

STATE OF SOUTH CAROLINA

IN the Court of Appeal

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Appeal from Oconee County

J. Cordell Maddox Jr. Circuit Court Judge

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THE STATE,

Respondent,

v.

DENNIS Temple,

APPELLANT,

Appellate Case No. 2011 - 182806

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PRO SE brief

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**RECEIVED**

NOV 1 2012

SC Court of Appeals

Dennis Temple  
Appellant

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## STATEMENT of issue on Appeal

Did the judge err when he failed to suppress the evidence obtained from the arrest warrants that was issued upon a supporting affidavit that did not link Appellant to the criminal activity or storage unit # 193, and failed to link the storage unit #193 to appellant.

Did the state commit perjury upon the court when it contented that this case was fast-tracked due to appellant's speedy trial motion.

## STATEMENT of the case

Appellant, Dennis Temple was convicted by jury trial of two counts of first degree criminal sexual conduct, grand larceny, and Kidnapping during the December 2010 term of the Oconee County General Sessions Court before Judge J. Cordell Maddox. Appellant appeared pro se at trial. Kurt Travernier appeared as stand-by counsel at trial. Appellant was sentenced to imprisonment for a period of one-hundred (100) years.

Appellant appealed, This pro se brief follows.

## ARGUMENT

Did the Judge err when he failed to suppress the evidence obtained from the arrest warrants that was issued upon a supporting affidavit that did not link Appellant to the criminal activity or storage unit # 193, and failed to link the storage Unit # 193 to Appellant.

See. Dec 7, 2010. Tr. 24.1.19 - p 25.1. 1-3; Tr. 26.1.9-25; Tr. 28.1.5-13.

on may 10, 2010 a 19 year old white female clensson student named Catherine Mcgough stated to Ocenee County police officers in a voluntary Sworn statement the following:

" On May 9th 2010 at 4:30 pm I drove to All - safe Storage facility in Seneca Sc in my 2008 Honda Accord (two-door and gray), upon entering the gate I saw the assailant walking out of the entrance. He was a black man somewhere between the age 20 -

and 40 wearing a gray sweat-suit, I proceeded to my storage unit, unit 177, parked my car, left it unlocked, and left the windows rolled down. I unlocked my storage unit, lifted the door, left the lock on the door, and set my keys on the trunk of the car after I popped the trunk. I had unloaded about half of my load, so there was a square basket container a wire pineapple garden decoration (3ft tall) and a few other miscellaneous objects, when the assailant walked towards me. He was wearing the same clothing and was carrying two types of tennis shoes in either hand. I noted that behind him was a open storage unit which I later found out was in fact his). All I could see inside was a mattress propped up on its long skinny side, creating a horizontal barrier in the doorway. As he approach, he asked what my shoe size was (he was about 20ft away from me at this point). I replied "7"

as I stepped away from my storage unit. He asked me once he got about 12 ft away from me, if I was interested in either of these shoes. They were both nike running shoes one was pink with a dollar bill pattern printed on it. The other was orange. I told him I was saving up for a trip and that I shouldn't splurge. He asked where I was going at this point I was a little uncomfortable so I was looking for my keys so that I could finish up. I had forgotten I had placed them on the trunk, I responded "Ireland". He asked if that was where I was from. I responded vaguely with "sort of". He walked away. I was still looking for my keys when he walked back towards me (I saw that he had gone into the open storage unit). This time he had one shoe and a belt slung over his right shoulder. I was quite uncomfortable and flustered at this point, so I may have acted flustered. He asked if I was alright. I responded that I had had a busy morning. I crossed -

the trunk. He asked if I would help him move something. I asked what it was. He hesitated and said a dresser sort of thing "(There is no dresser anything in his unit). I said that I didnt mean to be rude but that I had to get going. I had walked to the drivers side and was at the door when he pointed out that I had left the storage unit open and unlocked. As much as I wanted to leave I decided to closed the unit. I closed the door but it got caught on another square basket. He was next to me at point he helped me move the box. Then as I was standing up he pushed me forward into the unit. At the time there was a clear isle in the middle of the unit that was about 1 to 2 feet wide that I fell into. I landed on my stomach, but quickly flipped over to my back. I still had my wallet in my right hand, my wallet is a black 6 inch wallet with the keys to my car, my dorm room and storage unit attached. I also still had my prescription glasses on. After I flipped I started screaming "get the fuck off of me" and "help" as loud as I could while -

detering him by kicking. In the process I lost my shoes. I was wearing sparry boat shoes, a pair of NAVY shorts, black panties, a nude bra and a white scoop-neck T-shirt. I took my car key and jabbed it into the left side of his neck. At this, he punched me square in the nose so hard that I lost my grip on the keys and it broke my glasses. I continued screaming, but he then strangled me with his hands - etc... etc.

see. Sworn written statement by the alleged victim Catherine McGough or see Exhibit A, 1-7.

On May 10, 2010 Oconee County Sheriff's Department issued (3) three arrest warrants for the Appellant's (Dennis Temple) arrest for kidnapping, Criminal Sexual Conduct, 1st degree, and Grand Larceny based upon the above Sworn statement of Catherine McGough, see, Exhibit B, C, D

Note: This Sworn Statement by Catherine McGough never mention Appellant's name or storage unit # 193.

## LEGAL DISCUSSION STANDARD OF REVIEW

The United States Constitution

Amendment 4 - Search and Seizure

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

The Fourth Amendment requires "a nexus ... between the item to be seized and criminal behavior. (see, Hayden, 387 U.S. at 307; See also Steagald, 451 U.S. 213; See, eg. U.S. v. Lalor, 996 F.2d 1578, 1582 (4th cir 1993); warrant invalid because supporting affidavit lacked basis from which the Magistrate could infer that evidence of drug activity would be found at defendant's address; U.S. v. Schultz, 14 F.3d 1093, 1097-98 (6th cir 1994) warrant invalid because supporting affidavit lacked evidence of nexus between contraband and place to be searched, see. Greenstreet v. County of San Bernardino, 41 F.3d 1306, 1309 (9th. cir 1994) warrant invalid because supporting affidavit's statement that police saw known drug offender at location of drug activity and at target of search warrant insufficient nexus between contraband and place to be searched.

Moreover, the court stated that a determination of good-faith reliance, like a-

a determination of probable cause, must be bound by the four corners of the affidavit whether an objectively reasonable officer would have recognized that an affidavit was so lacking in indicia of probable cause as to preclude good faith reliance on the warrant's issuance can be measured only by what is in that affidavit. This conclusion is dictated not only by logic, but by our own precedent. See U.S. v. Laughton, 409 F.3d 744 (6th cir 2005).

## ARGUMENT

Did the state commit perjury upon the court when it contented that this case was fast-tracked due to appellant's speedy trial motion.

On December 13, 2010 the actual trial date and minutes after the jury was selected appellant requested the full assistance of appointed counsel (Presumably Travernier) to represent him at trial, which was in effect appellant's plea to neither proceed pro se nor receive stand-by legal assistance, but rather to receive the full assistance of appointed counsel in the case. Travernier advised the trial judge that appellant was requesting "a continuance or that in same way or form that he might be able to represent him in the trial." Tr. 60, l. 7-10.

The state argued that this case was fast-tracked due to appellant's speedy trial motion and that a reversal of appellant's waiver of his right to counsel would place an undue burden on the prosecution. Tr. 61, l. 10-P. 62, l. 10.

However, on July 29, 2010 in a motion hearing held at the Oconee County Courthouse, in Walhalla, South Carolina in front of the presiding Judge J. Cordell Maddox Jr. The solicitor or state argued that she was shooting to try this case in December.  
Tr. 7, 1.5-8

In addition, on September 14, 2010 a hearing was held at the Anderson County Courthouse regarding the state's Schmerber motion in front of the same Judge J. Cordell Maddox Jr. The state contented that it received a fax from the appellant (or defendant) requesting a speed trial and indicating that he was proceeding pro se.  
Tr. 4, 1.9-10

The record clearly shows that the state intended to take this case to trial in December 2010, prior to defendant or (appellant's) filing a motion for a fast and speedy trial in the month of August, 2010.

The 4th Amendment of the U.S. Constitution clearly states, "Quote"

That right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized, U.S.C.A. 4th Amend.

The South Carolina Constitution Article 1. Section 10. Search and Seizure has a higher standard for the magistrate to issue warrants. Warrants must be issued upon a sworn written statement, S.C. Code 1976, § 17-13-140. In both, United States Constitution and South Carolina Constitution mandate the oath, affirmation or sworn statement to be particularly or put another way, "state specifically the name of the place or person they are going to search and seize. See State v. McKnight, 291 S.C. 110, 352 S.E. 2d 471 (1987).

The failure to suppress the evidence from the Unconstitutional arrest warrants deprived the defendant of fundamental rights to be secure in his persons has been violated and the good faith exception to the exclusionary Rule is inapplicable because the arrest warrants were issued upon a supporting affidavit that was lacking in indica of probable cause and a objectively reasonable officer would have recognized it. The good faith reliance on the warrant's issuance can be measured only by what is in that affidavit. See U.S. v. Laughton, 409 f.3d 744 (6th cir. 2005); also see Illinois v. Gates, 462 U.S. 213, 239, 103 S.Ct. 2317, 76 L.Ed. 2d 527 (1983) see Leon, 468 U.S. at 913-14, 104 S.Ct. at 3415-16;

### CONCLUSION

Based on the following argument along with the ANDers brief of Appellant's, Appellant requests that his convictions and sentences be vacated and to be immediately released from Prison.

October 29, 2010

Respectfully submitted

~~Dennis Temple~~

Dennis Temple, 274802  
Lieber Corr. Inst. EB-35  
P.O. Box 205  
Ridgeville, SC 29472

STATE of SOUTH CAROLINA  
IN the court of appeal

Appeal from Oconee County  
J. Cordell Maddox Jr. circuit court Judge

THE STATE,

Respondent,

v.

DENNIS Temple

Appellant,

Affidavit of Dennis Temple

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SC Court of Appeals

I, Dennis Temple being duly sworn  
depose and state as follows:

1. On May 11, 2010 I was arrested  
and detained at the Oconee County Detention  
Center for allegedly committing the crimes  
of criminal sexual conduct, 1st degree,  
kidnapping, and Grand larceny attached  
here to as Exhibit B, C, and D.

2. The Magistrate Judge Blake Nerton issued the arrest warrants based on a sworn written statement by Catherine McGough, which never connected me — to the crime and the alleged victim never mention in her sworn statement that she took part in a photo - display, it is attached hereto as exhibit A.

3. Based upon the affidavit that was used to support the arrest warrants there was no probable cause to arrest the me.

FURTHER THE DEPONENT SAYETH NOT.

Dennis Temple  
Dennis Temple

Sworn to and subscribed before me  
this <sup>29<sup>th</sup></sup> day of October, 2012

Sylvia Jones  
Notary public for South Carolina

My commission Expires: 1/24/2018

VOLUNTARY STATEMENT

A+1

DATE 5-10-10

PLACE Dome Medical Center

TIME STARTED 6:30 A.M.

I, the undersigned, Catherine

birth being the [redacted] am 19 years of age, my date and place of

I now live at [redacted]

Before answering any questions or making any statements,

a person who identified himself as [redacted] duly warned and advised me, and I know and understand that I have the following rights: That I have the right to remain silent and I do not have to answer any questions or make any statements at all; that any statement I make can and will be used against me in a court or courts of law for the offense or offenses concerning which the following statement is hereinafter made, that I have the right to consult with a lawyer of my own choice before or at anytime during any questioning or statements I make; that if I cannot afford to hire a lawyer, I may request and have a lawyer appointed for me by the proper authority, before or at anytime during any questioning or statements that I make, without cost or expense to me; that I can stop answering any questions or making any statements at any time that I choose, and call for the presence of a lawyer to advise me before continuing any more questioning or making any more statements, whether or not I have already answered some questions or made some statements.

I do not want to talk to a lawyer, and I hereby knowingly and purposely waive my right to remain silent, and my right to have a lawyer present while I make the following statement to the aforesaid person, knowing that I have the right and privilege to terminate any interview at any time hereafter and have a lawyer present with me before answering any more questions or making any more statements, if I choose to do so.

I declare that the following voluntary statement is made by my own free will without promise of hope or reward, without fear or threat of physical harm, without coercion, favor or offer of favor, without leniency or offer of leniency, by any person or persons whatsoever.

On May 9th 2010 at 4:30pm I drove to All-Safe Storage Facility in Seneca SC in my 2008 Honda Accord (two-door, and gray). Upon entering the gate I saw the assailant walking out of the entrance. He was a black man somewhere between the ages 20 and 40<sup>cm</sup> wearing a gray sweat-suit. I proceeded to my storage unit, unit 177, parked my car, left it unlocked, and left the windows rolled down. I unlocked my storage unit, lifted the door, left the lock on the door, and set my keys on the trunk of the car after I popped the trunk. I had unloaded about half of my load, so there was a square basket contained, a wire pineapple garden decoration (3ft tall) and a few other <sup>cm</sup> miscellaneous objects, when the assailant walked towards me. He was wearing the same clothing and was carrying two types of tennis shoes in either hand. I noted that behind him <sup>open</sup> was a storage unit (which I later found out was in fact his). All I could see inside was a mattress propped up on <sup>cm</sup> its long skinny side, creating a horizontal barrier in the doorway. As he approach, he asked what my shoe size was (he was about 20ft away from me at this point). I replied "7" as I stepped away from my storage unit. He asked me once he got about 12ft away from me, if I was interested in either of these shoes. They were both Nike running shoes one

I certify I have received a copy of this statement [redacted] I have read each page of this statement consisting of [redacted] page(s), each page of which bears my signature, and corrections, if any, bear my initials, and I certify that the facts contained therein are true and correct. I further certify that I made no request for the advice or presence of a lawyer before or during any part of this statement, nor at any time before it was finished. If I request that this statement be stopped, I also declare that I was not told or prompted what to say in this statement.

This statement was completed at 10:05 A.M. on the 10th day of May, 2010.

Julie M. Soltan

Notary Public for S.C. My Commission Expires 8-7-2018

WITNESS: [redacted], RN


WITNESS: [redacted] Signature of person giving voluntary statement

EXHIBIT A

VOLUNTARY STATEMENT  
USED FOR ADDITIONAL PAGES ONLY

PAGE # 2

was pink with a dollar bill pattern printed on it. The other was orange. I told him that I was saving up for a trip and that I shouldn't spurge. He asked where I was going. At this point I was a little uncomfortable so I was looking for my keys so that I could finish up. I had forgotten I had placed them on the trunk. I responded "Ireland". He asked if that was where I was from. I responded vaguely with "Sort of". He walked away. I was still looking for my keys when he walked back towards me (I saw that he had gone into the open storage unit). This time he had one <sup>cm</sup> shoe and a belt sling over his right shoulder. I was quite uncomfortable and flustered at this point, so I may have acted flustered. He asked if I was alright. I responded that I had had a busy morning. I closed the trunk. He asked if I would help him move something. I asked what it was. He hesitated and said a "dresser sort of thing". (There is no dresser anything in his unit). I said that I didn't mean to be rude but that I had to get going. I had walked to the driver's side and was at the door when he pointed out that I had left the storage unit open and unlocked. As much as I wanted to leave I decided to close the unit. I closed the door but it got caught on another square basket. He was next to me at this point helped me move the box. Then as I was standing up he pushed me forward into the unit. At the time there was a clear aisle in the middle of the unit that was about 1 to 2 feet wide that fell into. I landed on my stomach, but quickly flipped over to my back. I still had my wallet <sup>cm</sup> in my right hand. My wallet is a black <sup>cm</sup> 12 inch wallet with the keys to my car, my dorm room, and my

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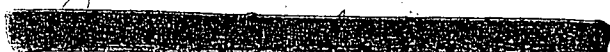
This statement was completed at 10:05 A .M. on the 10<sup>th</sup> day of May, 2010

Dalvie M. Eoffen  
Notary Public for S.C.

My Commission Expires 8-7-2018

WITNESS: CAS Coms, RW

WITNESS: \_\_\_\_\_

  
Signature of person giving voluntary statement

VOLUNTARY STATEMENT

USED FOR ADDITIONAL PAGES ONLY

storage unit attached. I also still had my <sup>prescription</sup> glasses on. After I flipped over I started screaming "get the fuck off of me" and "help" as loud as I could while deterring him by kicking. In the process I lost my shoes. I was wearing spunky boat shoes, a pair of navy shorts, black panties, a nude bra, and a white v-neck t-shirt. I took my car key and jabbed it into the left side of his neck. At this, he punched me square in the nose so hard that I lost my grip on the keys and it broke my glasses. I continued screaming, but he then strangled me with his hands. I could still breath but barely. We were both on the ground at this point; he was over top of me. He let loose the strangle and I continued to scream. This time he strangle me so that I could not breath at all and my vision was darkening. When he let loose this time I didn't scream. He had put a two inch leather belt around my neck, and had led me to the doorway of my storage unit. No one was in sight, it was still broad daylight. It was probably about 4:45pm at this point. He said that when he said so, we were going to run. I misunderstood and thought that he was letting me run away; I quickly realized my misinterpretation when he started pulling me towards the open storage unit. His storage unit was diagonally to the right from my storage unit. I never saw the number due to my lack of glasses. I started screaming again. I somehow ended up on the ground with him strangling me with the belt. This part is blurry because I passed out from him strangling me. I came to with him standing over me, saying things that I didn't register. He half drag me to the storage unit. we stayed close to the <sup>back of the</sup> storage units that were located in the middle of the rectangular area. The ground

I certify I have received a copy of this statement [redacted]  
 I have read each page of this statement consisting of \_\_\_\_\_ page(s), each page of which bears my signature, and corrections, if any, bear my initials, and I certify that the facts contained herein are true and correct. I further certify that I made no request for the advice or presence of a lawyer before or during any part of this statement, nor at any time before it was finished did I request that this statement be stopped. I also declare that I was not told or prompted what to say in this statement.

This statement was completed at 10:05 A.M. on the 10th day of May, 2010

Dulcie M. Adkins  
 Notary Public for S.C.

My Commission Expires 8-7-2018

WITNESS: [Signatures]


WITNESS: \_\_\_\_\_

[redacted]  
 Signature of person giving voluntary statement

VOLUNTARY STATEMENT  
USED FOR ADDITIONAL PAGES ONLY

PAGE# 4

dirt and gravel. This is where most of my scratches were obtained. The heaviest <sup>cm</sup> concentration of scratches was on the outside of my left leg. My back and shoulders also sustained heavy scratches. We entered the storage unit. There was only a small aisle to walk through, between the mattress earlier described and the wall, about three feet wide. His storage unit was bigger than mine. It looked to be about a 10' by 10'. There was another mattress propped up behind the first described mattress; they were set up in the same fashion. Behind those two mattresses was a mattress and a <sup>cm</sup> box spring laying down behind the standing mattresses. On the mattresses were floral print sheets with a magenta comforter of some kind of smooth, shiny fabric on top of the sheets. There were mops in the corner front right corner. A pair of jeans were stuffed on either side of the door, filling small holes. The right side wall was lined with "junk" clothes, a box of hats and masks, a printer, and <sup>v shoes</sup> boxes of Nike running shoes. He put me on the bed. Pulled a sock out of a black stringed athletic bag, and put it in my mouth. I used my tongue to keep the gag from going too far. He used a white sheet to rip strips to tie me with. He used one of those strips to keep the sock in my mouth by tying it around my head. He tied my arms behind my back and then tied my ankles together. Using another binding, he attached the ties from the ankles and wrists together. He asked me if I had family in Clemson, I said yes, although I do not. He asked <sup>cm</sup> ~~me~~ if I had money in my car, I said yes. He told me that he was going to go get the money out of the car. He threw the magenta blanket over my head. It then sounded like he closed the gate and locked it. I heard the door to the storage unit go down and I heard the car

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This statement was completed at 10:05 A.M. on the 10th day of May, 2010

Vivie M. Bolton

Notary Public for S.C.  
My Commission Expires 8-7-2018


WITNESS: Cas CM RA

WITNESS: \_\_\_\_\_

  
Signature of person giving statement

VOLUNTARY STATEMENT  
USED FOR ADDITIONAL PAGES ONLY

alarm go off although I'm not sure in which order. He came back to his storage unit and asked me questions while he fumbled around with something from the pile on the right wall. I couldn't see what it was. I was still on my stomach with my head facing the standing mattresses. He asked how much money was ~~in~~<sup>in</sup> my account. I told him three thousand. He muttered repetitively about "rich white girl". He rolled me over and I then saw that he was undressed. He said "I am going to rape you, now" he asked if I would like that. I said "no" and he asked for me to repeat it several times. Then he asked if I wanted to die. I again said "no". He told me that I had better stay quiet, then. He said that he'd slit my throat. That it would take anyone too long to get in to help me and that he didn't care about getting caught. His reason he said was, "because, you see this shithole? This is where I live, it's all I have". He had cut my bonds with something, I'm not sure what it was, but it seemed to be a small knife. He ~~cut~~<sup>cut</sup> pulled off my shorts, then my underwear. He commented about me "pissing on my clothes". Apparently I had urinated which I had passed out. He pulled up my shirt and bra and inserted himself into my vagina. I stayed quiet. And he said "I'm sorry baby, baby I'm so sorry" and kissed me on my ~~cheek~~<sup>cheek</sup> left cheek twice. That is the only contact I ever had with his mouth. After a minute or so, he stood up, cursing himself for what he had done. I assume that means ~~cumming~~<sup>cum</sup> cumming inside of me, because he then proceeded to wash me out. He took a blue cleaning rag and dunked it into a liquid. He rubbed the rag around my crotch and inserted it. He used his finger and then picked up the power aid bottle and filled it with the same liquid that the rag was dipped in. He put the power aid a centimeter or so into me and squeezed the liquid out into me. He dressed. I urinated

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
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Dulcie M. Botton  
Notary Public for S.C.

My Commission Expires 8-7-2018

WITNESS: Cas [Signature]

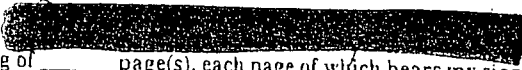
WITNESS: \_\_\_\_\_

  
Signature of person giving voluntary statement

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USED FOR ADDITIONAL PAGES ONLY

PAGE # 6

on the already soaked bed. He tied me up, asked what my pin number was I still was gagged, but I used my hand to tell him the four digits. He asked which card and which bank. I told him the visa and BB&T. He finished tying me. This time, instead of tying my hands and feet to each other, he tied a binding around my neck and to my legs, so that I could drop neither my head or legs. This is where I sustained most of my neck injuries I believe. I struggled quite a bit because the ~~ropes~~ rope was painful. He again threw the blanket over me, but before that he had used electrical tape to tie my gag this time. He said that he was leaving to go to the store down the street. About 30 minutes he returned, with the car parked outside of the unit playing 97.1 loudly. He came back in quickly and zipped something up. I was still not able to see what was going on. I moaned and he came over and pulled the tape gag down some so that I could speak. I said that I couldn't breathe, and he said that I could breathe fine <sup>en</sup> ~~en~~. He pushed the gag back in and piled more blankets over my head. He left the unit, closed and locked the door. I could hear the car move. I found that I could get one arm loose, but stayed in the other bindings in case he got back. After about 2 hours, I saw that it was dark outside (I had rolled the blankets off of my head earlier). I untied all of my bounds and used a head lamp flashlight to look around the unit. I tried the door, and it was indeed locked. I couldn't find anything to open it with. I looked around for any weapons, + found knives in all of the mattresses. Inside the hole in the box spring. I stuffed the belt that had still been around my neck, a broken coat hanger, and the electrical tape that he had used to tie my second gag with. I saw the poweraid bottle floating in a tan bucket that was knee height and about a foot in diameter. It smelled like some kind of cleaning

I certify I have received a copy of this statement   
I have read each page of this statement consisting of \_\_\_\_\_ page(s), each page of which bears my signature, and corrections, if any, bear my initials, and I certify that the facts contained herein are true and correct. I further certify that I made no request for the advice or presence of a lawyer before or during any part of this statement, nor at any time before it was finished did I request that this statement be stopped. I also declare that I was not told or prompted what to say in this statement.

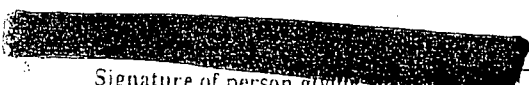
This statement was completed at 10:05 A M. on the 10<sup>th</sup> day of May, 2010

William M. Botten  
Notary Public for S.C.

My Commission Expires 8-7-2018

WITNESS: [Signature]

WITNESS: \_\_\_\_\_

  
Signature of person giving voluntary statement



ARREST WARRANT

N-136669

STATE OF SOUTH CAROLINA

County/  Municipality of

Oconee

THE STATE 1012105  
against

Dennis Maurice Temple

Address: Seneca, SC 29678-

Phone: SSN:  
Sex: M Race: B Height: 5 11 Weight: 193  
DL State: SC DL #: DOB: 1972 Agency ORI #: SC0370000

Prosecuting Agency: Oconee County Sheriff  
Prosecuting Officer: Scott Arnold - 1011  
Offense: Kidnapping / Kidnapping

Offense Code: 0095  
Code/Ordinance Sec: 16-03-0910

This warrant is CERTIFIED FOR SERVICE in the  
 County/  Municipality of  
The accused is to be arrested and brought before me to be dealt with according to the law.  
(L.S.)

Signature of Judge

Date:

RETURN

A copy of this arrest warrant was delivered to defendant on

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

Walhalla Magistrate  
208 Booker Drive  
Walhalla, SC 29691

DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY

STATE OF SOUTH CAROLINA

County/  Municipality of

Oconee

Personally appeared before me the affiant Scott Arnold

being duly sworn deposes and says that defendant Dennis Maurice Temple did within this county and state on or about 05/09/2010

State of South Carolina (or ordinance of  County/  Municipality of Oconee) violate the criminal laws of the

DESCRIPTION OF OFFENSE Kidnapping / Kidnapping

Exhibit B

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

THE DEFENDANT DID, ON 05-09-10, UNLAWFULLY AND WITHOUT AUTHORITY TO DO SO, ABDUCT, CONFINED AND INVEIGLE THE VICTIM, CATHERINE MCGOUGH, AGAINST HER WILL WHILE ACCOMPANIED BY AGGRAVATED CIRCUMSTANCES. THIS DEFENDANT DID FORCE THE VICTIM FROM HER STORAGE UNIT, UNIT 177, TO HIS PERSONAL STORAGE UNIT, UNIT 193, WHERE HE COMMITTED THE CRIME OF CRIMINAL SEXUAL CONDUCT AGAINST THE VICTIM. THE VICTIM WAS TIED UP AND LEFT INSIDE THE DEFENDANT'S STORAGE UNIT. THIS INCIDENT OCCURRED AT 600 SHILOH RD, SENECA, SC IN OCONEE COUNTY AND WAS INVESTIGATED BY OCSO. A WRITTEN REPORT, PHOTOGRAPHS AND STATEMENTS ARE ON FILE. CASE #1012105.

Signature of Affiant

STATE OF SOUTH CAROLINA

County/  Municipality of

Oconee

Affiant's Address 300 S Church Street

Walhalla, SC 29691-

Affiant's Telephone (864)638-4111

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 5/9/2010 defendant Dennis Maurice Temple did violate the criminal laws of the State of South Carolina (or ordinance of  County/  Municipality of Oconee) as set forth below:

DESCRIPTION OF OFFENSE: Kidnapping / Kidnapping

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me on 05/10/2010

Signature of Issuing Judge (L.S.)  
Blake A. Norton

Judge Code: 5033

Judge's Address 208 Booker Drive  
Walhalla, SC 29691-2278

Judge's Telephone (864)638-4125

Issuing Court:  Magistrate  Municipal  Circuit

N-136670

STATE OF SOUTH CAROLINA

County/  Municipality of

Oconee

THE STATE

1012105

against

Dennis Maurice Temple

Address:

Seneca, SC 29678-

Phone: SSN: Sex: M Race: B Height: 5 11 Weight: 198

DL State: SC DL #: DOB: /1972 Agency ORI #: SC0370000

Prosecuting Agency: Oconee County Sheriff

Prosecuting Officer: Scott Arnold - 1011

Offense: Sex / Criminal sexual conduct - First degree

Offense Code: 0160

Code/Ordinance Sec: 16-03-0652

This warrant is CERTIFIED FOR SERVICE in the  County/  Municipality of

The accused is to be arrested and brought before me to be dealt with according to the law.

(L.S.)

Signature of Judge

Date:

RETURN

A copy of this arrest warrant was delivered to defendant on

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

Walhalla Magistrate  
208 Booker Drive  
Walhalla, SC 29691

DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY

STATE OF SOUTH CAROLINA

County/  Municipality of

Oconee

Personally appeared before me the affiant Scott Arnold

being duly sworn deposes and says that defendant Dennis Maurice Temple

did within this county and state on or about 05/09/2010

State of South Carolina (or ordinance of  County/  Municipality of Oconee) violate the criminal laws of the

DESCRIPTION OF OFFENSE Sex / Criminal sexual conduct - First degree

EXHIBIT C

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

THE DEFENDANT DID, ON 05-09-10, WHILE COMMITTING THE CRIME OF KIDNAPPING, ENGAGE IN SEXUAL BATTERY UPON THE VICTIM, CATHERINE MCGOUGH, BY PERFORMING SEXUAL INTERCOURSE ON THE VICTIM AGAINST HER WILL. THE DEFENDANT DID, WHILE AT UNIT 193, ALL SAFE STORAGE, 600 SHILOH RD., SENECA, SC IN OCONEE COUNTY, FORCE SEXUAL INTERCOURSE WITH THE VICTIM. VICTIM WAS TRANSPORTED TO OMC FOR EXAMINATIONS. INVESTIGATED BY OCSO. A WRITTEN REPORT, PHOTOGRAPHS AND STATEMENTS ARE ON FILE. CASE #1012105.

Signature of Affiant

STATE OF SOUTH CAROLINA

County/  Municipality of

Oconee

Affiant's Address 300 S Church Street

Walhalla, SC 29691-

Affiant's Telephone (864)638-4111

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 5/9/2010 defendant Dennis Maurice Temple

did violate the criminal laws of the State of South Carolina (or ordinance of

County/  Municipality of Oconee

) as set forth below:

DESCRIPTION OF OFFENSE: Sex / Criminal sexual conduct - First degree

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me

on 05/10/2010

Signature of Issuing Judge (L.S.)

Blake A. Norton

Judge Code: 5033

Judge's Address 208 Booker Drive

Walhalla, SC 29691-2278

Judge's Telephone (864)638-4125

Issuing Court:  Magistrate  Municipal  Circuit

N-136668

STATE OF SOUTH CAROLINA

County/  Municipality of

Oconee

THE STATE  
against

1012105

Dennis Maurice Temple

Address:

Seneca, SC 29678-

Phone: \_\_\_\_\_ SSN: \_\_\_\_\_  
Sex: M Race: B Height: 5 11 Weight: 193

DL State: SC DL #: \_\_\_\_\_

DOB: 1/1972 Agency ORI #: SC0370000

Prosecuting Agency: Oconee County Sheriff

Prosecuting Officer: Scott Arnold - 1011

Offense: Larceny / Grand Larceny, value \$5,000 or more

Offense Code: 0479

Code/Ordinance Sec: 16-13-0030(B)(2)

This warrant is CERTIFIED FOR SERVICE in the  
 County/  Municipality of

The accused is to be arrested and brought before me to be dealt with according to the law.

(L.S.)

Signature of Judge

Date: \_\_\_\_\_

RETURN

A copy of this arrest warrant was delivered to defendant on \_\_\_\_\_

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

Walhalla Magistrate  
208 Booker Drive  
Walhalla, SC 29691

DEFENDANT COPY DEFENDANT COPY

DEFENDANT COPY DEFENDANT COPY

DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY

STATE OF SOUTH CAROLINA

County/  Municipality of

Oconee

Personally appeared before me the affiant Scott Arnold

being duly sworn deposes and says that defendant Dennis Maurice Temple

did within this county and state on or about 05/09/2010

State of South Carolina (or ordinance of  County/  Municipality of Oconee)

in the following particulars:

DESCRIPTION OF OFFENSE: Larceny / Grand Larceny, value \$5,000 or more

Exhibit D

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

THE DEFENDANT DID, ON 05-09-10, WITH THE INTENT TO PERMANENTLY DEPRIVE THE OWNER, TAKE AND CARRY AWAY A 2008 HONDA ACCORD, WEST VIRGINIA TAG #NL3593, VALUED AT MORE THAN \$5000.00, WHICH BELONGED TO CATHERINE MCGOUGH. THIS INCIDENT OCCURRED AT 600 SHILOH RD, SENECA, SC, IN OCONEE COUNTY AND WAS INVESTIGATED BY OCSO. A WRITTEN REPORT IS ON FILE. CASE #1012105.

Signature of Affiant

STATE OF SOUTH CAROLINA

County/  Municipality of

Oconee

Affiant's Address 300 S Church Street  
Walhalla, SC 29691-

Affiant's Telephone (864)638-4111

ARREST WARRANT

TO AN/LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 5/9/2010 defendant Dennis Maurice Temple

did violate the criminal laws of the State of South Carolina (or ordinance of

County/  Municipality of Oconee) as set forth below:

DESCRIPTION OF OFFENSE: Larceny / Grand Larceny, value \$5,000 or more

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable Sworn and subscribed before me

on 05/10/2010

Blake A. Jorton (L.S.)  
Signature of Issuing Judge

Blake A. Jorton

Judge Cod 5033

Judge's Address 208 Booker Drive  
Walhalla, SC 29691-2278

Judge's Telephone (864)638-4125

Issuing Court:  Magistrate  Municipal  Circuit

DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY

ARREST WARRANT

N-136669

STATE OF SOUTH CAROLINA

County/  Municipality of

Oconee

THE STATE

1012105

against

Dennis Maurice Temple

Address:

Seneca, SC 29678-

Phone: \_\_\_\_\_ SSN: \_\_\_\_\_

Sex: M Race: B Height: 5 11 Weight: 193

DL State: SC DL #: \_\_\_\_\_

DOB: 1/1972 Agency ORI #: SC0370000

Prosecuting Agency: Oconee County Sheriff

Prosecuting Officer: Scott Arnold - 1011

Offense: Kidnapping / Kidnapping

Offense Code: 0095

Code/Ordinance Sec: 16-03-0910

This warrant is **CERTIFIED FOR SERVICE** in the

County/  Municipality of

The accused

is to be arrested and brought before me to be

dealt with according to the law.

(L.S.)

Signature of Judge

Date: \_\_\_\_\_

RETURN

A copy of this arrest warrant was delivered to

defendant \_\_\_\_\_

on \_\_\_\_\_

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

Walhalla Magistrate  
208 Booker Drive  
Walhalla, SC 29691

DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY

STATE OF SOUTH CAROLINA )

County/  Municipality of )

Oconee )

Personally appeared before me the affiant Scott Arnold who

being duly sworn deposes and says that defendant Dennis Maurice Temple

did within this county and state on or about 05/09/2010 violate the criminal laws of the

State of South Carolina (or ordinance of  County/  Municipality of Oconee )

in the following particulars:

DESCRIPTION OF OFFENSE Kidnapping / Kidnapping

Exhibit B

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

THE DEFENDANT DID, ON 05-09-10, UNLAWFULLY AND WITHOUT AUTHORITY TO DO SO, ABDUCT, CONFINED AND INVEIGLE THE VICTIM, CATHERINE MCGOUGH, AGAINST HER WILL, WHILE ACCOMPANIED BY AGGRAVATED CIRCUMSTANCES. THIS DEFENDANT DID FORCE THE VICTIM FROM HER STORAGE UNIT, UNIT 177, TO HIS PERSONAL STORAGE UNIT, UNIT 193, WHERE HE COMMITTED THE CRIME OF CRIMINAL SEXUAL CONDUCT AGAINST THE VICTIM. THE VICTIM WAS TIED UP AND LEFT INSIDE THE DEFENDANT'S STORAGE UNIT. THIS INCIDENT OCCURRED AT 600 SHILOH RD, SENECA, SC IN OCONEE COUNTY AND WAS INVESTIGATED BY OCSO. A WRITTEN REPORT, PHOTOGRAPHS AND STATEMENTS ARE ON FILE. CASE #1012105.

Signature of Affiant

STATE OF SOUTH CAROLINA )

County/  Municipality of )

Oconee )

Affiant's Address 300 S Church Street

Walhalla, SC 29691-

Affiant's Telephone (864)638-4111

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 5/9/2010 defendant Dennis Maurice Temple

did violate the criminal laws of the State of South Carolina (or ordinance of

County/  Municipality of Oconee ) as set forth below:

DESCRIPTION OF OFFENSE: Kidnapping / Kidnapping

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me )

on 05/10/2010 )

Blake A. Norton (L.S.) )

Signature of Issuing Judge

Blake A. Norton

Judge Code: 5033 )

Judge's Address 208 Booker Drive

Walhalla, SC 29691-2278

Judge's Telephone (864)638-4125

Issuing Court:  Magistrate  Municipal  Circuit

**BAIL set by**

Judge \_\_\_\_\_  
on \_\_\_\_\_  
Type and Amount: \_\_\_\_\_  
Name of Surety: \_\_\_\_\_

**PRELIMINARY HEARING held by**

Judge \_\_\_\_\_  
on \_\_\_\_\_  
Defendant Attorney: \_\_\_\_\_

Decision: \_\_\_\_\_  
\_\_\_\_\_

**DISPOSITION before**

Judge \_\_\_\_\_  
on \_\_\_\_\_  
by \_\_\_\_\_  
(indicate jury trial, bench trial, plea, nol. pros., etc.)

Disposition: \_\_\_\_\_

Sentence: \_\_\_\_\_

**JURORS**

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**WITNESSES**

Name: \_\_\_\_\_  
Address: \_\_\_\_\_  
Telephone: \_\_\_\_\_

Name: \_\_\_\_\_  
Address: \_\_\_\_\_  
Telephone: \_\_\_\_\_

Name: \_\_\_\_\_  
Address: \_\_\_\_\_  
Telephone: \_\_\_\_\_

Name: \_\_\_\_\_  
Address: \_\_\_\_\_  
Telephone: \_\_\_\_\_

Name: \_\_\_\_\_  
Address: \_\_\_\_\_  
Telephone: \_\_\_\_\_

Name: \_\_\_\_\_  
Address: \_\_\_\_\_  
Telephone: \_\_\_\_\_

Name: \_\_\_\_\_  
Address: \_\_\_\_\_  
Telephone: \_\_\_\_\_

Name: \_\_\_\_\_  
Address: \_\_\_\_\_  
Telephone: \_\_\_\_\_

**CODEFENDANTS**

\_\_\_\_\_  
\_\_\_\_\_

(10-11-1984)

ARREST WARRANT

N-136670

STATE OF SOUTH CAROLINA

County/  Municipality of

Oconee

THE STATE 1012105  
against

Dennis Maurice Temple

Address:

Seneca, SC 29678-

Phone: \_\_\_\_\_ SSN: \_\_\_\_\_  
Sex: M Race: B Height: 5 11 Weight: 198

DL State: SC DL #: \_\_\_\_\_

DOB: 1972 Agency ORI #: SC0370000

Prosecuting Agency: Oconee County Sheriff

Prosecuting Officer: Scott Arnold - 1011

Offense: Sex / Criminal sexual conduct - First degree

Offense Code: 0160

Code/Ordinance Sec: 16-03-0652

This warrant is CERTIFIED FOR SERVICE in the  
 County/  Municipality of

The accused is to be arrested and brought before me to be dealt with according to the law.

(L.S.)

Signature of Judge

Date: \_\_\_\_\_

RETURN

A copy of this arrest warrant was delivered to defendant on \_\_\_\_\_

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

Walhalla Magistrate  
208 Booker Drive  
Walhalla, SC 29691

DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY

STATE OF SOUTH CAROLINA )  
 County/  Municipality of )  
Oconee )

AFFIDAVIT

DEFENDANT COPY

Forn Approved by  
S.C. Attorney General  
April 21, 2003  
SCCA 518

Personally appeared before me the affiant Scott Arnold who  
being duly sworn deposes and says that defendant Dennis Maurice Temple  
did within this county and state on or about 05/09/2010 violate the criminal laws of the  
State of South Carolina (or ordinance of  County/  Municipality of Oconee)  
in the following particulars:

DESCRIPTION OF OFFENSE Sex / Criminal sexual conduct - First degree

Exhibit C

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

THE DEFENDANT DID, ON 05-09-10, WHILE COMMITTING THE CRIME OF KIDNAPPING, ENGAGE IN SEXUAL BATTERY UPON THE VICTIM, CATHERINE MCGOUGH, BY PERFORMING SEXUAL INTERCOURSE ON THE VICTIM AGAINST HER WILL. THE DEFENDANT DID, WHILE AT UNIT 193, ALL SAFE STORAGE, 600 SHILOH RD., SENECA, SC IN OCONEE COUNTY, FORCE SEXUAL INTERCOURSE WITH THE VICTIM. VICTIM WAS TRANSPORTED TO OMC FOR EXAMINATIONS. INVESTIGATED BY OCSO. A WRITTEN REPORT, PHOTOGRAPHS AND STATEMENTS ARE ON FILE. CASE #1012105.

Signature of Affiant

STATE OF SOUTH CAROLINA )  
 County/  Municipality of )  
Oconee )

Affiant's Address 300 S Church Street  
Walhalla, SC 29691-  
Affiant's Telephone (864)638-4111

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that  
on or about 5/9/2010 defendant Dennis Maurice Temple  
did violate the criminal laws of the State of South Carolina (or ordinance of  
 County/  Municipality of Oconee) as set forth below:

DESCRIPTION OF OFFENSE: Sex / Criminal sexual conduct - First degree

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable  
Sworn to and subscribed before me

on 05/10/2010 )  
 (L.S.) )  
Signature of Issuing Judge )  
Blake A. Norton )  
Judge Code: 5033 )

Judge's Address 208 Booker Drive  
Walhalla, SC 29691-2278  
Judge's Telephone (864)638-4125  
Issuing Court:  Magistrate  Municipal  Circuit

ARREST WARRANT

N-136668

STATE OF SOUTH CAROLINA

County/  Municipality of

Oconee

THE STATE 1012105  
against

Dennis Maurice Temple

Address:

Seneca, SC 29678-

Phone: \_\_\_\_\_ SSN: \_\_\_\_\_

Sex: M Race: B Height: 5 11 Weight: 193

DL State: SC DL #: \_\_\_\_\_

DOB: 1972 Agency ORI #: SC0370000

Prosecuting Agency: Oconee County Sheriff

Prosecuting Officer: Scott Arnold - 1011

Offense: Larceny / Grand Larceny, value \$5,000 or more

Offense Code: 0479

Code/Ordinance Sec: 16-13-0030(B)(2)

This warrant is CERTIFIED FOR SERVICE in the

County/  Municipality of

The accused

is to be arrested and brought before me to be  
dealt with according to the law.

(L.S.)

Signature of Judge

Date: \_\_\_\_\_

RETURN

A copy of this arrest warrant was delivered to  
defendant \_\_\_\_\_  
on \_\_\_\_\_

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

Walhalla Magistrate  
208 Booker Drive  
Walhalla, SC 29691

DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY DEFENDANT COPY

STATE OF SOUTH CAROLINA

County/  Municipality of

Oconee

Personally appeared before me the affiant Scott Arnold

being duly sworn deposes and says that defendant Dennis Maurice Temple

did within this county and state on or about 05/09/2010

State of South Carolina (or ordinance of  County/  Municipality of Oconee )

in the following particulars:

DESCRIPTION OF OFFENSE Larceny / Grand Larceny, value \$5,000 or more

Exhibit D

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

THE DEFENDANT DID, ON 05-09-10, WITH THE INTENT TO PERMANENTLY DEPRIVE THE OWNER, TAKE AND CARRY AWAY A 2008 HONDA ACCORD, WEST VIRGINIA TAG #NL3593, VALUED AT MORE THAN \$5000.00, WHICH BELONGED TO CATHERINE MCGOUGH. THIS INCIDENT OCCURRED AT 600 SHILOH RD, SENECA, SC, IN OCONEE COUNTY AND WAS INVESTIGATED BY OCSO. A WRITTEN REPORT IS ON FILE. CASE #1012105.

Signature of Affiant

STATE OF SOUTH CAROLINA

County/  Municipality of

Oconee

Affiant's Address 300 S Church Street

Walhalla, SC 29691-

Affiant's Telephone (864)638-4111

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 5/9/2010 defendant Dennis Maurice Temple

did violate the criminal laws of the State of South Carolina (or ordinance of

County/  Municipality of Oconee ) as set forth below:

DESCRIPTION OF OFFENSE: Larceny / Grand Larceny, value \$5,000 or more

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn and subscribed before me

on 05/10/2010

Signature of Issuing Judge (L.S.)

Blake A. Norton

Judge Code 5033

Judge's Address 208 Booker Drive

Walhalla, SC 29691-2278

Judge's Telephone (864)638-4125

Issuing Court:  Magistrate  Municipal  Circuit

STATE OF SOUTH CAROLINA  
IN THE COURT OF APPEALS

Appeal from Oconee County  
J. Cordell Maddox Jr. Circuit Court Judge

THE STATE,

Respondent,

v.

DENNIS TEMPLE,

Appellant **RECEIVED**

CERTIFICATE OF SERVICE

NOV 1 2012

SC Court of Appeals

The undersigned appellant hereby certifies that a true copy of the prose brief of appellant and Affidavit of appellant along with Exhibit A, B, C, and D in the above referenced case has been served upon Salley W. Elliott; Esquire at P.O. Box 50666, Columbia, SC; on this 29th day of October, 2012

Dennis Temple  
Dennis Temple  
Appellant

Subscribed and sworn to before me  
this \_\_\_th day of October, 2012.

\_\_\_\_\_  
Notary Public for South Carolina (L.S.)

My commission Expires: \_\_\_\_\_

mail room lady  
Refuse to sign  
notary spot  
Mrs. Jones

Mr. Dennis Temple  
Lieber Correctional Institution  
P.O. Box 205  
Ridgeville, SC 29472

October 29, 2012

South Carolina Court of Appeals  
P.O. Box 11629  
Columbia, SC 29211

**RECEIVED**

NOV 1 2012

**SC Court of Appeals**

Re : STATE V. Temple, case NO: 2011-187806

Dear Clerk of Court :

Enclosed you will find a copy of the Pro se brief of appellant pursuant to Anders v. California, 386 U.S. 738, 87 S.Ct. 1396 (1967) and Affidavit of appellant along with Exhibits A, B, C, and D with certificate of service attached and mailed to Salley W. Elliot, P.O. Box 11549, Columbia, SC 29211.

Sincerely,  
Dennis Temple  
Dennis Temple, # 274802  
Lieber Corr. Inst 2B-35  
P.O. Box 205  
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