

<p>DISTRICT COURT, CITY AND COUNTY OF DENVER, COLORADO</p> <p>1437 Bannock Street Denver, CO 80202</p>	<p>DATE FILED: October 25, 2021 1:14 PM FILING ID: BA09D0AD6CFA5 CASE NUMBER: 2021CR1806</p>
<p><b>THE PEOPLE OF THE STATE OF COLORADO</b></p> <p><b>PLANTIFF,</b></p> <p><b>VS.</b></p> <p><b>GREGORY MELINA</b></p>	<p style="text-align: center;"><b>COURT USE ONLY</b></p>
<p>PHILIP J. WEISER, Attorney General SARAH E. McCUTCHEON, Reg. # 33242 Senior Assistant Attorney General* FRED JOHNSON, Reg. # 42479 M. BRECK ROESCH, Reg. # 48037 NICHOLAS TREVINO, Reg. # 51127 Special Assistant Attorneys General* 1300 Broadway, 9<sup>th</sup> Floor Denver, CO, 80203 (720) 508-6700 <a href="mailto:sarah.mccutcheon@coag.gov">sarah.mccutcheon@coag.gov</a> <a href="mailto:fjohnson@bouldercounty.org">fjohnson@bouldercounty.org</a> <a href="mailto:broesch@bouldercounty.org">broesch@bouldercounty.org</a> <a href="mailto:ntrevino@bouldercounty.org">ntrevino@bouldercounty.org</a> *Counsel of Record</p>	<p>Grand Jury Case No: <b>20CR0001</b></p> <p>Div:                      Courtroom: 259</p>
<p style="text-align: center;"><b>COLORADO STATE GRAND JURY INDICTMENT: 2020-2021 SESSION</b></p>	

Of the 2020-2021 term of the Denver District Court in the year 2021, the 2020-2021 Colorado State Grand Jurors, chosen, selected, and sworn in the name and by the authority of the People of the State of Colorado, upon their oaths, present the following:

COUNT 1      SECOND DEGREE BURGLARY - BUILDING, C.R.S. 18-4-203(1) [F4] **06031**

COUNT 2      CRIMINAL MISCHIEF - \$750 - \$1,000, C.R.S. 18-4-501(1),(4)(C) [M1] **0901H**

- COUNT 3 SECOND DEGREE BURGLARY - BUILDING, C.R.S. 18-4-203(1) [F4] **06031**
- COUNT 4 CRIMINAL MISCHIEF - \$1,000 - \$5,000, C.R.S. 18-4-501(1),(4)(D) [F6] **0901J**
- COUNT 5 THEFT - \$20,000 - \$100,000, C.R.S. 18-4-401(1),(2)(H) [F4] **08A15**

**COUNT ONE**

**(Series 6, Cenna Custom Cycles, NuLife Cycles)**

**SECOND DEGREE BURGLARY - BUILDING, C.R.S. 18-4-203(1) [F4] 06031**

Between and including November 23 and November 24, 2019, in the State of Colorado **Gregory Melina** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of Cenna Custom Cycles, located at 1940 Ionosphere Street #B, City of Longmont, Boulder County, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1), C.R.S.

**COUNT TWO**

**(Series 6, Cenna Custom Cycles, NuLife Cycles)**

**CRIMINAL MISCHIEF - \$750 - \$1,000, C.R.S. 18-4-501(1),(4)(C) [M1] 0901H**

Between and including November 23 and November 24, 2019, in the State of Colorado **Gregory Melina** in the course of a single criminal episode, unlawfully and knowingly damaged the real or personal property of Cenna Custom Cycles, the aggregate damage being seven hundred fifty dollars or more but less than one thousand dollars; in violation of section 18-4-501(1),(4)(c), C.R.S.

**COUNT THREE**

**(Series 6, Cenna Custom Cycles, NuLife Cycles)**

**SECOND DEGREE BURGLARY - BUILDING, C.R.S. 18-4-203(1) [F4] 06031**

Between and including November 23 and November 24, 2019, in the State of Colorado **Gregory Melina** unlawfully, feloniously, and knowingly broke an entrance into, entered, or remained unlawfully after a lawful or unlawful entry in the building or occupied structure of NuLife Cycles, located at 1751 Hover Street, #C2, City of Longmont, Boulder County, with the intent to commit therein the crime of Theft; in violation of section 18-4-203(1), C.R.S.

#### **COUNT FOUR**

**(Series 6, Cenna Custom Cycles, NuLife Cycles)**

**CRIMINAL MISCHIEF - \$1,000 - \$5,000, C.R.S. 18-4-501(1),(4)(D) [F6] 0901J**

Between and including November 23 and 24, 2019, in the State of Colorado, **Gregory Melina**, in the course of a single criminal episode, unlawfully, feloniously, and knowingly damaged the real or personal property of NuLife Cycles, the aggregate damage being one thousand dollars or more but less than five thousand dollars; in violation of section 18-4-501(1),(4)(d), C.R.S.

#### **COUNT FIVE**

**(Series 6, Cenna Custom Cycles, NuLife Cycles)**

**THEFT - \$20,000 - \$100,000, C.R.S. 18-4-401(1),(2)(H) [F4] 08A15**

Between and including November 23 and November 24, 2019, in the State of Colorado **Gregory Melina** unlawfully, feloniously, and knowingly, without authorization or by threat or deception, obtained, retained, or exercised control over; or knowing or believing it to have been stolen, received, loaned money by pawn or pledge on, or disposed of, a thing of value, namely: bicycles of Cenna Custom Cycles and NuLife Cycles with the value of twenty thousand dollars or more but less than one hundred thousand dollars, and intended to deprive Cenna Custom Cycles and NuLife Cycles permanently of their use or benefit; in violation of section 18-4-401(1)(a), (2)(h), C.R.S.

The offenses committed in Count One through Count Five were committed in the following manner.

Between November 23 and November 24, 2019, suspects forced entry into Cenna Custom Cycles, located 1940 Ionosphere Street, #B, City of Longmont, Boulder County, by breaking a window with a rock and causing \$1,000 worth of damage to the window. Thereafter, suspects removed six bicycles from the business valued at \$34,800.

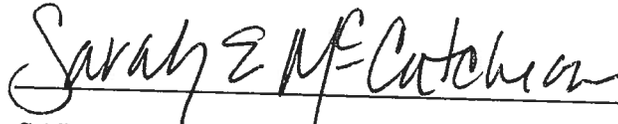
On those same dates, suspects also forced entry into NuLife Cycles located at 1751 Hover Street, #C2, City of Longmont, Boulder County, by breaking a window. The damage to the windows, walls, floor and interior merchandise of NuLife Cycles incurred during the entry was estimated at \$1650. Thereafter, suspects removed twelve bicycles from the business valued at \$25,699.

Investigators reviewed Facebook Messenger messages and other communications both prior to and following these burglaries. Statements by Austin Butler, Gregory Melina, Maurice Leday, Richard Andrada, Gerald Garcia, Jason Quijada, Pedro Hernandez, and with other associates all indicate that Maurice Leday and Gregory Melina were responsible for the burglaries

at Cenna Custom Cycles and NuLife Cycles. (See Exhibit 1, Slides 25-28, Exhibit 8, Slides 1-18; Grand Jury Testimony July 15, 2021, pages 84-106.)

PHILIP J. WEISER

Attorney General

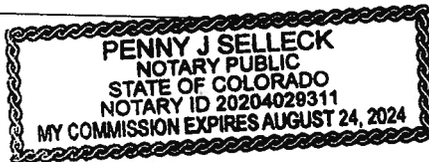
  
SARAH E. MCCUTCHEON, #33242

Senior Assistant Attorney General

Subscribed to before me in the City and County of Denver, State of Colorado, this  
28 day of October, 2021.

  
Notary Public

My commission expires: \_\_\_\_\_



The 2020-2021 Colorado Statewide Grand Jury presents the Indictment contained within, with the Foreperson's signature affixed to each True Bill, and the same is hereby ORDERED FILED this \_\_\_\_ day of October, 2021.

Pursuant to § 13-73-107, C.R.S., the Court designates Bullock County, Colorado as the county of venue for the purposes of trial.

Warrants to issue:

**GREGORY MELINA**, BOND SET AT 25,000.00 C/S/P  
*pretrial, w/ GPS, no contact w/ co-accs - sever by all prospects; no poss. of weapons, may not leave state w/o court authority.*

W. H. [Signature]

District Court Judge and Presiding Judge for the Statewide Grand Jury  
Second Judicial District,  
State of Colorado

10/21/2021