

No. 18CR0062

SUPERIOR COURT
WORTH COUNTY
JANUARY 2018 TERM OF COURT
MAY 2018 SESSION

STATE OF GEORGIA

vs.

JEFFREY HAROLD HOBBY

Count 1: VIOLATION OF OATH BY PUBLIC OFFICER
O.C.G.A. §16-10-1

Counts 2 - 90: INVASION OF PRIVACY
O.C.G.A. §16-11-62



GRAND JURY FOREPERSON

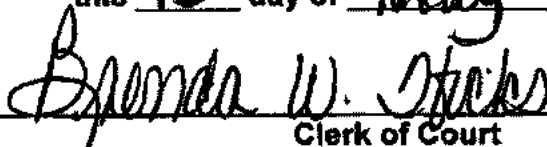
Paul Bowden
District Attorney

Cts. 1-3, 5-29, 31-40, 42-47, 50-69, 71-76, 78-82, 84-88: CLIFF TIPPENS, Prosecutor
Cts. 4, 30, 41, 48-49, 70, 77, 83, 89-90: SPECIAL PRESENTMENT

INDICTMENT

Received in open Court from the sworn Grand Jury Bailiff and filed in office

this 15 day of May, 2018


Clerk of Court

STATE OF GEORGIA
COUNTY OF WORTH

IN THE SUPERIOR COURT OF SAID COUNTY

THE GRAND JURORS selected, chosen and sworn for the county of
WORTH, State of Georgia, to wit:

Michelle Lynn Hutchinson, Foreperson
James River Phelps, Assistant Foreperson
Diane Beck, Clerk

~~Lisa D Jackson~~ *DLB*
Ida M Mills
~~Shaun Allen Parker~~ *DLB*
Randy Lane Headrick
Shirley Diane McGough
~~Ashley Alexis Pinkston~~ *DLB*
Joshua Randall Ban
Johnny Lee Harrod
Ronald Alvin Smith
Wilma Diane Palmer

Christopher S Goodman
John Lee Holley Jr
~~Annquinette Nicole Wheeler~~ *DLB*
Katherine Michelle Douglas
Robin Dale Gwines
Paula Joy Tison
Catherine Latrelle Allen
Kay Barrett Whitfield
Sylvia Gonzalez

COUNT 1

A TRUE BILL.

A NO BILL.

TABLED.

The Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, charge and accuse JEFFREY HAROLD HOBBY with the offense of VIOLATION OF OATH BY PUBLIC OFFICER for that said accused in the County of Worth, on or about the 12th day of July, 2017, did, then and there, being a public officer with the Worth Sheriff's Office, willfully and intentionally violate the terms of his oath as prescribed by law in that he did swear to "support the Constitutions of the United States and of this State" and then did authorize an audio and video recording device to be placed in a room at the Worth County Jail, which is routinely used for attorney-client interviews, and failed to notify attorneys and their clients of the use of said recording device to record attorney-client communications, in violation of the Constitution of the United States and its amendments and the Constitution of the State of Georgia, in violation of O.C.G.A. § 16-10-1, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 2

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JEFFREY HAROLD HOBBY** with the offense of **INVASION OF PRIVACY** for that said accused in the County of Worth, on or about the 20th day of July, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Don Cordell, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 3

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JEFFREY HAROLD HOBBY** with the offense of **INVASION OF PRIVACY** for that said accused in the County of Worth, on or about the 24th day of July, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Christopher Jackson, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 4

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 26th day of July, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Terry Marlowe, an attorney, and Tyler Tholen, the client of Terry Marlowe, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 5

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 2nd day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chase Studstill, an attorney, and Walter Walker, the client of Chase Studstill, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 6

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 11th day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Jamie Williams, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 7

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Kenobi Lewis, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 8

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Christopher Jackson, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 9

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Freddie Davis, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 10

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Calvin Prater, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 11

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Charles Whaley, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 12

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Justin Vinson, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 13

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chase Studstill, an attorney, and Daniel Warnell, the client of Chase Studstill, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 14

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chase Studstill, an attorney, and Charles Pirkle, the client of Chase Studstill, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 15

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chase Studstill, an attorney, and Dustin Murray, the client of Chase Studstill, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 16

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 23rd day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Devante Heath, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 17

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 23rd day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Thomas Brent Bradshaw, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 18

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 23rd day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Arthur Hill, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 19

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 30th day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Jeffrey Adams, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 20

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 30th day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Freddie Davis, Jr., the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 21

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 31st day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Jeffrey Adams, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 22

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 31st day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Andrew Hines, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 23

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 31st day of August, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Leroy Evers, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 24

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 5th day of September, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Roger McGriff, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 25

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 5th day of September, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Lougene Pitts, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 26

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 7th day of September, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Jamie Williams, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 27

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 7th day of September, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Christopher Duncan, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 28

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 7th day of September, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Thomas Brent Bradshaw, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 29

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 7th day of September, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, did unlawfully record the activities of Chauntilia Adaway, an attorney, and Lougene Pitts, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 30

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 15th day of September, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Terry Marlowe, an attorney, and Marcus Brannen, the client of Terry Marlowe, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 31

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 21st day of September, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Richard Henley, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 32

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 21st day of September, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Alfred Gladney, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 33

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 21st day of September, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Matthew Heath, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 34

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 22nd day of September, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Jami Lewis, an attorney, and Bryce Phelps, the client of Jami Lewis, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 35

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 2nd day of October, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Tommy Pittman, an attorney, and Randy Browning, the client of Tommy Pittman, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 36

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 3rd day of October, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Norman Crowe, an attorney, and Randy Browning, the client of Norman Crowe, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 37

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF for that said accused in the County of Worth, on or about the 12th day of October, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Norman Crowe, an attorney, and Randy Browning, the client of Norman Crowe, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 38

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 12th day of October, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Thomas Brent Bradshaw, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 39

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 26th day of October, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Lon Kemeness, an attorney, and Avery McKellar, the client of Lon Kemeness, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 40

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 27th day of October, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Norman Crowe, an attorney, and Randy Browning, the client of Norman Crowe, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 41

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 2nd day of November, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Ripley Bell, an attorney, and Ryan Chase Peterman, the client Ripley Bell, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 42

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 8th day of November, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Alex Kaplan, an attorney, and Cody Humphrey, the client of Alex Kaplan, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 43

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 13th day of November, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Lon Kerneness, an attorney, and Paul Wade, the client of Lon Kerneness, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 44

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 13th day of November, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Lon Kemeness, an attorney, and Avery McKellar, the client of Lon Kemeness, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 45

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of November, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Jerome Presley, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 46

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of November, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Alfred Gladney, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 47

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of November, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Cedric Woodard, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 48

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of November, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Andrew Dove, an attorney, and Kenya King, the client of Andrew Dove, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 49

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of November, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Andrew Dove, an attorney, and Richard Fullmore, the client of Andrew Dove, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 50

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 15th day of November, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Freddy Waybright, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 51

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 15th day of November, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Dequan Blakely, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 52

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 15th day of November, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chase Studstill, an attorney, and Alfred Gladney, the client of Chase Studstill, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 53

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 15th day of November, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chase Studstill, an attorney, and Reginald Manuel, the client of Chase Studstill, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 54

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 16th day of November, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Lon Kemeness, an attorney, and Paul Wade, the client of Lon Kemeness, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 55

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 29th day of November, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Norman Crowe, an attorney, and Randy Scott Browning, the client of Norman Crowe, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 56

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 7th day of December, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Lon Kemeness, an attorney, and Paul Wade, the client of Lon Kemeness, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 57

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 7th day of December, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Randy Barney, the client Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 58

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 7th day of December, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Jonathan Tellis, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 59

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 7th day of December, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Cedric Woodard, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 60

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 7th day of December, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Arthur Hill, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 61

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 13th day of December, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Norman Crowe, an attorney, and Randy Browning, the client of Norman Crowe, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 62

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 19th day of December, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Randy Barney, the client Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 63

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 19th day of December, 2017, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Thomas Brent Bradshaw, the client Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good and dignity thereof.

COUNT 64

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JEFFREY HAROLD HOBBY** with the offense of **INVASION OF PRIVACY** for that said accused in the County of Worth, on or about the 9th day of January, 2018 then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Lon Kemeness, an attorney, and Paul Wade, the client of Lon Kemeness, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 65

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse **JEFFREY HAROLD HOBBY** with the offense of **INVASION OF PRIVACY** for that said accused in the County of Worth, on or about the 9th day of January, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Chad Griffin, the client Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 66

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 9th day of January, 2018 then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Thomas Brent Bradshaw, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 67

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 9th day of January, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Lougene Pitts, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 68

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 11th day of January, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Lon Kemeness, an attorney, and John McMurria, the client of Lon Kemeness, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 69

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 15th day of January, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Burt Baker, an attorney, and Lougene Pitts, the client of Burt Baker, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 70

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 17th day of January, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Ron Beckstrom, an attorney, and John McMurria, the client of Ron Beckstrom, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 71

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 18th day of January, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Thomas Brent Bradshaw, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 72

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 18th day of January, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Lougene Pitts, the client Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 73

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 18th day of January, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Timothy Sauls, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 74

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 18th day of January, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Chad Griffin, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 75

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 22nd day of January, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Jami Lewis, an attorney, and Bryce Phelps, the client of Jami Lewis, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 76

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 23rd day of January, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Thomas Brent Bradshaw, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 77

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 23rd day of January, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Terry Marlowe, an attorney, and Bruce Douthit, the client of Terry Marlowe, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 78

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 24th day of January, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Thomas Brent Bradshaw, the client Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 79

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 26th day of January, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Thomas Brent Bradshaw, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 80

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 28th day of January, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Jami Lewis, an attorney, and Bryce Phelps, the client of Jami Lewis, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 81

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 6th day of February, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Timothy Sauls, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 82

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 6th day of February, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Thomas Brent Bradshaw, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 83

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 6th day of February, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Ripley Bell, an attorney, and Ryan Chase Peterman, the client of Ripley Bell, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 84

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of February, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Norman Crowe, an attorney, and Randy Browning, the client of Norman Crowe, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 85

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of February, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Jami Lewis, an attorney, and Brenton Miller, the client of Jami Lewis, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 86

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of February, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Xavian Timmons, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 87

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 14th day of February, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Chauntilia Adaway, an attorney, and Zackery Lovett, the client of Chauntilia Adaway, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 88

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 19th day of February, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Ron Beckstrom, an attorney, and John McMurria, the client of Ron Beckstrom, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 89

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 23rd day of February, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Terry Marlowe, an attorney, and Bruce Douthit, the client of Terry Marlowe, which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.

COUNT 90

A TRUE BILL.

A NO BILL.

TABLED.

And the Grand Jurors aforesaid, on their oaths aforesaid, in the name and behalf of the citizens of Georgia, further charge and accuse JEFFREY HAROLD HOBBY with the offense of INVASION OF PRIVACY for that said accused in the County of Worth, on or about the 27th day of February, 2018, did, then and there, unlawfully, through the use of a video and audio recorder, a device, without the consent of all persons observed, record the activities of Maurice Luther King, Jr., an attorney, and Dale Hill, the client of Maurice Luther King, Jr., which occurred in a room of the Worth County Jail, which was designated for use as an attorney-client interview room, a private place, out of the public view, in violation of O.C.G.A. § 16-11-62, contrary to the laws of said State, the good order, peace and dignity thereof.