

**Cuyahoga County Court of Common Pleas**  
**Criminal Court Division**

State of Ohio, vs. John M. Cole George Allen Cole		Plaintiff Steve M. Hobbs Danielle Panagopoulos, Defendants	A True Bill Indictment For <b>Burglary - F2</b> §2911.12(A)(1) 36 Additional Count(s)
<b>Dates of Offense (on or about)</b> 04/28/2014 to 09/09/2014		<b>The Term Of</b> January of 2015	<b>Case Number</b> 590944-14-CR

The State of Ohio,                                   } SS.  
Cuyahoga County

<b>Count 1</b>	<b>Burglary - F2</b> §2911.12(A)(1)
<b>Defendants</b>	John M. Cole
<b>Date of Offense</b>	On or about April 28, 2014

*The Jurors of the Grand Jury of the State of Ohio, within and for the body of the County aforesaid, on their oaths, IN THE NAME AND BY THE AUTHORITY OF THE STATE OF OHIO, do find and present, that the above named Defendant(s), on or about the date of the offense set forth above, in the County of Cuyahoga, unlawfully*

did, by force, stealth, or deception, trespass, as defined in section 2911.21(A)(1) of the Revised Code, in an occupied structure or in a separately secured or separately occupied portion of an occupied structure, when Kevin Keglovic, not the accomplice of the offender, was present, with purpose to commit in the structure or in the separately secured or separately occupied portion of the structure any criminal offense, to wit: Theft, RC 2913.02.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

Foreperson of the Grand Jury

Prosecuting Attorney

<b>Count 2</b>	<b>Theft - F5</b> §2913.02(A)(1)
<b>Defendants</b>	John M. Cole
<b>Date of Offense</b>	On or about April 28, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did with purpose to deprive the owner, Patricia Keglovic, of jewelry and/or electronics and/or gift cards and/or camera or services, knowingly obtain or exert control over either the property or services without the consent of the owner or person authorized to give consent and the property or services stolen is valued at \$1,000 or more and less than \$7,500.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 3</b>	<b>Criminal Damaging Or Endangering - M2</b> §2909.06(A)(1)
<b>Defendants</b>	John M. Cole
<b>Date of Offense</b>	On or about April 28, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did knowingly cause or create a substantial risk of physical harm, by any means, to property of Patricia Keglovic, to wit: door and/or door frame, without her consent.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 4</b>	<b>Burglary - F2</b> §2911.12(A)(1)
<b>Defendants</b>	John M. Cole
<b>Date of Offense</b>	On or about May 13, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did, by force, stealth, or deception, trespass, as defined in section 2911.21(A)(1) of the Revised Code, in an occupied structure or in a separately secured or separately occupied portion of an occupied structure, when Steven Newport, not the accomplice of the offender, was present, with purpose to commit in the structure or in the separately secured or separately occupied portion of the structure any criminal offense, to wit: Theft, RC 2913.02.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*



Foreperson of the Grand Jury



Prosecuting Attorney

**Count 5**      **Theft - F5**  
                    §2913.02(A)(1)

**Defendants**      John M. Cole

**Date of Offense**      On or about May 13, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did with purpose to deprive the owner, April Newport and/or Kevin Newport, of canvas bag and/or piggy bank and/or money and/or jewelry box and/or jewelry or services, knowingly obtain or exert control over either the property or services without the consent of the owner or person authorized to give consent and the property or services stolen is valued at \$1,000 or more and less than \$7,500.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

**Count 6**      **Theft - F4**  
                    §2913.02(A)(1)

**Defendants**      John M. Cole

**Date of Offense**      On or about May 13, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did with purpose to deprive the owner, April Newport and/or Kevin Newport, of prescription medication or services, knowingly obtain or exert control over either the property or services without the consent of the owner or person authorized to give consent and the property stolen is any dangerous drug.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

**Count 7**      **Burglary - F2**  
                    §2911.12(A)(1)

**Defendants**      John M. Cole

**Date of Offense**      On or about May 15, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did, by force, stealth, or deception, trespass, as defined in section 2911.21(A)(1) of the Revised Code, in an occupied structure or in a separately secured or separately occupied portion of an occupied structure, when Homer Herke and/or Doris Herke, not the accomplice of the offender, was present, with purpose to commit in the structure or in the separately secured or separately occupied portion of the structure any criminal offense, to wit: Theft, RC 2913.02.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*



Foreperson of the Grand Jury



Prosecuting Attorney

<b>Count 8</b>	<b>Theft - F5</b> §2913.02(A)(1)
<b>Defendants</b>	John M. Cole
<b>Date of Offense</b>	On or about May 15, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did with purpose to deprive the owner, Kristen Reed, of jewelry and/or laptop and/or cash or services, knowingly obtain or exert control over either the property or services without the consent of the owner or person authorized to give consent and the property or services stolen is valued at \$1,000 or more and less than \$7,500.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 9</b>	<b>Vandalism - F5</b> §2909.05(A)
<b>Defendants</b>	John M. Cole
<b>Date of Offense</b>	On or about May 15, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did knowingly cause serious physical harm to an occupied structure or any of its contents owned by Kristen Reed and/or Homer Herke and/or Doris Herke.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 10</b>	<b>Burglary - F2</b> §2911.12(A)(2)
<b>Defendants</b>	John M. Cole
<b>Date of Offense</b>	On or about May 27, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did, by force, stealth, or deception, trespass, as defined in section 2911.21(A)(1) of the Revised Code, in an occupied structure or in a separately secured or separately occupied portion of an occupied structure that is a permanent or temporary habitation of Dean Strauss when Dean Strauss, not the accomplice of the offender was present or likely to be present, with purpose to commit in the habitation any criminal offense, to wit: Theft, RC 2913.02.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*



Foreperson of the Grand Jury



Prosecuting Attorney

<b>Count 11</b>	<b>Theft - F5</b> §2913.02(A)(1)
<b>Defendants</b>	John M. Cole
<b>Date of Offense</b>	On or about May 27, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did with purpose to deprive the owner, Dean Strauss, of silver coins and/or PS3 game system and/or jewelry or services, knowingly obtain or exert control over either the property or services without the consent of the owner or person authorized to give consent and the property or services stolen is valued at \$1,000 or more and less than \$7,500.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 12</b>	<b>Vandalism - F5</b> §2909.05(A)
<b>Defendants</b>	John M. Cole
<b>Date of Offense</b>	On or about May 27, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did knowingly cause serious physical harm to an occupied structure or any of its contents owned by Dean Strauss.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 13</b>	<b>Attempted Burglary - F3</b> §2923.02 / 2911.12(A)(2)
<b>Defendants</b>	John M. Cole
<b>Date of Offense</b>	On or about June 2, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did, by force, stealth, or deception, attempt to trespass, as defined in section 2911.21(A)(1) of the Revised Code, in an occupied structure or in a separately secured or separately occupied portion of an occupied structure that is a permanent or temporary habitation of John Mitchell when John Mitchell, not the accomplice of the offender was present or likely to be present, with purpose to commit in the habitation any criminal offense, to wit: Theft, RC 2913.02.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*



Foreperson of the Grand Jury



Prosecuting Attorney

<b>Count 14</b>	<b>Burglary - F2</b> §2911.12(A)(2)
<b>Defendants</b>	John M. Cole
<b>Date of Offense</b>	On or about June 5, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did, by force, stealth, or deception, trespass, as defined in section 2911.21(A)(1) of the Revised Code, in an occupied structure or in a separately secured or separately occupied portion of an occupied structure that is a permanent or temporary habitation of Nicolene Merk when Nicolene Merk, not the accomplice of the offender was present or likely to be present, with purpose to commit in the habitation any criminal offense, to wit: Theft, RC 2913.02.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 15</b>	<b>Burglary - F2</b> §2911.12(A)(1)
<b>Defendants</b>	John M. Cole
<b>Date of Offense</b>	On or about June 18, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did, by force, stealth, or deception, trespass, as defined in section 2911.21(A)(1) of the Revised Code, in an occupied structure or in a separately secured or separately occupied portion of an occupied structure, when Cheryl Pierson, not the accomplice of the offender, was present, with purpose to commit in the structure or in the separately secured or separately occupied portion of the structure any criminal offense, to wit: Theft, RC 2913.02.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 16</b>	<b>Theft - F5</b> §2913.02(A)(1)
<b>Defendants</b>	John M. Cole
<b>Date of Offense</b>	On or about June 18, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did with purpose to deprive the owner, Thomas Zamoski, of jewelry or services, knowingly obtain or exert control over either the property or services without the consent of the owner or person authorized to give consent.

FURTHERMORE, and the victim of the offense is an elderly person or disabled adult and the property or services stolen is valued at less than \$1,000.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*



Foreperson of the Grand Jury



Prosecuting Attorney

<b>Count 17</b>	<b>Criminal Damaging Or Endangering - M2</b>
	§2909.06(A)(1)
<b>Defendants</b>	John M. Cole
<b>Date of Offense</b>	On or about June 18, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully did knowingly cause or create a substantial risk of physical harm, by any means, to property of Thomas Zamoski, to wit: door and/or door frame, without his consent.*

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 18</b>	<b>Burglary - F2</b>
	§2911.12(A)(1)
<b>Defendants</b>	John M. Cole, George Allen Cole
<b>Date of Offense</b>	On or about July 19, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully did, by force, stealth, or deception, trespass, as defined in section 2911.21(A)(1) of the Revised Code, in an occupied structure or in a separately secured or separately occupied portion of an occupied structure, when Debra Readinger, not the accomplice of the offender, was present, with purpose to commit in the structure or in the separately secured or separately occupied portion of the structure any criminal offense, to wit: Theft, RC 2913.02.*

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 19</b>	<b>Theft - F5</b>
	§2913.02(A)(1)
<b>Defendants</b>	John M. Cole, George Allen Cole
<b>Date of Offense</b>	On or about July 19, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully did with purpose to deprive the owner, Debra Readinger, of Western Region Credit Union Mastercard or services, knowingly obtain or exert control over either the property or services without the consent of the owner or person authorized to give consent and the property stolen is any of the property listed in section 2913.71 of the Revised Code, to wit: Western Region Credit Union Mastercard.*

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*



Foreperson of the Grand Jury



Prosecuting Attorney

<b>Count 20</b>	<b>Forgery - F5</b> §2913.31(A)(2)
<b>Defendants</b>	John M. Cole, George Allen Cole
<b>Date of Offense</b>	On or about July 19, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

with purpose to defraud, or knowing that he is facilitating a fraud on Debra Readinger, did forge any writing, to wit: credit card receipt, so that it purports to be genuine when it actually is spurious, or to be the act of another who did not authorize that act, or to have been executed at a time or place or with terms different from what in fact was the case, or to be a copy of an original when no such original existed.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 21</b>	<b>Petty Theft - M1</b> §2913.02(A)(1)
<b>Defendants</b>	John M. Cole
<b>Date of Offense</b>	On or about July 19, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did with purpose to deprive the owner, Debra Readinger, of wallet and/or Kindle Fire and/or purse or services, knowingly obtain or exert control over either the property or services without the consent of the owner or person authorized to give consent and the property or services stolen is valued at less than \$1,000.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 22</b>	<b>Misuse of credit cards - M1</b> §2913.21(B)(2)
<b>Defendants</b>	John M. Cole, George Allen Cole
<b>Date of Offense</b>	On or about July 19, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

with purpose to defraud obtain property or services by the use of a Western Region Credit Union Mastercard credit card, in one or more transactions, knowing or having reasonable cause to believe that the card has expired or been revoked, or was obtained, is retained, or is being used in violation of law.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*



Foreperson of the Grand Jury



Prosecuting Attorney

**Count 23** **Burglary - F2**  
§2911.12(A)(1)

**Defendants** John M. Cole

**Date of Offense** On or about August 12, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did, by force, stealth, or deception, trespass, as defined in section 2911.21(A)(1) of the Revised Code, in an occupied structure or in a separately secured or separately occupied portion of an occupied structure, when Michael Williams, not the accomplice of the offender, was present, with purpose to commit in the structure or in the separately secured or separately occupied portion of the structure any criminal offense, to wit: Theft, RC 2913.02.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

**Count 24** **Petty Theft - M1**  
§2913.02(A)(1)

**Defendants** John M. Cole

**Date of Offense** On or about August 12, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did with purpose to deprive the owner, Rachel Jackson, of jewelry and/or home security system or services, knowingly obtain or exert control over either the property or services without the consent of the owner or person authorized to give consent and the property or services stolen is valued at less than \$1,000.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

**Count 25** **Criminal Damaging Or Endangering - M2**  
§2909.06(A)(1)

**Defendants** John M. Cole

**Date of Offense** On or about August 12, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did knowingly cause or create a substantial risk of physical harm, by any means, to property of Rachel Jackson, to wit: door and/or home security system, without her consent.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*



Foreperson of the Grand Jury



Prosecuting Attorney

<b>Count 26</b>	<b>Burglary - F2</b> §2911.12(A)(2)
<b>Defendants</b>	John M. Cole, George Allen Cole, Steve M. Hobbs
<b>Date of Offense</b>	On or about August 21, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did, by force, stealth, or deception, trespass, as defined in section 2911.21(A)(1) of the Revised Code, in an occupied structure or in a separately secured or separately occupied portion of an occupied structure that is a permanent or temporary habitation of Jay Kwast when Jay Kwast, not the accomplice of the offender was present or likely to be present, with purpose to commit in the habitation any criminal offense, to wit: Theft, RC 2913.02.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 27</b>	<b>Theft - M1</b> §2913.02(A)(1)
<b>Defendants</b>	John M. Cole, George Allen Cole, Steve M. Hobbs
<b>Date of Offense</b>	On or about August 21, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did with purpose to deprive the owner, Jay Kwast, of pillow case and/or money or services, knowingly obtain or exert control over either the property or services without the consent of the owner or person authorized to give consent.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 28</b>	<b>Criminal Damaging Or Endangering - M2</b> §2909.06(A)(1)
<b>Defendants</b>	John M. Cole, George Allen Cole, Steve M. Hobbs
<b>Date of Offense</b>	On or about August 21, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did knowingly cause or create a substantial risk of physical harm, by any means, to property of Jay Kwast, to wit: door and/or window, without his consent.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*



Foreperson of the Grand Jury



Prosecuting Attorney

<b>Count 29</b>	<b>Burglary - F2</b> §2911.12(A)(2)
<b>Defendants</b>	John M. Cole, George Allen Cole, Steve M. Hobbs
<b>Date of Offense</b>	On or about August 21, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did, by force, stealth, or deception, trespass, as defined in section 2911.21(A)(1) of the Revised Code, in an occupied structure or in a separately secured or separately occupied portion of an occupied structure that is a permanent or temporary habitation of Brad Dallos when Brad Dallos, not the accomplice of the offender was present or likely to be present, with purpose to commit in the habitation any criminal offense, to wit: Theft, RC 2913.02.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 30</b>	<b>Petty Theft - M1</b> §2913.02(A)(1)
<b>Defendants</b>	John M. Cole, George Allen Cole, Steve M. Hobbs
<b>Date of Offense</b>	On or about August 21, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did with purpose to deprive the owner, Brad Dallos, of jewelry and/or coins or services, knowingly obtain or exert control over either the property or services without the consent of the owner or person authorized to give consent and the property or services stolen is valued at less than \$1,000.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 31</b>	<b>Criminal Damaging Or Endangering - M2</b> §2909.06(A)(1)
<b>Defendants</b>	John M. Cole, George Allen Cole, Steve M. Hobbs
<b>Date of Offense</b>	On or about August 21, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did knowingly cause or create a substantial risk of physical harm, by any means, to property of Brad Dallos, to wit: railing and/or door(s), without his consent.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*



Foreperson of the Grand Jury



Prosecuting Attorney

**Count 32**      **Burglary - F2**  
                    §2911.12(A)(2)

**Defendants**      John M. Cole

**Date of Offense**      On or about August 22, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did, by force, stealth, or deception, trespass, as defined in section 2911.21(A)(1) of the Revised Code, in an occupied structure or in a separately secured or separately occupied portion of an occupied structure that is a permanent or temporary habitation of Kimberly Polacek when Kimberly Polacek, not the accomplice of the offender was present or likely to be present, with purpose to commit in the habitation any criminal offense, to wit: Theft, RC 2913.02.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

**Count 33**      **Grand Theft - F4**  
                    §2913.02(A)(1)

**Defendants**      John M. Cole

**Date of Offense**      On or about August 22, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did with purpose to deprive the owner, Kimberly Polacek, of jewelry or services, knowingly obtain or exert control over either the property or services without the consent of the owner or person authorized to give consent and the property or services stolen is valued at \$7,500 or more and less than \$150,000.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

**Count 34**      **Burglary - F2**  
                    §2911.12(A)(2)

**Defendants**      John M. Cole, George Allen Cole

**Date of Offense**      On or about August 26, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did, by force, stealth, or deception, trespass, as defined in section 2911.21(A)(1) of the Revised Code, in an occupied structure or in a separately secured or separately occupied portion of an occupied structure that is a permanent or temporary habitation of Jane Blahovec when Jane Blahovec, not the accomplice of the offender was present or likely to be present, with purpose to commit in the habitation any criminal offense, to wit: Theft, RC 2913.02.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*



Foreperson of the Grand Jury



Prosecuting Attorney

<b>Count 35</b>	<b>Theft - F3</b> §2913.02(A)(1)
<b>Defendants</b>	John M. Cole, George Allen Cole
<b>Date of Offense</b>	On or about August 26, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did with purpose to deprive the owner, Jane Blahovec, of jewelry and/or pillow cases and/or suitcase and/or purse(s) and/or coins and/or silver or services, knowingly obtain or exert control over either the property or services without the consent of the owner or person authorized to give consent.

FURTHERMORE, and the victim of the offense is an elderly person or disabled adult and the value of the property or services stolen is \$7,500 or more and less than \$37,500.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 36</b>	<b>Receiving stolen property - M1</b> §2913.51(A)
<b>Defendants</b>	Danielle Panagopoulos
<b>Date of Offense</b>	On or about August 29, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did receive, retain, or dispose of silver ingot, the property of Jane Blahovec, knowing or having reasonable cause to believe that the property had been obtained through commission of a theft offense.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*

<b>Count 37</b>	<b>Drug Possession - F5</b> §2925.11(A)
<b>Defendants</b>	Danielle Panagopoulos
<b>Date of Offense</b>	On or about September 9, 2014

*The grand jurors, on their oaths, further find that the Defendant(s) unlawfully*

did knowingly obtain, possess, or use a controlled substance or a controlled substance analog and the drug involved in the violation is heroin or a compound, mixture, preparation, or substance containing heroin and the amount involved is less than one gram.

*The offense is contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.*



Foreperson of the Grand Jury



Prosecuting Attorney