with the concurrence of the District Attorney General, to freely, voluntarily and knowingly enter a plea of guilty to the offense(s) of:

Official Misconduct (E Felony / Range 5)

and that he/she elects to waive a jury trial for any purpose and desires to submit the case to the Court without intervention of a jury pursuant to the applicable Tennessee statutes/rules as to the questions of guilt and punishment. The defendant further agrees to accept the punishment recommended by the State or to be imposed by the Court and agrees that the facts of this case as stated by the District Attorney General are to be stipulated as being the substantial facts and evidence in this case which establish a factual basis for the defendant's plea of guilty and may be considered by the Court as such facts and evidence. The defendant represents and states to the Court that he/she has entered this plea of guilty freely, knowingly and voluntarily; that he/she has not been promised anything to induce this guilty plea; nor has he/she been threatened, unduly pressured, intimidated or forced in any way to make him/her enter this guilty plea. The defendant also represents and states to the Court that he/she has considered, and if represented, he/she has discussed with his/her attorney of record, the facts and law relative to this case. The defendant, if represented, acknowledges that his/her attorney is thoroughly competent and has fully protected all of his/her rights. The defendant further represents and states to the Court that he/she does not desire to file a motion for a new trial or file an appeal in this cause and agrees, upon conferring with counsel if represented, that there is no basis for an appeal as there are no errors in the record in this case.

This the 29 day of Oct, 2009

Theresa Patton
Defendant

Christina Durcan
Attorney for Defendant

[Signature]
Assistant District Attorney

CERTIFICATE OF JUDGE

I hereby certify that the above named defendant, being represented by the above named attorney, a member in good standing of the Tennessee Bar, entered a plea of guilty disposing of this cause without intervention of a trial jury pursuant to the applicable statutes/rules to the offense(s) as shown above after a full explanation of his/her rights was made to him/her in open Court and a knowing and voluntary waiver of those rights.

This the 29 day of Oct, 2009

[Signature]

(Circuit Judge)

IN THE CIRCUIT COURT OF Franklin COUNTY, TENNESSEE:

STATE OF TENNESSEE

DOCKET # 18750

V.

Theress D. Patton

FILED 10-29-09
TIME 12:20 P.M.
NANCY SILVERTOOTH
CIRCUIT COURT CLERK
FRANKLIN COUNTY, TN

COMMUNITY CORRECTIONS ORDER

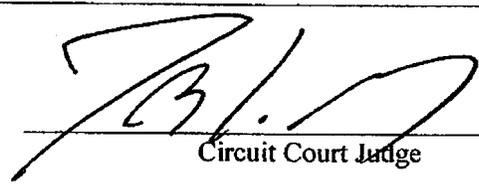
The above named defendant was convicted of Theft 1 \$60,000; Official Misconduct in this court on 10-29-09. The court, either finding the defendant not suitable for probation, or as a condition of probation, hereby sentences the above named defendant to 10 years years in the Community Corrections Program, from 10-29-2009 to 10-29-2019, under the following conditions:

1. The defendant shall comply with the Behavioral Contract executed with the Community Corrections Program administered by the Southeast Tennessee Human Resource Agency.
2. The defendant shall perform 100 hours of community service work, at the minimum rate of eight hours per month. Additional hours may be added at the discretion of the Community Corrections staff if the defendant violates any program rule or fails to maintain full-time employment.
3. The defendant shall serve at least 90 days of house arrest. Upon successful completion of house arrest, the defendant shall abide by a 6 pm curfew. House arrest may be extended or reinstated by the Community Corrections staff if the defendant fails to abide by any program rule.
4. The defendant shall attend and successfully complete all treatment programs as directed by the Community Corrections staff. Treatment areas may include, but are not limited to: education, employment, substance abuse, and mental health. In-patient or residential treatment may be required. The cost of all treatment will be the responsibility of the defendant.
5. If the defendant has been convicted of a sex offense, the defendant shall comply with all requirements and recommendations of the Tennessee Standardized Treatment Program for Sex Offenders as cited in part 7 of TCA 39-13.
6. The defendant shall pay all court costs, fines, restitution, and supervision fees. Restitution shall be paid through the Community Corrections Program. Unless otherwise ordered by the court, the payment schedule will be developed by the Community Corrections staff.

7. _____

8. _____

10-29-09
Date


Circuit Court Judge

54

F-B'

THEFT OF PROPERTY, T.C.A. 39-14-103
ORIGINAL

STATE OF TENNESSEE

CIRCUIT COURT

Franklin County

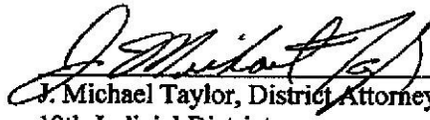
July Session 2009

NO. 18750

COUNT ONE

The Grand Jurors of Franklin County, Tennessee, duly impaneled and sworn upon their oath, present that:

Theresa Patton between January 1, 2006 and October 31, 2008, in Franklin County, Tennessee, and before the finding of this indictment, did unlawfully, knowingly obtain control of or exercise control over good and lawful U.S currency, being the personal goods and property of Sewanee Utility District, without the owner's effective consent and with the intent to deprive the true owner thereof, the value of said personal goods and property being \$60,000.00 or more; in violation of T.C.A. 39-14-103, all of which is against the peace and dignity of the State of Tennessee.



J. Michael Taylor, District Attorney General
12th Judicial District

F-E
FORGERY - T.C.A. 39-14-114
ORIGINAL

STATE OF TENNESSEE

CIRCUIT COURT

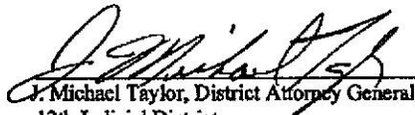
Franklin County

July Session 2009
NO. 18758

COUNT TWO

The Grand Jurors of Franklin County, Tennessee, duly impaneled and sworn upon their oath, present that

Theresa Patton on the 5th day of June, 2006 in Franklin County, Tennessee, and before the finding of this indictment, did unlawfully, and with intent to defraud Sewanee Utility District of the sum of \$2,997.06 Dollars, forge and make, without the authorization of the said Sewanee Utility District, a certain paper writing of the following tenor, words and figures, to-wit: see Exhibit "A" attached hereto and by reference made a part hereof as if copied fully herein. And the said Theresa Patton did unlawfully sign and forge said paper writing with the unlawful, fraudulent intent, then and there, and thereby to deceive and defraud Sewanee Utility District, to the prejudice and the rights of the said Sewanee Utility District, in violation of T.C.A. 39-14-114, all of which is against the peace and dignity of the State of Tennessee.


J. Michael Taylor, District Attorney General
12th Judicial District

F-E
PASSING FORGED INSTRUMENTS - T.C.A. 39-14-114
ORIGINAL

STATE OF TENNESSEE

CIRCUIT COURT

Franklin County

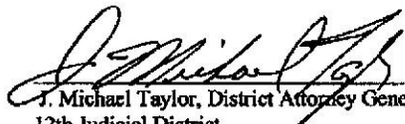
July Session 2009

NO. 18750

COUNT THREE

The Grand Jurors of Franklin County, Tennessee, duly impaneled and sworn upon their oath, present that:

Theresa Patton on the 5th day of June, 2006 in Franklin County, Tennessee, and before the finding of this Indictment, did unlawfully, and with intent to defraud AEDC Federal Credit Union of the sum of \$2,997.06 Dollars, utter or pass to the said AEDC Federal Credit Union a certain forged paper writing of the following tenor, words and figures, to-wit: see Exhibit "A" attached hereto and by reference made a part hereof as if copied fully herein. The said **Theresa Patton** knowing at the time of the uttering of the aforesaid paper writing that the purported signature of Sewanee Utility District thereon was not authorized by the said Sewanee Utility District, in violation of T.C.A. 39-14-114, all of which is against the peace and dignity of the State of Tennessee.


J. Michael Taylor, District Attorney General
12th Judicial District

F-E

FORGERY - T.C.A. 39-14-114

ORIGINAL

STATE OF TENNESSEE

CIRCUIT COURT

Franklin County

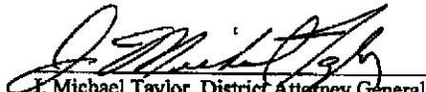
July Session 2009

NO. 18750

COUNT FOUR

The Grand Jurors of Franklin County, Tennessee, duly impaneled and sworn upon their oath, present that

Theresa Patton on the 2nd day of June, 2008 in Franklin County, Tennessee, and before the finding of this Indictment, did unlawfully, and with intent to defraud Sewanee Utility District of the sum of \$3,169.31 Dollars, forge and make, without the authorization of the said Sewanee Utility District, a certain paper writing of the following tenor, words and figures, to-wit: see Exhibit "A" attached hereto and by reference made a part hereof as if copied fully herein. And the said Theresa Patton did unlawfully sign and forge said paper writing with the unlawful, fraudulent intent, then and there, and thereby to deceive and defraud Sewanee Utility District, to the prejudice and the rights of the said Sewanee Utility District, in violation of T.C.A. 39-14-114, all of which is against the peace and dignity of the State of Tennessee.


J. Michael Taylor, District Attorney General
12th Judicial District

F-E
PASSING FORGED INSTRUMENTS - T.C.A. 39-14-114
ORIGINAL

STATE OF TENNESSEE

CIRCUIT COURT

Franklin County

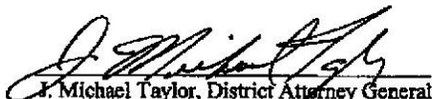
July Session 2009

NO. 18750

COUNT FIVE

The Grand Jurors of Franklin County, Tennessee, duly impaneled and sworn upon their oath, present that:

Theresa Patton on the 2nd day of June, 2008 in Franklin County, Tennessee, and before the finding of this Indictment, did unlawfully, and with intent to defraud Ascend Federal Credit Union of the sum of \$3,169.31 Dollars, utter or pass to the said Ascend Federal Credit Union a certain forged paper writing of the following tenor, words and figures, to-wit: see Exhibit "A" attached hereto and by reference made a part hereof as if copied fully herein. The said Theresa Patton knowing at the time of the uttering of the aforesaid paper writing that the purported signature of Sewanee Utility District thereon was not authorized by the said Sewanee Utility District, in violation of T.C.A. 39-14-114, all of which is against the peace and dignity of the State of Tennessee.


J. Michael Taylor, District Attorney General
12th Judicial District

F-E
OFFICIAL MISCONDUCT T.C.A. 39-16-402(a)(1)
ORIGINAL

STATE OF TENNESSEE CIRCUIT COURT

Franklin County

July Session 2009

NO. 18750

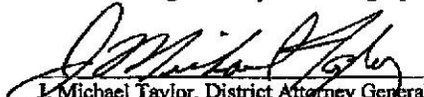
COUNT SIX

The Grand Jurors of Franklin County, Tennessee, duly impaneled and sworn upon their oath, present that:

Theresa Patton between January 1, 2006 and October 31, 2008, in Franklin County, Tennessee, and before the finding of this Indictment, while in the capacity as a public servant working for the Sewanee Utility District of Franklin and Marion Counties did unlawfully and knowingly, with the intent to obtain a benefit or to harm another, commit an act related to her employment that constituted an unauthorized exercise of official power, in that she did

use a Sewanee Utility District
credit card to obtain personal
items

all in violation of T.C.A. 39-16-402(a)(1), and all of which is against the peace and dignity of the State of Tennessee.


J. Michael Taylor, District Attorney General
12th Judicial District

F-E
OFFICIAL MISCONDUCT T.C.A. 39-16-402 (1)
ORIGINAL

STATE OF TENNESSEE CIRCUIT COURT

Franklin County

July Session 2009

NO. 18750

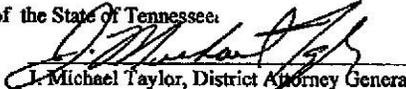
COUNT EIGHT

The Grand Jurors of Franklin County, Tennessee, duly impaneled and sworn upon their oath, present that:

Theresa Patton between January 1, 2006 and October 31, 2008, in Franklin County, Tennessee, and before the finding of this Indictment, while in the capacity as a public servant working as for the Sewanee Utility District of Franklin and Marion Counties did unlawfully and knowingly commit an act relating to the servant's office or employment that constitutes an unauthorized exercise of official power, to-wit: the said Theresa Patton

did use a Sewanee Utility District credit card to obtain personal items

and did so without the Sewanee Utility District of Franklin and Marion Counties effective consent, knowing at the time she was not entitled to receive the benefits; all in violation of T.C.A. 39-16-402, and all of which is against the peace and dignity of the State of Tennessee.


J. Michael Taylor, District Attorney General
12th Judicial District

M-ADESTRUCTION OR TAMPERING WITH GOVERNMENTAL RECORDS: TCA 39-16-504

ORIGINAL

STATE OF TENNESSEE**CIRCUIT COURT****Franklin County****July Session 2009**NO. 18758**COUNT NINE**

The Grand Jurors Franklin County, Tennessee, duly impaneled and sworn upon their oath, present that:

Theresa Patton between January 1, 2006 and October 31, 2008, in Franklin County, Tennessee, and before the finding of this Indictment, did unlawfully and knowingly make a false entry in, or false alteration of, a governmental record of the Sewanee Utility District; all of which is in violation of T.C.A. 39-16-504 and all of which is against the peace and dignity of Tennessee.



J. Michael Taylor, District Attorney General
12th Judicial District

M-A
DESTRUCTION OR TAMPERING WITH GOVERNMENTAL RECORDS: TCA 39-16-504
ORIGINAL

STATE OF TENNESSEE

CIRCUIT COURT

Franklin County

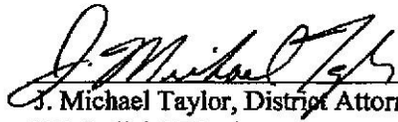
July Session 2009

NO. 18750

COUNT TEN

The Grand Jurors Franklin County, Tennessee, duly impaneled and sworn upon their oath, present that:

Theresa Patton between January 1, 2006 and October 31, 2008, in Franklin County, Tennessee, and before the finding of this Indictment, did unlawfully and knowingly make, present, or use any record, document or thing with knowledge of its falsity and did so with the intent that it would be taken as a genuine governmental record of the Sewanee Utility District; all of which is in violation of T.C.A. 39-16-504 and all of which is against the peace and dignity of Tennessee.


J. Michael Taylor, District Attorney General
12th Judicial District

M-A
DESTRUCTION OR TAMPERING WITH GOVERNMENTAL RECORDS: TCA 39-16-504
ORIGINAL

STATE OF TENNESSEE

CIRCUIT COURT

Franklin County

July Session 2009

NO. 18750

COUNT ELEVEN

The Grand Jurors Franklin County, Tennessee, duly impaneled and sworn upon their oath, present that:

Theresa Patton between January 1, 2006 and October 31, 2008, in Franklin County, Tennessee, and before the finding of this Indictment, did unlawfully and intentionally conceal, remove, destroy or otherwise impair the verity, legibility or availability of a governmental record of the Sewanee Utility District; all of which is in violation of T.C.A. 39-16-504 and all of which is against the peace and dignity of Tennessee.

J. Michael Taylor
J. Michael Taylor, District Attorney General
12th Judicial District

No. 18750

A TRUE BILL
Tom Shemutich

STATE OF TENNESSEE

Foreman of the Grand Jury

VS. } Theft (over \$60,000), Forgery (2 cts), Passing Forged Instrument (2 cts), Official Misconduct (3 cts) & Destruction/Tampering w/Government Records (3 cts)(ORIGINALS)

SUMMON FOR THE STATE:

Theresa Patton

WITNESSES
Philip Job
Larry Davis

Larry B. Davis, TBI Agent _____
Philip Job, Comptroller's Office _____
Ascend Credit Union Employees: _____
Lisa Rung, Commissioner of SUD _____
Emily Jackson, SUD _____
Ben Beavers, Mgr, SUD _____
Doug Cameron, Commissioner of SUD _____

Were sworn during open Court before the Grand Jury to give evidence on the within indictment, this the 6th day of July, 2009.

By Order of J. Michael Taylor
District Attorney General

Tom Shemutich
Foreman of the Grand Jury

Filed this 6th day of July, 2009.

Larry B. Davis & Philip Job, PROSECUTORS

Wang CLERK