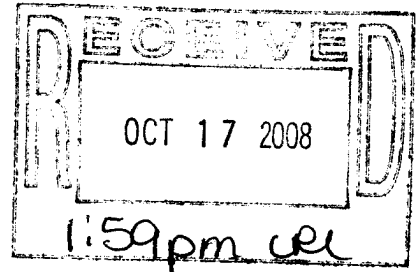


FILED BY CLERK
K.S. DISTRICT COURT
THIRD JUDICIAL DIST.
TOPEKA, KS.

2008 OCT 21 PM 1 02 *cel*



TPD 11160-06, DA INTAKE# 7-9711
Assigned Atty: SAK

**IN THE KANSAS DISTRICT COURT
THIRD JUDICIAL DISTRICT, SHAWNEE COUNTY, KANSAS
CRIMINAL LAW DIVISION**

**STATE OF KANSAS,
Plaintiff,**

vs.

Case No. 08-CR-1518
Division No. 01

**PAMELA G BUCKHALTER,
Defendant.**

COMPLAINT

COMES NOW, Steven A Karrer, a duly appointed, qualified and acting Assistant District Attorney of the Third Judicial District of the State of Kansas, and for and on behalf of said State gives the court to understand and be informed that:

COUNT 1

THEFT- \$1,000 to \$24,999
K.S.A. 21-3701(a)(1)
K.S.A. 2004 Supp 21-3701(b)(3)
Level 9, Non-Person Felony

On or about the 18th day of May, 2005, to the 31st day of January, 2006, in the State of Kansas and County of Shawnee, PAMELA G BUCKHALTER, did, then and there, unlawfully, feloniously, and intentionally, obtain or exert unauthorized control over property, to-wit: cash totaling \$13,754.96, and

with the intention to permanently deprive the owner, to-wit: USD 501 and/or Topeka High School, of the possession, use or benefit of said property, having a value of at least \$1,000 but less than \$25,000, contrary to the form of the statutes in such case made and provided and against the peace and dignity of the State of Kansas.

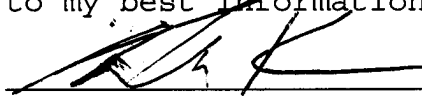
Witnesses

The State of Kansas endorses the following witnesses whom the State may call to appear and testify:

Lyndon R Weddle, TPD #105
USD 501
Topeka High School
Dr Linda Wiley
Mike Jones
Irene Schely
Karen Bodner
Pat McCall
Clardy Vinson

Michael Homan
Laurie Woelk
Frank Johnson
Shawn Johnson
Michael "Shane" Burns
Aryn McCoy
Breta Bloomberg
Becky Copeland

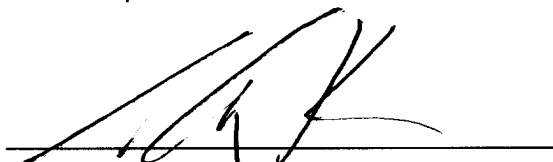
Steven A Karrer, Assistant District Attorney for the Third Judicial District of Kansas, within and for said State being first duly sworn states that I have read the above and foregoing Complaint and know the content thereof, and that the same is true in substance and in fact to my best information and belief.



Steven A Karrer, #19366
Assistant District Attorney
200 S.E. 7th Street, Suite 214
Topeka, Kansas 66603
(785) 233-8200, Ext. 4330
(785) 291-4909 (FAX)

I verify under penalty of perjury that the foregoing is true and correct.

Executed on this 17th day of October, 2008.



Steven A Karrer, #19366
Assistant District Attorney

BOND REQUEST \$ 5000

With Prof. Surety

With Surety

OR

Cash

OR Cash Deposit

As Set

Summons Issued

_____ DA'S Office

No Contact With Victim(s)

Will extradite

Will extradite from border-states only

Will not extradite

*CWD
Proton
10/21/08*

CRIMINAL NEW CASE WORK-UP SHEETS

Pamela Buckhalter

In Jail _____ / On another case _____

DVD _____ / No Contact W/Victim _____

Companion Case _____ of _____

FELONY

MISDEMEANOR

OCR158

~~_____~~ Never Arrested (wnt)
_____ Out on Bond (sums)
_____ Refiled Case (sums)
Old Case No. _____
_____ Bond as Set
\$ _____
PS, WS, OR, ORCD, CA
_____ Released Pending Charges

_____ Never Arrested (wnt)
_____ Out on Bond (sums)
_____ Refiled Case (sums)
Old Case No. _____
_____ Bond as Set
\$ _____
PS, WS, OR, ORCD, CA
_____ Released Pending Charges

~~_____~~ Initial & Date Complaint
_____ Amended Complaint
_____ Other

_____ RELEASED FROM BOND
BOND OVER 90 DAYS OLD