

106

SI- 33

BOND: 50K

INDICTMENT

FILED

CASE NO. 67069

11/8/11
LAURA BOHLING, CLERK

STATE OF TENNESSEE

vs.

CALEB UTTERBACK, TBI

PROSECUTOR

WITNESSES

JAMES LAWHORNE JR.

CALEB UTTERBACK, TBI

Here duly summoned as witnesses and sworn by me, and testified before the Grand Jury on this indictment

Karen W Huber

GRAND JURY FOREMAN

THE CLERK will issue summons for the following State Witnesses:

FORGERY (B-F)(THREE COUNTS)
CRIMINAL SIMULATION (B-F)

CALEB UTTERBACK, TBI

MARK PFLANZER

A TRUE BILL

Karen W Huber

GRAND JURY FOREMAN

WILLIAM C. WHITESELL, JR.

DISTRICT ATTORNEY GENERAL

STATE OF TENNESSEE, RUTHERFORD COUNTY

NOVEMBER SESSION OF THE CRIMINAL COURT, 2011

THE GRAND JURORS of RUTHERFORD County, Tennessee, duly empaneled and sworn upon their oath present that in RUTHERFORD County, Tennessee and before a finding of this indictment on the day of JULY, 2006

JAMES LAWHORNE JR.

did unlawfully, knowingly and with intent to defraud MARK PFLANZER of the sum of OVER \$60,000, possess a writing with a forged signature, without the authorization of PULSE VOICE INC., on a certain writing of the following tenor, words and figures, to-wit:

PULSE VOICE INC: said appraisal purports to provide evidence of the value of equipment. This proof of value was provided to the victim, who relied upon same and made a loan to the Defendant.

in violation of T.C.A. 39-14-114

and against the peace and dignity of the State of Tennessee.

STATE OF TENNESSEE, RUTHERFORD COUNTY

NOVEMBER SESSION OF THE CRIMINAL COURT, 2011

THE GRAND JURORS of RUTHERFORD County, Tennessee, duly empaneled and sworn upon their oath present that in RUTHERFORD County, Tennessee and before a finding of this indictment on the day of JULY, 2006 JAMES LAWHORNE JR.

did unlawfully, knowingly and with intent to defraud MARK PFLANZER of the sum of OVER \$60,000, possess a writing with a forged signature, without the authorization of INTEGRATED SOFTWARE TECHNOLOGIES, on a certain writing of the following tenor, words and figures, to-wit:

INTEGRATED SOFTWARE TECHNOLOGIES: said appraisal purports to provide evidence of the value of equipment. This proof of value was provided to the victim, who relied upon same and made a loan to the Defendant.

in violation of T.C.A. 39-14-114

and against the peace and dignity of the State of Tennessee.

FOURTH COUNT

STATE OF TENNESSEE, RUTHERFORD COUNTY

NOVEMBER SESSION OF THE CRIMINAL COURT, 2011

THE GRAND JURORS of RUTHERFORD County, Tennessee, duly empaneled and sworn upon their oath present that in RUTHERFORD County, Tennessee and before a finding of this indictment on the day of JULY, 2006 JAMES LAWHORNE JR.

did unlawfully and with intent to defraud or harm another, make or alter an object, in whole or in part , so that it appears to have value because of age, antiquity, rarity, source or authorship that it does not have, in violation of T.C.A. 39-14-115

and against the peace and dignity of the State of Tennessee.


DISTRICT ATTORNEY GENERAL