

I N D I C T M E N T

FILED - COMMON PLEAS
2024 MAY 10 PM 12:59

STATE OF OHIO)
)
SS.)
CLINTON COUNTY)
_____)

COMMON PLEAS COURT
CLINTON COUNTY, OHIO
CLINTON COUNTY
CYNTHIA R. BAILEY, CLERK

Of the Term MAY in the year Two Thousand Twenty-Four

COUNT ONE:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 09th day of September, 2022, in the parking lot of Cornerstone Baptist Church, 225 Randolph Street, City of Wilmington in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did throw or cast the rays of a spotlight or other artificial light into a field, woodland, or forest for the purpose of locating a wild animal, namely white-tailed deer, in violation of Ohio Revised Code Title 15, Section 1533.161, 1533.99(B), 1533.68(D) (**Prohibiting jacklighting**, a misdemeanor of the third degree) and against the peace and dignity of the State of Ohio.

COUNT TWO:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and

by the authority of the State of Ohio, do find and present that on or about the 07th day of November, 2022, at the Landrum Oil, Inc. real property, 49.985 acres of field and wooded private property near Ohio State Route 730, Union Township in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did hunt a wild quadruped, namely white-tailed deer, within the state, without procuring a hunting license, in violation of Title 15, Section 1533.10(A), 1533.99(F), 1533.68(A) (**Hunting without a license**, a misdemeanor of the fourth degree) and against the peace and dignity of the State of Ohio.

COUNT THREE:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 07th day of November, 2022, at the Landrum Oil, Inc. real property, 49.985 acres of field and wooded private property near Ohio State Route 730, Union Township in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did hunt white-tailed deer on lands of another without first obtaining an annual deer permit, in violation of Title 15, Section 1533.11(A), 1533.99(F), 1533.68(A) (**Hunting without a deer permit**, a misdemeanor of the fourth degree) and against the peace and dignity of the State of Ohio.

COUNT FOUR:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 07th day of November, 2022, at the Landrum Oil, Inc. real property, 49.985 acres of field and wooded private property near Ohio State Route 730, Union Township in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did hunt upon any lands of another, or shoot, shoot at, catch, kill, injure, or pursue a wild animal thereon, namely white-tailed deer, without obtaining written permission from the owner or the owner's authorized agent, in violation of Title 15, Section 1533.17(A), 1533.99(A), 1533.68(A) (**Hunting without Permission**, a misdemeanor of the third degree) and against the peace and dignity of the State of Ohio.

COUNT FIVE:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 07th day of January, 2023, at the Landrum Oil, Inc. real property, 49.985 acres of field and wooded private property near Ohio State Route 730, Union Township in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did hunt a wild quadruped, namely white-tailed deer, within the state, without procuring a hunting license,

in violation of Title 15, Section 1533.10(A), 1533.99(F) , 1533.68(A) (**Hunting without a license**, a misdemeanor of the fourth degree) and against the peace and dignity of the State of Ohio.

COUNT SIX:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 07th day of January, 2023, at the Landrum Oil, Inc. real property, 49.985 acres of field and wooded private property near Ohio State Route 730, Union Township in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did hunt white-tailed deer on lands of another without first obtaining an annual deer permit, in violation of Title 15, Section 1533.11(A), 1533.99(F), 1533.68(A) (**Hunting without a deer permit**, a misdemeanor of the fourth degree) and against the peace and dignity of the State of Ohio.

COUNT SEVEN:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 07th day of January, 2023, at the Landrum Oil, Inc. real property, 49.985 acres of field and wooded private property near Ohio State Route 730, Union Township in Clinton County, Ohio,

CHRISTOPHER J. ALEXANDER, did hunt upon any lands of another, or shoot, shoot at, catch, kill, injure, or pursue a wild animal thereon, namely white-tailed deer, without obtaining written permission from the owner or the owner's authorized agent, in violation of Title 15, Section 1533.17(A), 1533.99(A), 1533.68(A) (**Hunting without Permission**, a misdemeanor of the third degree) and against the peace and dignity of the State of Ohio.

COUNT EIGHT:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 07th day of January, 2023, at the Landrum Oil, Inc. real property, 49.985 acres of field and wooded private property near Ohio State Route 730, Union Township in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did take in any manner, or possess any number or quantity of wild animals, except wild animals that the Revised Code or division rules permit to be taken, hunted, killed or had in possession, the violation concerning the taking or possession of deer, namely, the said Christopher J. Alexander did violate Division of Wildlife Rule 1501:31-15-11(F)(23) of the Ohio Administrative Code by possessing a white-tailed deer, or parts thereof, that were taken in violation of any division rule or the Ohio Revised Code, namely hunting deer without a valid hunting

license in violation of O.R.C. 1533.10, or hunting deer without a valid deer permit, in violation of O.R.C. 1533.11, or hunting deer without written permission, in violation of O.R.C. 1533.17, said white-tailed deer unlawfully taken measured to be an 8-point antlered deer with the antlers having a gross score of 150 inches, resulting in a restitution value of \$4,625.00, in violation of Title 15, Section 1531.02, 1531.99(B), 1531.99(E) & 1531.201, 1533.68(A) (**Taking or Possession of Deer in Violation of the Revised Code or Division Rule**, a misdemeanor of the third degree) and against the peace and dignity of the State of Ohio.

COUNT NINE:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 08th day of January, 2023, at the Landrum Oil, Inc. real property, 49.985 acres of field and wooded private property near Ohio State Route 730, Union Township in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did anything prohibited or neglected to do anything required by Chapter 1531 or Chapter 1533 of the Revised Code or contrary to any division rule and such violation concerned the taking or possession of deer, namely, the said Christopher J. Alexander did violate Division of Wildlife Rule 1501:31-15-11(F)(14) of the Ohio Administrative Code by failing to game check

and affix a game check confirmation number to a deer taken during any open deer season, by noon of the day following the date the deer was killed, namely a white-tailed deer killed on 01/07/2023 and not game checked by noon of 01/08/2023, said white-tailed deer unlawfully taken measured to be an 8-point antlered deer with the antlers having a gross score of 150 inches, resulting in a restitution value of \$4,625.00, in violation of Title 15, Section 1531.02, 1531.99(B), 1531.99(E) & 1531.201, 1533.68(A) (**Taking or Possession of Deer in Violation of the Revised Code or Division Rule**, a misdemeanor of the third degree) and against the peace and dignity of the State of Ohio.

COUNT TEN:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 12th day of January, 2023, at the Landrum Oil, Inc. real property, 49.985 acres of field and wooded private property near Ohio State Route 730, Union Township in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did anything prohibited or neglected to do anything required by Chapter 1531 or Chapter 1533 of the Revised Code or contrary to any division rule and such violation concerned the taking or possession of deer, namely, the said Christopher J. Alexander did violate Division of Wildlife Rule 1501:31-15-

11(F)(15) of the Ohio Administrative Code by providing false information or data when game checking any deer, reported 01/12/2023 as the harvest date of a white-tailed deer when the actual harvest date was 01/07/2023, said white-tailed deer unlawfully taken measured to be an 8-point antlered deer with the antlers having a gross score of 150 inches, resulting in a restitution value of \$4,625.00, in violation of Title 15, Section 1531.02, 1531.99(B), 1531.99(E) & 1531.201, 1533.68(A) (**Taking or Possession of Deer in Violation of the Revised Code or Division Rule**, a misdemeanor of the third degree) and against the peace and dignity of the State of Ohio.

COUNT ELEVEN:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 17th day of February, 2023, at the LT Land Development LLC real property, 149.639 acres of field and wooded private property on the south side of Ohio State Route 730, Union Township in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did with purpose to deprive the owner, Brad Day, of property, namely a Secure Digital (SD) flash memory card from a Stealth Cam cellular camera, knowingly obtain or exert control over said property without the consent of the owner or person authorized to give consent, in violation of

Title 29, Section 2913.02(A)(1), 2913.02(B) (**Misdemeanor Theft**, a misdemeanor of the first degree) and against the peace and dignity of the State of Ohio.

COUNT TWELVE:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that as a course of conduct beginning on or about the 21st day of October, 2023, and continuing through the 6th day of November, 2023 at the Landrum Oil, Inc. real property, 49.985 acres of field and wooded private property near Ohio State Route 730, Union Township in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did hunt upon any lands of another, or shoot, shoot at, catch, kill, injure, or pursue a wild animal thereon, namely white-tailed deer, without obtaining written permission from the owner or the owner's authorized agent, in violation of Title 15, Section 1533.17(A), 1533.99(A), 1533.68(A) (**Hunting without Permission**, a misdemeanor of the third degree) and against the peace and dignity of the State of Ohio.

COUNT THIRTEEN:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on

or about the 09th day of November, 2023, at the Landrum Oil, Inc. real property, 49.985 acres of field and wooded private property near Ohio State Route 730, Union Township in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did hunt upon any lands of another, or shoot, shoot at, catch, kill, injure, or pursue a wild animal thereon, namely while on a tree stand, did shoot a bolt arrow from a crossbow with scope which injured a white-tailed deer, without obtaining written permission from the owner or the owner's authorized agent, in violation of Title 15, Section 1533.17(A), 1533.99(A), 1533.68(A) (**Hunting without Permission**, a misdemeanor of the third degree) and against the peace and dignity of the State of Ohio.

COUNT FOURTEEN:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 10th day of November, 2023, at the at the Landrum Oil, Inc. real property, 49.985 acres of field and wooded private property and the LT Land Development LLC real property, 33.225 acres of field and wooded private property, both parcels near Ohio State Route 730, Union Township in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did hunt upon any lands of another, or shoot, shoot at, catch, kill, injure, or pursue a wild animal thereon, namely did

pursue a white-tailed deer he had injured with a bolt arrow shot from a crossbow with scope and found this deer, later measured to be an 18-point antlered deer, dead from the bolt arrow wound, without obtaining written permission from the owner or the owner's authorized agent, in violation of Title 15, Section 1533.17(A), 1533.99(A), 1533.68(A) (**Hunting without Permission**, a misdemeanor of the third degree) and against the peace and dignity of the State of Ohio.

COUNT FIFTEEN:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 10th day of November, 2023, at the Landrum Oil, Inc. real property, 49.985 acres of field and wooded private property, and LT Land Development LLC real property, 33.225 acres of field and wooded private property, both parcels near Ohio State Route 730, Union Township in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did take in any manner, or possess any number or quantity of wild animals, except wild animals that the Revised Code or division rules permit to be taken, hunted, killed or had in possession, the violation concerning the taking or possession of deer, namely, the said Christopher J. Alexander did violate Division of Wildlife Rule 1501:31-15-11(F) (23) of the Ohio Administrative Code by possessing a

white-tailed deer, or parts thereof, that were taken in violation of any division rule or the Ohio Revised Code, namely hunting deer without written permission, a violation of O.R.C. 1533.17, said white-tailed deer unlawfully taken measured to be an 18-point antlered deer, with the antlers having a gross score of 244 6/8 inches, resulting in a restitution value of \$35,071.73, in violation of Title 15, Section 1531.02, 1531.99(B), 1531.99(E) & 1531.201, 1533.68(A) (**Taking or Possession of Deer in Violation of the Revised Code or Division Rule**, a misdemeanor of the third degree) and against the peace and dignity of the State of Ohio.

COUNT SIXTEEN:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 10th day of November, 2023, at the LT Land Development LLC real property, 33.225 acres of field and wooded private property near Ohio State Route 730, Union Township in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did anything prohibited or neglected to do anything required by Chapter 1531 or Chapter 1533 of the Revised Code or contrary to any division rule and such violation concerned the taking or possession of deer, namely, the said Christopher J. Alexander did violate Division of Wildlife Rule 1501:31-15-11(F)(9) of the Ohio Administrative Code by leaving a white-tailed

deer that had been killed unattended, or with another person in order to get ice to pack the deer cavity, without first attaching a completed deer permit, deer management permit, or landowner deer tag with the hunter's name, date, time and county of kill to the deer or a game check confirmation number to the deer, a white-tailed deer unlawfully taken measured to be an 18-point antlered deer with the antlers having a gross score of 244 6/8 inches, resulting in a restitution value of \$35,071.73, in violation of ~~Title 15, Section 1531.02, 1531.99(B), 1531.99(E) & 1531.201, 1533.68(A)~~ (**Taking or Possession of Deer in Violation of the Revised Code or Division Rule**, a misdemeanor of the third degree) and against the peace and dignity of the State of Ohio.

COUNT SEVENTEEN:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 10th day of November, 2023, at 1543 Shawnee Trace Road, near the Village of Blanchester, Marion Township in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did, knowing that an official investigation was in progress, or was about to be or likely to be instituted, alter, destroy, conceal, or remove any record, document, or thing, with purpose to impair its value or availability as evidence in such investigation, namely removed and relocated a

unlawfully taken white-tailed deer the said Christopher J. Alexander game checked as a 17-point antlered deer which later measured to be an 18-point antlered deer, and deer guts from Union Township and transported said unlawfully taken deer and the deer guts to another property owned by Kristina Alexander, namely 1543 Shawnee Trace Road in Marion Township, to stage a legal taking of said game-checked 17-point antlered deer at this other property to conceal an unlawful taking of said deer, in violation of Title 29, Section 2921.12(A) (1), 2921.12(B) (**Tampering with Evidence**, a felony of the third degree) and against the peace and dignity of the State of Ohio.

COUNT EIGHTEEN:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 13th day of November, 2023, at 15 Jodie Lane, Apt. D, City of Wilmington in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did knowing make a false statement, or knowingly swear or affirm the truth of a false statement previously made, when the statement was made with purpose to mislead a public official in performing the public official's official function, namely, falsified the date when Kristina Alexander actually provided written permission to hunt wild animals, namely white-tailed deer on private

property at 1543 Shawnee Trace Road on a permission slip as October 1, 2023 instead of the actual date of November 13, 2023 to mislead a wildlife officer in the investigation of the permission to hunt deer and the actual location where the taking and possession of his game-checked 17-point antlered deer occurred in violation of the Revised Code and division rules to hide or cover-up that the said Christopher J. Alexander had unlawfully taken an antlered deer he game-checked as a 17-point antlered deer, which later measured to be an 18-point antlered deer, on other private property without written permission to hunt on such other property, in violation of Title 29, Section 2921.13(A)(3), 2921.13(F)(1) (**Falsification**, a misdemeanor of the first degree) and against the peace and dignity of the State of Ohio.

COUNT NINETEEN:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 16th day of November, 2023, at 15 Jodie Lane, Apt. D, City of Wilmington in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did, knowing that an official investigation was in progress, or was about to be or likely to be instituted, make, present, or use any record, document, or thing, knowing it to be false and with purpose to mislead a public official who was or might

have been engaged in such investigation, or with purpose to corrupt the outcome of any such investigation, namely, used or presented a permission to hunt deer document to a wildlife officer as claimed proof of written permission to hunt white-tailed deer at 1543 Shawnee Trace Road that contained a falsified date of October 1, 2023 instead of the actual date of November 13, 2023 when written permission actually was provided by Kristina Alexander, intending to mislead the officer in discovering the actual location where the taking and possession of his game-checked 17-point antlered deer, which later measured to be an 18-point antlered deer, occurred in violation of the Revised Code and division rules to hide or cover-up that the said Christopher J. Alexander had unlawfully taken said antlered deer on other private property without written permission to hunt, in violation of Title 29, Section 2921.12(A)(2), 2921.12(B) (**Tampering with Evidence**, a felony of the third degree) and against the peace and dignity of the State of Ohio.

COUNT TWENTY:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 07th day of December, 2023, at 15 Jodie Lane, Apt. D, City of Wilmington in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did sell, or offer any part of wild animals for sale, or

transport any part of wild animals, except as permitted by the Revised Code or division rules, namely, sold a rack of antlers with 18 scoreable points to Keith Snider from an antlered deer the said Christopher J. Alexander had unlawfully taken in violation of a division rule, namely Division of Wildlife Rule 1501:31-15-11(G) of the Ohio Administrative Code, did unlawfully sell or offer for sale any white-tailed deer, or part thereof, namely a rack of antlers from an antlered deer taken from the wild, that was not legally acquired or possessed, namely unlawfully taken by the said Christopher J. Alexander hunting without written permission in violation of Section 1533.17 of the Ohio Revised Code, an 18-point antlered deer with the antlers having a gross score of 244 6/8 inches, resulting in a restitution value of \$35,071.73, in violation of Title 15, Section 1531.02, 1531.99(D), 1531.99(E) & 1531.201 (**Selling Illegally Taken or Possessed Deer Antlers**, a misdemeanor of the fourth degree) and against the peace and dignity of the State of Ohio.

COUNT TWENTY-ONE:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that on or about the 07th day of December, 2023, at 15 Jodie Lane, Apt. D, City of Wilmington in Clinton County, Ohio, **CHRISTOPHER J.**

ALEXANDER, did, with purpose to deprive the owner, Keith Snider of property or services, namely \$10,000.00 cash and/or marketing services, knowingly obtain or exert control over said property and/or services by deception, namely, causing Keith Snider to be deceived by withholding information that his taking and possession of an 18-point antlered deer and rack of deer antlers from said deer actually involved the said Christopher J. Alexander engaging in an unlawful taking of said 18-point antlered deer at the Landrum Oil, Inc. property by hunting without written permission in violation of R.C. 1533.17, receiving \$10,000.00 cash and/or marketing services for the rack of antlers by making the false representation that the 18-point antlered deer and rack of antlers was taken and possessed legally on his sister's real property, the property stolen from Keith Snider valued at more than seven thousand five hundred (\$7,500.00) dollars, but less than one hundred fifty thousand (\$150,000.00) dollars, in violation of Title 29, Section 2913.02 (A) (3), 2913.02 (B) (2) (**Grand Theft**, a felony of the fourth degree) and against the peace and dignity of the State of Ohio.

COUNT TWENTY-TWO:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that as a course of conduct beginning on or about the 12th day of November,

2023 and continuing through on or about the 25th day of January, 2024, at 15 Jodie Lane, Apt. D, City of Wilmington in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did, with purpose to deprive the owner, KSE Sportsman Media, Inc. DBA Outdoor Sportsman Group-IM, of property, namely \$2,000.00, knowingly obtain or exert control over said property by deception, namely, causing representatives with North American Whitetail magazine to be deceived by withholding information that his taking and possession of an 18-point antlered deer actually involved the said Christopher J. Alexander engaging in an unlawful taking of said 18-point antlered deer at the Landrum Oil, Inc. property by hunting without written permission in violation of R.C. 1533.17, receiving check no. 00125066, dated 12/21/2023 from KSE Sportsman Media, Inc. DBA Outdoor Sportsman Group-IM, payable to Christopher Alexander in the amount of \$2,000.00 as compensation for buying and publishing a cover story in North American Whitetail Magazine of the said Christopher J. Alexander's taking and possession of said antlered deer legally on his sister's real property, which was a false representation, the property stolen from KSE Sportsman Media, Inc. DBA Outdoor Sportsman Group-IM valued at one thousand (\$1,000.00) dollars or more but less than seven thousand five hundred (\$7,500.00) dollars, in violation of Title 29, Section 2913.02(A)(3), 2913.02(B)(2) (**Theft**, a felony of the fifth degree) and against the peace and dignity of the State of Ohio.


COUNT TWENTY-THREE:

THE JURORS OF THE GRAND JURY of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that as a continuous course of conduct beginning on or about the 12th day of December, 2023 and continuing through on or about the 22nd day of December, 2023, at 15 Jodie Lane, Apt. D, City of Wilmington in Clinton County, Ohio, **CHRISTOPHER J. ALEXANDER**, did, with purpose to deprive the owner, Mar-Vo Mineral Company, Inc. of property, namely \$8,000.00, knowingly obtain or exert control over said property by deception, namely, causing representatives of Mar-Vo Mineral Company, Inc. to be deceived by withholding information that his taking and possession of an 18-point antlered deer actually involved the said Christopher J. Alexander engaging in an unlawful taking of said antlered deer at the Landrum Oil, Inc. property by hunting without written permission in violation of R.C. 1533.17, receiving check no. 23822, dated 12/20/2023 from Mar-Vo Mineral Company, Inc. payable to CJ Alexander in the amount of \$8,000.00 for use of pictures of CJ Alexander and his 18-point antlered deer to promote its deer-related products such as Lucky Buck, by making the false representation that said antlered deer was legally taken on his sister's real property, the property stolen from Mar-Vo Mineral Company, Inc. valued at more than seven thousand five hundred (\$7,500.00) dollars, but less than one hundred fifty

thousand (\$150,000.00) dollars, in violation of Title 29, Section 2913.02(A) (3), 2913.02(B) (2) (**Grand Theft**, a felony of the fourth degree) and against the peace and dignity of the State of Ohio.

ANDREW T. McCOY
PROSECUTING ATTORNEY
CLINTON COUNTY, OHIO

BY:



Kenneth Egbert, Jr. 00042321
Special Prosecuting Attorney