

FILED  
RECORDED BY  
SCANNING  
HARPER COUNTY, OKLAHOMA

IN THE SUPREME COURT OF THE STATE OF OKLAHOMA

MAY 31 2011

STATE OF OKLAHOMA, )  
)  
Plaintiff, )  
)  
vs. )  
)  
GEORGE WAYNE OLMSTEAD, )  
a.k.a. G. WAYNE OLMSTEAD, )  
DOB 03/15/1948 SSN: [REDACTED] )  
Defendant. )

LINDA SMITH  
COURT CLERK  
Case No. CF-2011-26

INDICTMENT

FOR: DOWNLOADING OBSCENE MATERIALS, 21 O.S. § 1021 [19 COUNTS]

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF OKLAHOMA:

By the order of the Supreme Court of Oklahoma, the Thirteenth Multicounty Grand Jury was convened with its principal site to be in Oklahoma City, Oklahoma County, Oklahoma, to serve from February 22, 2011 until August 22, 2012 or until the designated presiding judge determines the Thirteenth Multicounty Grand Jury has reached reasonable completion of its investigations, but in any event, no more than twenty-four (24) months from the commencement of its term. That the said Multicounty Grand Jury of the State of Oklahoma, being composed of good and lawful men and woman, legally drawn and summons according to law and then and there examined, impaneled, sworn and charged according to law to diligently inquire into and true presentment make of all public offenses against the State of Oklahoma committed and triable within the State of Oklahoma, upon their oath and in the name and by the authority of the State of Oklahoma, do present and find that:

**COUNT 1: DOWNLOADING OBSCENE MATERIALS**

On or about the 10<sup>th</sup> day of February, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

**Rule 5 – Network and Online Usage Policy**

... The term "user" shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. ...

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; ...

**Rule 7 -- E-mail and Internet Access****E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

**kaylie\_brec.wmv**

**april\_brec.wmv**

**tiffany2\_brec.wmv.**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

**COUNT 2: DOWNLOADING OBSCENE MATERIALS**

On or about the 11<sup>th</sup> day of February, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail

address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

**Rule 5 – Network and Online Usage Policy**

... The term “user” shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. ...

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; ...

**Rule 7 – E-mail and Internet Access**

**E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos

of the following titles:

**scarlett\_brcc(2).wmv**

**kara2\_brcc.wmv**

**corey\_brcc.wmv**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

### **COUNT 3: DOWNLOADING OBSCENE MATERIALS**

On or about the 14<sup>th</sup> day of February, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

#### **Rule 5 – Network and Online Usage Policy**

... The term "user" shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. ...

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; . . .

**Rule 7 – E-mail and Internet Access**

**E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

**libby\_brcc.wmv**

**marie\_brcc.wmv**

**megan\_brcc.wmv.**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

**COUNT 4: DOWNLOADING OBSCENE MATERIALS**

On or about the 15<sup>th</sup> day of February, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE**

**OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD.** That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

**Rule 5 – Network and Online Usage Policy**

... The term “user” shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. ...

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; ...

**Rule 7 – E-mail and Internet Access**

**E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then

and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

**jeanna2\_brcc.wmv**

**rochelle\_brcc.wmv**

**christian\_brcc.wmv.**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

#### **COUNT 5: DOWNLOADING OBSCENE MATERIALS**

On or about the 16<sup>th</sup> day of February, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

**Rule 5 – Network and Online Usage Policy**

... The term "user" shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. ...

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; ...

**Rule 7 – E-mail and Internet Access**

**E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

**katie2\_brcc.wmv**

**deanna\_brcc.wmv**

**kristin\_brcc.wmv**

**harmony\_brcc.wmv.**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

#### **COUNT 6: DOWNLOADING OBSCENE MATERIALS**

On or about the 17<sup>th</sup> day of February, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

##### **Rule 5 – Network and Online Usage Policy**

... The term "user" shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. ...

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; ...

**Rule 7 – E-mail and Internet Access****E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

**lourdes\_brcc.wmv**

**savannah2\_brcc.wmv.**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

**COUNT 7: DOWNLOADING OBSCENE MATERIALS**

On or about the 18<sup>th</sup> day of February, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma*

*Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

**Rule 5 – Network and Online Usage Policy**

... The term “user” shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. . . .

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; . . .

**Rule 7 – E-mail and Internet Access**

**E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

vicky\_brcc.wmv

desirae\_brcc.wmv

nicolerey.wmv

kaitlynn\_brcc.

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

### **COUNT 8: DOWNLOADING OBSCENE MATERIALS**

On or about the 22<sup>nd</sup> day of February, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

#### **Rule 5 – Network and Online Usage Policy**

... The term "user" shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. ...

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; . . .

**Rule 7 – E-mail and Internet Access**

**E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

**victoria\_brcc.wmv**

**gina\_journey\_brcc.wmv**

**kyle\_brcc.wmv**

**jeanna2\_brcc.wmv.**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

**COUNT 9: DOWNLOADING OBSCENE MATERIALS**

On or about the 23<sup>rd</sup> day of February, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

**Rule 5 – Network and Online Usage Policy**

... The term "user" shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. ...

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; ...

**Rule 7 – E-mail and Internet Access****E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

**tiffini\_brcc.wmv**

**morgan2\_brcc.wmv**

**evangeline\_brcc.wmv**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

**COUNT 10: DOWNLOADING OBSCENE MATERIALS**

On or about the 28<sup>th</sup> day of February, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail

address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

**Rule 5 – Network and Online Usage Policy**

... The term “user” shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. . . .

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; . . .

**Rule 7 – E-mail and Internet Access**

**E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos

of the following titles:

**sterling\_brcc.wmv**

**leanne\_brcc.wmv.**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

### **COUNT 11: DOWNLOADING OBSCENE MATERIALS**

On or about the 2<sup>nd</sup> day of March, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

#### **Rule 5 – Network and Online Usage Policy**

... The term "user" shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. ...

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access

is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; . . .

#### **Rule 7 – E-mail and Internet Access**

##### **E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

**brittany\_brcc.wmv**

**kobl\_gina\_brcc.wmv.**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

#### **COUNT 12: DOWNLOADING OBSCENE MATERIALS**

On or about the 4<sup>th</sup> day of March, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified

Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

#### **Rule 5 – Network and Online Usage Policy**

... The term "user" shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. ...

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; ...

#### **Rule 7 – E-mail and Internet Access**

##### **E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet

services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

**kaedyn\_brcc.wmv**

**boxxy\_brcc.wmv**

**annamarie\_brcc.wmv.**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

### **COUNT 13: DOWNLOADING OBSCENE MATERIALS**

On or about the 7<sup>th</sup> day of March, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

#### **Rule 5 -- Network and Online Usage Policy**

... The term "user" shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information,

information resource, or related activity managed or supervised by the O.C.I.S. . . .

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; . . .

**Rule 7 – E-mail and Internet Access**

**E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

**grace\_brcc.wmv.**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

**COUNT 14: DOWNLOADING OBSCENE MATERIALS**

On or about the 14<sup>th</sup> day of March, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE**

**OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD.** That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

**Rule 5 – Network and Online Usage Policy**

... The term “user” shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. . . .

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; . . .

**Rule 7 – E-mail and Internet Access**

**E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then

and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

**savannah\_brcc.wmv**

**michelle\_brcc.wmv**

**melissa2\_brcc.wmv.**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

#### **COUNT 15: DOWNLOADING OBSCENE MATERIALS**

On or about the 15<sup>th</sup> day of March, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

### **Rule 5 – Network and Online Usage Policy**

... The term “user” shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. . . .

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; . . .

### **Rule 7 – E-mail and Internet Access**

#### **E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

**jessicareg.mpg**

**keisha\_deflowered.wmv.**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

**COUNT 16: DOWNLOADING OBSCENE MATERIALS**

On or about the 16<sup>th</sup> day of March, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

**Rule 5 – Network and Online Usage Policy**

... The term "user" shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. ...

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; ...

**Rule 7 – E-mail and Internet Access****E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

**ecg\_chelsea2.wmv.**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

**COUNT 17: DOWNLOADING OBSCENE MATERIALS**

On or about the 17<sup>th</sup> day of March, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting

State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

**Rule 5 – Network and Online Usage Policy**

... The term “user” shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. . . .

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; . . .

**Rule 7 – E-mail and Internet Access**

**E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

ecg.kylie.wmv

savannah\_full.wmv

ecg\_khloe.wmv

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

### **COUNT 18: DOWNLOADING OBSCENE MATERIALS**

On or about the 22<sup>nd</sup> day of March, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

#### **Rule 5 – Network and Online Usage Policy**

... The term "user" shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. ...

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access

is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; . . .

**Rule 7 – E-mail and Internet Access**

**E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

**ecg\_maggie2.wmv**

**kali2\_full.wmv.**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

**COUNT 19: DOWNLOADING OBSCENE MATERIALS**

On or about the 23<sup>rd</sup> day of March, 2011, A.D., the crime of **Downloading Obscene Materials** was committed in Harper County, Oklahoma by the defendant, **GEORGE WAYNE OLMSTEAD, a.k.a., G. WAYNE OLMSTEAD**. That is to say that on the said date and within the aforesaid County and State, the said Defendant was the duly-elected and duly-qualified

Associate District Judge for Harper County, Oklahoma; that prior to said date, the said Defendant, as Associate District Judge, had been issued a State-owned computer, was issued a State e-mail address, and provided computer Internet service through a computer network, the *Oklahoma Computer Information System*, all of such being provided to said Defendant for use in conducting State judicial duties; that prior to said date and including the date first stated herein, the *Rules for Using the Oklahoma Court Information System*, duly adopted and approved by the Supreme Court of Oklahoma, provided in part as follows:

**Rule 5 – Network and Online Usage Policy**

... The term “user” shall include any person, entity, or organization using or attempting to use an O.C.I.S. provided service. An O.C.I.S. provided service includes, but is not limited to, access to any electronic network, computer-based information, information resource, or related activity managed or supervised by the O.C.I.S. ...

5. O.C.I.S. may not be used in ways that violate laws, regulations, codes of professional conduct applicable to particular users, and court rules;

10. Users shall comply with Rule 7 of these rules, and when Internet access is provided it shall be used consistent with the particular purpose for providing the access.

11. Internet connections may be traced to the originator and users should not visit any inappropriate Internet site; ...

**Rule 7 – E-mail and Internet Access**

**E. Appropriate Use of E-mail Accounts and Internet Access. . .**

4. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used for any illegal activity. An O.C.I.S. e-mail account or O.C.I.S. provided Internet access shall not be used to send, receive, obtain, download, store, exhibit, publish or distribute any type of obscene material. . . .

On the date first stated herein and within the aforesaid County and State, said Defendant, did then and there, use said State-owned and -issued computer, computer network, and Internet services by willfully and knowingly make use of said State-owned computer, computer network, and Internet

services, to connect with Internet sites offering obscene videos for downloading, and did then and there receive, obtain, download, store to thereafter exhibit, certain obscene and pornographic videos of the following titles:

**domenique\_full08.wmv**

**shantel\_full.wmv**

**ecg\_bailey.wmv.**

All of said acts being contrary to the provisions of Section 1021 of Title 21 of the Oklahoma Statutes and against the Peace and Dignity of the State of Oklahoma.

TRUE BILL     

NO BILL       

*William J. Puler*

\_\_\_\_\_  
FOREMAN  
OKLAHOMA MULTICOUNTY GRAND JURY

*Penalties:*

**Downloading Obscene Material, 21 O.S. Supp. 2008, § 1021(A)(3), [Each count]**  
Imprisonment for not more than ten (10) years imprisonment and/or a fine of not less than \$500.00 nor more than \$20,000.00.

**WITNESSES (Before the Grand Jury):**

*Hal Horton*, 1915 N. Stiles Ave., # 305, Oklahoma City, OK 73105  
*Lydia Hixon*, 1915 N. Stiles Ave., # 305, Oklahoma City, OK 73105  
*Michael Evans*, 1915 N. Stiles Ave., # 305, Oklahoma City, OK 73105  
*Michael Wooldridge*, Chief OAG Investigator, 313 N.E. 21<sup>st</sup> Street, Oklahoma City, OK 73105  
*Jordan Lair*, OAG Investigator, 313 N.E. 21<sup>st</sup> Street, Oklahoma City, OK 73105  
*G. Wayne Olmstead*, 311 S. E. 1<sup>st</sup>, Buffalo, OK 73834