

INDICTMENT FOR: GRAND THEFT

O.R.C. 2913.02 (A)(1) and/or (2) and/or (3) JUL 24 AM 10:26

Defendant:

ERNEST T. BOWERS

688 Citation Drive
Pataskala, OH 43062
SSN: xxx-xx-6631 DOB: 11/05/63

Case No. 14-CR-553

FILED

The State of Ohio, Licking County, ss: **COURT OF COMMON PLEAS**

Of the Term of July 23rd Session in the Year of our Lord two thousand fourteen.

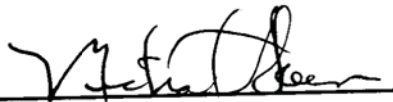
The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County aforesaid, on their oaths, in the name and by the authority of the State of Ohio, do find and present that the above-named Defendant, between the dates of November 27, 2009, and December 31, 2013, in the County of Licking aforesaid or otherwise venued in Licking County, pursuant to Ohio Revised Code Section 2901.12, with purpose to deprive the owner of property or services, did knowingly obtain or exert control over said property or services without the consent of the owner or person authorized to give consent, and/or beyond the scope of the express or implied consent of the owner or person authorized to give consent, and/or by deception, and the value of the property or services stolen is \$7,500.00 or more, but less than \$150,000.00,

in violation of Section 2913.02 (A)(1) and/or (2) and/or (3) of the Ohio Revised Code, a felony of the fourth degree,

contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of Ohio.

Kenneth Orwell by Rachel
Prosecuting Attorney *Rachel Orwell*

Endorsed: A true bill.


Foreperson of the Grand Jury

The Office of the Prosecuting Attorney requests service of the Indictment and issuance of the appropriate paperwork for service by the following means: (Prosecutor to check one)

- Warrant for Arrest [un-conditional]
(Defendant must appear for Initial Appearance on Indictment pursuant to this warrant – regardless of any previously set/posted bond under this case number, if applicable – absent some future arrangements/praecipe/court order to the contrary.)

- Warrant for Arrest [conditional]
(This warrant may be recalled by the Clerk and a summons issued instead, *if*: (a) Indictment is actually served on Defendant; and, (b) bond set *under this same case number* is actually posted. Appearance date on such a summons should be the same as the date previously noted as the appearance date for the warrant, absent some future arrangements/praecipe/court order to the contrary.)

- Summons to Appear
(Defendant must appear for Initial Appearance on Indictment by way of Summons, absent some future arrangements/praecipe/court order to the contrary.)