

MISSOURI STATE BOARD OF EDUCATION AGENDA ITEM:**December 2014**

CONSIDERATION OF ISSUANCE OF A SUBSTITUTE CERTIFICATE
OF LICENSE TO TEACH TO ANTOINE D. JENNINGS

STATUTORY AUTHORITY:

Section 168.071, RSMo

Consent
ItemAction
ItemReport
Item

DEPARTMENT GOAL NO. 3:

Missouri will prepare, develop, and support effective educators.

SUMMARY:

Applicant's Name: Antoine D. Jennings

On August 31, 2014, Antoine D. Jennings applied for a substitute certificate of license to teach.

Offense: On February 21, 1995, Mr. Jennings, age 18, was loaned a car by the victim who had left a MAC card inside. Mr. Jennings then used that card, without consent of the victim, and made transactions on his account.

Disposition: On November 6, 1995, Mr. Jennings pled guilty to the felony, Credit Card Used to Obtain or Attempt to Obtain Property/Services, in the Erie County Court of Common Pleas, state of Pennsylvania, case number CP-25-CR-0000832-1995. He was sentenced to eighteen months probation, which was successfully completed, and \$200.00 restitution.

Letters of Recommendation: Two (2) – (Co-worker, Supervisor).

PRESENTER(S):

Paul Katnik, Assistant Commissioner, Office of Educator Quality, will assist with the presentation and discussion of this agenda item.

RECOMMENDATION:

We recommend that the State Board of Education approve the application of Antoine D. Jennings for a substitute certificate of license to teach.



Substitute Certification



MISSOURI DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
 OFFICE OF EDUCATOR QUALITY
 EDUCATOR CERTIFICATION
 POST OFFICE BOX 480
 JEFFERSON CITY, MISSOURI 65102-0480
 (573)751-0051

POSSIBLE DISCIPLINE

APPLICATION FOR A SUBSTITUTE CERTIFICATE OF LICENSE TO TEACH

SECTION I: APPLICANT INFORMATION

PROFILE

Educator ID: 602718 Social Security Number:

Name: ANTOINE D JENNINGS [View Application Checklist](#)

Address: 2408 SW MORNINGSIDE DR

City: BLUE SPRINGS State: MO Zip: 64015-0000

Personal Phone: (615) 589 - 3599

Work Phone: (816) 427 - 5230

Email Address: WOLV11@YAHOO.COM

EDUCATION

State	Institution	Degree	Major	Major	GPA	Graduation Date	Attended To	Student Teaching Date	Transcript Status	Verified
MI	WESTERN MICHIGAN UNIVERSITY									

PROFESSIONAL CONDUCT (ALL QUESTIONS MUST BE ANSWERED)

Please answer the following questions. If you answer yes to any of the questions, please provide an explanation in the box below.

Have you ever been charged with, convicted or entered a plea, including a plea of nolo contendere, to any felony or misdemeanor whether or not sentence was imposed or suspended, except minor traffic violations? If yes, explain fully.

Yes No

Have you ever been denied a professional license, certificate, permit, credential, endorsement, or registration? If yes, explain fully.

Yes No

Has your professional license (except for driver's license), certificate, permit, credential, endorsement, or registration ever been disciplined, suspended, revoked, reprimanded, restricted, curtailed or voluntarily surrendered or do you have any pending complaints before any regulatory board or agency or is there any investigation or adverse action now pending against you? If yes, explain fully.

Yes No

Have you ever resigned, been restricted, disciplined, or discharged from any position, including the armed forces, while under suspicion of having engaged in criminal, immoral, unethical behavior or unprofessional conduct, or are you under investigation for any such charge? If yes, explain fully.

Yes No

TYPE OF APPLICATION

CONTENT SUBSTITUTE

Selected Payment Type : Debit, Credit, eCheck payment
 Actual Payment Type : Debit, Credit, eCheck payment
 Application Fee : 50.00
 Amount Paid : 50.00
 Amount Remaining : 0.00
 Payment Status : Paid
 Comments :

SWORN STATEMENT

I, the above named applicant, hereby affirm under penalties of perjury that I am the applicant referred to in the preceding application for a certificate of license to teach in the state of Missouri, and that all statements and enclosures are true and accurate to the best of my knowledge, information, and belief. I understand that any misrepresentation of facts may result in the denial or revocation of the requested certificate(s). I submit for consideration this application as required by the Missouri law governing the practice of teaching. I understand that the Missouri Department of Elementary and Secondary Education may require further information of evidence that it deems reasonable and proper. Furthermore, I voluntarily consent to a thorough investigation of my present and past employment and other activities for the purpose of verifying my qualifications. In addition, I grant permission to access any court, FBI, or police records related to arrests and convictions related to good moral character or personal fitness pertinent to my certification, and to probation or parole records as well.

RELEASE OF EDUCATIONAL INFORMATION

I hereby give my recommending certification institution permission to release any and all information needed.

BY SELECTING "I Accept", I AGREE TO THE TERMS OF THE SWORN STATEMENT AND TO THE RELEASE OF MY EDUCATIONAL INFORMATION.

I Accept

It is the policy of the Missouri Department of Elementary and Secondary Education not to discriminate on the basis of race, color, religion, gender, national origin, age, or disability in its programs or employment practices as required by Title VI and VII of the Civil Rights Act of 1964, Title IX of the Education Amendments of 1972, Section 504 of the Rehabilitation Act of 1973, the Age Discrimination Act of 1975, and Title II of the Americans with Disabilities Act of 1990. Inquiries related to Department programs and to the location of services, activities, and facilities that are accessible by persons with disabilities may be directed to the Jefferson State Office Building, Office of the General Counsel, Coordinator—Civil Rights Compliance (Title VI/Title IX/504/ADA/Age Act), 6th Floor, 205 Jefferson Street, P.O. Box 480, Jefferson City, MO 65102-0480; telephone number (573) 526-4757 or TTY (800) 735-2966, fax (573) 527-4883, email civilrights@dese.mo.gov.

SECTION II: DESE

1 record(s)

	Subject Area Grade Level	Classification	Effective Date	Expiration Date	Analysis Indicator	Status
<input checked="" type="checkbox"/>	CONTENT SUBSTITUTE					

Memo (Public):

9/4/14-HOLDING FOR TRANSCRIPTS AND CLEARANCE OF THE BACKGROUND CHECK

Last Team Member to Update Memo: DBUTCHER

Status:

Assign To:

Date Received: 08/31/2014

Email: certification@dese.mo.gov

Current User: KMILLER8 Last Modified User: KMILLER8 Last Modified Date: 9/16/2014 12:36:40 PM

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Privacy/Security
Policy

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COURT OF COMMON PLEAS OF ERIE COUNTY

DOCKET



Docket Number: CP-25-CR-0000832-1995

CRIMINAL DOCKET

Court Case

Commonwealth of Pennsylvania

v.

Antoine D Jennings

Page 1 of 4

CASE INFORMATION

<u>Judge Assigned:</u> Migrated, Judge	<u>Date Filed:</u> 04/03/1995	<u>Initiation Date:</u> 04/03/1995
<u>OTN:</u> E 164387-6 <u>LOTN:</u>	<u>Originating Docket No:</u>	
<u>Initial Issuing Authority:</u>	<u>Final Issuing Authority:</u> Ms. Denise Stuck-Lewis	
<u>Arresting Agency:</u> Edinboro University Pd	<u>Arresting Officer:</u> Affiant	
<u>Complaint/Incident #:</u> Unknown		
<u>Case Local Number Type(s)</u>	<u>Case Local Number(s)</u>	
Legacy Docket Number	1995-832	

STATUS INFORMATION

<u>Case Status:</u> Closed	<u>Status Date</u>	<u>Processing Status</u>
	03/16/2012	Completed
	04/03/1995	Migrated Case

DEFENDANT INFORMATION

<u>Date Of Birth:</u>	10/31/1973	<u>City/State/Zip:</u> Chula Vista, CA 91911
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CASE PARTICIPANTS

<u>Participant Type</u>	<u>Name</u>
Defendant	Jennings, Antoine D.

BAIL INFORMATION

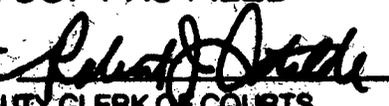
Jennings, Antoine D. **Nebbia Status: None**

<u>Bail Action</u>	<u>Date</u>	<u>Bail Type</u>	<u>Percentage</u>	<u>Amount</u>	<u>Bail Posting Status</u>	<u>Posting Date</u>
Set	03/21/1995	ROR		\$0.00	Posted	03/21/1995

CHARGES

<u>Seq.</u>	<u>Orig Seq.</u>	<u>Grade</u>	<u>Statute</u>	<u>Statute Description</u>	<u>Offense Dt.</u>	<u>OTN</u>
1	1	F3	18 § 4106 §§A1	Credit Card Used To Obt Or Att Obt Prop/Services	02/21/1995	E 164387-6
2	2	M3	18 § 3921 §§A	Theft By Unlaw Taking-Movable Prop	02/21/1995	E 164387-6
3	3	M1	18 § 3922 §§A1	Theft By Decep-False Impression	02/21/1995	E 164387-6

A TRUE COPY AS FILED

ATTEST 
DEPUTY CLERK OF COURTS
 MY COMMISSION EXPIRES THE FIRST MONDAY IN JAN. 2018

COURT OF COMMON PLEAS OF ERIE COUNTY

DOCKET



Docket Number: CP-25-CR-0000832-1995

CRIMINAL DOCKET

Court Case

Commonwealth of Pennsylvania

v.

Antoine D Jennings

Page 2 of 4

COMMONWEALTH INFORMATION

Name:

Supreme Court No:

ATTORNEY INFORMATION

Name:

Supreme Court No:

Rep. Status:

Phone Number(s):

Address:

Francis John Constantine
Private
034885
Active
814-456-5422 (Phone)
306 Masonic Temple Bldg
32 W Eighth Street
Erie, PA 16501

Representing: Jennings, Antoine D.

ENTRIES

<u>Sequence Number</u>	<u>CP Filed Date</u>	<u>Document Date</u>	<u>Filed By</u>
1	03/21/1995		Migrated, Filer
			ROR BOND ROR BOND FILED
1	04/03/1995		Unknown Filer
			Original Papers Received from Lower Court
1	05/19/1995		Migrated, Filer
			INFORMATION FILED INFORMATION FILED
1	05/26/1995		Migrated, Filer
			WAIVER OF ARRAIGNMENT FILED WAIVER OF ARRAIGNMENT FILED
1	10/23/1995		Migrated, Filer
			ACCELERATED REHABILITATIVE DISPOSITION ACCELERATED REHABILITATIVE DISPOSITION (ARD) MOTION AND ORDER FILED
1	11/06/1995		Migrated, Filer
			ARD; PROBATION: LICENSE SUSPENSION: ARD ORDER - 18 MONTHS PROBATION S/JUDGE SHAD CONNELLY
1	07/29/1998		Migrated, Judge
			Bench Warrant Issued

COURT OF COMMON PLEAS OF ERIE COUNTY

DOCKET



Docket Number: CP-25-CR-0000832-1995

CRIMINAL DOCKET

Court Case

Commonwealth of Pennsylvania

Page 3 of 4

v.

Antoine D Jennings

ENTRIES

<u>Sequence Number</u>	<u>CP Filed Date</u>	<u>Document Date</u>	<u>Filed By</u>
1	08/06/1998		Migrated, Filer
			LET BENCH WARRANT ISSUE BENCH WARRANT LET BENCH WARRANT ISSUE COLLECTIONS BENCH WARRANT ISSUED S/WM CUNNINGHAM JUDGE
1	03/16/2012		Garhart, John
			Bench Warrant - Failure to Appear (Vacated - Closed)
1	03/23/2012		Garhart, John
			Order of Court / Bench Warrant be released

COURT OF COMMON PLEAS OF ERIE COUNTY

DOCKET

Docket Number: CP-25-CR-0000832-1995

CRIMINAL DOCKET

Court Case



Commonwealth of Pennsylvania

Page 4 of 4

v.

Antoine D Jennings

CASE FINANCIAL INFORMATION

Last Payment Date:

Total of Last Payment:

Jennings, Antoine D. Defendant	Assessment	Payments	Adjustments	Non Monetary Payments	Total
Costs/Fees					
User Fee (Erie)	\$10.00	\$0.00	-\$10.00	\$0.00	\$0.00
Court Fee (Erie)	\$20.70	\$0.00	-\$20.00	\$0.00	\$0.70
State Court Costs (Act 204 of 1976)	\$7.43	\$0.00	\$0.00	\$0.00	\$7.43
Clerk's Fee (Erie)	\$90.00	\$0.00	\$0.00	\$0.00	\$90.00
Judicial Computer Project	\$1.50	\$0.00	\$0.00	\$0.00	\$1.50
Crime Victims Compensation (Act 96 of 1984)	\$15.00	\$0.00	\$0.00	\$0.00	\$15.00
Crimes Commission Cost (Act 96 of 1984)	\$15.00	\$0.00	\$0.00	\$0.00	\$15.00
Domestic Violence Compensation (Act 44 of 1988)	\$10.00	\$0.00	\$0.00	\$0.00	\$10.00
Commonwealth Cost - HB627 (Act 167 of 1992)	\$6.37	\$0.00	\$0.00	\$0.00	\$6.37
Constable Education Training Act	\$5.00	\$0.00	\$0.00	\$0.00	\$5.00
Firearm Education and Training Fund	\$5.00	\$0.00	\$0.00	\$0.00	\$5.00
County - ARD/PWOV (Erie)	\$200.00	\$0.00	\$0.00	\$0.00	\$200.00
Administrative Fee (Erie)	\$180.00	\$0.00	-\$130.00	\$0.00	\$50.00
OSP (Erie/State) (Act 35 of 1991)	\$270.00	\$0.00	-\$80.00	\$0.00	\$190.00
OSP (Erie/State) (Act 35 of 1991)	\$270.00	\$0.00	-\$80.00	\$0.00	\$190.00
NSF Fee (Erie)	\$25.00	\$0.00	\$0.00	\$0.00	\$25.00
Sheriff's Fee (Erie)	\$40.00	\$0.00	\$0.00	\$0.00	\$40.00
Costs/Fees Totals:	\$1,171.00	\$0.00	-\$320.00	\$0.00	\$851.00
Restitution					
Restitution	\$200.00	\$0.00	-\$200.00	\$0.00	\$0.00
Restitution Totals:	\$200.00	\$0.00	-\$200.00	\$0.00	\$0.00
Grand Totals:	\$1,371.00	\$0.00	-\$520.00	\$0.00	\$851.00

** - Indicates assessment is subrogated

Recent entries made in the court filing offices may not be immediately reflected on these docket sheets. Neither the courts of the Unified Judicial System of the Commonwealth of Pennsylvania nor the Administrative Office of Pennsylvania Courts assume any liability for inaccurate or delayed data, errors or omissions on these reports. Docket Sheet information should not be used in place of a criminal history background check which can only be provided by the Pennsylvania State Police. Moreover an employer who does not comply with the provisions of the Criminal History Record Information Act may be subject to civil liability as set forth in 18 Pa.C.S. Section 9183.

IN THE COURT OF COMMON PLEAS

Docket No. 832/95

COMMONWEALTH VS. Antoine D. Jennings

Jail Bond

Race B

Sex M

JUDGE S. Connelly DEF. ATTY. F. Constantine

D.A. C. McElynn Stenog. —

Date 11/6/95

P.O. R. Lewis

ARD
Sentence

ct1 - Credit Cards - probation: 18 mos.

ct2 - FBUT

ct3 - TBD

fine: 200

costs: 186

386

Restitution: \$200

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ATTEST [Signature]
DEPUTY CLERK OF COURTS

MY COMMISSION EXPIRES THE FIRST MONDAY IN JAN 2018

COMMONWEALTH OF PENNSYLVANIA : IN THE COURT OF COMMON PLEAS
 V. : OF ERIE COUNTY, PENNSYLVANIA
 ANTOINE D. JENNINGS : NO. 832 OF 1995
 E 164387-6

INFORMATION

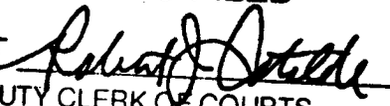
The District Attorney of Erie County by this Information charges that on (or about), February 21, 1995, in the said County of Erie and State of Pennsylvania the said ANTOINE D. JENNINGS

did use a credit card for the purpose of obtaining property or services with the knowledge that said card was stolen, forged or fictitious, to-wit: A PNC Bank MAC card issued to Sean Kelly, in that the said ANTOINE D. JENNINGS did obtain U.S. currency from the PNC Bank MAC machine having a value of \$200.00 more or less, occurring at University Center, Edinboro University of Pennsylvania, Edinboro, Erie County, Pennsylvania; thereby the said ANTOINE D. JENNINGS did commit the crime of CREDIT CARDS, a felony of the third degree.

COUNT TWO:

AND THE DISTRICT ATTORNEY FURTHER CHARGES that on the day and year aforesaid in the said County of Erie and State of Pennsylvania, the said ANTOINE D. JENNINGS did unlawfully take or exercise control over movable property of another, to-wit: A PNC Bank MAC card having a total value of \$5.00 more or less belonging to Sean Kelly, occurring at University Center, Edinboro University of Pennsylvania, Edinboro, Erie County, Pennsylvania, with the intent to deprive said owner thereof and did thereby commit the crime of THEFT BY UNLAWFUL TAKING OR DISPOSITION, a misdemeanor of the third degree.

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ATTEST 
 DEPUTY CLERK OF COURTS
 MY COMMISSION EXPIRES THE FIRST MONDAY IN JAN. 2018

COUNT THREE:

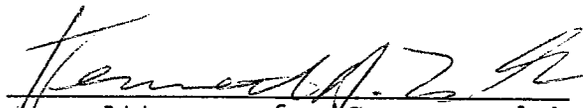
AND THE DISTRICT ATTORNEY FURTHER CHARGES that on the day and year aforesaid in the said County of Erie and State of Pennsylvania, the said ANTOINE D. JENNINGS did intentionally obtain or withhold property of another by deception when he created or reinforced a false impression, including false impressions as to law, value, intention or other state of mind, to-wit: the said ANTOINE D. JENNINGS did represent to PNC Bank that he was the lawful holder of a PNC Bank MAC card issued to Sean Kelly and did receive monies in the amount of \$200.00 more or less, well knowing that said misrepresentation was false and that the true facts were that the MAC card was stolen; thereby the said ANTOINE D. JENNINGS did commit the crime of THEFT BY DECEPTION, a misdemeanor of the first degree.

All of which is against the Act of Assembly and the peace and dignity of the Commonwealth of Pennsylvania.

- () Notice is hereby given, per Pa.R.Crim.P.1127(B)(1), that this Information will be tried with Information
- (XX) Notice is hereby given, per Pa.R.Crim.P.1127(B)(1), that your case will be tried together with all co-defendant(s) since you are alleged to have participated in the same act or transaction.

18 P.S. 4106
 18 P.S. 3921
 18 P.S. 3922(a)(1)

Citation of Statute & Section


 Attorney for Commonwealth

COMMONWEALTH OF PENNSYLVANIA CLERK OF RECORDS
v.

IN THE COURT OF COMMON PLEAS
OF ERIE COUNTY, PENNSYLVANIA
CRIMINAL DIVISION

ANTOINE D. JENNINGS

No. 832 of 19 95

OCT 23 11 52 AM '95

ACCELERATED REHABILITATIVE DISPOSITION (ARD) MOTION AND ORDER

AND NOW, this 18th day of October, 19 95, the District Attorney of Erie County moves your Honorable Court to set a hearing at which time the Court may consider the entry of the above-named defendant into the program of Accelerated Rehabilitative Disposition in accordance with the Rules of Criminal Procedure. The District Attorney has investigated the background of this case and of the defendant and is of the opinion that the best interests of the defendant and the Community would be served by entry of the defendant into the program of Accelerated Rehabilitative Disposition.

A hearing to consider entry of the above defendant into the Accelerated Rehabilitative Disposition Program will be held on November 6, 1995, at 9:30 A.M., at which time the District Attorney, prosecuting law enforcement agency, victim, defendant and his counsel shall be heard.

POSSIBLE MAXIMUM PENALTY:

- COUNT ONE
\$15,000/7 years
- COUNT TWO
\$2,500/1 year
- COUNT THREE
\$10,000/5 years

[Handwritten signature]
J.

A TRUE COPY AS FILED
ATTEST *[Signature]*
DEPUTY CLERK OF COURTS
MY COMMISSION EXPIRES THE FIRST MONDAY IN JAN 2018
ORDER

AND NOW, this 18th day of Nov., 19 95, it is hereby ORDERED that the above individual is accepted into the Accelerated Rehabilitative Disposition Program and that further proceedings on the charge(s) shall be postponed during the term of the program and that in light of the defendant's waiver of Rule 1100, all provisions of the prompt trial rule shall remain suspended during the term of the program. The length and terms of the probation shall be as announced on the record this date. Further, the defendant shall be subject to any additional terms and conditions of probation as shall be ordered by the Erie County Department of Probation and parole.

[Handwritten signature]
J.

OCT 19 1995
Court Administrator
Criminal Division

ARD/PWOV
DISTRICT ATTORNEY REVIEW FORM

Commonwealth v. JENNINGS, ANTOINE D.

Address 30631 N: 50th St., Bangor MI 49013

Docket No. 832 of 1995

Charge Auth. Use of Credit Card/Theft by UT/Theft by Decept.

Defense Attorney Constantine

Victim Contact Sean B. Kelly - Edinboro University (phone no. - 732-4290)
Jim Miller - PNC Bank, 104 Erie St., Edinboro, PA 16412

Objection to ARD? Victim(s) No x Yes

COMMENTS: 9/7/95: I spoke with the victim, Jim Miller of PNC Bank, and he stated that there is no objection to ARD placement for the Defendant provided the Defendant pay restitution to the bank in the amount of \$200.00. VB

9/11/95: I spoke with the victim, Sean Kelly, who said he has no objection to ARD placement for the Defendant, but noted that he can't get another MAC card until the Defendant makes restitution to the bank. VB

The victim in this case lent the Defendant his car on February 21, 1995. The victim's MAC Card was in the car. The Defendant went to the MAC Machine and made some transactions. The MAC Machine had a camera which took pictures of the Defendant making the transactions and a computer copy of the transactions was made. The victim had questioned the transactions when he had received his bank statement. The victim was shown pictures that were taken at the times involved in removing the money from the MAC Machine and he identified his former roommate, the Defendant. The Defendant, when confronted by the police, gave a written and oral statement.

This particular Defendant has no prior criminal record. As indicated above, neither victim in this case, the bank nor the owner of the MAC Card, objects to ARD, subject to the payment of restitution. In light of all these factors, the Commonwealth would recommend placement of this particular Defendant into the ARD Program.

WAD/pss 10/18/95

COMMONWEALTH OF
PENNSYLVANIA

Mag. Dist. No.: **06-3-96**

DJ Name: Hon.
RONALD E. STUCK

Address: **124 MEADVILLE STREET
ROOM 215
EDINBORO, PA**

Telephone: **(814) 734-5626** **16412**

VS. **832-95**

DEFENDANT:
NAME and ADDRESS

JENNINGS, Antoine D.
30631 N. 50th Street
Bangor, MI 49013
260 Dearborn Hall, EUP

Docket No.: **CR-39-95**

Date Filed: **3-27-95**

OTN: **E 164387-6**



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ATTEST *Ronald E. Stuck*
DEPUTY CLERK OF COURTS

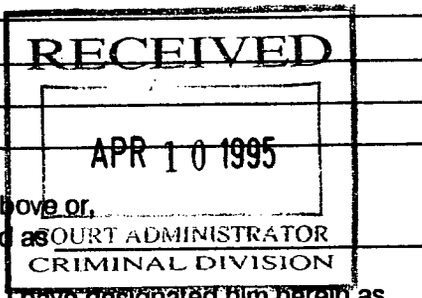
Complainant/Commission Expires	Participants	Incident Number E95-736	UCR Number 061
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ORI NO.: 0251700 D.O.B.: 10/31/73 S.S.#: [REDACTED]

R.S.A.: _____ A.K.A.: _____

District Attorney's office Approved Disapproved because:
 (When the affiant is not a police officer as defined in Rule 51(C) and the offense(s) charged include(s) a misdemeanor or felony which does not involve a clear and present danger to any person or to the community, the complaint shall be submitted to the attorney for the Commonwealth, who shall approve or disapprove without unreasonable delay).

I, Sgt. Jeff Robb (Signature)
 of Edinboro University Police Department (Name of Affiant)
 residing at Earlley Hall, Edinboro, PA 16444 (Identify Department or Agency Represented and Political Subdivision)



do hereby state: (check appropriate box)

1. I accuse the above named defendant, who lives at the address set forth above or,
 I accuse an individual whose name is unknown to me but who is described as COURT ADMINISTRATOR CRIMINAL DIVISION

His nickname or popular designation is unknown to me and, therefore, I have designated him herein as John Doe; with violating the penal laws of the Commonwealth of Pennsylvania at University Center (Place/Political Subdivision)
Edinboro University of PA, Edinboro
 in Erie County on or about February 21, 1995, 0942 hrs to
 Participants were: (if there were participants, place their names here, repeating the name of above defendant) 1035 hrs.
Antoine D. Jennings

2. The acts committed by the accused were:
 (Set forth a summary of the facts sufficient to advise the defendant of the nature of the offense charged. Neither the evidence nor the statute allegedly violated need be cited, nor shall a citation of the statute allegedly violated, by itself, be sufficient. In a summary case, set forth a citation of the specific section and sub-section of the statute or ordinance allegedly violated).

PA C.C. 4106 CREDIT CARDS (F3), 3921. THEFT BY UNLAWFUL TAKING (M3), 3922 THEFT BY DECEPTION (M1).
 4106 CREDIT CARDS (F3) It is alleged that the above-named defendant did with the knowledge that the same had been stolen, used a credit card issued to Sean Kelly by the PNC National Bank for the purpose of obtaining property or services from the PNC Bank MAC Machine, University Center, Edinboro University of PA, in the amount of \$200.00 more or less.
 3921 THEFT BY UNLAWFUL TAKING (M3) It is alleged that the above-named defendant did intentionally or knowingly take, or exercise unlawful control over the property of Sean Kelly, to wit: a PNC Bank MAC card having a value of \$5.00 more or less, with the intent to deprive Sean Kelly thereof, in that he did take this card from the victim's vehicle.
 3922 THEFT BY DECEPTION (M1) It is alleged that the above-named defendant did intentionally represent to PNC Bank, University Center, MAC Machine, that he was the lawful holder of the above described MAC card issued to Sean Kelly (Account #6430540223), well knowing that said misrepresentation was false and that the true facts were that the card was stolen and that he had no authorization to use same, and by such misrepresentation did obtain the property of Sean Kelly, to wit: \$200.00 in currency, more or less.

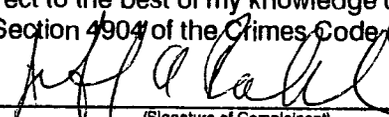


CRIMINAL COMPLAINT⁴ and PROBABLE CAUSE AFFIDAVIT

Defendant Name: JENNINGS, Antoine D.	Docket Number: CR-39-95
--	-----------------------------------

PROBABLE CAUSE: The defendant was identified as the person who was photographed by the surveillance camera in the machine by this officer. A written confession was obtained.

all of which were against the peace and dignity of the Commonwealth of Pennsylvania and contrary to the Act of Assembly, or in violation of 4106, 3921(a), 3922(a)(1) and _____ of the _____ Pennsylvania Crimes Code (Section) _____ (Sub-section)

- 3. I ask that a warrant of arrest or a summons be issued and that the accused be required to answer the charges I have made.
- 4. 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 Crimes Code (18 PA. C.S. § 4904) relating to unsworn falsification to authorities.
March 21, 19 95 

AND NOW, on this date 3-21, 19 95 I certify the complaint has been properly completed and verified, and that there is probable cause for the issuance of process.

6-2-02
Manistral District

Paul [Signature]
Justice 06-2-02
 WEST STREET
 PHILADELPHIA, PENNSYLVANIA 19106
 (Philadelphia) 215-562-1234

SEAL

**CRIMINAL COMPLAINT and
PROBABLE CAUSE AFFIDAVIT**

Mag. Dist. No.:	06-3-96
DJ Name: Hon.	RONALD E. STUCK
Address:	124 MEADVILLE STREET ROOM 215 EDINBORO, PA
Telephone:	(814) 734-5626 16412

COMMONWEALTH OF
PENNSYLVANIA

VS.

DEFENDANT:
NAME and ADDRESS

JENNINGS, Antoine D.
30631 N. 50th Street
Bangor, MI 49013
260 Dearborn Hall, EUP

Docket No.:	<u>CR-89-95</u>
Date Filed:	<u>3-21-95</u>
OTN:	<u>E 164387-6</u>



Complaint Number	Complaint Numbers if other Participants	Incident Number	UCR Number
		E95-736	061

ORI NO.: 0251700 D.O.B.: 10/31/73 S.S.#: [REDACTED]

R.S.A.: _____ A.K.A.: _____

District Attorney's office Approved Disapproved because:

(When the affiant is not a police officer as defined in Rule 51(C) and the offense(s) charged include(s) a misdemeanor or felony which does not involve a clear and present danger to any person or to the community, the complaint shall be submitted to the attorney for the Commonwealth, who shall approve or disapprove without unreasonable delay).

I, Sgt. Jeff Robb (Issue Date) (Signature)

of Edinboro University Police Department (Name of Affiant)

residing at Earley Hall, Edinboro, PA 16444 (Identify Department or Agency Represented and Political Subdivision)

do hereby state: (check appropriate box)

- I accuse the above named defendant, who lives at the address set forth above or,
 I accuse an individual whose name is unknown to me but who is described as _____

His nickname or popular designation is unknown to me and, therefore, I have designated him herein as John Doe; with violating the penal laws of the Commonwealth of Pennsylvania at University Center (Place-Political Subdivision)

Edinboro University of PA, Edinboro
in Erie County on or about February 21, 1995, 0942 hrs to

Participants were: (if there were participants, place their names here, repeating the name of above defendant) 1035 hrs.

Antoine D. Jennings

2. The acts committed by the accused were:

(Set forth a summary of the facts sufficient to advise the defendant of the nature of the offense charged. Neither the evidence nor the statute allegedly violated need be cited, nor shall a citation of the statute allegedly violated, by itself, be sufficient. In a summary case, set forth a citation of the specific section and sub-section of the statute or ordinance allegedly violated).

PA C.C. 4106 CREDIT CARDS (F3), 3921 THEFT BY UNLAWFUL TAKING (M3), 3922 THEFT BY DECEPTION (M1).
4106 CREDIT CARDS (F3) It is alleged that the above-named defendant did with the knowledge that the same had been stolen, used a credit card issued to Sean Kelly by the PNC National Bank for the purpose of obtaining property or services from the PNC Bank MAC Machine, University Center, Edinboro University of PA, in the amount of \$200.00 more or less.
3921 THEFT BY UNLAWFUL TAKING (M3) It is alleged that the above-named defendant did intentionally or knowingly take, or exercise unlawful control over the property of Sean Kelly, to wit: a PNC Bank MAC card having a value of \$5.00 more or less, with the intent to deprive Sean Kelly thereof, in that he did take this card from the victim's vehicle.
3922 THEFT BY DECEPTION (M1) It is alleged that the above-named defendant did intentionally represent to PNC Bank, University Center, MAC Machine, that he was the lawful holder of the above described MAC card issued to Sean Kelly (Account #6430540223), well knowing that said misrepresentation was false and that the true facts were that the card was stolen and that he had no authorization to use same, and by such misrepresentation did obtain the property of Sean Kelly, to wit: \$200.00 in currency, more or less.



CRIMINAL COMPLAINT¹⁶ and PROBABLE CAUSE AFFIDAVIT

Defendant Name: JENNINGS, Antoine D.	Docket Number: CR-39-95
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PROBABLE CAUSE: The defendant was identified as the person who was photographed by the surveillance camera in the machine by this officer. A written confession was obtained.

all of which were against the peace and dignity of the Commonwealth of Pennsylvania and contrary to the Act of Assembly, or in violation of 4106, 3921(a), 3922(a)(1) and _____ of the _____ Pennsylvania Crimes Code _____

- 3. I ask that a warrant of arrest or a summons be issued and that the accused be required to answer the charges I have made.
- 4. 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 Crimes Code (18 PA. C.S. § 4904) relating to unsworn falsification to authorities.
March 21, 19 95

[Signature]
(Signature of Complainant)

AND NOW, on this date 3-21, 19 95, I certify the complaint has been properly completed and verified, and that there is probable cause for the issuance of process.

Please allow this to be my written explanation as to what occurred almost twenty years ago while in college at Edinboro University of Pennsylvania. I was accused of stealing my roommate's debit card and committing fraud by taking money that did not belong to me. I was naive at the time and believed everything that was being told to me by my roommate. I was accused of this because my roommate did not want to get himself in trouble. The card was not stolen and this was his way of not taking responsibility. Sean Kelly, gave me his debit card with PIN and asked me to grab money out of his account so we could go to Pittsburgh for the weekend. I, not thinking anything of it went to the student union to the ATM to retrieve the money since he said he would pay for the entire trip. Once there I proceeded to withdraw the funds from his account. Upon getting back to our dorm room, I gave the money to my roommate and thought nothing of it. Several weeks later after receiving his bank statements, Sean had excessive overdraft fees from that same transaction so he contacted his bank and claimed that his debit card was stolen in order to get the fees reversed.

In doing this, the bank looked at the camera from the ATM to corroborate his story and saw that I was the one that did indeed make the transaction. With that, they called the University police to investigate. When contacted by phone by the police department I was asked to come to the station for questioning. I did and I fully cooperated with the police. I told them exactly what had happened and to my dismay,

REC'D OCT 07 2014

I was told that my roommate was telling them a different story. I was devastated. I did not understand how I could tell the truth and still be in trouble. It seemed as if no one wanted to believe what I was saying. I even pointed out to the officers and eventually to the court that there was no way in the world I could have committed a crime because my roommate gave me his card and PIN number. I did what was asked of me by the owner of the card. The bank even told the police that the correct PIN number was used. If Sean didn't give me his card and PIN, how could I have gotten the money? This question was never answered.

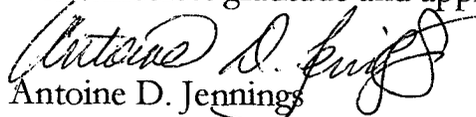
I told the truth at the police department and in court but no one seemed to care. Several years later, I was contacted by my former roommate to apologize for railroading me. I had nothing to say to him and hung up the phone. Almost 20 years later I am still aggravated by this. I was told by my court appointed attorney that this would not be on my record after 5 years because it would be expunged if I paid the fine and fees and successfully complete 18 months of probation. I have contacted the courts in PA again and have made a request for this to be done since it was not done 15 years ago. I am deeply sorry for my role in this and assure you this was not my character then nor is it now. I was raised in a Christian home, my mother and grandmother both are missionaries, my late grandfather was a Bishop. Since then, I have continued doing what I have always been taught to do. After all of this, I went back to Michigan to finish my education.

REC'D OCT 07 2014

At Western Michigan University, I was very active in student government as well as other organizations on campus. I was able to land an internship with Congressman Mark Schauer who is now a favorite for winning this year's gubernatorial race in Michigan. Once I was done with the internship and upon graduation I moved to Little Rock, Arkansas. Where I took a job as director of canvass for a nonprofit, and two years later I was offered a job with the state legislature of Tennessee. Upon arriving in Nashville, I joined a wonderful church and stayed active in my church for almost 10 years until my move to Missouri.

Since being here in Missouri, I have been the Director of a nonprofit in Kansas City, I am married, and I have 3 wonderful step children. I am currently enrolled at Capella University earning a Master's in Higher Education. My current GPA as of September 19th the end of the quarter is 3.895. I am also currently active in my church here in the area. I am seeking to teach here because I want to make a difference in some child's life. I also want to continue being a positive role model for my children. In this packet you will find my letters of reference and the other information you have asked for. I hope my explanation is sufficient as I am looking to put 1995 behind me permanently.

With sincerest gratitude and appreciation,


Antoine D. Jennings

REC'D OCT 07 2014

September 22, 2014

To Whom It May Concern:

It is an honor to write a reference letter for Antoine Jennings, a highly valued mentor member of NACA.

I have known Antoine since I started working with NACA a year ago. Antoine was the team to reach out to me and provide guidance and moral support. During our time I learned how invaluable he was to our team. He consistently strove to achieve and succeed for the team. He used his wisdom and expertise to encourage the other members of the team. He was considered as the morale booster when we had doubts, or things weren't going as planned.

Antoine is passionate, honest, dependable, efficient, conscientious, and extremely capable. He understands how to get things done for the betterment of anyone who has the honor of knowing him. His communication skill speaks for itself. He uses all of these skills to reach others and help them in becoming the best person they can be.

I am proud to know Antoine, and I know he will exceed your expectations as a member of the team. Please feel free to contact me if there is any additional information you need.

Warm Regards,

Kimberley McCord

Kimberley McCord
(414)-837-7025
Kmccord42@gmail.com

REC'D OCT 07 2014

To Whom It May Concern:

I have known Antoine Jennings as a friend and co-worker for over a year. He is organized, efficient, extremely competent, and has an excellent rapport with people. His communication skills, both written and verbal, are excellent. Antoine has always been willing to help no matter what the task, and has an uncanny ability to think outside the box no matter what the circumstance.

I have found Antoine to be ethical and trustworthy and I highly recommend him for any position or endeavor that he may pursue. He will be a valuable asset for any organization.

If you have any questions, please do not hesitate to contact me.

Sincerely,

A handwritten signature in cursive script, appearing to read "Gloria Lovell".

Gloria Lovell
303-941-0235

REC'D OCT 07 2014



..... We are in YOU'R Community!

2112 Schuetz Rd
 St. Louis, Mo 63146
 314-695-5223 Phone
 314-695-5226 Fax
www.ctitleservices.com

October 2, 2014

From the Desk of: Leslie Steinlage
 Escrow Closing Supervisor
 Community Title Services, LLC

In Regards to: Antoine D. Jennings

Title: Letter of Recommendation

To Whom It May Concern,

I have worked with Mr. Jennings for several years while he was with the NACA Program, Neighborhood Association Corporation of America, and in my time working with Mr. Jennings we have had the highest volume of closings in the Kansas Market. NACA is a Non for Profit Corporation, therefor there is no budget for marketing and expensive ads so the high amount of successful closings came from Mr. Jennings ability to Market and teach to a high volume of people the benefit of the NACA Program.

I have been a NACA closing agent for 11 years and I have seen many people come and go but I have never seen someone with the ability to keep a high volume of clients on task with a large list of items needed to accomplish a common and mutual goal, and that is to get them into their Dream Home with the Dream Loan.

I have the utmost respect and admiration for Mr. Jennings due to his un wavering fairness and ethics. We work in an industry where being un ethical is not so uncommon. Mr. Jennings ran his office with the highest of integrity, and for that, Kansas City NACA found great success.

Loosing Mr. Jennings in the NACA Kansas Market is a huge loss for my industry but a giant gain for anyone else he seeks employment with, he takes his job very seriously and will go above and beyond for clients and his company on a daily basis, he will be an asset to any team that is fortunate enough to have him.

If you have any questions Please feel free to call me any time.

Sincerely,

Leslie Steinlage
 Escrow Closing Supervisor
 Community Title Services, LLC
leslie@ctitleservices.com

REC'D OCT 07 2014