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IN THE DISTRICT COURT OF OKLAHOMA COUNTY
STATE OF OKLAHOMA

FILED IN THE DISTRICT COURT
OKLAHOMA COUNTY, OKLA.

INFORMATION

AUG 02 2012

PATRICIA PRESLEY, COURT CLERK

by _____
DEPUTY

THE STATE OF OKLAHOMA,)
)
Plaintiff,)
)
vs.)
)
GLEN D. KING,)
)
Defendant.)

No. **CF-2012-4839**

In the name and by the authority of the State of Oklahoma:

Now comes E. SCOTT PRUITT, ATTORNEY GENERAL, in and for the State and County aforesaid, and gives the court to know and be informed as follows:

COUNT 1: On or about March 7, 2011, in Oklahoma County, State of Oklahoma, GLEN D. KING, did wilfully, intentionally, knowingly and feloniously commit the crime of FALSE CLAIM FOR INSURANCE, a felony in violation of Title 21 O.S. §1662, by alleging the theft of a pair of Nike Trailwind black/pink shoes and a pair of Retro white and black shoes under Allstate Insurance claim number 36-F685-832 and providing Foot Action receipt number 57337 in support of the claim, contrary to the form of the Statutes and against the peace and dignity of the State of Oklahoma;

or in the alternative,

On or about June 12, 2011, in Oklahoma County, State of Oklahoma, GLEN D. KING, did wilfully, intentionally, knowingly and feloniously commit the crime of FALSE CLAIM FOR INSURANCE, a felony in violation of Title 21 O.S. §1662, by alleging the theft of a pair of Nike Trailwind black/pink shoes and a pair of Retro white and black shoes under Balboa Insurance claim number H110006715 and providing Foot Action receipt number 57337 in support of the claim, contrary to the form of the Statutes and against the peace and dignity of the State of Oklahoma.

COUNT 2: On or about December 8, 2010, in Oklahoma County, State of Oklahoma, **GLEN D. KING**, did wilfully, intentionally, knowingly and feloniously commit the crime of **FALSE CLAIM FOR INSURANCE**, a felony in violation of **Title 21 O.S. §1662**, by alleging the theft of a Franko Chain under State Farm Insurance claim number 36-F682-703 and providing an Elegant Jewelers receipt dated December 1, 2008, in support of the claim, contrary to the form of the Statutes and against the peace and dignity of the State of Oklahoma;

or in the alternative,

On or about April 8, 2011, in Oklahoma County, State of Oklahoma, **GLEN D. KING**, did wilfully, intentionally, knowingly and feloniously commit the crime of **FALSE CLAIM FOR INSURANCE**, a felony in violation of **Title 21 O.S. §1662**, by alleging the theft of a Franko Chain under Allstate Insurance claim number 198135709 and providing an Elegant Jewelers receipt dated December 1, 2008, in support of the claim, contrary to the form of the Statutes and against the peace and dignity of the State of Oklahoma.

COUNT 3: On or about March 7, 2011, in Oklahoma County, State of Oklahoma, **GLEN D. KING**, did wilfully, intentionally, knowingly and feloniously commit the crime of **FALSE CLAIM FOR INSURANCE**, a felony in violation of **Title 21 O.S. §1662**, by alleging the theft of a digital camera and Sony PS3 Game System under State Farm Insurance claim number 36-F685-832 and providing Wal-Mart receipts numbers 8699 8894 1761 2852 3078 0 and 4257 6998 2537 8956 0956 0 respectively in support of the claim, contrary to the form of the Statutes and against the peace and dignity of the State of Oklahoma;

or in the alternative,

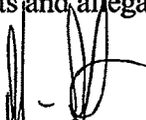
On or about March 7, 2011, in Oklahoma County, State of Oklahoma, **GLEN D. KING**, did wilfully, intentionally, knowingly and feloniously commit the crime of **FALSE CLAIM FOR INSURANCE**, a felony in violation of **Title 21 O.S. §1662**, by alleging the theft of a digital camera and Sony PS3 Game System under Allstate Insurance claim number 198135709 and providing Wal-Mart receipts numbers 8699 8894 1761 2852 3078 0 and 4257 6998 2537 8956 0956 0 respectively in support of the claim, contrary to the form of the Statutes and against the peace and dignity of the State of Oklahoma.

E. SCOTT PRUITT
ATTORNEY GENERAL OF OKLAHOMA


Marc S. Pate, OBA #10567
Assistant Attorney General
313 N.E. 21st Street
Oklahoma City, Oklahoma 73105
(405) 522-3921

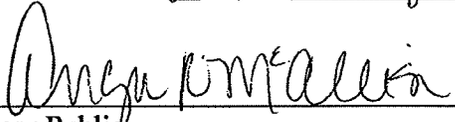
STATE OF OKLAHOMA)
OKLAHOMA COUNTY) ss

I do solemnly swear that the statements and allegations set forth in the within information are true.



Marc S. Pate
Assistant Attorney General

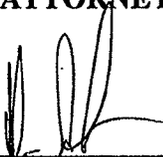
Signed and sworn to before me by Marc S. Pate on the 20th day of July,
2012.



Notary Public
(SEAL)
My Commission Expires: _____



E. SCOTT PRUITT
ATTORNEY GENERAL OF OKLAHOMA

By: 

Marc S. Pate
Assistant Attorney General

Violation and Penalty:

21 O.S §1662: Not exceeding three (3) years and/or not exceeding \$1,000.00 fine

Witnesses

Jay Drake
Balboa Insurance Company
Special Investigations Unit
2505 W. Chandler Boulevard
Chandler, Arizona 85224

Chris McDaniel
Allstate Insurance Company
P.O. Box 167848
Irving, Texas 75016

Alvin Ice
State Farm Insurance Company
13431 N. Broadway Extension Suite #150
Oklahoma City, Oklahoma 73114

Sherry Endecott
c/o Raleigh Square Apartments
1309 MacAlpine
Moore, Oklahoma 73160

Curtis Kohler
Raleigh Square Apartments
4500 Cherry Hill Lane (Office)
Oklahoma City, Oklahoma 73135

Manager
Walmart
100 E. I-240 Service Road
Oklahoma City, Oklahoma

Don Hullet
Adkins Adjustment Services, Inc.
Independent Adjuster
P.O. Box 528
Wheatland, Oklahoma 73097

Darrell Gee
State Farm Insurance Company
4409 S.E. 29th Street
Del City, Oklahoma 73115

Genesis Edwards
State Farm Insurance
12222 State Farm Boulevard
Tulsa, Oklahoma 74146

Danielle Beaver
Raleigh Square Apartments
1309 MacAlpine
Moore, Oklahoma 73160

Manager
Walmart
5401 Tinker Diagonal
Oklahoma City, Oklahoma

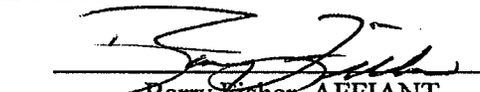
Barry Rice
Oklahoma Attorney General's Office
313 N.E. 21st
Oklahoma City, Oklahoma 73105

From information I learned through the investigation of the Balboa claim, Multi-County Grand Jury subpoenas were prepared requesting the State Farm and Allstate insurance claim files regarding King. Upon receipt of the State Farm and Allstate claim files pursuant to the Multi-County Grand Jury subpoenas I learned King submitted some of the same receipts for stolen items in the State Farm, Allstate and Balboa insurance claims.

I reviewed claim file documentation provided by Balboa, State Farm and Allstate regarding theft claims from King's apartment. The claim documents revealed King submitted copies of Foot Action receipts to State Farm regarding a pair of "Retro 13 black/white shoes," and a pair of "Nike Trailwind black/pink shoes" for his loss on March 7, 2011, and also submitted copies of the same Foot Action receipts for his loss on June 12, 2011, to Balboa which listed the same pairs of shoes purchased at the same store. Further review of the claim documents revealed Mr. King submitted a copy of an "Elegant Jewelers" receipt for a gold chain to State Farm for his loss on December 8, 2010, and also submitted a copy of the same "Elegant Jeweler's" receipt for a gold chain to Allstate for his loss on April 8, 2011. In addition, Mr. King submitted copies of Wal-Mart receipts to State Farm for a "Sony Play Station 3" game system and a digital camera for his loss on March 7, 2011, and also submitted copies of the same Wal-Mart receipts to Allstate for the "Sony Play Station 3" game system and digital camera regarding his loss on April 8, 2011.

Based on the above information, I believe that probable cause exist to show that **GLEN KING** committed the crime of **FALSE CLAIM FOR INSURANCE** in violation of **TITLE 21 O.S. 1662**, a felony, and therefore request that a warrant issue for his arrest.

FURTHER AFFIANT SAYETH NOT.


Barry Fisher, AFFIANT

STATE OF OKLAHOMA)
) SS
COUNTY OF OKLAHOMA)

Subscribed and sworn to before me this 30th day of July, 2012, by Barry Fisher.

Angela McAllister

Notary Public

(SEAL)

My Commission Expires: _____



FINDING OF PROBABLE CAUSE

On this _____ day of _____, 2012, the above-styled and numbered cause came on for hearing before me, the undersigned Judge of the District Court of Oklahoma County, Oklahoma, upon the Affidavit of Barry Fisher, Investigator with the State Attorney General's Office, requesting that a warrant of arrest be issued for the within named defendant, Glen King, that he might be arrested and held to answer for the offense of . Based upon said Affidavit, I am satisfied and do hereby find that the offense of _____ has been committed, and that there is probable cause to believe the within named defendant has committed said offense, and that a warrant of arrest should issue.

Dated this _____ day of _____, 2012 .

Judge of the District Court