2022-SU-CR-<u>303-DR</u> HENRY COUNTY SUPERIOR COURT

January Term, 2022

The State Vs.

CHAD DOUGLAS ROSBOROUGH

COUNTS 1-3: THEFT BY TAKING, O.C.G.A. § 16-8-2 (THREE COUNTS)

COUNTS 4-15: UNAUTHORIZED USE OF A FINANCIAL TRANSACTION CARD, O.C.G.A. § 16-9-37(b) (TWELVE COUNTS)

COUNTS 16-30: VIOLATION OF OATH BY PUBLIC OFFICER, O.C.G.A. § 16-10-1 (FIFTEEN COUNTS)

UC BILL

CHRISTOPHER M. CARR ATTORNEY GENERAL

Returned in Open Court by Grand Jury Bailiff, this 144 day of t . 2022. **Clerk of Superior Court**

Recorded in Indictment Book _____ Page _____

Minute and Final Rec. Book _____ Page _____.

Foreperson

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STATE OF GEORGIA, COUNTY OF HENRY IN THE SUPERIOR COURT OF SAID COUNTY

The GRAND JURORS selected, chosen and sworn for the County of Henry, to wit:

1. Darcelle Marie Rucker, Foreperson			
2.	Angie Lynnette Handy	13.	Elizabeth Jael Strickland
3.	Tamika Taylor Brown	14.	Cody Jacob Goodwin
4.	Sharee Maeruth Moore	15.	Sherman B. Southern
5.	Kiara Gross	16.	Thresa Renee Pla
6.	Sonji Michelle Langford	17.	Jessica Nichole Stockton
7 	-Kenberli-Rivera-	18.	Catherine Reynolds
8.	Ariany L. Leon Ortega	1 <u>9.</u>	Katrina MZachery
9.	Kenneth Lane Floyd, II	20.	Danna Lynn Giordano
10.	Mary A. Tamayo	21.	Robert Earl Kirkland
11.	Jill Welch Long	2 2. – –	 Nikita Matchett McCage
12.	Mary C. Walden	23.	Denise Lee Snell
		A lt.	Gregory Alan McCloud
		Alt.	Nathaniel David Hamilton
		A lt.	Hopeton Hugh Howell

in the name and on behalf of the citizens of Georgia, charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of THEFT BY TAKING (O.C.G.A. § 16-8-2) in that the said accused in the State and County aforesaid, on or about the 2nd day of August, 2017, being an employee of a government, to wit: City of McDonough, did unlawfully and in breach of his duties as such employee, take \$1,000 cash from the negotiation of check 1392, said cash being the property of the Flint Circuit Drug Task Force, with the intention of depriving said owner of said property, contrary to the laws of said State, the peace, good order, and dignity thereof.

The crime alleged does not fall outside of the limitations on prosecution because, pursuant to O.C.G.A. § 17-3-2, the crime was unknown until on or about June 13, 2019.

Count 2

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of THEFT BY TAKING (O.C.G.A. § 16-8-2) in that the said accused in the State and County aforesaid, on or about the 7th day of June, 2018, being an employee of a government, to wit: City of McDonough, did unlawfully and in breach of his duties as such employee, take \$3,000 cash from the negotiation of check 1422, said cash being

the property of the Flint Circuit Drug Task Force, with the intention of depriving said owner of said property, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 3

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of THEFT BY TAKING (O.C.G.A. § 16-8-2) in that the said accused in the State and County aforesaid, on or about the 13th day of June, 2019, being an employee of a government, to wit: City of McDonough, did unlawfully and in breach of his duties as such employee, take \$500 cash from the negotiation of check 1316, the property of the Flint Circuit Drug Task Force, with the intention of depriving said owner of said property, contrary to the laws of said State, the peace, good order, and dignity thereof.

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Count 4

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of UNAUTHORIZED USE OF A FINANCIAL TRANSACTION CARD (O.C.G.A. § 16-9-37(b)) in that the said accused in the State and County aforesaid, on or about the 19th day of October, 2017, having been issued a financial transaction card by a government, to wit: Henry County, for specifically limited and specifically authorized purposes, with said limitations and authorizations being in writing, did use said card in a manner and for purposes not authorized, to wit: said accused made a purchase in the amount of \$5.55 from Smoots Restaurant, that was not for official business on behalf of Henry County as required by the written limitations and authorizations, contrary to the laws of said State, the peace, good order, and dignity thereof.

The crime alleged does not fall outside of the limitations on prosecution because, pursuant to O.C.G.A. § 17-3-2, the crime was unknown until on or about June 13, 2019.

Count 5

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of UNAUTHORIZED USE OF A FINANCIAL TRANSACTION CARD (O.C.G.A. § 16-9-37(b)) in that the said accused in the State and County aforesaid, on or about the 19th day of October, 2017, having been issued a financial transaction card by a government, to wit: Henry County, for specifically limited and specifically authorized purposes, with said limitations and authorizations being in writing, did use said card in a manner and for purposes not authorized, to wit: said accused made a purchase in the amount of \$29.18 from Johnny's Pizza, that was not for official business on behalf of Henry County as required by the written limitations and authorizations, contrary to the laws of said State, the peace, good order, and dignity thereof.

The crime alleged does not fall outside of the limitations on prosecution because, pursuant to O.C.G.A. § 17-3-2, the crime was unknown until on or about June 13, 2019.

Count 6

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of UNAUTHORIZED USE OF A FINANCIAL TRANSACTION CARD (O.C.G.A. § 16-9-37(b)) in that the said accused in the State and County aforesaid, on or about the 6th day of March, 2019, having been issued a financial transaction card by a government, to wit: Henry County, for specifically limited and specifically authorized purposes, with said limitations and authorizations being in writing, did use said card in a manner and for purposes not authorized, to wit: said accused made a purchase in the amount of \$197.85 from Mountain Khakis, that was not for official business on behalf of Henry County as required by the written limitations and authorizations, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 7

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of UNAUTHORIZED USE OF A FINANCIAL TRANSACTION CARD (O.C.G.A. § 16-9-37(b)) in that the said accused in the State and County aforesaid, on or about the 12th day of March, 2019, having been issued a financial transaction card by a government, to wit: Henry County, for specifically limited and specifically authorized purposes, with said limitations and authorizations being in writing, did use said card in a manner and for purposes not authorized, to wit: said accused made a purchase in the amount of \$142.78 from SiriusXM, that was not for official business on behalf of Henry County as required by the written limitations and authorizations, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 8

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of UNAUTHORIZED USE OF A FINANCIAL TRANSACTION CARD (O.C.G.A. § 16-9-37(b)) in that the said accused in the State and County aforesaid, on or about the 22nd day of April, 2019, having been issued a financial transaction card by a government, to wit: Henry County, for specifically limited and specifically authorized purposes, with said limitations and authorizations being in writing, did use said card in a manner and for purposes not authorized, to wit: said accused made a purchase in the amount of \$206.51 from Bass Pro Shop, that was not for official business on behalf of Henry County as required by the written limitations and authorizations, contrary to the laws of said State, the peace, good order, and dignity thereof.

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of UNAUTHORIZED USE OF A FINANCIAL TRANSACTION CARD (O.C.G.A. § 16-9-37(b)) in that the said accused in the State and County aforesaid, on or about the 24th day of May, 2019, having been issued a financial transaction card by a government, to wit: Henry County, for specifically limited and specifically authorized purposes, with said limitations and authorizations being in writing, did use said card in a manner and for purposes not authorized, to wit: said accused made a purchase in the amount of \$170.36 from Cove Inn, that was not for official business on behalf of Henry County as required by the written limitations and authorizations, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 10

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of UNAUTHORIZED USE OF A FINANCIAL TRANSACTION CARD (O.C.G.A. 16-9-37(b)) in that the said accused in the State and County aforesaid, on or about the 25th day of May, 2019, having been issued a financial transaction card by a government, to wit: Henry County, for specifically limited and specifically authorized purposes, with said limitations and authorizations being in writing, did use said card in a manner and for purposes not authorized, to wit: said accused made a purchase in the amount of \$259.44 from Home Depot, that was not for official business on behalf of Henry County as required by the written limitations and authorizations, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 11

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of UNAUTHORIZED USE OF A FINANCIAL TRANSACTION CARD (O.C.G.A. 16-9-37(b)) in that the said accused in the State and County aforesaid, on or about the 3rd day of June, 2019, having been issued a financial transaction card by a government, to wit: Henry County, for specifically limited and specifically authorized purposes, with said limitations and authorizations being in writing, did use said card in a manner and for purposes not authorized, to wit: said accused made a purchase in the amount of \$93.74 from Casablanca on the Bay, that was not for official business on behalf of Henry County as required by the written limitations and authorizations, contrary to the laws of said State, the peace, good order, and dignity thereof.

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of UNAUTHORIZED USE OF A FINANCIAL TRANSACTION CARD (O.C.G.A. § 16-9-37(b)) in that the said accused in the State and County aforesaid, on or about the 4th day of June, 2019, having been issued a financial transaction card by a government, to wit: Henry County, for specifically limited and specifically authorized purposes, with said limitations and authorizations being in writing, did use said card in a manner and for purposes not authorized, to wit: said accused made a purchase in the amount of \$199.23 from Primos Restaurant, that was not for official business on behalf of Henry County as required by the written limitations and authorizations, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 13

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of UNAUTHORIZED USE OF A FINANCIAL TRANSACTION CARD (O.C.G.A. § 16-9-37(b)) in that the said accused in the State and County aforesaid, on or about the 5th day of June, 2019, having been issued a financial transaction card by a government, to wit: Henry County, for specifically limited and specifically authorized purposes, with said limitations and authorizations being in writing, did use said card in a manner and for purposes not authorized, to wit: said accused made a purchase in the amount of \$57.24 from Bubba Gump, that was not for official business on behalf of Henry County as required by the written limitations and authorizations, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 14

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of UNAUTHORIZED USE OF A FINANCIAL TRANSACTION CARD (O.C.G.A. § 16-9-37(b)) in that the said accused in the State and County aforesaid, on or about the 6th day of June, 2019, having been issued a financial transaction card by a government, to wit: Henry County, for specifically limited and specifically authorized purposes, with said limitations and authorizations being in writing, did use said card in a manner and for purposes not authorized, to wit: said accused made a purchase in the amount of \$160.00 from Casablanca on the Bay, that was not for official business on behalf of Henry County as required by the written limitations and authorizations, contrary to the laws of said State, the peace, good order, and dignity thereof.

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of UNAUTHORIZED USE OF A FINANCIAL TRANSACTION CARD (O.C.G.A. § 16-9-37(b)) in that the said accused in the State and County aforesaid, on or about the 1st day of March, 2019, having been issued a financial transaction card by a government, to wit: Henry County, for specifically limited and specifically authorized purposes, with said limitations and authorizations being in writing, did use said card in a manner and for purposes not authorized, to wit: said accused made a purchase in the amount of \$14.96 from I Love NY Pizza, that was not for official business on behalf of Henry County as required by the written limitations and authorizations, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 16

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of VIOLATION OF OATH BY PUBLIC OFFICER (O.C.G.A. § 16-10-1) in that the said accused in the State and County aforesaid, on or about the 2nd day of August, 2017, being a public officer with City of McDonough Police Department, and having previously been administered an Oath of Office as prescribed by law on February 1, 2013, he did willfully and intentionally violate the terms of his oath as prescribed by law, in that he did swear to abide by the Law Enforcement Code of Ethics of the International Association of Chiefs of Police which included "obeying the law and the regulations of [his] department" and then did commit the offense of theft by taking in violation of O.C.G.A. § 16-8-2 as outlined in count 1 of this indictment, contrary to the laws of said State, the peace, good order, and dignity thereof.

The crime alleged does not fall outside of the limitations on prosecution because, pursuant to O.C.G.A. § 17-3-2, the crime was unknown until on or about June 13, 2019.

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Count 17

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of VIOLATION OF OATH BY PUBLIC OFFICER (O.C.G.A. § 16-10-1) in that the said accused in the State and County aforesaid, on or about the 7th day of June, 2018, being a public officer with City of McDonough Police Department, and having previously been administered an Oath of Office as prescribed by law on February 1, 2013, he did willfully and intentionally violate the terms of his oath as prescribed by law, in that he did swear to abide by the Law Enforcement Code of Ethics of the International Association of Chiefs of Police which included "obeying the law and the regulations of [his] department" and then did commit the offense of theft by taking in violation of O.C.G.A. § 16-8-2 as outlined in count 2 of this indictment, contrary to the laws of said

State, the peace, good order, and dignity thereof.

Count 18

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of VIOLATION OF OATH BY PUBLIC OFFICER (O.C.G.A. § 16-10-1) in that the said accused in the State and County aforesaid, on or about the 13th day of June, 2019, being a public officer with City of McDonough Police Department, and having previously been administered an Oath of Office as prescribed by law on February 1, 2013, he did willfully and intentionally violate the terms of his oath as prescribed by law, in that he did swear to abide by the Law Enforcement Code of Ethics of the International Association of Chiefs of Police which included "obeying the law and the regulations of [his] department" and then did commit the offense of theft by taking in violation of O.C.G.A. § 16-8-2 as outlined in count 3 of this indictment, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 19

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of VIOLATION OF OATH BY PUBLIC OFFICER (O.C.G.A. § 16-10-1) in that the said accused in the State and County aforesaid, on or about the 19th day of October, 2017, being a public officer with City of McDonough Police Department, and having previously been administered an Oath of Office as prescribed by law on February 1, 2013, he did willfully and intentionally violate the terms of his oath as prescribed by law, in that he did swear to abide by the Law Enforcement Code of Ethics of the International Association of Chiefs of Police which included "obeying the law and the regulations of [his] department" and then did commit the offense of unauthorized use of a financial transaction card in violation of O.C.G.A. § 16-9-37(b) as outlined in count 4 of this indictment, contrary to the laws of said State, the peace, good order, and dignity thereof.

The crime alleged does not fall outside of the limitations on prosecution because, pursuant to O.C.G.A. § 17-3-2, the crime was unknown until on or about June 13, 2019.

Count 20

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of VIOLATION OF OATH BY PUBLIC OFFICER (O.C.G.A. § 16-10-1) in that the said accused in the State and County aforesaid, on or about the 19th day of October, 2017, being a public officer with City of McDonough Police Department, and having previously been administered an Oath of Office as prescribed by law on February 1, 2013, he did willfully and intentionally violate the terms of his oath as prescribed by

law, in that he did swear to abide by the Law Enforcement Code of Ethics of the International Association of Chiefs of Police which included "obeying the law and the regulations of [his] department" and then did commit the offense of unauthorized use of a financial transaction card in violation of O.C.G.A. § 16-9-37(b) as outlined in count 5 of this indictment, contrary to the laws of said State, the peace, good order, and dignity thereof.

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The crime alleged does not fall outside of the limitations on prosecution because, pursuant to O.C.G.A. § 17-3-2, the crime was unknown until on or about June 13, 2019.

Count 21

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of VIOLATION OF OATH BY PUBLIC OFFICER (O.C.G.A. § 16-10-1) in that the said accused in the State and County aforesaid, on or about the 6th day of March, 2019, being a public officer with City of McDonough Police Department, and having previously been administered an Oath of Office as prescribed by law on February 1, 2013, he did willfully and intentionally violate the terms of his oath as prescribed by law, in that he did swear to abide by the Law Enforcement Code of Ethics of the International Association of Chiefs of Police which included "obeying the law and the regulations of [his] department" and then did commit the offense of unauthorized use of a financial transaction card in violation of O.C.G.A. § 16-9-37(b) as outlined in count 6 of this indictment, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 22

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of VIOLATION OF OATH BY PUBLIC OFFICER (O.C.G.A. § 16-10-1) in that the said accused in the State and County aforesaid, on or about the 12th day of March, 2019, being a public officer with City of McDonough Police Department, and having previously been administered an Oath of Office as prescribed by law on February 1, 2013, he did willfully and intentionally violate the terms of his oath as prescribed by law, in that he did swear to abide by the Law Enforcement Code of Ethics of the International Association of Chiefs of Police which included "obeying the law and the regulations of [his] department" and then did commit the offense of unauthorized use of a financial transaction card in violation of O.C.G.A. § 16-9-37(b) as outlined in count 7 of this indictment, contrary to the laws of said State, the peace, good order, and dignity thereof.

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of VIOLATION OF OATH BY PUBLIC OFFICER (O.C.G.A. § 16-10-1) in that the said accused in the State and County aforesaid, on or about the 22nd day of April, 2019, being a public officer with City of McDonough Police Department, and having previously been administered an Oath of Office as prescribed by law on February 1, 2013, he did willfully and intentionally violate the terms of his oath as prescribed by law, in that he did swear to abide by the Law Enforcement Code of Ethics of the International Association of Chiefs of Police which included "obeying the law and the regulations of [his] department" and then did commit the offense of unauthorized use of a financial transaction card in violation of O.C.G.A. § 16-9-37(b) as outlined in count 8 of this indictment, contrary to the laws of said State, the peace, good order, and dignity thereof.

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Count 24

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of VIOLATION OF OATH BY PUBLIC OFFICER (O.C.G.A. § 16-10-1) in that the said accused in the State and County aforesaid, on or about the 24th day of May, 2019, being a public officer with City of McDonough Police Department, and having previously been administered an Oath of Office as prescribed by law on February 1, 2013, he did willfully and intentionally violate the terms of his oath as prescribed by law, in that he did swear to abide by the Law Enforcement Code of Ethics of the International Association of Chiefs of Police which included "obeying the law and the regulations of [his] department" and then did commit the offense of unauthorized use of a financial transaction card in violation of O.C.G.A. § 16-9-37(b) as outlined in count 9 of this indictment, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 25

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of VIOLATION OF OATH BY PUBLIC OFFICER (O.C.G.A. § 16-10-1) in that the said accused in the State and County aforesaid, on or about the 25th day of May, 2019, being a public officer with City of McDonough Police Department, and having previously been administered an Oath of Office as prescribed by law on February 1, 2013, he did willfully and intentionally violate the terms of his oath as prescribed by law, in that he did swear to abide by the Law Enforcement Code of Ethics of the International Association of Chiefs of Police which included "obeying the law and the regulations of [his] department" and then did commit the offense of unauthorized use of a financial transaction card in violation of O.C.G.A. § 16-9-37(b) as outlined in count 10 of

this indictment, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 26

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of VIOLATION OF OATH BY PUBLIC OFFICER (O.C.G.A. § 16-10-1) in that the said accused in the State and County aforesaid, on or about the 3rd day of June, 2019, being a public officer with City of McDonough Police Department, and having previously been administered an Oath of Office as prescribed by law on February 1, 2013, he did willfully and intentionally violate the terms of his oath as prescribed by law, in that he did swear to abide by the Law Enforcement Code of Ethics of the International Association of Chiefs of Police which included "obeying the law and the regulations of [his] department" and then did commit the offense of unauthorized use of a financial transaction card in violation of O.C.G.A. § 16-9-37(b) as outlined in count 11 of this indictment, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 27

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of VIOLATION OF OATH BY PUBLIC OFFICER (O.C.G.A. § 16-10-1) in that the said accused in the State and County aforesaid, on or about the 4th day of June, 2019, being a public officer with City of McDonough Police Department, and having previously been administered an Oath of Office as prescribed by law on February 1, 2013, he did willfully and intentionally violate the terms of his oath as prescribed by law, in that he did swear to abide by the Law Enforcement Code of Ethics of the International Association of Chiefs of Police which included "obeying the law and the regulations of [his] department" and then did commit the offense of unauthorized use of a financial transaction card in violation of O.C.G.A. § 16-9-37(b) as outlined in count 12 of this indictment, contrary to the laws of said State, the peace, good order, and dignity thereof.

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Count 28

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of VIOLATION OF OATH BY PUBLIC OFFICER (O.C.G.A. § 16-10-1) in that the said accused in the State and County aforesaid, on or about the 5th day of June, 2019, being a public officer with City of McDonough Police Department, and having previously been administered an Oath of Office as prescribed by law on February 1, 2013, he did willfully and intentionally violate the terms of his oath as prescribed by law, in that he did swear to abide by the Law Enforcement Code of Ethics of the International Association of Chiefs of Police which included "obeying the law and the regulations of [his] department" and then did commit the offense of unauthorized use of a financial transaction card in violation of O.C.G.A. § 16-9-37(b) as outlined in count 13 of this indictment, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 29

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of VIOLATION OF OATH BY PUBLIC OFFICER (O.C.G.A. § 16-10-1) in that the said accused in the State and County aforesaid, on or about the 6th day of June, 2019, being a public officer with City of McDonough Police Department, and having previously been administered an Oath of Office as prescribed by law on February 1, 2013, he did willfully and intentionally violate the terms of his oath as prescribed by law, in that he did swear to abide by the Law Enforcement Code of Ethics of the International Association of Chiefs of Police which included "obeying the law and the regulations of [his] department" and then did commit the offense of unauthorized use of a financial transaction card in violation of O.C.G.A. § 16-9-37(b) as outlined in count 14 of this indictment, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 30

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse CHAD DOUGLAS ROSBOROUGH with the offense of VIOLATION OF OATH BY PUBLIC OFFICER (O.C.G.A. § 16-10-1) in that the said accused in the State and County aforesaid, on or about the 1st day of March, 2019, being a public officer with City of McDonough Police Department, and having previously been administered an Oath of Office as prescribed by law on February 1, 2013, he did willfully and intentionally violate the terms of his oath as prescribed by law, in that he did swear to abide by the Law Enforcement Code of Ethics of the International Association of Chiefs of Police which included "obeying the law and the regulations of [his] department" and then did commit the offense of unauthorized use of a financial transaction card in violation of O.C.G.A. § 16-9-37(b) as outlined in count 15 of this indictment, contrary to the laws of said State, the peace, good order, and dignity thereof.

Christopher M. Carr, Attorney General

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S/A Justin McAllister, Prosecutor

: 2022-SU-CR- <u>303-⊅R</u>

Case Number:

Defendant's Name: Chad Douglas Rosborough

The defendant(s) waives formal arraignment, indictment by Grand Jury, copy of the bill of Indictment, and list of witnesses and pleads as follows:

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This day of _____, 2022.

District Attorney

_____ Guilty

Defendant

Defendant's Attorney

We, the jury, find the Defendant,_____,

this ______ day of ______, 2022.

Jury Foreperson