

3677  
Elliott

IN THE DISTRICT COURT, IN AND FOR OKLAHOMA COUNTY, STATE OF OKLAHOMA

State of Oklahoma

PLAINTIFF,

VS.

GUS BLACKWELL

CF-2016 - 3677

DEFENDANT.

FILED IN DISTRICT COURT  
OKLAHOMA COUNTY

MAY 06 2016

TIM RHODES  
COURT CLERK

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF OKLAHOMA, COMES NOW  
DAVID W. PRATER THE DULY ELECTED, QUALIFIED AND ACTING DISTRICT ATTORNEY IN  
AND FOR OKLAHOMA COUNTY, DISTRICT NO. 7, STATE OF OKLAHOMA, AND ON HIS OFFICIAL OATH INFORMS THE  
DISTRICT COURT THAT

COUNT 1 : ON OR ABOUT THE 31ST DAY OF JANUARY, 2015, A.D., THE CRIME OF PERJURY WAS  
FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS  
BLACKWELL, WHO, DID WILLFULLY, FELONIOUSLY, AND INTENTIONALLY MAKE A  
STATEMENT WHICH HE KNEW TO BE UNTRUE AND FALSE AFTER HAVING CERTIFIED  
THAT HIS CIR'S (CAMPAIGN CONTRIBUTIONS AND EXPENDITURES REPORT) WERE  
CORRECT, SPECIFICALLY: BY CERTIFYING THAT HIS CIR, CAMPAIGN AND  
CONTRIBUTIONS AND EXPENDITURES REPORT FOR PERIOD JANUARY 1, 2013 THROUGH  
MARCH 31, 2013 WAS TRUE AND CORRECT, CONTRARY TO THE PROVISIONS OF  
SECTION 491 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE  
AND DIGNITY OF THE STATE OF OKLAHOMA

COUNT 2 : ON OR ABOUT THE 31ST DAY OF JANUARY, 2015, A.D., THE CRIME OF PERJURY WAS  
FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS  
BLACKWELL, WHO, DID WILLFULLY, FELONIOUSLY, AND INTENTIONALLY MAKE A  
STATEMENT WHICH HE KNEW TO BE UNTRUE AND FALSE AFTER HAVING CERTIFIED  
THAT HIS CIR'S (CAMPAIGN CONTRIBUTIONS AND EXPENDITURES REPORT) WERE  
CORRECT, SPECIFICALLY: BY CERTIFYING THAT HIS CIR, CAMPAIGN AND  
CONTRIBUTIONS AND EXPENDITURES REPORT FOR PERIOD APRIL 1, 2013 THROUGH  
JUNE 30, 2013 WAS TRUE AND CORRECT, CONTRARY TO THE PROVISIONS OF SECTION  
491 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND  
DIGNITY OF THE STATE OF OKLAHOMA

COUNT 3 : ON OR ABOUT THE 31ST DAY OF JANUARY, 2015, A.D., THE CRIME OF PERJURY WAS  
FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS  
BLACKWELL, WHO, DID WILLFULLY, FELONIOUSLY, AND INTENTIONALLY MAKE A  
STATEMENT WHICH HE KNEW TO BE UNTRUE AND FALSE AFTER HAVING CERTIFIED  
THAT HIS CIR'S (CAMPAIGN CONTRIBUTIONS AND EXPENDITURES REPORT) WERE  
CORRECT, SPECIFICALLY: BY CERTIFYING THAT HIS CIR, CAMPAIGN AND  
CONTRIBUTIONS AND EXPENDITURES REPORT FOR PERIOD JULY 1, 2013 THROUGH  
SEPTEMBER 30, 2013 WAS TRUE AND CORRECT, CONTRARY TO THE PROVISIONS OF  
SECTION 491 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE  
AND DIGNITY OF THE STATE OF OKLAHOMA

COUNT 4 : ON OR ABOUT THE 31ST DAY OF JANUARY, 2015, A.D., THE CRIME OF PERJURY WAS  
FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS  
BLACKWELL, WHO, DID WILLFULLY, FELONIOUSLY, AND INTENTIONALLY MAKE A  
STATEMENT WHICH HE KNEW TO BE UNTRUE AND FALSE AFTER HAVING CERTIFIED  
THAT HIS CIR'S (CAMPAIGN CONTRIBUTIONS AND EXPENDITURES REPORT) WERE  
CORRECT, SPECIFICALLY: BY CERTIFYING THAT HIS CIR, CAMPAIGN AND  
CONTRIBUTIONS AND EXPENDITURES REPORT FOR PERIOD OCTOBER 1, 2013  
THROUGH DECEMBER 21, 2013 WAS TRUE AND CORRECT, CONTRARY TO THE  
PROVISIONS OF SECTION 491 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND

## AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

- COUNT 5 : ON OR ABOUT THE 31ST DAY OF JANUARY, 2015, A.D., THE CRIME OF PERJURY WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, DID WILLFULLY, FELONIOUSLY, AND INTENTIONALLY MAKE A STATEMENT WHICH HE KNEW TO BE UNTRUE AND FALSE AFTER HAVING CERTIFIED THAT HIS C1R'S (CAMPAIGN CONTRIBUTIONS AND EXPENDITURES REPORT) WERE CORRECT, SPECIFICALLY: BY CERTIFYING THAT HIS C1R, CAMPAIGN AND CONTRIBUTIONS AND EXPENDITURES REPORT FOR PERIOD JANUARY 1, 2014 THROUGH MARCH 31, 2014 WAS TRUE AND CORRECT, CONTRARY TO THE PROVISIONS OF SECTION 491 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 6 : ON OR ABOUT THE 31ST DAY OF JANUARY, 2015, A.D., THE CRIME OF PERJURY WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, DID WILLFULLY, FELONIOUSLY, AND INTENTIONALLY MAKE A STATEMENT WHICH HE KNEW TO BE UNTRUE AND FALSE AFTER HAVING CERTIFIED THAT HIS C1R'S (CAMPAIGN CONTRIBUTIONS AND EXPENDITURES REPORT) WERE CORRECT, SPECIFICALLY: BY CERTIFYING THAT HIS C1R, CAMPAIGN AND CONTRIBUTIONS AND EXPENDITURES REPORT FOR PERIOD APRIL 1, 2014 THROUGH JUNE 9, 2014 WAS TRUE AND CORRECT, CONTRARY TO THE PROVISIONS OF SECTION 491 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 7 : ON OR ABOUT THE 31ST DAY OF JANUARY, 2015, A.D., THE CRIME OF PERJURY WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, DID WILLFULLY, FELONIOUSLY, AND INTENTIONALLY MAKE A STATEMENT WHICH HE KNEW TO BE UNTRUE AND FALSE AFTER HAVING CERTIFIED THAT HIS C1R'S (CAMPAIGN CONTRIBUTIONS AND EXPENDITURES REPORT) WERE CORRECT, SPECIFICALLY: BY CERTIFYING THAT HIS C1R, CAMPAIGN AND CONTRIBUTIONS AND EXPENDITURES REPORT FOR PERIOD AUGUST 12, 2014 THROUGH OCTOBER 20, 2014 WAS TRUE AND CORRECT, CONTRARY TO THE PROVISIONS OF SECTION 491 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 8 : ON OR ABOUT THE 28TH DAY OF SEPTEMBER, 2015, A.D., THE CRIME OF PERJURY WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, DID WILLFULLY, FELONIOUSLY, AND INTENTIONALLY MAKE A STATEMENT WHICH HE KNEW TO BE UNTRUE AND FALSE AFTER HAVING CERTIFIED THAT HIS C1R'S (CAMPAIGN CONTRIBUTIONS AND EXPENDITURES REPORT) WERE CORRECT, SPECIFICALLY: BY CERTIFYING THAT HIS C1R, CAMPAIGN AND CONTRIBUTIONS AND EXPENDITURES REPORT FOR PERIOD OCTOBER 1, 2014 THROUGH DECEMBER 31, 2014 WAS TRUE AND CORRECT, CONTRARY TO THE PROVISIONS OF SECTION 491 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 9 : ON OR ABOUT THE 5TH DAY OF MARCH, 2014, A.D., THE CRIME OF MAKING A FALSE OR FICTITIOUS OR FRAUDULENT CLAIM AGAINST THE STATE WAS FELONIOUSLY COMMITTED IN THE STATE OF OKLAHOMA BY GUS BLACKWELL WHO KNOWINGLY, WILFULLY AND FELONIOUSLY MADE A FRAUDULENT CLAIM FOR FILING A CLAIM WITH THE OKLAHOMA HOUSE REPRESENTATIVES ON THE 5TH DAY OF MARCH, 2014 FOR PER DIEM FOR BEING IN OKLAHOMA CITY ON SUNDAY THE 16TH DAY OF FEBRUARY, 2014, WHEN EVIDENCE SHOWS HE WAS AT HIS RESIDENCE IN LAVERNE OKLAHOMA, AGAINST THE PROVISIONS OF SECTION 358 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 10 : ON OR ABOUT THE 28TH DAY OF MARCH, 2014, A.D., THE CRIME OF MAKING A FALSE OR FICTITIOUS OR FRAUDULENT CLAIM AGAINST THE STATE WAS FELONIOUSLY

- COMMITTED IN THE STATE OF OKLAHOMA BY GUS BLACKWELL WHO KNOWINGLY, WILFULLY AND FELONIOUSLY MADE A FRAUDULENT CLAIM FOR FILING A CLAIM WITH THE OKLAHOMA HOUSE REPRESENTATIVES ON THE 28TH DAY OF MARCH, 2014 FOR PER DIEM FOR BEING IN OKLAHOMA CITY ON SUNDAY THE 9TH DAY OF MARCH, 2014, WHEN EVIDENCE SHOWS HE WAS AT HIS RESIDENCE IN LAVERNE OKLAHOMA, AGAINST THE PROVISIONS OF SECTION 358 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 11 : ON OR ABOUT THE 24TH DAY OF APRIL, 2014, A.D., THE CRIME OF MAKING A FALSE OR FICTITIOUS OR FRAUDULENT CLAIM AGAINST THE STATE WAS FELONIOUSLY COMMITTED IN THE STATE OF OKLAHOMA BY GUS BLACKWELL WHO KNOWINGLY, WILFULLY AND FELONIOUSLY MADE A FRAUDULENT CLAIM FOR FILING A CLAIM WITH THE OKLAHOMA HOUSE REPRESENTATIVES ON THE 24TH DAY OF APRIL, 2014 FOR PER DIEM FOR BEING IN OKLAHOMA CITY ON SUNDAY THE 30TH DAY OF MARCH, 2014, SUNDAY THE 6TH DAY OF APRIL, 2014 AND SUNDAY THE 20TH DAY OF APRIL, 2014, WHEN EVIDENCE SHOWS HE WAS AT HIS RESIDENCE IN LAVERNE OKLAHOMA, AGAINST THE PROVISIONS OF SECTION 358 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 12 : ON OR ABOUT THE 23RD DAY OF MAY, 2014, A.D., THE CRIME OF MAKING A FALSE OR FICTITIOUS OR FRAUDULENT CLAIM AGAINST THE STATE WAS FELONIOUSLY COMMITTED IN THE STATE OF OKLAHOMA BY GUS BLACKWELL WHO KNOWINGLY, WILFULLY AND FELONIOUSLY MADE A FRAUDULENT CLAIM FOR FILING A CLAIM WITH THE OKLAHOMA HOUSE REPRESENTATIVES ON THE 23RD DAY OF MAY, 2014 FOR PER DIEM FOR BEING IN OKLAHOMA CITY ON SUNDAY THE 27TH DAY OF APRIL, 2014, SUNDAY THE 4TH DAY OF MAY, 2014 AND SUNDAY THE 11TH DAY OF MAY, 2014, WHEN EVIDENCE SHOWS HE WAS AT HIS RESIDENCE IN LAVERNE OKLAHOMA, AGAINST THE PROVISIONS OF SECTION 358 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 13 : ON OR ABOUT THE 4TH DAY OF JANUARY, 2013, A.D., THE CRIME OF EMBEZZLEMENT WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A VALUE OVER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 14 : ON OR ABOUT THE 12TH DAY OF SEPTEMBER, 2013, A.D., THE CRIME OF EMBEZZLEMENT WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A VALUE OVER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 15 : ON OR ABOUT THE 1ST DAY OF FEBRUARY, 2012, A.D., THE CRIME OF EMBEZZLEMENT WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS

BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A VALUE OVER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

COUNT 16 : ON OR ABOUT THE 1ST DAY OF MARCH, 2012, A.D., THE CRIME OF EMBEZZLEMENT WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A VALUE OVER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

COUNT 17 : ON OR ABOUT THE 1ST DAY OF APRIL, 2012, A.D., THE CRIME OF EMBEZZLEMENT WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A VALUE OVER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

COUNT 18 : ON OR ABOUT THE 1ST DAY OF MAY, 2012, A.D., THE CRIME OF EMBEZZLEMENT WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A VALUE OVER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

COUNT 19 : ON OR ABOUT THE 25TH DAY OF SEPTEMBER, 2012, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE

REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

- COUNT 20 : ON OR ABOUT THE 27TH DAY OF SEPTEMBER, 2012, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 21 : ON OR ABOUT THE 4TH DAY OF OCTOBER, 2012, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 22 : ON OR ABOUT THE 9TH DAY OF OCTOBER, 2012, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 23 : ON OR ABOUT THE 16TH DAY OF OCTOBER, 2012, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

- COUNT 24 : ON OR ABOUT THE 23RD DAY OF OCTOBER, 2012, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 25 : ON OR ABOUT THE 11TH DAY OF DECEMBER, 2012, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 26 : ON OR ABOUT THE 20TH DAY OF DECEMBER, 2012, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 27 : ON OR ABOUT THE 1ST DAY OF JANUARY, 2013, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 28 : ON OR ABOUT THE 1ST DAY OF FEBRUARY, 2013, A.D., THE CRIME OF EMBEZZLEMENT WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY

TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A VALUE OVER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

COUNT 29 : ON OR ABOUT THE 1ST DAY OF MARCH, 2013, A.D., THE CRIME OF EMBEZZLEMENT WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A VALUE OVER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

COUNT 30 : ON OR ABOUT THE 1ST DAY OF APRIL, 2013, A.D., THE CRIME OF EMBEZZLEMENT WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A VALUE OVER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

COUNT 31 : ON OR ABOUT THE 3RD DAY OF JANUARY, 2013, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

COUNT 32 : ON OR ABOUT THE 17TH DAY OF SEPTEMBER, 2013, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID

RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

COUNT 33 : ON OR ABOUT THE 24TH DAY OF SEPTEMBER, 2013, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

COUNT 34 : ON OR ABOUT THE 26TH DAY OF SEPTEMBER, 2013, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

COUNT 35 : ON OR ABOUT THE 3RD DAY OF OCTOBER, 2013, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

COUNT 36 : ON OR ABOUT THE 9TH DAY OF OCTOBER, 2013, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA



- COUNT 37 : ON OR ABOUT THE 31ST DAY OF OCTOBER, 2013, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 38 : ON OR ABOUT THE 7TH DAY OF NOVEMBER, 2013, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 39 : ON OR ABOUT THE 21ST DAY OF NOVEMBER, 2013, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 40 : ON OR ABOUT THE 1ST DAY OF FEBRUARY, 2014, A.D., THE CRIME OF EMBEZZLEMENT WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A VALUE OVER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA
- COUNT 41 : ON OR ABOUT THE 1ST DAY OF MARCH, 2014, A.D., THE CRIME OF EMBEZZLEMENT WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A VALUE

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COUNT 42 : ON OR ABOUT THE 1ST DAY OF APRIL, 2014, A.D., THE CRIME OF EMBEZZLEMENT WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A VALUE OVER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

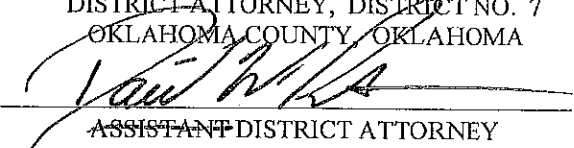
COUNT 43 : ON OR ABOUT THE 1ST DAY OF MAY, 2014, A.D., THE CRIME OF EMBEZZLEMENT WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A VALUE OVER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

COUNT 44 : ON OR ABOUT THE 1ST DAY OF OCTOBER, 2014, A.D., THE CRIME OF EMBEZZLEMENT WAS UNLAWFULLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY GUS BLACKWELL, WHO, WHILE BEING ENTRUSTED AS A STATE REPRESENTATIVE AND THE TREASURER OF HIS CANDIDATE COMMITTEE, DID WILFULLY, AND WRONGFULLY TAKE, STEAL, APPROPRIATE, CONVERT, AND EMBEZZLE SAID MONEY, OF A UNDER \$500.00, TO HIS OWN USE AND BENEFIT AND IN A MANNER AND FOR A PURPOSE INCONSISTENT AND CONTRARY TO AND NOT IN ACCORDANCE WITH THE TRUST IMPOSED IN HIM AS SUCH AN OKLAHOMA STATE REPRESENTATIVE AND TREASURER OF HIS CANDIDATE COMMITTEE, WITH THE UNLAWFUL AND FRAUDULENT INTENT TO CHEAT, WRONG, AND DEFRAUD THE SAID RIGHTFUL OWNER THEREOF, CONTRARY TO THE PROVISIONS OF SECTION 1451 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

DAVID W. PRATER

DISTRICT ATTORNEY, DISTRICT NO. 7  
OKLAHOMA COUNTY, OKLAHOMA

BY

  
ASSISTANT DISTRICT ATTORNEY


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I HAVE EXAMINED THE FACTS IN THIS CASE AND RECOMMEND THAT A WARRANT DO ISSUE, (22 O.S.: 231).

DAVID W. PRATER

DISTRICT ATTORNEY, DISTRICT NO. 7  
OKLAHOMA COUNTY, OKLAHOMA

BY



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ASSISTANT DISTRICT ATTORNEY

---

NAME OF WITNESSES

GARY EASTRIDGE  
OKLAHOMA COUNTY DISTRICT ATTORNEY  
505 COUNTY OFFICE BLDG.  
OKLAHOMA CITY OK, 73102

JAN HARRISON  
OK STATE HOUSE OF REP COMPTROLLER CHEIF

GEOFFREY LONG  
OKLAHOMA ETHICS COMMISSION  
OKLAHOMA CITY, OK

STACEY TRIVITT  
OK STATE HOUSE OF REP COMPTROLLER

IN THE DISTRICT COURT OF OKLAHOMA COUNTY )  
STATE OF OKLAHOMA )

vs. )

) AFFIDAVIT OF  
) PROBABLE CAUSE

DEFENDANTS:

Gus Blackwell W/M 11-4-1955

STATE OF OKLAHOMA )  
COUNTY OF OKLAHOMA )

) SS. CHARGES:

Perjury 21-491 (8 counts)  
Filing False claim against state 21-358 (4 counts)  
Embezzlement More than \$500 21-1451 (13 counts)  
Embezzlement Less than \$500 21-1451 (19 counts)

I, Gary Eastridge, being first duly sworn upon oath, depose and state as follows:

Your Affiant is a peace/police officer employed as the Chief Investigator by the Oklahoma County District Attorney's Office. I was first certified as a police officer in 1979. Since that time I have had training and experience in many aspects of criminal investigation. My employment responsibilities as Chief Investigator include investigation of suspected criminal conduct in Oklahoma County, Oklahoma. Your Affiant has learned through the investigation set forth herein as follows:

In early February, 2016 the Oklahoma County District Attorney opened an investigation concerning possible fraud against the state by former State Representative Gus Blackwell. Information received from the Oklahoma Ethics Commission indicates that Blackwell paid for travel expenses from his campaign account and claimed reimbursement from the House of Representatives for the same expenses.

Blackwell's personal and campaign bank account records were accessed by search warrant. A review of each account reveals that Blackwell made numerous purchases for travel expenses on his campaign account Capital One credit card throughout calendar year 2012 thru 2014. The counts listed below are only those that are within the statute of limitations. These purchases were made at times the Oklahoma House of Representatives was in session as well as when it was not. Payments to Capital One were made from Blackwell's campaign account named "Friends of Gus Blackwell 2012" account # 1552544 held at the Bank of Laverne in Laverne, Oklahoma. Blackwell submitted travel and per diem claims for his travel to and from his home in Laverne, Oklahoma and the Oklahoma State Capitol. These reimbursements were paid to Blackwell via direct deposit into his personal account # 103106186 at the Anchor D Bank in Texhoma Oklahoma.

Examination of this account reveals that Blackwell did not reimburse the campaign account with the mileage reimbursements paid by the State. Instead Blackwell converted the funds for personal gain. Additionally Blackwell wrote checks to himself from the campaign account for travel expenses he had not personally incurred.

**Embezzlement Count 1 (more than \$500)**

On January 4, 2013 Blackwell wrote check 1135 to himself in the amount of \$4031.50. In the memo section he wrote "reimburse 2012 usage Mileage 8,063 miles".

**Embezzlement Count 2 (more than \$500)**

On September 12, 2013 Blackwell wrote check #1146 from the campaign account to himself in the amount of \$2497.86. In the memo section he wrote "Jan-Aug travel 4421 x .565".

**Embezzlement Count 3 (more than \$500)**

In February of 2012 Blackwell embezzled \$825.84 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 4 (more than \$500)**

In March of 2012 Blackwell embezzled \$1266.84 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign

**Embezzlement Count 5 (more than \$500)**

In April of 2012 Blackwell embezzled \$1266.84 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 6 (more than \$500)**

In May of 2012 Blackwell embezzled \$1266.84 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 7 (less than \$500)**

On September 25, 2012 Blackwell embezzled \$206.46 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 8 (less than \$500)**

On September 27, 2012 Blackwell embezzled \$206.46 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 9 (less than \$500)**

On October 4, 2012 Blackwell embezzled \$206.46 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 10 (less than \$500)**

On October 9, 2012 Blackwell embezzled \$206.46 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 11 (less than \$500)**

On October 16, 2012 Blackwell embezzled \$206.46 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 12 (less than \$500)**

On October 23, 2012 Blackwell embezzled \$206.46 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 13 (less than \$500)**

On December 11, 2012 Blackwell embezzled \$206.46 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 14 (less than \$500)**

On December 20, 2012 Blackwell embezzled \$206.46 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 15 (less than \$500)**

In January of 2013 Blackwell embezzled \$420.36 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 16 (more than \$500)**

In February of 2013 Blackwell embezzled \$1428.72 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 17 (more than \$500)**

In March of 2013 Blackwell embezzled \$1134.72 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 18 (more than \$500)**

In April of 2013 Blackwell embezzled \$987.72 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 19 (less than \$500)**

On January 3, 2013 Blackwell embezzled \$210.18 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 20 (less than \$500)**

On September 17, 2013 Blackwell embezzled \$210.18 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 21 (less than \$500)**

On September 24, 2013 Blackwell embezzled \$210.18 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 22 (less than \$500)**

On September 26, 2013 Blackwell embezzled \$210.18 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 23 (less than \$500)**

On October 3, 2013 Blackwell embezzled \$210.18 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 24 (less than \$500)**

On October 9, 2013 Blackwell embezzled \$210.18 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 25 (less than \$500)**

On October 31, 2013 Blackwell embezzled \$210.18 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 26 (less than \$500)**

On November 7, 2013 Blackwell embezzled \$210.18 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 27 (less than \$500)**

On November 21, 2013 Blackwell embezzled \$210.18 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 28 (more than \$500)**

In February of 2014 Blackwell embezzled \$1292.28 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 29 (more than \$500)**

In March of 2014 Blackwell embezzled \$1292.28 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 30 (more than \$500)**

In April of 2014 Blackwell embezzled \$1139.28 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 31 (more than \$500)**

In May of 2014 Blackwell embezzled \$1139.28 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

**Embezzlement Count 32 (less than \$500)**

On October 1, 2014 Blackwell embezzled \$208.32 from his campaign account by converting mileage reimbursement from the State of Oklahoma to personal gain for expenses incurred by his campaign.

Blackwell provided the Oklahoma Ethics Commission with mileage logs to document non state reimbursed travel. On March 17-2016 I requested documents from Blackwell's attorney Mack Martin. This included credit card statements for his campaign credit card, mileage logs, and income tax filings for 2012-2013-2014. Mr. Martin brought me the requested items except for the mileage logs. He did provide a disc with Blackwell's calendar which he explained was used to create the mileage logs. Comparing the calendar with the mileage logs showed numerous inconsistencies.

On April, 2016 I received a copy of the requested mileage logs from Mack Martin indicating they were the travel records he had obtained from Mr. Blackwell. These mileage logs were different from the mileage logs provided to the Oklahoma Ethics Commission. There were more detailed entries with different mileage totals. Many of the



entries do not match information contained on the outlook calendar that Mr. Martin said was used to prepare them.

While comparing Blackwell's house travel and per diem claims a pattern was detected where Blackwell would claim a night away from home and check the "to OKC" on Sunday on the claim form. Blackwell would then circle the Sunday date as a night spent away from home. Blackwell's credit card statement shows travel related purchases were made the following Monday at locations along a travel route from Laverne to OKC. These are listed below:

**Filing false claims against state count 1:**

On March 5<sup>th</sup> 2014 Blackwell filed State of Oklahoma travel and per diem claim form indicating:

Travel "to OKC" on Sunday February 16<sup>th</sup> 2014 and he circled that day on the travel and per diem claim form as a night spent away from home. Credit card statement shows a purchase on Monday Feb 17 2014 at 11:57 am at Domino #7 Watonga Ok for \$31.23.

**Filing false claims against state count 2:**

On March 28<sup>th</sup> 2014 Blackwell filed State of Oklahoma travel and per diem claim form indicating:

Travel "to OKC" on Sunday March 9 2014 and he circled that day on the travel and per diem claim form as a night spent away from home. Credit card statement shows a purchase on Monday March 10, 2014 at 7:52 am at Fastfill Laverne Ok for \$58.33.

**Filing false claims against state count 3:**

On April 24<sup>th</sup>, 2014 Blackwell filed State of Oklahoma travel and per diem claim form indicating:

Travel "to OKC" on Sunday March 30, 2014 and he circled that day on the travel and per diem claim form as a night spent away from home. Credit card statement shows a purchase on Monday March 31, 2014 at 9:43 am at Ranger 2 El Reno Ok for \$64.46.

Travel "to OKC" on Sunday April 6, 2014 and he circled that day on the travel and per diem claim form as a night spent away from home. Credit card statement shows a purchase on Monday April 7, 2014 at 10:38 am at Shell Oil 57429432008 Seiling Ok for \$44.98.

Travel "to OKC" on Sunday April 20, 2014 and he circled that day on the travel and per diem claim form as a night spent away from home. Credit card statement shows a purchase on Monday April 21, 2014 Domino #7 Watonga Ok. for \$32.20.

**Filing false claims against state count 4:**

On April 24<sup>th</sup>, 2014 Blackwell filed State of Oklahoma travel and per diem claim form indicating:

Travel "to OKC" on Sunday April 27, 2014 and he circled that day on the travel and per diem claim form as a night spent away from home. Credit card statement shows a purchase on Monday April 28, 2014 Shell Oil 93002955152 Woodward Ok. for \$61.18.

Travel "to OKC" on Sunday May 4, 2014 and he circled that day on the travel and per diem claim form as a night spent away from home. Credit card statement shows a purchase on Monday May 5, 2014 Shell Oil 57429432008 Seiling Ok for \$65.75. Travel "to OKC" on Sunday May 11, 2014 and he circled that day on the travel and per diem claim form as a night spent away from home. Credit card statement shows a purchase on Monday May 12, 2014 Fastfill Laverne, Ok for \$42.07.

Additionally Blackwell is required by state statute 62 257:10-1-13 to file quarterly reports of contributions and expenditures. These are filed via form C1-R. Blackwell filed C1Rs for all 4 reporting periods of 2013 and all 4 periods of 2014 certifying that the information was true and correct. Each of these certified C1R filings conflicts with the balances shown in the campaign bank account named "Friends of Gus Blackwell 2012" account # 1552544 held at the bank of Laverne.

### **Perjury Count 1**

On January 31, 2015 Blackwell filed amended C1-R for period Jan 01, 2013 ending Mar 31, 2013 showing funds remaining \$31332.04. The campaign bank account dated 3-28-2013 shows a balance of \$21,989, 93

### **Perjury Count 2**

On January 31, 2015 Blackwell filed amended C1-R for period 4-1-2013 ending 6-30-2013 showing funds remaining \$20,566.16  
The bank statement dated 6-28-2013 shows a balance of \$16,490.91

### **Perjury Count 3**

On January 31, 2015 Blackwell filed amended C1R for period 7-1-2013 ending 9-30-2013 showing funds remaining \$29,061.85  
The bank statement dated 9-30-2013 shows a balance of \$11,224.05

### **Perjury Count 4**

On January 31, 2015 Blackwell filed amended C1R for period 10-1-2013 ending 12-31-2013 showing funds remaining \$13,262.80  
The bank statement dated 12-31-2013 shows a balance of \$3890.23

### **Perjury Count 5**

On January 31, 2015 Blackwell filed amended C1R for period 1-1-2014 ending 3-31-2014 showing funds remaining \$11,529.76  
The bank statement dated 3-31-2013 shows a balance of \$5813.35

### **Perjury Count 6**

On January 31, 2015 Blackwell filed amended C1-R for period 4-1-2014 ending 6-9-2014 showing funds remaining \$10,497.62  
The bank statement dated 6-28-2013 shows a balance of \$16,490.91

**Perjury Count 7**

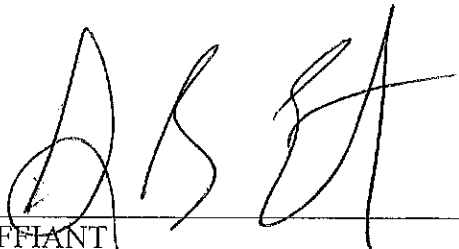
On January 31, 2015 Blackwell filed amended C1-R for period 8-12-2014 ending 10-20-2014 showing funds remaining \$6,946.23.  
The bank statement dated 8-31-2014 shows a balance of \$2853.04

**Perjury Count 8**

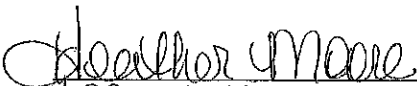
On January 31, 2015 Blackwell filed C1R for period 10-1-2014 ending 12-31-2013 showing funds remaining \$16,288.17  
On January 31, 2015 Blackwell filed amended C1R for period 10-1-2014 ending 12-31-2013 showing funds remaining \$11,065.61  
On September 28, 2015 Blackwell filed another amended C1R for period 10-1-2014 ending 12-31-2013 showing funds remaining \$0  
The bank statement dated 12-31-2013 shows a balance of \$456.15

Summary

Affiant's investigation has revealed that Gus Blackwell filed his C1R "CAMPAIGN CONTRIBUTIONS AND EXPENDITURES REPORT" as required by state statute. Blackwell certified that information contained on the reports was true and correct when in fact it was not. Blackwell also made numerous claims for per diem, including the 4 specific incidents listed above, claiming to be in Oklahoma City when in fact he was not. Blackwell also made a numerous claims to the state of Oklahoma for reimbursement for mileage that were in fact paid for by his campaign account. These reimbursements were deposited in Blackwell's personal account. The travel and per diem claims were submitted to the Oklahoma House of Representatives Comptroller which is located in Oklahoma City, Oklahoma County, Oklahoma. Based upon this there is probable cause to believe that Gus Blackwell has committed the crime of Perjury 8 counts, Filing false claim against state 4 counts, and embezzlement 32 counts as set forth above..

  
\_\_\_\_\_  
AFFIANT

Subscribed and sworn to before me this 5<sup>th</sup> day of May, 2016

  
\_\_\_\_\_  
#02002647  
exp. 02-13-2018