| 1      | IND<br>ADAM PAUL LAXALT   | FILED IN OPEN COURT<br>STEVEN D. GRIERSON              |  |  |
|--------|---|--|--|--|
| 2<br>3 | Attorney General<br>Michael Detmer (Bar. No. 10873)<br>Deputy Attorney General                | CLERK OF THECOURT                                      |  |  |
|        | Deputy Attorney General<br>State of Nevada<br>Office of the Attorney General                  | MAR 16 2017  |  |  |
| 4      | Office of the Attorney General<br>555 E. Washington Ave., Ste. 3900<br>(702) 486-2420 (phone) | DV   |  |  |
| 5<br>6 | (702) 486-3420 (phone)<br>(702) 486-3768 (fax)<br>mdetmer@ag.nv.gov                           | BY.<br>oj.j.LCE; MARIE R:OME:A."oeoUTY                 |  |  |
| 7      | Attorneys for the State of Nevada   |  |  |  |
| 8      | DIS   | TRICT COURT  |  |  |
| 9      | CLARK COUNTY, NEVADA  |  |  |  |
| 10     | STATE OF NEVADA,  | Case No.: C-17-322030-2                                |  |  |
| 11     | Plaintiff,  | Dept. No.: II  |  |  |
| 12     | V.  | -  |  |  |
| 13     |   |  |  |  |
| 14     | CALZARETTA, a.k.a, THOMAS SPRING,<br>a.k.a. BERNARD KOONER, a.k.a. JOHN<br>CUTLER, ID #; AND  |  |  |  |
| 15     |   |  |  |  |
| 16     | ANTHONY AMATULLI, a.k.a. PAUL<br>REDICK,  |  |  |  |
| 17     | Defendant.  |  |  |  |
| 18     |   |  |  |  |
| 19     | Γ   | NDICTMENT  |  |  |
| 20     | The above named defendant, JOHN L   | UBERA, a.k.a. MICHELE CALZARETTA, a.k.a.               |  |  |
| 21     | THOMAS SPRING, a.k.a. BERNARD KOO   | NER, a.k.a. JOHN CUTLER, is accused by the Clark       |  |  |
| 22     | County Grand Jury of the crimes(s) of four (4   | ) counts of THEFT IN THE AMOUNT OF \$650 OR            |  |  |
| 23     | MORE, a category "C" felony inviolation of  | NRS 205.0832, and one (1) count of MULTIPLE            |  |  |
| 24     | TRANSACTIONS OF FRAUD AND DECE  | IT IN COURSE OF ENTERPRISE OR OCCUPATION, a            |  |  |
| 25     | category "B" felony inviolation of NRS 205.   | 377 ·  |  |  |
| 26     | The above named defendant, JOSE   | PH LUBERA, a.k.a. JOHN LEE, a.k.a. ANTHONY             |  |  |
| 27     | AMATULLI, a.k.a. PAUL REDICK, is accu   | sed by the Clark County Grand Jury of the crimes(s) of |  |  |
| 28     | one (1) count of THEFT IN THE AMOUNT  | OF \$650 OR MORE, COMMITTED AGAINST A                  |  |  |

PERSON 60 YEARS OF AGE OR OLDER, a category "C" felony, in violation of NRS 205.0832 and
 NRS 193.167, two (2) counts of THEFT IN THE AMOUNT OF \$650.00 OR MORE, a category "C"
 felony in violation of NRS 205.0832, and one (1) count of MULTIPLE TRANSACTIONS OF FRAUD
 AND DECEIT IN COURSE OF ENTERPRISE OR OCCUPATION, a category "B" felony in violation
 of NRS 205.377.

7

6

8

## COUNT 1 THEFT IN THE AMOUNT OF \$650.00 OR MORE CATEGORY "C" FELONY - NRS 205.0832

All of the above referenced crimes occurred in Clark County, State of Nevada as follows:

9 That the Defendant, JOHN LUBERA, in the County of Clark, State of Nevada, by virtue of his 10 own actions or by the actions of his agents or employees, without lawful authority, did knowingly: 11 control property of another person with the intent to deprive that person of the property; and/or convert, 12 make an unauthorized transfer of an interest in, or without authorization control property of another 13 person, or use the services or property of another person entrusted to him or placed in his possession for 14 a limited, authorized period of determined or prescribed duration or for a limited use; and/or obtain 15 property or services of another person by a material misrepresentation with intent to deprive that person 16 of the property or services; and/or control property of another person knowing or having reason to 17 know that the property was stolen, and the value of said property was \$650.00 or more, to wit: 18 On or about January 9, 2014, JOHN LUBERA, using the alias of Michele Calzaretta and eBay 19 usemame "msmichele814", knowingly misrepresented on eBay that he would sell and deliver a camera 20 and lens kit for a purchase price of \$650 or more. Lance Bowling paid JOHN LUBERA \$650 or more

21 for said camera and lens kit through PayPal. However, JOHN LUBERA neither delivered said camera

and lens kit nor refunded the payment, instead sending Lance Bowling a cell phone charger; and/or,

On or about January 21, 2014, JOHN LUBERA took possession and control of \$650 or more of
 Lance Bowling's money while knowing or having reason to know it was stolen.

All of which constitutes the crime of THEFT IN THE AMOUNT OF \$650.00 OR MORE, a
 category "C" felony, in violation NRS 205.0832, and a technological crime as defined by NRS
 205A.030.

- 1
- 2

## COUNT 2 THEFT IN THE AMOUNT OF \$650.00 OR MORE CATEGORY "C" FELONY - NRS 205.0832

| 3  | That the Defendant, JOHN LUBERA, in the County of Clark, State of Nevada, by virtue of his                 |
|----|--|
| 4  | own actions or by the actions of his agents or employees, without lawful authority, did knowingly:         |
| 5  | control property of another person with the intent to deprive that person of the property; and/or convert, |
| 6  | make an unauthorized transfer of an interest in, or without authorization control property of another      |
| 7  | person, or use the services or property of another person entrusted to him or placed in his possession for |
| 8  | a limited, authorized period of determined or prescribed duration or for a limited use; and/or obtain      |
| 9  | property or services of another person by a material misrepresentation with intent to deprive that person  |
| 10 | of the property or services; and/or control property of another person knowing or having reason to         |
| 11 | know that the property was stolen, and the value of said property was \$650.00 or more, to wit:            |
| 12 | On or about March 4, 2014, JOHN LUBERA, using the alias of Thomas Spring and eBay                          |
| 13 | usemame "sprithom", knowingly misrepresented on eBay that he would sell and deliver a flute and            |
| 14 | flute case for a purchase price of \$650 or more. Roberto Triorco Unanue paid JOHN LUBERA \$650            |
| 15 | or more for said flute and flute case through PayPal. However, JOHN LUBERA neither delivered said          |
| 16 | flute and flute case nor refunded the payment, instead sending Roberto Triorco Unanue a cell phone         |
| 17 | user manual; and/or,   |
| 18 | On or about March 10, 2014, JOHN LUBERA took possession and control of \$650 or more of                    |
| 19 | Roberto Triorco Unanue' s money while knowing or having reason to know it was stolen.                      |
| 20 | All of which constitutes the crime of THEFT INTHE AMOUNT OF \$650.00 OR MORE, a                            |
| 21 | category "C" felony, in violation NRS 205.0832, and a technological crime as defined by NRS                |
| 22 | 205A.030.  |
| 23 | COUNT 3<br>THEFT IN THE AMOUNT OF \$(50.00 OD MODE   |
| 24 | THEFT IN THE AMOUNT OF \$650.00 OR MORE<br>CATEGORY "C" FELONY - NRS 205.0832                              |
| 25 | That the Defendant, JOHN LUBERA, in the County of Clark, State of Nevada, by virtue of his                 |
| 26 | own actions or by the actions of his agents or employees, without lawful authority, did knowingly:         |
| 27 | control property of another person with the intent to deprive that person of the property; and/or convert, |
| 28 | make an unauthorized transfer of an interest in, or without authorization control property of another      |
|    |  |

1 person, or use the services or property of another person entrusted to him or placed in his possession for 2 a limited, authorized period of determined or prescribed duration or for a limited use; and/or obtain 3 property or services of another person by a material misrepresentation with intent to deprive that person 4 of the property or services; and/or control property of another person knowing or having reason to 5 know that the property was stolen, and the value of said property was \$650.00 or more, to wit: 6 On or about December 28, 2013, JOHN LUBERA, using the alias of Bernard Kooner and eBay usemame "loonerxan", knowingly misrepresented on eBay that he would sell and deliver an Apple Mac 7 Pro for a purchase price of \$650 or more. Patrick Boemer paid JOHN LUBERA \$650 or more for said 8 Apple Mac Pro through PayPal. However, JOHN LUBERA neither delivered said Apple Mac Pro nor 9 refunded the payment, instead sending Patrick Boemer a cell phone cover and/or cellphone charger; 10 and/or, 11 On or about January 6, 2014, JOHN LUBERA took possession and control of \$650 or more of 12 Patrick Boemer's money while knowing or having reason to know it was stolen. 13 14 All of which constitutes the crime of THEFT IN THE AMOUNT OF \$650.00 OR MORE, a category "C" felony, in violation NRS 205.0832, and is a technological crime as defined by NRS 15 16 205A.030. 17 COUNT 4 THEFT IN THE AMOUNT OF \$650.00 OR MORE 18 CATEGORY "C" FELONY - NRS 205.0832 19 That the Defendant, JOHN LUBERA, in the County of Clark, State of Nevada, by virtue of his 20 own actions or by the actions of his agents or employees, without lawful authority, did knowingly: 21 control property of another person with the intent to deprive that person of the property; and/or convert, 22 make an unauthorized transfer of an interest in, or without authorization control property of another 23 person, or use the services or property of another person entrusted to him or placed in his possession for 24 a limited, authorized period of determined or prescribed duration or for a limited use; and/or obtain 25 property or services of another person by a material misrepresentation with intent to deprive that person 26 of the property or services; and/or control property of another person knowing or having reason to 27 know that the property was stolen, and the value of said property was \$650.00 or more, to wit: 28 111

| 1  | On or about May 12, 2014, JOHN LUBERA, using the alias of John Cutler and eBay username                   |  |
|----|---|--|
| 2  | "shortshift75", knowingly misrepresented on eBay that he would sell and deliver a camera with flash       |  |
| 3  | device and camera lens kit for a purchase price of \$650 or more. Bryan Kolasinski paid JOHN              |  |
| 4  | LUBERA \$650 or more for said camera with flash device and camera lens kit through PayPal.                |  |
| 5  | However, JOHN LUBERA neither delivered said camera with flash device and camera lens kit nor              |  |
| 6  | refunded the payment, instead sending Bryan Kolasinski a cell phone cover and/or a plug-in hearing        |  |
| 7  | device; and/or,   |  |
| 8  | On or about May 19, 2014, JOHN LUBERA took possession and control of \$650 or more of                     |  |
| 9  | Bryan Kolasinksi's money while knowing or having reason to know it was stolen.                            |  |
| 10 | All of which constitutes the crime of THEFT IN THE AMOUNT OF \$650.00 OR MORE, a                          |  |
| 11 | category "C" felony, in violation NRS 205.0832, and a technological crime as defined by NRS               |  |
| 12 | 205A.030.   |  |
| 13 | COUNT S   |  |
| 14 |   |  |
| 15 | Category "B" Felony - NRS 205.377   |  |
| 16 | That the Defendant, JOHN LUBERA, in the County of Clark, State of Nevada, either by virtue                |  |
| 17 | of their own actions or by the actions of their agents or employees, in the course of an enterprise or    |  |
| 18 | occupation, knowingly and with the intent to defraud, engaged in an act, practice or course of business,  |  |
| 19 | or employed a device scheme or artifice which operated or would have operated as a fraud or deceit        |  |
| 20 | upon a person by means of a false representation or omission of a material fact that: he knew to be false |  |
| 21 | or omitted; that he intended another to rely on; and which resulted in a loss to a person who relied on   |  |
| 22 | the false representation or omission, in at least two transactions having the same or similar pattern,    |  |
| 23 | intents, results, accomplices, victims or methods of commission, or which were otherwise interrelated     |  |
| 24 | by distinguishing characteristics and were not isolated incidents within 4 years and in which the         |  |
| 25 | aggregate loss or intended loss was more than \$650, to wit:  |  |
| 26 | As set forth in Count One through Four, which are hereby incorporated by reference as though              |  |
| 27 | fully set forth herein, JOHN LUBERA, either by virtue of his actions or his agents or employees,          |  |
| 28 | knowingly and intentionally defrauded individuals in two or more transactions as set forth more fully in  |  |

1 those counts from between October 1,2013 and May 31, 2014. As stated in Counts One through Four, 2 JOHN LUBERA, in the course of an enterprise or occupation, utilizing a series of aliases, knowingly, 3 and with the intent to deprive another of their property, advertised the sale of multiple items on eBay. 4 Victims, LANCE BOWLING, ROBERTO TRIORCO UNANUE, PATRICK BOEMER, and BRYAN 5 KOLASINSKI, relied upon these misrepresentations of sale and paid for their respective items, and their shipping costs, but never received said items. Such resulted in the victims' aggregate loss of 6 7 \$9,733.58. All of which constitutes the crime of MULTIPLE TRANSACTIONS INVOLVING FRAUD 8 9 OR DECEIT IN COURSE OF ENTERPRISE OR OCCUPATION, a category "B" felony in violation of NRS 205.377. 10 11 COUNT 6 THEFT IN THE AMOUNT OF \$650.00 OR MORE AGAINST 12 A PERSON 60 YEARS OF AGE OR OLDER CATEGORY "C" FELONY - NRS 205.0832, NRS 193.167 13 14 That the Defendant, JOSEPH LUBERA, in the County of Clark, State of Nevada, by virtue of 15 his own actions or by the actions of his agents or employees, without lawful authority, did knowingly: 16 control property of another person with the intent to deprive that person of the property; and/or convert, 17 make an unauthorized transfer of an interest in, or without authorization control property of another 18 person, or use the services or property of another person entrusted to him or placed in his possession for 19 a limited, authorized period of determined or prescribed duration or for a limited use; and/or obtain 20 property or services of another person by a material misrepresentation with intent to deprive that person 21 of the property or services; and/or control property of another person knowing or having reason to know that the property was stolen, and the value of said property was \$650.00 or more and the victim 22 23 being 60 years of age or older, to wit: 24 On or about February 1, 2014, JOSEPH LUBERA, using the alias John Lee and eBay username 25 "johlee9", knowingly misrepresented on eBay that he would sell and deliver a metal detector for a 26 purchase price of \$650 or more. Michael West paid JOSEPH LUBERA \$650 or more for said metal 27 detector through PayPal. However, JOSEPH LUBERA neither delivered said metal detector nor

refunded the payment, instead sending Michael West two stereo/video cords, thirty-five cents in
 change, and an empty "Altoids" tin; and/or,

Between February 9, 2014 and February 13, 2014, JOSPEH LUBERA took possession and
control of \$650 or more of Michael West's money while knowing or having reason to know it was
stolen.

All of which constitutes the crime of THEFT IN THE AMOUNT OF \$650.00 OR MORE,
 COMMITTED AGAINST A PERSON 60 YEARS OF AGE OR OLDER, a category "C" felony, in
 violation NRS 205.0832 and NRS 193.167, and a technological crime as defined by NRS 205A.030.
 COUNT 7

## THEFT IN THE AMOUNT OF \$650.00 OR MORE CATEGORY "C" FELONY -NRS 205.0832

11 That the Defendant, JOSEPH LUBERA, in the County of Clark, State of Nevada, by virtue of 12 his own actions or by the actions of his agents or employees, without lawful authority, did knowingly: 13 control property of another person with the intent to deprive that person of the property; and/or convert, 14 make an unauthorized transfer of an interest in, or without authorization control property of another 15 person, or use the services or property of another person entrusted to him or placed in his possession for 16 a limited, authorized period of determined or prescribed duration or for a limited use; and/or obtain 17 property or services of another person by a material misrepresentation with intent to deprive that person 18 of the property or services; and/or control property of another person knowing or having reason to 19 know that the property was stolen, and the value of said property was \$650.00 or more, to wit: 20 On or about October 21, 2013, JOSEPH LUBERA, using the alias Anthony Amatulli and eBay 21 usemame "landercap51", knowingly misrepresented on eBay that he would sell and deliver an Apple 22 Mac Pro for a purchase price of \$650 or more. Lincoln Sevier paid JOSEPH LUBERA \$650 or more 23 for said Apple Mac Pro through PayPal. However, JOSEPH LUBERA neither delivered said Apple 24 Mac Pro nor refunded the payment, instead sending Lincoln Sevier an ear bud and/or charging cable; 25 and/or

On or about November 1,2013, JOSPEH LUBERA took possession and control of \$650 or more
 of Lincoln Sevier's money while knowing or having reason to know it was stolen.

28 *III* 

All of which constitutes the crime of THEFT IN THE AMOUNT OF \$650.00 OR MORE, a
 category "C" felony, in violation NRS 205.0832, and is a technological crime as defined by NRS
 205A.030.

COUNT S THEFT IN THE AMOUNT OF \$650.00 OR MORE CATEGORY "C" FELONY - NRS 205.0832

6 That the Defendant, JOSEPH LUBERA, in the County of Clark, State of Nevada, by virtue of 7 his own actions or by the actions of his agents or employees, without lawful authority, did knowingly: 8 control property of another person with the intent to deprive that person of the property; and/or convert, 9 make an unauthorized transfer of an interest in, or without authorization control property of another 10 person, or use the services or property of another person entrusted to him or placed in his possession for 11 a limited, authorized period of determined or prescribed duration or for a limited use; and/or obtain 12 property or services of another person by a material misrepresentation with intent to deprive that person 13 of the property or services; and/or control property of another person knowing or having reason to 14 know that the property was stolen, and the value of said property was \$650.00 or more, to wit: 15 On or about March 23, 2014, JOSEPH LUBERA, using the alias Paul Redick and eBay 16 usemame "redpu:ff 88", knowingly misrepresented on eBay that he would sell and deliver an Apple 17 Computer for a purchase price of \$650 or more. Sonia Mariona paid JOSEPH LUBERA \$650 or more 18 for said Apple Mac through PayPal. However, JOSEPH LUBERA neither delivered said Apple Mac 19 nor refunded the payment, instead sending Sonia Mariona a music cd; and/or 20 On or about March 31, 2014, JOSPEH LUBERA took possession and control of \$650 or more 21 of Sonia Mariona's money while knowing or having reason to know it was stolen 22 All of which constitutes the crime of THEFT IN THE AMOUNT OF \$650.00 OR MORE, a 23 category "C" felony, in violation NRS 205.0832, and is a technological crime as defined by NRS 24 205A.030. 25 Ill 26 I11 27

28 Ill

11

4

- 1
- 2

COUNT 9 MULTIPLE TRANSACTIONS INVOLVING FRAUD OR DECEIT <u>INCOURSE OF ENTERPRISE OR OCCUPATION</u> Category "B" Felony - NRS 205.377

3

4 That the Defendant, JOSEPH LUBERA, in the County of Clark, State of Nevada, either by 5 virtue of their own actions or by the actions of their agents or employees, in the course of an enterprise 6 or occupation, knowingly and with the intent to defraud, engaged in an act, practice or course of 7 business, or employed a device scheme or artifice which operated or would have operated as a fraud or 8 deceit upon a person by means of a false representation or omission of a material fact that: he knew to 9 be false or omitted; that he intended another to rely on; and which resulted in a loss to a person who 10 relied on the false representation or omission, in at least two transactions having the same or similar 11 pattern, intents, results, accomplices, victims or methods of commission, or which were otherwise 12 interrelated by distinguishing characteristics and were not isolated incidents within 4 years and in 13 which the aggregate loss or intended loss was more than \$650, to wit:

14 As set forth in Count Six through Eight, which are hereby incorporated by reference as though 15 fully set forth herein, JOSEPH LUBERA, either by virtue of his actions or his agents or employees, 16 knowingly and intentionally defrauded individuals in two or more transactions as set forth more fully in 17 those counts from between October 1,2013 through May 31, 2014. As stated in Counts Six through 18 Eight, JOSEPH LUBERA, in the course of an enterprise or occupation, utilizing a series of aliases, 19 knowingly, and with the intent to deprive another of their property, advertised the sale of multiple items 20 on eBay. Victims, MICHAEL WEST, who is 60 years of age or older, LINCOLN SEVIER, and 21 SONIA MARIONA, relied upon these misrepresentations of sale and paid for their respective items, 22 and their shipping costs, but never received said items. Such resulted in the victims' aggregate loss of 23 \$7,875.64.

- 24
- 25 Ill
- 26 Ill
- 27 Ill
- 28 Ill

| 1  | All of which constitutes the crime of MULTIPLE TRANSACTIONS INVOLVING FRAUD                   |
|--|---|
| 2  | OR DECEIT IN COURSE OF ENTERPRISE OR OCCUPATION, a category "B" felony in violation           |
| 3  | ofNRS 205.377.  |
| 4  | All of which is contrary to the form, force and effect of the statutes in such cases made and |
| 5  | provided, and against the peace and dignity of the state of Nevada.                           |
| 6  | DATED this It, day of <u>Illa nit</u> 2017.   |
| 7  | SUBMITTED BY  |
| 8<br>9                                       | ADAM PAUL LAXALT<br>Atto JMI  |
| 10   | i a 1 etmer   |
| 11   | Deputy Attorney General<br>Nevada Bar No. 10873   |
| 12   | Attorneys for the State of Nevada   |
| 13   | ENDORSEMENT: A True Bill  |
| 14<br>15                                     | By: oreperson, Clark County Grand Jury  |
| 16 GJ# <u>tGATeSS 4-1</u><br>/{, 8r;.J'd/S84 |   |
| 17<br>18                                     |   |
| 18   |   |
| 20   |   |
| 21   |   |
| 22   |   |
| 23   |   |
| 24   |   |
| 25   |   |
| 26   |   |
| 27   |   |
| 28   |   |