

FILED  
CIRCUIT COURT  
2011 FEB 16 AM 9:28  
DESCHUTES COUNTY  
OREGON

IN THE CIRCUIT COURT OF THE STATE OF OREGON  
FOR DESCHUTES COUNTY

THE STATE OF OREGON

Plaintiff

Case Number 10FE1510AB

**INDICTMENT**

vs

BOYLE, MICHAEL PATRICK  
(43121) (DOB 05/22/61)

(\* No control#)

Defendant

For Violation of ORS:

164.377 F/C

165.800 F/C

164.377 F/C

165.800 F/C

100300578 BPD

The above-named defendant is accused by the Grand Jury in this indictment of the offense of COMPUTER CRIME (Count 1); IDENTITY THEFT (Count 2); COMPUTER CRIME (Count 3); IDENTITY THEFT (Count 4), committed as follows:

(Count 1 - ORS 164.377) That the said defendant, on or about the 16th day of January 2010, in Deschutes County, Oregon, did unlawfully and knowingly access any computer, computer system, computer network or any part thereof for the purpose of: committing theft (customer list),

The State further alleges that this count is a separate and distinct criminal act from all other counts. This count did not arise from the same continuous and uninterrupted course of conduct.

The State further alleges that the following aggravating conditions were present: the violation of Public

\_\_\_\_\_ of \_\_\_\_\_ was involved

(Count 4 - ORS 165.800) That the said defendant, on or about the 17th day of January 2010, in Deschutes County, Oregon, did unlawfully with the intent to deceive or to defraud, convert to defendant's own use the personal identification of another person, to wit: Lori Patch

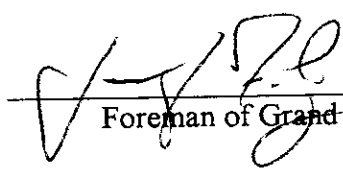
Contrary to the statutes, regulations and such cases made and provided and against the peace and dignity of the State of Oregon. The State declares its intent to continue to treat any misdemeanor charged herein as a crime.

Dated at Bend, Oregon this 15th day of February, 2011


Witnesses subpoenaed and examined before the Grand Jury and for the State of Oregon:

PORTERFIELD, OFCR ASHLEY  
GARBUIT, ORVILLE DENNIS  
PATCH, LORI C  
BLONDHEIM, SCOTT D  
THORN, KEN  
HARTLEY, DET PATRICK  
TABOR, DET MICHAEL S  
MELSHEIMER, MARIE FAY

a true bill

  
Foreman of Grand Jury

PATRICK J. FLAHERTY,  
District Attorney

By   
OSB: 963334 J.K.

Security Amount is \$ \_\_\_\_\_  
Let a Bench Warrant issue.

Dated: \_\_\_\_\_

\_\_\_\_\_  
Circuit Judge

IN THE CIRCUIT COURT OF THE STATE OF OREGON  
FOR DESCHUTES COUNTY

THE STATE OF OREGON

Plaintiff

Case Number

10FE1510AB

vs

BOYLE, MICHAEL PATRICK  
(43121) (DOB 05/22/61)  
WM/506/185/BRO/BLU

(\* No control#)

**DISTRICT ATTORNEY'S INFORMATION**

For Violation of ORS:

164.377 F/C

164.377 F/C

Defendant

100300578 BPD

The above-named defendant is accused by this information of the offense of **COMPUTER CRIME** (Count 1) ; **COMPUTER CRIME** (Count 2) , committed as follows:

(Count 1 - ORS 164.377) That the said defendant, on or about the 17th day of January 2010, in Deschutes County, Oregon, did unlawfully and knowingly access any computer , computer system , computer network or any part thereof for the purpose of: committing theft (customer list) ,

The State further alleges that this count is a separate and distinct criminal act from all other counts. This count did not arise from the same continuous and uninterrupted course of conduct.

The State further alleges that the following aggravating conditions were present: the violation of Public Trust or professional responsibility was involved.

(Count 2 - ORS 164.377) That the said defendant, on or about the 18th day of January 2010, in Deschutes County, Oregon, did unlawfully and knowingly access any computer , computer system , computer network or any part thereof for the purpose of: committing theft (customer list)

The State further alleges that this count is a separate and distinct criminal act from all other counts. This count did not arise from the same continuous and uninterrupted course of conduct.

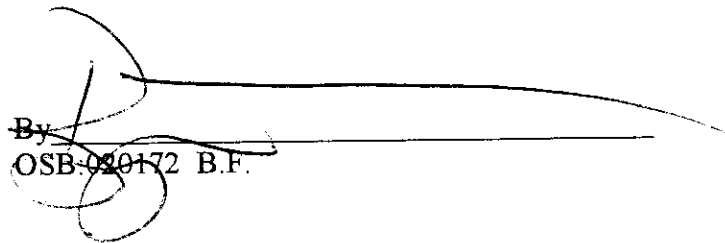
The State further alleges that the following aggravating conditions were present: the violation of Public Trust or professional responsibility was involved.

Contrary to the statutes, regulations and such cases made and provided and against the peace and dignity of the State of Oregon. The State declares its intent to continue to treat any misdemeanor charged herein as a crime.

Dated at Bend, Oregon  
December 10, 2010

MICHAEL T. DUGAN,  
District Attorney

WARRANT ISSUED: \_\_\_\_\_  
SECURITY AMOUNT: \_\_\_\_\_

By   
OSB-020172 B.F.

FILED  
CIRCUIT COURT  
2011 FEB 16 AM 9:28  
DESCHUTES COUNTY  
OREGON

IN THE CIRCUIT COURT OF THE STATE OF OREGON  
FOR DESCHUTES COUNTY

THE STATE OF OREGON

Plaintiff

Case Number *10FE154MA*  
INDICTMENT

vs

*ELLEN*  
MART, MARY ELAINE  
(129247) (DOB Unknown)

(\* No control#)

For Violation of ORS:  
164.055/161.405 F/C  
164.055/161.405 F/C  
164.055/161.405 F/C  
164.055/161.405 F/C  
164.055/161.405 F/C

property from Glasweld with the intent to deprive said owner of property and the total value of the property in a single or aggregate transaction is seven hundred and fifty dollars or more ,  
The State further alleges that the following aggravating conditions were present: the violation of Public Trust or professional responsibility was involved. (Kudah)

(Count 3 - ORS 164.055A) That the said defendant, between or about the 23rd day of July 2009 and the 30th day of July 2009, in Deschutes County, Oregon, did unlawfully and knowingly commit theft of property from Glasweld with the intent to deprive said owner of property and the total value of the property in a single or aggregate transaction is seven hundred and fifty dollars or more ,  
The State further alleges that the following aggravating conditions were present: the violation of Public Trust or professional responsibility was involved. (N'Sougan)

(Count 4 - ORS 164.055A) That the said defendant, between or about the 1st day of September 2009 and the 2nd day of September 2009, in Deschutes County, Oregon, did unlawfully and knowingly commit theft of property from Glasweld with the intent to deprive said owner of property and the total value of the property in a single or aggregate transaction is seven hundred and fifty dollars or more ,  
The State further alleges that the following aggravating conditions were present: the violation of Public Trust or professional responsibility was involved. (Anagonou)

(Count 5 - ORS 164.055A) That the said defendant, between or about the 11th day of September 2009 and the 18th day of September 2009, in Deschutes County, Oregon, did unlawfully and knowingly commit theft of property from Glasweld with the intent to deprive said owner of property and the total value of the property in a single or aggregate transaction is seven hundred and fifty dollars or more ,  
The State further alleges that the following aggravating conditions were present: the violation of Public Trust or professional responsibility was involved. (Kudah)

(Count 6 - ORS 164.055A) That the said defendant, between or about the 27th day of October 2009 and the 2nd day of November 2009, in Deschutes County, Oregon, did unlawfully and knowingly commit

(Count 9 - ORS 164.055A) That the said defendant, between or about the 23rd day of November 2009 and the 24th day of November 2009, in Deschutes County, Oregon, did unlawfully and knowingly commit theft of property from Glasweld with the intent to deprive said owner of property and the total value of the property in a single or aggregate transaction is seven hundred and fifty dollars or more ,  
The State further alleges that the following aggravating conditions were present: the violation of Public Trust or professional responsibility was involved. (Anagonou)

(Count 10 - ORS 164.045) That the said defendant, between or about the 23rd day of November 2009 and the 24th day of November 2009, in Deschutes County, Oregon, did unlawfully and knowingly commit theft of property from Glasweld of the total value of one hundred dollars or more (Sambieni)

(Count 11 - ORS 164.055A) That the said defendant, between or about the 5th day of December 2009 and the 9th day of December 2009, in Deschutes County, Oregon, did unlawfully and knowingly commit theft of property from Glasweld with the intent to deprive said owner of property and the total value of the property in a single or aggregate transaction is seven hundred and fifty dollars or more ,  
The State further alleges that the following aggravating conditions were present: the violation of Public Trust or professional responsibility was involved. (Aziamado))

(Count 12 - ORS 164.045) That the said defendant, between or about the 14th day of January 2009 and the 15th day of January 2010, in Deschutes County, Oregon, did unlawfully and knowingly commit theft of property from Glasweld of the total value of one hundred dollars or more and less then one thousand dollars (Alitonou)

(Count 13 - ORS 164.055A) That the said defendant, between or about the 27th day of January 2010 and the 29th day of January 2010, in Deschutes County, Oregon, did unlawfully and knowingly commit theft of property from Glasweld with the intent to deprive said owner of property and the total value of the property in a single or aggregate transaction is one thousand dollars or more ,  
The State further alleges that the following aggravating conditions were present: the violation of Public Trust or professional responsibility was involved. (Guenkov)

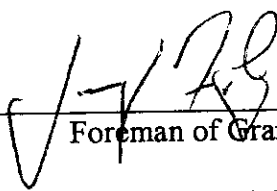
Contrary to the statutes, regulations and such cases made and provided and against the peace and dignity of the State of Oregon. The State declares its intent to continue to treat any misdemeanor charged herein as a crime.

Dated at Bend, Oregon this <sup>15th</sup> ~~17th~~ day of February, 2011

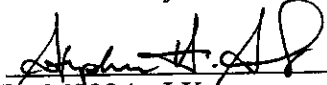
Witnesses subpoenaed and examined before the Grand Jury and for the State of Oregon:

GARBUTT, ORVILLE DENNIS  
SAYERS, RUTH  
MACKEY, ROSE MARIE  
HARTLEY, DET PATRICK

a true bill

  
\_\_\_\_\_  
Foreman of Grand Jury

PATRICK J. FLAHERTY,  
District Attorney

By  OSB 940838 fca  
OSB: 963334 J.K.

Security Amount is \$ \_\_\_\_\_  
Let a Bench Warrant issue.

Dated: \_\_\_\_\_

\_\_\_\_\_  
Circuit Judge



FILED  
JAN 13 2010  
CLERK OF DISTRICT COURT  
DESCHUTES COUNTY  
OREGON

IN THE CIRCUIT COURT OF THE STATE OF OREGON  
FOR DESCHUTES COUNTY

THE STATE OF OREGON

Plaintiff

Case Number

10FE1514MA

vs

MART, SHAWN  
(717270) (DOB Unknown)  
///

(\* No control#)

**DISTRICT ATTORNEY'S INFORMATION**

For Violation of ORS:  
164.057 F/B  
164.055/161.405 F/C

MART, MARY ELAINE  
(129247) (DOB 02/08/58)  
WF///BRO/BRO

Defendants

100300919 BPD

The above-named defendants are are accused by this information of the offense of **AGGRAVATED THEFT (Count 1) ; THEFT I (Count 2)** , committed as follows:

(Count 1 - ORS 164.057) That the said defendant Mary Mart, between or about the 1st day of January 2009 and the 1st day of February 2010, in Deschutes County, Oregon, did take, obtain, appropriate, obtain or withhold property from Glas Weld with the intent to deprive said owner of property and the value of the property in a single or aggregate transaction is ten thousand dollars or more and the property is not a motor vehicle used primarily for personal transportation

This count did not arise from the same continuous and uninterrupted course of conduct. The State further alleges that the following aggravating conditions were present: the violation of Public Trust or professional responsibility was involved.

(Count 2 - ORS 164.055A) That the said defendant Shawn Mart, on or about the 1st day of February, 2010, in Deschutes County, Oregon, did unlawfully and knowingly commit theft of funds, the property of Glas Weld, with the intent to deprive said owner of property and the total value of the property in a single or aggregate transaction is one thousand dollars or more

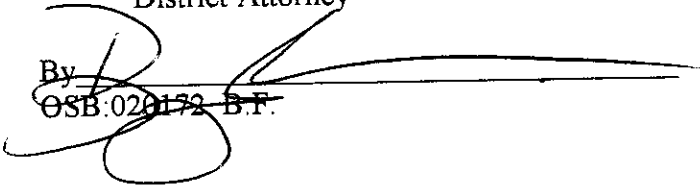
The State further alleges that the following aggravating conditions were present: the violation of Public Trust or professional responsibility was involved.

Contrary to the statutes, regulations and such cases made and provided and against the peace and dignity of the State of Oregon. The State declares its intent to continue to treat any misdemeanor charged herein as a crime.

Dated at Bend, Oregon  
December 10, 2010

MICHAEL T. DUGAN,  
District Attorney

WARRANT ISSUED: \_\_\_\_\_  
SECURITY AMOUNT: \_\_\_\_\_

By   
OSB:020172 B.F.