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			(Subdivision Code)	(Place-Political Subdivision)
In Allegheny County	(Canty Cade)	cnorabout	01/01/2003	

AOPC 412A - Rev. 04/10

Page 1 of 7

200	POLICECRIMNALCOVPLAINT

Docket Number:	Date Filect	OTNLiveScan Number	Complaint/Incident Number
		G 562109-2	C-316-10
Defendant Name	First: JOAN	Michle	Læt ORIE MELVIN

The acts committed by the accused are described below with each Act of Assembly or statute allegedly violated, if appropriate. When there is more than one offense, each offense should be numbered chronologically. (Set forth a *brief* summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) allegedly violated, without more, is not sufficient. In a summary case, yournust are the specific section(s) and subsection(s) of the statute(s) or ord inance(s) allegedly violated. The age of the victimat the time of the offense may be included if known. In addition, social security numbers and financial information (e.g. PINS) should not be listed. If the identity of an account must be established, list only the last four digits. 204 PA Code §\$213.1–213.7.)

Page 2 of 7

 Decket Number:
 Date Filect
 OTINLiveScan Number G 562109-2
 Complaint/Incident Number C-316-10

 Defendant Name
 First: JOAN
 Mddle:
 Last: ORIE MELVIN

PerrDOT Data (if applicable) Accident Number Safety Zone Work Zone Statute Description/Acts of the accused associated with this Offense 18 3926B THEFT OF SERVICES F3 3 COUNTS The actor having control over the disposition of services of others, namely THE ACTOR KNOWINGLY DIVERTED SUCH SERVICES VALUED IN EXCESS OF \$2000.00 TO HER OWN BENEFIT WHEN SHE UTILIZED A MEMBER OF HER JUDICIAL STAFF, NAMELY HER SISTER, JANINE ORIE, TO FACILITATE AND PROMOTE THEN-JUDGE JOAN ORIE MELVIN'S ELECTION CAMPAIGNS FOR A POSITION ON THE SUPREME COURT OF PENNSYLVANIA AT VARIOUS DIVERSE TIMES IN BOTH 2003 AND 2009, to which the actor was not entitled, knowingly diverted such services to his own benefit or to the benefit of another not entitled thereto in violation of 18 Pa.C.S.§3926(b). The actor having control over the disposition of services of others, namely THE ACTOR, PERSONALLY AND ALSO THROUGH JANINE ORIE AND JANE ORIE, ACCOMPLICES PURSUANT TO 18 PA CS §306,KNOWINGLY DIVERTED SUCH SERVICES VALUED IN EXCESS OF \$2,000.00 TO HER OWN BENEFIT WHEN AT VARIOUS DIVERSE TIMES SHE UTILIZED MEMBERS OF HER JUDICIAL STAFF, INCLUDING LISA SASINOSKI, MOLLY CREENAN, KATHY SQUIRES AND OTHERS, TO FACILITATE AND PROMOTE THEN-JUDGE JOAN ORIE MELVIN'S POLITICAL CAMPAIGNS FOR A POSITION ON THE SUPREME COURT OF PENNSYLVANIA DURING ELECTION CYCLES IN BOTH 2003 AND 2009, to which	Inchcate Atte Offense 1890	mpt D1 A			icitation 902 A		Conspiracy 18903			
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POLICEORIMNALCOVPLAINT

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POLICE CRIMINAL COVPLAINT

Docket Number:	Date Filed:	OTNLiveScan Number	Complaint/Incident Number
		G 562109-2	C-316-10
Defendant Name	First: JOAN	Moble	Last ORIE MELVIN

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BOLICE CRIMINAL COVPLAINT

Docket Number:	Date Filect	OTN/LiveScan Number	Complaint/Incident Number
		G 562109-2	C-316-10
Defendant Name	First: JOAN	Mcble	Læt ORIE MELVIN

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OFFICE	ON SUN	DAY, NOVEN	IBER 1, 200	09. to eng	age in specific	conduct w	hich would	d constitute the	
aforesa	d crime or	an attempt to	commit the	e aforesa	id crime, or whi	ch would e	stablish th	nat person's	
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AOPC 412A - Rev. 09/08

d.

 Docket Number:
 Date Filect
 OTIVLiveScan Number
 Complaint/Incident Number

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 C-316-10

 Defendent Name
 First: JOAN
 Mddle:
 Last: ORIE MELVIN

- 2. I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made.
- 3. I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of Section 4904 of the Orimes Code (18 PA.C.S.§4904) relating to unswom falsification to authorities.
- 4. This complaint is comprised of the preceding page(s) numbered through

The acts committed by the accused, as listed and hereafter, were against the peace and dignity of the Commonwealth of Pennsylvania and were contrary to the Act(s) of the Assembly, or in violation of the statutes cited. (Before a warrant of arrest can be issued, an affidavit of probable cause must be completed, sworn to before the issuing authority, and attached.)

(Date)

Signature of Affiar

AND NOW, on this date

I certify that the complaint has been properly completed and verified.

An affidavit of probable cause must be completed before a warrant can be issued.

(Magisterial District Court Number)

(Issuing Authority) SEAL

 Date Filed:
 OTIVLiveScan Number G 562109-2
 Complaint/Incident Number C-316-10

 Defendant Name
 First: JOAN
 Mddle:
 Last ORIE MELVIN

AFFIDAVIT of PROBABLE CAUSE

1. <u>WHEN:</u>

a) Date when Affiant received information:

10/30/2009

 b) Date when the source of information (Police Officers, Informant, Victim, Co-Defendant, Defendant, etc.) received information: 10/30/2009

2. <u>HOW:</u>

a) How Affiant knows this particular person committed crime: (personal observation, defendant's admissions, etc.):

evidence and/or information obtained from participants and eyewitnesses to the alleged criminal acts described herein; evidence or information personally observed and/or obtained during the course of the investigation; evidence or information obtained or observed by other Detectives directly involved in this investigation and the conclusion of the 2010 Allegheny County Investigating Grand Jury investigation resulting in the issuance of Grand Jury presentment C-2

b) How the source of information knows this particular person committed the crime:

evidence and/or information obtained from participants and eyewitnesses to the alleged criminal acts described herein; evidence or information personally observed and/or obtained during the course of the investigation; evidence or information obtained or observed by other Detectives directly involved in this investigation and the conclusion of the 2010 Allegheny County Investigating Grand Jury investigation resulting in the issuance of Grand Jury presentment C-2

c) How both Affiant and/or source of information knows that a particular crime has been committed: evidence and/or information obtained from participants and eyewitnesses to the alleged criminal acts described herein; evidence or information personally observed and/or obtained during the course of the investigation; evidence or information obtained or observed by other Detectives directly involved in this investigation and the conclusion of the 2010 Allegheny County Investigating Grand Jury investigation resulting in the issuance of Grand Jury presentment C-2

3. WHAT CRIMES:

18 3926 B THEFT OF SERVICES 18 903 A1 CRIMINAL CONSPIRACY 18 902 A CRIMINAL SOLICITATION 18 3926 B THEFT OF SERVICES 18 3926 B THEFT OF SERVICES 18 5301 1 OFFICIAL OPPRESSION 18 5301 1 OFFICIAL OPPRESSION 18 4113 A MISAPPLICATION OF ENTRUSTED PROPERTY AND PROPERTY OF GOVERNMENT OR FINANCIAL 18 903 A1 CRIMINAL CONSPIRACY

4. WHERE CRIME(S) COMMITTED:

PITTSBURGH, PENNSYLVANIA

Page 1 of 3

Docket Number:	Date Filed:	OTNLiveScan Number	ar	Complaint/Incident Number
		G 562109-2		C-316-10
Defendant Name	First: JOAN	M	kble:	Læt ORIE MELVIN

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5. WHY AFFIANT BELIEVES THE SOURCE OF INFORMATION:

- X Source is presumed reliable, i.e. other Police Officer, Eyewitness, Victim of Crime, etc.
- X Source has given information in the past which has led to arrest and/or conviction

Defendant's reputation for criminal activity

This source made declaration against his/her penal interest to the above offense

X Affiant and/or other Police Officers corroborated details of the information

The affiant of this affidavit is Frances Laquatra, a law enforcement officer of the Commonwealth of Pennsylvania within the meaning of Section 5702 of the Pennsylvania Crimes Code and, as such, I am empowered to make arrests for criminal offenses enumerated therein. I am currently employed as a Detective with the Allegheny County District Attorney's office and have been employed in this capacity for the past fourteen years. My current duties involve the investigation of all facets of criminal activity, including the investigation and prosecution of white collar crime.

The information contained in this affidavit is based on: evidence and/or information obtained from participants and eyewitnesses to the alleged criminal acts as described herein; evidence and/or information personally obtained or observed during the course of the investigation; evidence and/or information obtained and/or observed by other Detectives (including Allegheny County Detective's Perann Tansmore, Patricia Parker, Kevin Flanigan, Tim Cross, Alan Ballo, Rick Byers, Jackelyn Weibel and Lyle Graber) directly involved in this investigation; the conclusion of the 2010 Allegheny County Investigating Grand Jury investigation resulting in the issuance of Grand Jury Presentment (C-2); the criminal trial which led to the conviction of Senator Jane Clare Orie in March 2012 and the conclusion of the 2010 Allegheny County Investigation resulting in the issuance of Grand Jury Presentment (C).

During the course of the investigation, your affiant has personally interviewed or otherwise been present during the interview of witnesses; of those interviews not personally interviewed, your affiant has reviewed the investigative reports prepared by other Detectives of such interviews. Your affiant has reviewed all available evidence received during this investigation and read all grand jury testimony provided under oath by witnesses. Your affiant has read Grand Jury Presentment (C-2) in its entirety, and avers that the contents contained therein comport to your affiant's aforementioned knowledge and understanding of this investigation as a result of both your affiant's and other officers' investigative activities that have been told to me. There exists a presumption of regularity which surrounds the Grand Jury proceedings and as such your affiant avers that the source of this information, the Grand Jury Presentment, is presumed reliable. Your affiant has attached a copy of said Presentment (C-2)which is made part of this affidavit of probable cause by this reference thereto and offers the information contained therein as probable cause for the issuance of process, namely, a criminal complaint for the herein named actor.

Based upon the aforementioned information which is believed to be true and correct, and noting that the accused herein has at all times pertinent to these charges (that being the time period spanning January 2003 through November 2009) and at the current time, Actor continues to be an elected member of the Judiciary of the Commonwealth of Pennsylvania and thus a 'public officer or employee' and therefore subject to the provisions of the Judicial Code, 42 PA C.S. 5552 (c)(2) regarding the applicable statute of limitations for the initiation of criminal proceedings, your affiant respectfully requests that a criminal complaint and warrant of arrest be issued:

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Docket Number:	Date Filed:	OTNLiveScan Number	Complaint/Incident Number
	C	G 562109-2	C-316-10
Defendant Name	First. JOAN	Michler	Læt ORIE MELVIN

I, FRANCES LAQUATRA ,	BEING DULY SWORN ACCORDING TO THE LAW, DEPOSE AND SAY BOOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY
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Date	, Magisterial District Judge
My commission expires first Monday of January	2618.
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