

STATE OF NORTH CAROLINA
COUNTY OF WAKE

IN THE GENERAL COURT OF JUSTICE
SUPERIOR COURT DIVISION

In Re: Investigation of altering)
court judgments backdating)
convictions in certain driving)
while impaired cases)

PRESENTMENT

THE GRAND JURORS FOR THE STATE upon their oath do present that based on duly sworn testimony of one or more witnesses indicated below, there is probable cause to believe that violations of the laws of this State have occurred in Wake County with respect to the following offense of willfully omitting, neglecting or refusing to discharge duties of public office in violation of N.C.G.S. 14-230. This offense involves the altering of judgments and the entry of illegal orders in certain driving while impaired cases in Wake County.

THE GRAND JURORS FOR THE STATE do hereby request that the District Attorney investigate the circumstances related to the preparation, signing and filing of those orders by Kristin H. Ruth and submit to this Grand Jury such bills of indictment as are deemed appropriate for the Grand Jury's consideration to address said conduct.

Witnesses:

 X K. Perry, SBI
 E. Lowery, SBI

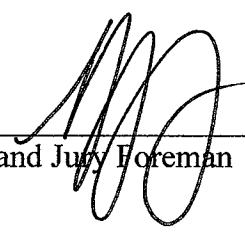
The witnesses marked "X" were sworn by the undersigned Foreman of the Grand Jury.

This Presentment originated by the Grand Jury of Wake County pursuant to N.C.G.S. § 15A-641. By vote of twelve or more concurring members of the Grand Jury present that there is probable cause to believe that certain criminal offenses, including but not limited to those described in the Presentment, have been committed by one or more persons. We request that the District Attorney investigate the factual background described in this Presentment and submit such bills of indictment, if any, as deemed appropriate.

 X True Bill of Presentment concurred to by twelve or more Grand Jurors recommending investigation by the District Attorney and the submission of bills of indictment if it is deemed appropriate
 Not a True Bill of Presentment

JUN 05 2012

Date


Grand Jury Foreman

STATE OF NORTH CAROLINA
COUNTY OF WAKE

IN THE GENERAL COURT OF JUSTICE
SUPERIOR COURT DIVISION

In Re: Investigation of altering)
court judgments backdating)
convictions in certain driving)
while impaired cases)

PRESENTMENT

THE GRAND JURORS FOR THE STATE upon their oath do present that based on duly sworn testimony of one or more witnesses indicated below, there is probable cause to believe that violations of the laws of this State have occurred in Wake County with respect to the following offenses: (1) without lawful authority intentionally entering a judgment upon or materially altering or changing a criminal process or official case record in violation of N.C.G.S. 14-221.2 and (2) obstructing public justice in violation of the common law. These offenses involve the altering of judgments and the entry of illegal orders in certain driving while impaired cases in Wake County.

THE GRAND JURORS FOR THE STATE do hereby request that the District Attorney investigate the circumstances related to the preparation, signing and filing of those orders by James A. Crouch, Elizabeth Michelle Daniel and Christina Nicole Daniel and submit to this Grand Jury such bills of indictment as are deemed appropriate for the Grand Jury's consideration to address said conduct.

Witnesses:

X K. Perry, SBI
_____ E. Lowery, SBI

The witnesses marked "X" were sworn by the undersigned Foreman of the Grand Jury.

This Presentment originated by the Grand Jury of Wake County pursuant to N.C.G.S. § 15A-641. By vote of twelve or more concurring members of the Grand Jury present that there is probable cause to believe that certain criminal offenses, including but not limited to those described in the Presentment, have been committed by one or more persons. We request that the District Attorney investigate the factual background described in this Presentment and submit such bills of indictment, if any, as deemed appropriate.

X True Bill of Presentment concurred to by twelve or more Grand Jurors
recommending investigation by the District Attorney and the submission of
bills of indictment if it is deemed appropriate
_____ Not a True Bill of Presentment