FILED U.S. DISTRICT COURT DISTRICT OF WYOMING

SEP 2 2 2005

Stephan Harris, Clerk Casper

#### IN THE UNITED STATES DISTRICT COURT

## FOR THE DISTRICT OF WYOMING

UNITED STATES OF AMERICA,	)		
Plaintiff,	)	No.	Du ca 242-D
v.	)	Ct 1	18 U.S.C. §§ 113(a)(6), 2 and 1153
<b>v.</b>	)	Ct. 1.	(Assault Resulting in Serious Bodily
CASEY NOWLIN,	)		Injury and Aiding and Abetting)
Cts. 1-2	)		
	)	Ct. 2:	18 U.S.C. §§ 113(a)(3), 2 and 1153
and	)		(Assault with a Dangerous Weapon
	)		with Intent to Do Bodily Harm and
KYLE BURNETT,	)		Aiding and Abetting)
Cts. 1-2	)		
	)		
Defendants.	)		

# **INDICTMENT**

THE GRAND JURY CHARGES THAT:

## **COUNT ONE**

On or about June 30, 2006, in the District of Wyoming, and within Indian Country, the Defendants, CASEY NOWLIN, and KYLE BURNETT, Indians, did knowingly assault Novita Faye Jarvis, which resulted in serious bodily injury to Novita Faye Jarvis, and they did aid and abet each other in the commission of that offense.

In violation of 18 U.S.C. §§ 113(a)(6), 2 and 1153.

#### **COUNT TWO**

On or about June 30, 2006, in the District of Wyoming, and within Indian Country, the Defendants, CASEY NOWLIN, and KYLE BURNETT, Indians, did knowingly assault Novita

Faye Jarvis, with a dangerous weapon, to wit, hitting her head against a pickup truck and a wooden box, with intent to do bodily harm, and they did aid and abet each other in the commission of that offense.

In violation of 18 U.S.C. §§ 113(a)(3), 2 and 1153.

A TRUE BILL:

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MATTHEW H. MEAD
United States Attorney

# PENALTY SUMMARY

DATE:	Septem	September 15, 2006		
DEFENDANT NAME:	CASEY	NOWLIN and K	KYLE BURNETT	
VICTIM:		YES		
OFFENSE AND PENA	LTIES:			
OFFENSE:	Ct. 1:	18 U.S.C. §§ 113 ASSAULT RES AIDING AND A	13(a)(6), 2 and 1153 SULTING IN SERIOUS BODILY INJURY AND ABETTING	
PENALTIES:		\$250,000 FINE 3 YEARS SUPI	ARS IMPRISONMENT E PERVISED RELEASE L ASSESSMENT	
OFFENSE:	Ct. 2:	ASSAULT WIT	13(a)(3), 2 and 1153 TH A DANGEROUS WEAPON WITH OO BODILY HARM AND AIDING AND ABETTING	
PENALTIES:		\$250,000 FINE 3 YEARS SUPI	ARS IMPRISONMENT E PERVISED RELEASE L ASSESSMENT	
TOTALS:		\$500,000 FINE 3 YEARS SUPI	ARS IMPRISONMENT E PERVISED RELEASE L ASSESSMENT	
AGENT: PAUL S	SWENSON	AUSA: KERRY	RY JACOBSON	
ESTIMATED TIME OF	F TRIAL:	INTER	RPRETER NEEDED:	
X five days or less over five days other		Yes	No	
THE GOVERNMENT:				
X will			The court should not grant bond because the defendant is not bondable because	
will not			there are detainers from other jurisdictions	
SEEK DETEN	TION IN THIS	CASE.		