

STATE OF INDIANA
MARION COUNTY, ss:

IN THE MARION SUPERIOR COURT
CRIMINAL DIVISION

THE STATE OF INDIANA

) INFORMATION
) COUNT I
) THEFT, CLASS D FELONY I.C.
) 35-43-4-2

vs.

JoEllen Tumey W/F/
CAUSE NO. 49F090309FD159574
(AS TO COUNT(S) I)

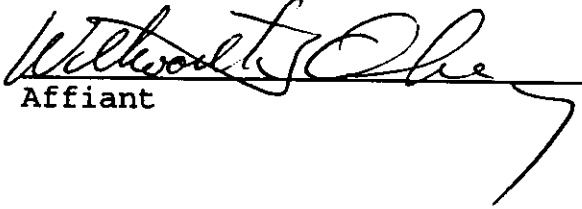
On this date, W. Oberg came before the Prosecuting Attorney of the Nineteenth Judicial Circuit and, being duly sworn (or having affirmed), stated that in Marion County, Indiana:

COUNT I

JoEllen Tumey, on or between September 25, 2002 and November 8, 2002, did knowingly exert unauthorized control over the property, that is: United States currency, of Security, Police and Fire Professionals of America, Local 4, with intent to deprive Security, Police and Fire Professionals of America, Local 4 of any part of the value or use of said property;

all of which is contrary to statute and against the peace and dignity of the State of Indiana.

I swear or affirm under penalty of perjury as specified by IC. 35-44-2-1 that the foregoing representations are true.


Affiant

September 17, 2003
Date

CARL J. BRIZZI
Marion County Prosecutor
19th Judicial Circuit

State's Witnesses:
W. Oberg
A. Kieffer-Dunn
Jim Allen
Jeri Cameron
Delon Johnson
Brian Higgins
Laura Leis


Deputy Prosecuting Attorney

State of Indiana }
County of Marion } SS:
State of Indiana, }

IN THE MARION SUPERIOR COURT

ROOM NO. 9 CAUSE NO. 03159574

ORDER FOR
WARRANT OR SUMMONS

vs..

Jo Ellen Turney

- G136 [A] Probable cause found:
G137 Warrant for arrest of defendant ordered;
G138 Summons for appearance of defendant ordered for crimes charged in counts:

- G139 [B] A petition having been filed charging the defendant with a violation of conditions of probation pursuant to I.C. 35-38-2-3; cause found to order:
G140 Warrant for arrest of defendant;
G141 Summons for appearance of defendant;

- G142 [C] Defendant having failed to appear and;
 having been admitted to bail on surety bond pursuant to I.C. 35-33-8-3(1), and bondsman having failed to produce the defendant, pursuant to I.C. 27-10-2-12, the Clerk is ordered to mail notice of this order to the bondsman and surety at the address indicated in the bond and if bondsman fails to produce the defendant or prove statutory prevention, the Clerk shall assess statutory late surrender fees. If bondsman does not comply within 365 days of mailing notice, the Court shall immediately enter judgment on the forfeiture and bondsman is to be assessed all actual costs resulting from defendant's failure to appear.
G143 having been admitted to 10% cash deposit bail pursuant to I.C. 35-33-8-3(2), said bond is forfeited;
G252 having been admitted to cash deposit bail pursuant to I.C. 35-33-8-3(1), said bond is forfeited;
G144 having been released from custody on his own recognizance;
G146 summons having been issued by this court pursuant to I.C. 35-33-4-1 and there being a determination of probable cause that a crime has been committed;
G148 a petition having been filed charging the defendant with a violation of conditions or probation pursuant to I.C. 35-38-2-3;

- [D] Defendant
G147 having failed to timely pay fines and costs as ordered by this court;
G145 having violated certain conditions of release;
G217

- G231 The Court now finds cause to order:
G232 Warrant for arrest of defendant;
G233 Summons for appearance of defendant;

- G127 The Clerk is ordered to issue:
G149 Summons for appearance of defendant on _____
G262 A warrant for arrest of the defendant with bond to be:
 Sets bond amount \$2500
 Surety (SR) Cash (CS) Property (PB)
 10% Cash (PR) Hold Without Bond (NB) OR

Date: 9/17/03

[Signature]
Judge/Commissioner
Marion Superior Court