chober TERM, 20 21, CRIMINAL COURT

STATE OF TENNESSEE

VS.

NO. 2021-0-1757

JULIA MICHELLE ARMSTRONG

PROSECUTOR:

CHARGE: Ct. 1 Forgery

Ct. 2 Theft of Property

Ct. 3 Computer Theft by Fraud

Countral Court Clork

Witness(es) before the Grand Jury:

The above witness(es) appeared; was/were duly sworn by me, the foreperson, and gave testimony before the Grand Jury in the above-styled cause this 28th day of October , 20 21.

A TRUE BILL

A NO TRUE BILL

Foreperson

Davidson County Grand Jury

SUBPOENA THE FOLLOWING WITNESSES FOR THE STATE OF TENNESSEE:

COMPLAINT NO(s): 2021-0475591

c/o Comptroller of the Treasury, Div. of Investigations, 425 Rep. John Lewis

Way N., Nashville, TN 37243

c/o Comptroller of the Treasury, Div. of Investigations, 425 Rep. John Lewis

Way N., Nashville, TN 37243



INDICTMENT

State of Tennessee, Davidson County

COUNT 1

THE GRAND JURORS of Davidson County, Tennessee, duly impaneled and sworn, upon their oath, present that:

JULIA MICHELLE ARMSTRONG

on or about the 8th day of June, 2017, in Davidson County, Tennessee and before the finding of this indictment, did intentionally or knowingly forge a writing described or depicted as follows: a grant contract between the State of Tennessee, Department of Mental Health and Substance Abuse Services (MHSAS) and Phases, Inc. (contract no. DGA 53381_2017-2018_041) of the value of \$10,000 or more but less than \$60,000, with the intent to defraud or harm another, to wit: MHSAS, in violation of Tennessee Code Annotated § 39-14-114, and against the peace and dignity of the State of Tennessee.

COUNT 2

THE GRAND JURORS of Davidson County, Tennessee, duly impaneled and sworn, upon their oath, present that:

JULIA MICHELLE ARMSTRONG

on divers days from the **28th** day of **April**, **2017**, through the **31st** day of **August**, **2018**, in Davidson County, Tennessee and before the finding of this indictment, knowingly did obtain or exercise control over certain property, to wit: **money**, **goods**, **and services**, of the value of **more than \$2,500 but less than \$10,000**, the property of **Tennessee Department of Mental Health and Substance Abuse Services (MHSAS)**, without the effective consent of **MHSAS**, with the intent to deprive **MHSAS** of the property, in violation of Tennessee Code Annotated § 39-14-103, and against the peace and dignity of the State of Tennessee.

COUNT 3

THE GRAND JURORS of Davidson County, Tennessee, duly impaneled and sworn, upon their oath, present that:

JULIA MICHELLE ARMSTRONG

on divers days from the **28th** day of **April**, **2017**, through the **1st** day of **June**, **2018**, in Davidson County, Tennessee and before the finding of this indictment, knowingly accessed, caused to be accessed, or attempted to access, directly or indirectly, any telephone system, telecommunications facility, computer software, computer program, data, computer, computer system, computer network or any part thereof, the property of the State of Tennessee, for the purpose of obtaining money, property or services for **herself** or another, with a value of **\$2,500** or **more but less than \$10,000**, by means of false or fraudulent pretenses, representations, or promises, in violation of Tennessee Code Annotated § 39-14-602, and against the peace and dignity of the State of Tennessee.

GLENN R. FUNK

DISTRICT ATTORNEY GENERAL TWENTIETH JUDICIAL DISTRICT

IN THE CRIMINAL COURT FOR DAVIDSON COUNTY, TENNESSEE

Case Num	ber: <u>202</u>	I-D-17	57 Count #	2		_ Counsel for the State: Kristen Stunehill			
Judicial D	istrict:	_20t1	1 Judicial Divisi	on:	IV	Counsel for the Defendant: Mike Urquhar +			
						Co-Counsel for the Defendant:			
						☐ Retained ☐ Pub Def Appt ☑ Private Atty Appt			
State of T	ennessee					☐ Counsel Waived ☐ Pro Se			
vs.	T. 1.								
Defendant	t: <u>Julia</u>	Miche	lle Armstrona	_Alias	:	Date of Birth: Sex:	F		
Race:		SS	SN	I	Driver L	License #: Issuing State: TDOC #:			
State ID #:			County Offender	· ID # (if appli	icable):TDOC #:			
Relationsii	ib to viem	n:			Victin	m's Age:			
State Cont	rol #:		Arr	est Da	ite:	Indictment Filing Date:			
			•	() Orig	inal	☐ Amended ☐ Corrected			
Come the	parties for	entry	of judgment.						
On the	day	of Apr	11	20 <u>22</u>	<u>-</u> ,	, the defendant:			
☑ Pled Gui	lty]					
☐ Pled Nole	Contender	е			Indictment: Class (circle one) 1st A B C D E Felony Misdemeanor				
☐ Pled Guilty - Certified Question Findings					Indicted Offense Name: Theft of Property over \$2500 Indicted Offense TCA §: 39-14-103				
Incorporated by Reference Indi									
Dismisse					Amended Offense Name:				
☐ Nolle Prosequi with costs					Amended Offense TCA §: Offense Date: $04/28/17 - 08/31/18$ County of Offense: Davidson				
☐ Nolle Pro	-				Country of Offense: Davidson Conviction Offense Name: Same				
Is found:	☐ Gu	-	☐ Not Guilty	1 1	Conviction Offense TCA §: Same				
· · · · · · · · · · · · · · · · · · ·		t Guilty	by Reason of Insanity	1 /	Conviction: Class (circle one) 1st A B C (D) E Felony Misdemeanor				
☐ Jury Verd ☐ Bench Tr			0 4		Sentence Imposed Date: 04/14/22				
□ bench ii.	iai Merge	a with	Count:] ـــــــــــــــــــــــــــــــــــــ					
hat a senten Offender	are incorpora	ated by	reference herein, it is OF aposed as follows:	NDERE	D and A	atencing, all factors in Tennessee Code Annotated Title 40, Chapter ADJUDGED that the conviction described above is imposed hereby the conviction described above is imposed hereby the conviction described above is imposed.	y and		
Status Check One)	Release Eligibility for Felony Offense						9 Act 1989 e Zone		
Mitigated Standard Multiple Persistent Career	│ □ Mitigate	d 30% d 30% 35% nt 45%	☐ § 40-35-501(i) 100% ☐ Multiple Rapist 100% ☐ Child Rapist 100% ☐ Agg Rapist 100% ☐ Child Predator 100% ☐ § 39-13-518 100%	☐ Ag ☐ § 3 ☐ Mu ☐ Ag	39-17-13 1lt § 39-1 g Assaul	5%	olent Off		
Concurrent	with:				Pretri	ial Jail Credit Period(s):	7		
					 		- 1		
 						to			
Consecutive to:						to From to			
					It is n	not the intent of the court for duplication of Jail Credit to be			
					applie	ed to consecutive sentences			
entenced To		rDoc	County Jail		CoreC				
entence Len	igth:	Year	sMonths	_Days		Hours Life Life w/out Parole Death	ļ		
Mandatory	y Minimum	Senteno	e Length: §§ 39	-17-41	7 , 39-13	3-513, 39-13-514, or 39-17-432 in Prohibited Zone	1		
			§ 55-			de Offense ession/Employment of Firearm	į		
			\$8.40	±39-20	8211	Violation of Sex Offender Registry	ì		
D : 1 41	. •		Meth	§§ (39	17-434,	Violation of Sex Offender Registry , -417, -418)			
Minimum	ncarceration service prior	i to be s r to elig	erved prior to release or ibility for work release f	ı proba	tion or (Community Corrections:MonthsDaysHours y status and rehabilitative programs:% (Misdemeanor or Split Confiner			
							nent Only)		
iternative S	entence: 🗵	Sup Pr >	ob ∐Unsup Prob ∐Co	mm Co	orr 🏻 Pr	rob Sup By Comm. Corr (CHECK ONE BOX)			
			sMonthsDay			• • •			
	WAS DRUG				CONDI	TION OF THE ALTERNATIVE SENTENCE? Yes No			
	_]	Hon. Jennifer L. Smith	-		Jenny of Jud	1		
			Judge's Name			/ Judge's Signature	1		

IN THE CRIMINAL COURT FOR DAVIDSON COUNTY, TENNESSEE

Case Number: <u>2021-0-1757</u> Count #	
Judicial District: 20th Judicial Division:	<u>.1V</u>
State of Tennessee vs. Defendant: Julia Michelle Armstrona Alias: Race: SSN	Date of Birth: Sex:
CONTINUATION OF JUDGMEN	「▼ ☑ Original ☐ Amended ☐ Corrected
Court Ordered Fees and Fines: Costs to be Paid by \$ Court Costs	Restitution: Victim Name TN Dept. of Mental Health & Substance Address Address
\$ Drug Testing Fund (TN Drug Control Act)	Total Amount \$ 6260. ° Per Month \$ 100. °
\$ CICF \$ Sex Offender Tax \$ Other:	☐ Unpaid Community Service:HoursDaysWeeksMonths
judgment. May transition to unsupervised probation	per month, remainder to convert to civil after full payment of entire restitution
amount (\$6260-00/). Pursuant to Hicks v. State.	
Pursuant to plea, dismiss Counts 1+3.	
	•
Hon. Jennifer L. Simth Judge's Name Counsel for State/Signature (optional)	Judge's Signature Defendant/Defendant's Counsel/Signature (optional)
I, clerk, hereby certify that, before en parties who did not provide a signature above.	try by the court, a copy of this judgment was made available to the party or