

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

State of Ohio,)	CASE NO. 22CR0445
)	JUDGE Patrick J. Lang
Plaintiff)	
)	
VS.)	<u>BILL OF PARTICULARS</u>
)	
Jessica A. Mount,)	
)	
Defendant)	
)	

Responding to the request of the Defendant, Jessica A. Mount, for a Bill of Particulars, the First Assistant Prosecuting Attorney says that the State of Ohio will prove on the trial of the above-entitled case, the following:

- **Count 1: Unauthorized Use of the Ohio Law Enforcement Gateway, 2913.04(D)**

That on or about May 31, 2022, and at the location of 211 Lake Hope Dr., Nelsonville, OH 45764, the Defendant, Jessica A. Mount, did knowingly gain access to, attempt to gain access to, cause access to be granted to, or disseminate information gained from access to the Ohio law enforcement gateway established and operated pursuant to division (C)(1) of section 109.57 of the Revised Code without the consent of, or beyond the scope of the express or implied consent of, the superintendent of the bureau of criminal identification and investigation contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

- **Count 2: Unauthorized Use of the Ohio Law Enforcement Gateway, 2913.04(D)**

That on or about June 9, 2022, and at the location of 211 Lake Hope Dr., Nelsonville, OH 45764, the Defendant, Jessica A. Mount, did knowingly gain access to, attempt to gain access to, cause access to be granted to, or disseminate information gained from access to the Ohio law enforcement gateway established and operated pursuant to division (C)(1) of section 109.57 of the Revised Code without the consent of, or beyond the scope of the express or implied consent of, the superintendent of the bureau of criminal identification and investigation contrary to the form of the statute in such case made and provided, and against the peace and dignity of the State of Ohio.

See Response to Request for Discovery for further information.

The First Assistant Prosecuting Attorney says further that under the laws governing Indictments and Bills of Particulars, the First Assistant Prosecuting Attorney is not required to disclose through a Bill of Particulars, the other evidentiary matters requested in the Defendant's Motion for a Bill of Particulars.

Respectfully submitted,
Keller J. Blackburn #0080777
Athens County Prosecutor



BY: Merry M. Saunders #0088383
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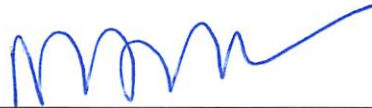
SERVICE

A copy of the foregoing Bill of Particulars has been filed and served electronically on December 05, 2022 upon: Steven Larson, Attorney for Defendant, at: ATHENS-OH.MATRIXDISCOVERY.COM

(Select the option below to indicate service by U.S. mail)

_____ If selected, a copy of the foregoing Bill of Particulars has been filed and mailed this
_____ day of _____, 2022, to:

Attorney for Jessica A. Mount, at:



BY: Merry M. Saunders #0088383
First Assistant Prosecuting Attorney