Sisson bids for county clerk

Stephanie Allums | Posted: Monday, January 11, 2016 11:24 am

Ruth Sisson is to appear on the primary ballot in March, running for Lamar County Clerk.

For 23 years, she and her family have lived in Paris, where she has "raised a family with strong family values in a Christian environment."

"I will provide Lamar County with exceptional customer service and strive to be on the leading edge of technology," Sisson said. "I will secure, preserve and generate both public and vital records, while upholding the highest standards of professionalism. I will also strive to maximize the use of the everchanging

technology to provide the citizens of Lamar County with accurate records."

According to Sisson, she has 20 years of experience in telecommunications, customer service, leadership and goal setting.

traditional, family oriented Christians while serving Lamar County."

"In my tenure as general manager of Fortune 500 companies, the experience has prepared me to



Along with volunteering at Dylan's Driver, Sisson and her family are involved in many school events and extracurricular organizations.

"I'm passionate about maintaining integrity, displaying courtesy, as well as keeping strong family values in our beautiful county," Sisson said.

Sisson is married to Jimmy Sisson, a captain of correctional officers for the Texas Department of Criminal Justice. They have six children and three grandchildren.



Ruth Sisson



Civil & Family Case Records Search Results

Location : All Courts Help

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Record Count: 10

Search By: Party Exact Name: on Party Search Mode: Name Last Name: graves First Name: ruth Sort By: Filed Date

Case Number	Citation Number	Style/Defendant Info	Filed/Location	Type/Status	Charge(s)
66982			10/04/1999 6th District Court	Divorce - No Children Disposed	
C2-382		그 아이들이 얼마나 되면 하면 하면 하면 하는데	02/14/2000 JP5-2	Other Civil Suits Disposed	
F2-1149			04/06/2000 JP5-2	Forcible Entry and Detainer Disposed	
<u>\$2-1040</u>			11/21/2000 JP5-2	Small Claims Disposed	
66982		IN THE INTEREST OF JUSTIN COLT GRAVES, HEATHER MICHELLE GRAVES AND JORDAN HOPE GRAVES, CHILDREN		Post Judgment: Action - Enforcement Disposed	
F2-1664		BELL & ASSOC. vs. RUTH GRAVES AND ALL OCCUPANTS	01/27/2003 JP5-2	Forcible Entry and Detainer Disposed	
<u>F2-1702</u>			04/22/2003 JP5-2	Forcible Entry and Detainer Disposed	
66982			06/07/2004 6th District Court	Post Judgment: Action - Enforcement Disposed	
72922			07/28/2004 62nd District Court	Tax Cases Disposed	
66982			05/13/2010 6th District Court	Post Judgment: Action - Enforcement Disposed	



Criminal Case Records Search Results

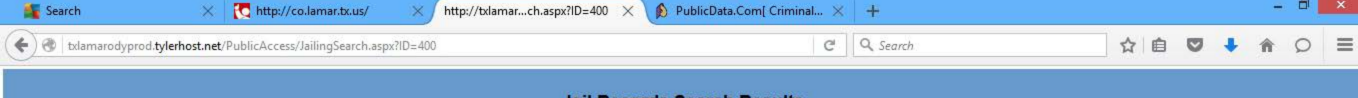
Location : All Courts Help

Skip to Main Content Loquut My Account Search Menu New Criminal Search Refine Search

Record Count: 12

Search By: Defendant Exact Name: on Party Search Mode: Name Last Name: graves First Name: ruth Sort By: Filed Date

Citation Number	Defendant Info	Filed/Location	Type/Status	Charge(s)
	GRAVES, RUTH 12/13/1968	12/21/1991 County Court	Adult Misdemeanor Dismissed	THEFT-CK \$20. TO 200.
	GRAVES, RUTH 12/13/1968	06/25/1993 JP5-2	Traffic Paid Fine	THEFT (LESS THAN \$20)
	GRAVES, RUTH 12/13/1968	10/16/2000 County Court at Law #1	Adult Misdemeanor Disposed	THEFT PROP>=\$20<\$500 BY CHECK
	GRAVES, RUTH 12/13/1968	10/16/2000 JP5-1	Criminal Non-Traffic Dismissed	THEFT >=\$20<\$500 BY CHECK
	GRAVES, RUTH 12/13/1968	11/13/2000 County Court	Adult Misdemeanor Disposed	THEFT PROP>=\$20<\$500 BY CHECK
	GRAVES, RUTH 12/13/1968	03/30 <mark>/</mark> 2001 JP5-1	Criminal Non-Traffic Dismissed	THEFT >=\$20<\$500 BY CHECK
	GRAVES, RUTH 12/13/1968	04/04/2001 County Court	Adult Misdemeanor Disposed	THEFT PROP>=\$20<\$500 BY CHECK
	GRAVES, RUTH 12/13/1968	06/14/2001 JP5-2	Criminal Non-Traffic Warrant Issued	THEFT >=\$20<\$500 BY CHECK
F513340	GRAVES, RUTH 12/13/1968	10/14/2002 JP5-1	Traffic Paid Fine	SPEEDING (EXCEED PRIMA FACIE LIMIT) - 80 MPH/65 MPH
F744652	GRAVES, RUTH 12/13/1968	12/03/2002 JP5-1	Traffic Paid Fine	SPEEDING (EXCEED PRIMA FACIE LIMIT) - 85 MPH/70 MPH
	GRAVES, RUTH 12/13/1968	12/18/2003 JP5-1	Criminal Non-Traffic Transferred to County Court	THEFT >=\$20<\$500 BY CHECK
	GRAVES, RUTH 12/13/1968	12/30/2003 County Court	Adult Misdemeanor Disposed	THEFT >=\$20<\$500 BY CHECK
	Citation Number	GRAVES, RUTH 12/13/1968 F513340 GRAVES, RUTH 12/13/1968 F744652 GRAVES, RUTH 12/13/1968 GRAVES, RUTH	Citation Number Defendant Info Filed/Location GRAVES, RUTH 12/13/1968 12/21/1991 County Court GRAVES, RUTH 12/13/1968 06/25/1993 JP5-2 GRAVES, RUTH 12/13/1968 10/16/2000 County Court at Law #1 GRAVES, RUTH 12/13/1968 10/16/2000 JP5-1 GRAVES, RUTH 12/13/1968 11/13/2000 County Court GRAVES, RUTH 12/13/1968 03/30/2001 JP5-1 GRAVES, RUTH 12/13/1968 04/04/2001 County Court GRAVES, RUTH 12/13/1968 06/14/2001 JP5-2 F513340 GRAVES, RUTH 12/13/1968 06/14/2001 JP5-1 F744652 GRAVES, RUTH 12/13/1968 10/14/2002 JP5-1 GRAVES, RUTH 12/13/1968 12/103/2002 JP5-1 GRAVES, RUTH 12/13/1968 12/18/2003 JP5-1 GRAVES, RUTH 12/13/1968 12/18/2003 JP5-1 GRAVES, RUTH 12/13/1968 12/13/1968 JP5-1	Citation Number Defendant Info Filed/Location Type/Status GRAVES, RUTH 12/13/1968 12/21/1991 Adult Misdemeanor Dismissed GRAVES, RUTH 12/13/1968 06/25/1993 Traffic Paid Fine GRAVES, RUTH 12/13/1968 10/16/2000 Adult Misdemeanor Disposed GRAVES, RUTH 12/13/1968 10/16/2000 Criminal Non-Traffic Dismissed GRAVES, RUTH 12/13/1968 10/16/2000 Adult Misdemeanor Disposed GRAVES, RUTH 12/13/1968 11/13/2000 Adult Misdemeanor Disposed GRAVES, RUTH 12/13/1968 03/30/2001 Criminal Non-Traffic Dismissed GRAVES, RUTH 12/13/1968 04/04/2001 Adult Misdemeanor Disposed GRAVES, RUTH 12/13/1968 06/14/2001 Adult Misdemeanor Disposed F513340 GRAVES, RUTH 12/13/1968 06/14/2001 Criminal Non-Traffic Varrant Issued F744652 GRAVES, RUTH 12/13/1968 10/14/2002 Traffic Paid Fine F744652 GRAVES, RUTH 12/13/1968 12/18/2003 Criminal Non-Traffic Paid Fine GRAVES, RUTH 12/13/1968 195-1 Paid Fine GRAVES, RUTH 12/13/1968 12/18/2003 Criminal Non-Traffic Paid Fine



Jail Records Search Results

Help

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Record Count: 3

Search By: Defendant Last Name: graves First Name: ruth								
Booking Number	Defendant Name	Booked	Released	Arresting Agency	Charge(s)			
130472	GRAVES, RUTH	01/20/2004	01/20/2004	Lamar County Constable Pct. 5	THEFT >=\$20<\$500 BY CHECK			
137950	GRAVES, RUTH	04/09/2006	04/09/2006	Department of Public Safety	THEFT PROP>=\$20<\$500 BY CHECK			
41005	GRAVES, RUTH	05/09/1993	05/09/1993	Lamar County Sheriff's Office	THEFT-CK \$20. TO 200.			

January 21, 2016

Mrs. Taneesha Edwards Lamar County Sherriff's Office 125 Brown Avenue Paris, Texas 75460

RE: Open Records Request under the Texas Public Information Act

Dear Mr. Young: Mrs. Edwards:

Under the Texas Public Information Act, §6252-17a et seq., I am requesting an opportunity to obtain copies of public records pertaining to Ruth Sisson (a.k.a. Ruth Graves), Person ID: 11243, specifically:

- All closed incident reports including supplemental reports;
- Lamar County Jail Inmate Detail containing mugshot for booking #41005 date 5/9/1993;
- Lamar County Jail Inmate Detail containing mugshot for booking #130472 date 1/20/2004;
- Lamar County Jail Inmate Detail containing mugshot for booking #137950 date 4/9/2006;

If there are any fees for searching or copying these records, please inform me if the cost will exceed \$50.00. However, I would also like to request a waiver of all fees in that the disclosure of the requested information is in the public interest and will contribute significantly to the public's understanding of the personal integrity of a candidate for public office. This information is not being sought for commercial purposes.

The Texas Public Information Act requires that you "promptly produce" the requested records unless, within 10 days, you have sought an Attorney General's Opinion. If you expect a significant delay in responding to this request, please contact me with information about when I might expect copies or the ability to inspect the requested records.

If you deny any or all of this request, please cite each specific exemption you feel justifies the refusal to release the information and notify me of the appeal procedures available to me under the law.

Thank you for considering my request.

Sincerely,



SHERIFF SCOTT CASS LAMAR COUNTY SHERIFF'S OFFICE 125 BROWN AVENUE PARIS, TEXAS 75460 903-737-2400 PHONE 903-737-2498 FAX

January 28, 2016

Open Records Request

Re: Ruth Sisson (aka Ruth Graves)

Dear

I have received your Open Records Request on the above list subject and have forwarded all information to your office. If I can be of any more assistance feel free to contact me.

Sincerely, Januesha R Edwards

Taneesha R. Edwards

Office Manager / Communications Supervisor



Lamar Couny Jail Inmate Detail



Date Recorded: 01/20/2004 08:44:04

NOTES:

Site ID: LCJ

PID: 11243

FBI#:

BID:

DOC #/SID:

Name: GRAVES, RUTH BRASWELL

SSN:

Block/Cell/Bed:

Item Locker:

DOB: 12/13/1968

Eyes: BLU

Race: W

Hair: BLN

Gender: F

Skintone: FAR

Height: 5'02"

Facial

Weight: 125

Scars:

Marks:

Tattoos:

Alias:

11243

GRAVES, RUTH BRASWELL



Lamar Couny Jail - Inmate Detail



Date Recorded: 04/09/2006 05:43:14

NOTES:

Site ID: LCJ

PID: 11243

FBI #:

BID: 11243

DOC #/SID:

Name: GRAVES, RUTH BRASWELL

SSN:

Block/Cell/Bed: Item Locker:

DOB: 12/13/1968

Eyes: BLU

Race: W

Lies, DLO

Race: V

Hair: BLN

Gender: F

Skintone: FAR

Height: 5'02"

Facial

Weight: 125

Scars:

Marks:

Tattoos:

Alias:

11243

GRAVES, RUTH BRASWELL





LAMAR COUNTY SHERIFF'S OFFICE Offense Report by GENTRY, MICHAEL NYM

Offense Report (157115.1) Case Number: 10-08538 by Officer 12473 (GENTRY, MICHAEL NYM) RIGHT ON CR 43040, TO DEAD END ON RIGHT." COMPLAINANT REPORTED RECEIVING HARASSING TELEPHONE CALLS FROM A KNOWN SUSPECT." I WAS DISPATCHED TO COMPARED AT LAMAR POINT TO SPEAK WITH HANNAH SISSON. HANNAH WANTED TO REPORT THAT SHE WAS BEING HARASSED BY RUTH SISSON. RUTH IS MARRIED JIMMY SISSON. JIMMY IS THE BROTHER OF HANNAH'S HUSBAND. LARRY SISSON. HANNAH REPORTED THAT SHE HAD RECEIVED THREE CALLS TODAY FROM RUTH. SHE STATED THAT RUTH USING PROFANITY AND THAT RUTH TOLD HER THAT "SHE IS GOING TO WHOOP MY NIGGER LOVING ASS". AND TELLING HANNAH THAT SHE WOULD BE "DELT WITH" [SIC]. HANNAH STATED THAT SHE HAS HAD ON GOING PROBLEMS WITH RUTH AND THAT RUTH HAS MADE THREATS ON FACE BOOK THAT SHE WOULD ASSAULT HANNAH IN THE PAST. HANNAH STATED THAT RUTH CALLED WHILE SHE WAS ON ANOTHER CALL SO HER PHONE'S CALLER ID DID NOT PROVIDE ANY INFORMATION ON THE CALLS. HANNAH STATED THAT THE CALLS WERE BETWEEN 1700 HRS AND 1800 HRS. SHE STATED THAT ON THE THIRD CALL THERE WAS ONLY SOMEONE BREATHING INTO THE PHONE.~ I WENT TO RUTH SISSON'S RESIDENCE AT AND SPOKE WITH HER. SHE STATED THAT SHE HAD NOT MADE ANY CALLS TO HANNAH. SHE STATED THAT SHE WOULD SECURE HER TELEPHONE RECORDS SHOWING INCOMING AND OUTGOING CALLS AND PROVIDE THEM TO LCSO. RUTH STATED THAT HANNAH HAD MADE CALLS TO HER. RUTH STATED THAT SHE HAS HAD PAST PROBLEMS WITH HANNAH. RUTH STATED THAT ON CALLS MADE BY HANNAH TO HER THAT HANNAH HAD CALLED RUTH A "CUNT", TOLD RUTH THAT SHE WAS GOING TO "KICK YOUR ASS" AND WAS "COMING TO GET YOU". SHE STATED THAT HANNAH ALSO CALLED HER A "WHORE".~ BOTH SUBJECTS WERE ADVISED TO REFRAIN FROM FURTHER CONTACT WITH EACH OTHER AND TO KEEP A LOG OF ANY FURTHER HARASSING CALLS.~ (SEE WITNESS STATEMENTS FOR ADDITIONAL DETAILS)~



LAMAR COUNTY SHERIFF'S OFFICE Offense Report by WHITSELL, CALVIN LYNN



LAMAR COUNTY SHERIFF'S OFFICE Offense Report by HURST,SAMUEL LYNN

Offense Report (148273.1) Case Number: 09-09423 by Officer 23360 (HURST, SAMUEL LYNN) ANSWERED A CALL FOR SERVICE INVOLVING A BURGLARY OF A VEHICLE. UPON ARRIVAL AT 45040 WAS MET BY RUTH AND JIMMY SISSON. THEY TOLD ME THAT JIMMY HAD NOTICED HIS PHONE MISSING ON MONDAY MORNING DEC. 28, YESTERDAY. THINKING THAT THEY HAD LOST IT THEY ATTEMPTED TO BACK TRACK THEIR TRAVELS OVER THE LAST 2 DAYS AND FIND IT, UNABLE TO DO SO, RUTH BEING AN EMPLOYEE OF VERIZON WHERE THE PHONE ORIGINATES WENT ONLINE AND DISCOVERED THAT THE PHONE HAS BEEN BEING USED SINCE EARLY (0100) SUNDAY MORNING DEC. 27. THE PHONE WAS MOST LIKELY TAKEN SATURDAY NIGHT BECAUSE JIMMY HAD PLACED THE PHONE IN HIS TRUCK SATURDAY EVENING. THE PICKUP BEING A 2007 GMC LISTED IN THIS OFFENSE REPORT.~ RUTH HAD A LIST OF PHONE NUMBERS THAT HAD BEEN BEING CALLED OR TEXTED FROM THE STOLEN PHONE. RUTH CALLED NUMBERS BUT THE PERSONS ON THE OTHER END OF THE LINE REFUSED TO TALK WITH HER. NO OTHER ITEMS WERE TAKEN FROM JIMMY SISSONS TRUCK. THE TRUCK BEING LEFT UNLOCKED AND NO FORCED ENTRY NECESSARY. NO DAMAGE OCCURRING TO THE VEHICLE. A HAND WRITTEN STATEMENT WAS TAKEN FROM RUTH SISSON CONCERNING THIS INCIDENT. A SUSPECT LISTED BEING ADRIAN RUCKER, A YOUNG BLACK MALE BEING KNOWN TO THE SISSON FAMILY DUE TO A PAST RELATIONSHIP WITH RUTH'S DAUGHTER. ADRIAN BEING ON A FELONY PROBATION, AS WELL AS BEING ARRESTED IN THE PAST FOR TRESPASSING AT THE SISSON RESIDENCE. RUTH TOLD ME THAT JUST A WEEK PRIOR TO THIS OFFENSE REPORT SHE HAD A CONFRONTATION WITH ADRIAN AT PARIS WALMART. RUTH TOLD ME THAT ADRIAN KNEW WHERE THEIR RESIDENCE WAS AND WAS ANGRY WITH HER FOR HIS RECENT CONVICTION AND COMMENTS SHE HAD MADE TOWARDS HIM CONCERNING THAT. RUTH SAID SHE WOULD PRODUCE A VERIZON LIST OF PHONE NUMBERS THAT HAD BEEN CALLED ON THE STOLEN PHONE. THE PHONE BEING A BLACKBERRY CURVE BEARING THE SERIAL NUMBER AUGUSCONES E2B3. PHONE NUMBER SUS A 13 2006. THIS OFFENSE REPORT FORWARDED TO CID FOR FURTHER INVESTIGATION. NO FURTHER INFORMATION AT THIS TIME. END OF REPORT.



LAMAR COUNTY SHERIFF'S OFFICE Incident Report by HODGES, JIMMY LEE



LAMAR COUNTY SHERIFF'S OFFICE Offense Report by PARKS,DONALD GENE

Offense Report (145427.1) Case Number: 09-06661 by Officer 2855 (PARKS, DONALD GENE) 09/14/2009 19:00 .HM1 .FM1------ .SP1.5 LJ US 271 N TO FM 2648 SOUTH ON 43040 TO DEAD END. LAST HOUSE ON THE RIGHT.~ JIMMY SISSON WAS CALLED BY HIS WIFE RUTH WHO IS OUT OF TOWN TO CALL THE SHERIFF'S DEPT AND REPORT JORDAN AS A RUNAWAY.~ I GOT TO THE ADDRESS AND TALKED TO JIMMY. JIMMY SAID THAT YESTERDAY JORDAN'S SISTER SAW HER SITTING IN HER CAR AT WALMART. THE SISTER (HEATHER) CALLED RUTH AND RUTH CALLED AND TOLD HER TO BE HOME IN 10 MINUTES. ~ JORDAN GOT HOME AND HER MOTHER STARTED IN ON HER ABOUT THE HOUSE RULES AND SHE WAS NOT GOING TO OBEY THE RULES SHE COULD PACK UP AND GET OUT. JORDAN PACKED UP AND WAS GOING TO GO AND THEY TOLD HER SHE COULDN'T TAKE HER CLOTHING. RUTH TOOK HER CAR AND CALL PHONE. JORDAN CALLED A FRIEND AND HE CAME AND PICKED HER UP. RUTH TOLD JORDAN SHE WAS GOING TO CALL HER IN AS A RUNAWAY.~ THIS MORNING RUTH WENT TO NORTH LAMAR AND TALKED TO JORDAN. SHE ASKED HER WERE SHE STAYED LAST NIGHT AND JORDAN REFUSED TO GIVE HER THE ADDRESS. RUTH KNEW SHE WAS AT THE HOME HEALTH NURSE APRIL BERRY'S HOUSE. BERRY LIVES IN RENO SOME PLACE." RUTH GOT MAD AT APRIL FOR HELPING HER AND SHE FIRED HER. MS BERRY TOLD ME THAT WHEN HER MOTHER KICKED HER OUT SHE WANTED TO HELP THE GIRL. SHE IS A GOOD KID. RUTH COULDN'T DEAL WITH THE FACT THAT FOR THE LAST SEVERAL YEARS JORDAN HAS HAD A BLACK BOYFRIEND AND HE WORKS AT WALMART. WHEN HEATHER CALLED HER LAST NIGHT SHE KNEW JORDAN WAS WAITING ON HIM. MS BERRY SAID THAT WASN'T TRUE. JORDAN HASN'T BEEN DOING ANYTHING.~ JIMMY SISSON CAME TO THE SHERIFF'S DEPT AND PICKED UP JORDAN. THEY ARE GOING TO THE COURTHOUSE NEXT DATE AND FIND OUT WHAT JORDAN'S RIGHTS ARE." I ARRESTED JORDAN AT 457 WITH AND IN RENO AND BROUGHT HER TO THE SHERIFF'S DEPT.



LAMAR COUNTY SHERIFF'S OFFICE Offense Report by FRAZIER, CLINTON CHADWICK

Offense Report (144748.1) Case Number: 09-06000 by Officer 56569 (FRAZIER, CLINTON CHADWICK) 08/18/2009 12:40 .HM1 .FM1----DISPATCHED TO BURGLARY OF A HABITATION AT A HABITATION AT HIS POWDERLY. 271 N, EAST ON 2648 RIGHT ON CR 43040, AND THE STATE OF THE STAT HOURS I, DEPUTY C. FRAZIER, WAS DISPATCHED TO **400-08-100-100** LOCATED IN POWDERLY, TX. 75473, IN REFERENCE TO A BURGLARY OF A HABITATION, POSSIBLY IN PROGRESS." PRIOR TO MY ARRIVAL PRECINCT 4 CONSTABLE EASTERWOOD AND LAMAR COUNTY DA INVESTIGATOR BROOKS ARRIVED AT THE LOCATION. I ARRIVED ON SCENE AND WAS ADVISED THE RESIDENCE HAD BEEN CLEARED (NO SUSPECTS LOCATED) AND ALL PARTIES INSIDE THE RESIDENCE WERE OK. THERE WERE THREE OCCUPANTS INSIDE THE RESIDENCE DURING THE TIME OF OCCURRENCE (JORDAN GRAVES; HER BROTHER WHICH IS BEDRIDDEN; AND NURSE: JANA MOBLEY).~ I MADE CONTACT WITH WITNESS JORDAN GRAVES (W/F INSIDE THE RESIDENCE. GRAVES STATED AT APPROXIMATELY 10:00 HOURS SHE WOKE UP AND ANSWERED THE PHONE IN HER MOTHER'S BEDROOM (DOOR OPEN), AND THEN EXITED THE ROOM LEAVING THE DOOR OPEN. GRAVES STATED SHE THEN WENT BACK TO HER ROOM, CLOSED THE DOOR, AND WENT BACK TO SLEEP. GRAVES STATED AT APPROXIMATELY 10:45 SHE WOKE UP AGAIN, BECAUSE THE PHONE WAS RINGING, ATTEMPTED TO ENTER HER MOTHER'S BEDROOM TO ANSWER THE PHONE, BUT THE DOOR WAS CLOSED AND LOCKED. GRAVES STATED SHE TRIED REPEATEDLY TO GET IN THE DOOR BUT WAS UNABLE. GRAVES STATED SHE THEN GOT IN THE SHOWER. GRAVES STATED WHEN SHE GOT OUT OF THE SHOWER SHE SAID THE DOOR WAS OPEN. GRAVES STATED SHE THEN WALKED IN HER MOTHER'S BEDROOM AND ENTERED THE BATHROOM AT WHICH TIME SHE FELT HEAT AND NOTICED THE BATHROOM WINDOW OPEN AND ARTICLES THAT HAD BEEN SITTING ON THE WINDOW SILL WERE IN THE FLOOR, GRAVES STATED SHE THEN TURNED AROUND AND NOTICED THAT HER DAD'S GUN SAFE WAS STANDING OPEN. GRAVES STATED SHE THEN CONTACTED HER MOTHER RUTH SISSON. AT WORK, TO ASKED HER IF SHE HAD COME BACK HOME AFTER LEAVING FOR WORK. GRAVES STATED HER MOTHER STATED "NO' AND ADVISED HER SHE WAS CONTACTING THE SHERIFF'S DEPARTMENT." MOBLEY STATED SHE HAS BEEN IN THE BEDROOM, OF HER PATIENT (WHICH IS ACROSS THE HALL FROM THE MOTHER'S BEDROOM), AND HAS NOT HEARD ANYONE ENTER OR EXIT THE HOUSE. MOBLEY STATED SHE LEFT THE ROOM, TO ANSWER THE DOOR, FOR THE FED EX DELIVERY MAN. MOBLEY STATED AFTER THE FED EX MAN LEFT SHE NOTICED THE REAR SCREEN DOOR OF THE HOUSE STANDING OPEN. MOBLEY STATED SHE THOUGHT IT WAS ODD BECAUSE NO ONE USES THE DOOR. MOBLEY STATED GRAVES TOLD HER THAT HER MOM SAID THEY NEEDED TO LOCK THEMSELVES INTO HER BROTHER'S BEDROOM UNTIL THE SHERIFF'S DEPARTMENT ARRIVES.~ MOBLEY STATED A SEPARATE INCIDENT OCCURRED ON TUESDAY 08-11-09 AT APPROXIMATELY 10:40 HOURS. MOBLEY STATED A TEEN B/M BANGED ON THE BACK DOOR OF THE RESIDENCE TWICE. MOBLEY STATED

SHE ANSWERED THE DOOR BUT DIDN'T OPEN THE SCREEN DOOR. MOBLEY STATED THE TEEN ASKED IF "JOHNNY NELSON" WAS THERE. MOBLEY STATED SHE TOLD HIM "NO". MOBLEY STATED THE TEEN JUST STOOD THERE AT WHICH TIME SHE REPEATED, "YOU HAVE THE WRONG HOUSE". MOBLEY STATED SHE ASKED HIM WHAT HOUSE NUMBER HE WAS LOOKING FOR. MOBLEY STATED HE KEPT LOOKING BACK DOWN THE DRIVEWAY AND FINALLY SAID 628. MOBLEY STATED THE TEEN FINALLY LEFT IN A BLUE 4-DOOR CAR." LOCATED IN THE MASTER BEDROOM (MOTHER'S BEDROOM) WAS A GREEN GUN VAULT WITH A SET OF KEYS LOCATED IN THE KEY CYLINDER. HOME OWNER RUTH SISSON ARRIVED ON SCENE, SISSON CONTACTED HER HUSBAND AND DETERMINED NO WEAPONS WERE MISSING FROM THE GUN VAULT. SISSON STATED THE KEYS STAY IN THE KEY CYLINDER OF THE GUN VAULT." PRINTS WERE LIFTED OFF OF THE TOP LEFT CORNER OF THE GUN VAULT DOOR AND THE TOP LEFT CORNER OF THE GUN VAULT FRAME. LOCATED IN THE MASTER BEDROOM - BATHROOM WAS ONE WINDOW, WHICH WAS OPEN. NO PRINTS WERE LOCATED ON THE WINDOW AREA. THE PRINTS WERE TRANSPORTED TO THE LAMAR COUNTY SHERIFF'S DEPARTMENT AND A PROPERTY SHEET COMPLETED AND LATER RELEASED TO INVESTIGATOR GIBSON. PHOTOGRAPHS WERE TAKEN AND PLACED INTO EVIDENCE.



LAMAR COUNTY SHERIFF'S OFFICE Supplement Report by RODGERS, MONTE



LAMAR COUNTY SHERIFF'S OFFICE Supplement Report by TUTTLE, JOE DAVID

Supplementary Report (144748.5) Case Number: 09-06000 by Officer 2848 (TUTTLE, JOE DAVID) 08/21/2009 10:26 .HEO .SP1.5 LIJ ON THURSDAY AUGUST 20,2009 I MET WITH RUTH SISSON, JIMMY SISSON AND JORDAN GRAVES AT THE SHERIFF'S DEPARTMENT IN REGARDS TO A BURGLARY CALL THAT OCCURRED ON TUESDAY AUGUST 18,2009 AT THE SISSON RESIDENCE LOCATED AT \$6000M#43040. I WAS INFORMED BY RUTH SISSON THAT JORDAN HAD TOLD THEM EVERYTHING THAT OCCURRD THAT DAY AND WHEN SHE TALKED WITH OFFICERS AT THE RESIDENCE SHE DID NOT TELL THEM WHO HAD BROKEN INTO THE HOUSE BECAUSE SHE WAS AFRAID OF WHAT THEY MIGHT DO I SPOKE WITH JORDAN GRAVES AND SHE STATED THAT ON TUESDAY TO HER OR THE FAMILY.~ AUGUST 18,2009 SHE WOKE UP TO HER DOG BARKING EXCITEDLY AND THAT IS WHEN SHE SAW SUSPECT ADRIAN RUCKER STATNDING IN HER BEDROOM. JORDAN SAID THAT SHE HAD NOT SEEN ADRIAN IN AWHILE AND SHE KNEW THAT ADRIAN WAS NOT ALLOWED AT THE RESIDENCE AND HE HAD BEEN CRIMINAL TRESPASSED FROM THE RESIDENCE BY LAW ENFORCEMENT AND THE JUDGE AS WELL AS HIS PROBATION OFFICER. JORDAN GRAVES TOLD SUSPECT RUCKER THAT HE WAS NOT ALLOWED AT THE HOUSE AND HE NEEDED TO LEAVE. JORDAN SAID THAT SHE GOT OUT OF BED AND TRIED TO LEAVE HER BEDROOM BUT SUSPECT RUCKER WOULD NOT ALOOW HER TO LEAVE AND SHE BEGAN TO RAISE HER VOICE TOWARDS RUCK AND EVENTUALLY AFTER ABOUT TEN MINUTES RUCKER DID LEAVE THE JORDAN ALSO SAID THAT HER PARENTS BEDROOM DOOR WAS LOCKED AND SHE RESIDENCE.~ FELT LIKE SOMEONE ELSE MAY HAVE BEEN IN THE HOUSE WITH HER BUT SHE DID NOT SEE ANYONE. JORDAN DID SAY THAT WHILE RUCKER WAS IN HER BEDROOM HE RECEIVED SEVERAL TEXTS FROM A RYAN MCCRAY WHO IS A FRIEND OF SUSPECT RUCKERS. JORDAN SAID THAT AFTER RUCKER LEFT THE RESIDENCE SHE TOOK A SHOWER AND WHEN SHE CAME OUT SHE SAW THAT HER PARENTS BEDROOM DOOR WAS OPEN ALONG WITH A WINDOW IN THE PARENTS BATHROOM.~ INFORMATION SEE STATEMENTS GIVEN BY JORDAN GRAVES, JANA MOBLEY AND RUTH SISSON.



LAMAR COUNTY SHERIFF'S OFFICE Scanned Exhibit A - Probable Cause (See Document Tab) by TUTTLE, JOE DAVID

EXHIBIT "A" .HE11 09-06000~ PROBABLE CAUSE PAGE#~ AFFIANT.JOE DAVID TUTTLE.IS EMPLOYED WITH THE LAMAR COUNTY.TEXAS SHERIFF'S DEPARTMENT AND IS CURRENTLY ASSIGNED TO THE CRIMINAL INVESTIGATIONS DIVISION:~ AFFIANT'S BELIEF IS BASED UPON THE FOLLOWING FACTS: ".SP1.5 LIJ 1. ON AUGUST 18,2009 DEPUTY CHAD FRAZIER WAS DISPATCHED TO A BURGLARY OF A RESIDENCE CALL AT THE SISSON RESIDENCE LOCATED AT CR#43040. THIS RESIDENCE IS LOCATED IN PARIS.LAMAR COUNTY.TEXAS.~ 2. UPON ARRIVAL AT THE SISSON RESIDENCE DEPUTY CHAD FRAZIER MET WITH CONSTABLE RICK EASTERWOOD AND DA INVESTIGATOR CHRIS BROOKS WHO WERE AEADY AT THE SCENE. DEPUTY FRAZIER WAS ADVISED BY THE OFFICERS THAT THE SCENE HAD BEEN CLEARED AND ALL PARTIES AT THE RESIDENCE WERE OK. DEPUTY FRAZIER MADE CONTACT WITH JORDAN GRAVES WHO STATED SHE WOKE UP THIS MORNING AROUND 10:00 AM TO ANSWER THE PHONE THAT WAS IN HER PARENTS BEDROOM. WHEN SHE LEFT THE ROOM SHE LEFT THE DOOR OPEN. THE PHONE RANG AGAIN AROUND 10:45AM AND WHEN SHE GOT UP TO GO ANSWER THE PHONE IN THE PARENTS BEDROOM THE DOOR WAS LOCKED THAT TIME.~ 3. JORDAN GRAVES TOLD DEPUTY FRAZIER THAT SHE WENT AHEAD AND GOT INTO THE SHOWER AND WHEN SHE CAME OUT THE DOOR TO HER PARENTS BEDROOM WAS OPEN. JORDAN GRAVES ENTERED THE PARENTS BEDROOM TO FIND THAT A WINDOW WAS OPEN IN THE BATHROOM AND THE DOOR TO HER DADS GUN SAFE WAS STANDING OPEN. AFTER CHECKING THE ENTIRE RESIDENCE THERE APPEARED TO BE NOTHING MISSING.~ 4. DEPUTY FRAZIER DID SPEAK WITH A JANA MOBLEY WHO IS A NURSE THA WAS SETING WITH JORDAN GRAVES BROTHER. JUSTIN GRAVES IS BEDRIDDEN AND REQUIRES A NURSE TO BE AT HIS SIDE AT ALL TIME. JANA MOBLEY TOLD DEPUTY FRAZIER THAT SHE WAS IN THE BEDROOM WITH JUSTIN GRAVES AND HEARD JORDAN TALKING LOUD, BUT THOUGHT SHE WAS TALKING TO SOMEONE ON THE PHONE AND DID NOT KNOW WHAT HAD HAPPENED UNTIL THE DEPUTY'S ARRIVED. JANA MOBLEY DID TELL OFFICERS THAT LAST WEEK THERE WAS AN UNKNOWN BLACK MALE THAT CAME TO THE BACK DOOR OF THE RESIDENCE ASKING ABOUT SOME HORSES AND WANTED TO KNOW IF SOMEONE ELSE BY ANOTHER NAME LIVED THERE. JANA MOBLEY SAID THAT THE BLACK MALE DID NOT STAY LONG AND HE LEFT.~ AUGUST 20, 2009 AFFIANT WAS CONTACTED BY RUTH SISSON WHO IS THE MOTHER TO JORDAN GRAVES. RUTH STATED THAT SHE HAD FOUND OUT SOME ADDITIONAL INFORMATION ABOUT THE BURGLARY AND SHE WANTED TO MEET WITH ME AT THE OFFICE ALONG WITH HER HUSBAND JIMMY SISSON AND JORDAN GRAVES. AFFIANT MET WITH THEM AT THE SHERIFF'S DEPARTMENT AND WAS ADVISED BY JORDAN GRAVES THAT SHE DID NOT TELL THE DEPUTY EVERYTHING THAT HAPPENED ON AUGUST 18,2009. JORDAN GRAVES STATED THAT WHEN SHE WAS AWAKEN THAT MORNING BY HER DOG BARKING IT WAS BECAUSE THE SUSPECT ADRIAN RUCKER WAS IN HER BEDROOM, JORDAN WENT ONTO TO SAY THAT ADRIAN RUCKER HAD BEEN TRESPASSED FROM HER HOUSE BY THE POLICE, THE

COUNTY JUDGE AND HIS PROBATION OFFICERS BEFORE SCHOOL WAS OUT. JORDAN STATED THAT SHE HAD NOT SEEN ADRIAN RUCKER SINCE SCHOOL HAS BEEN OUT AND ONLY HEARD FROM HIM LAST WEEK AND THAT WAS WHEN SUSPECT RUCKER TEXTED HER WHILE THEY WERE ON VACATION IN SN 6. JORDAN GRAVES TOLD AFFIANT THAT WHEN SHE SAW ADRIAN RUCKER IN THE BEDROOM ON THE MORNING OF AUGUST 18,2009 SHE TOLD HIM TO LEAVE BECAUSE HE WAS NOT ALLOWED THERE, JORDAN GRAVES SAID THAT SUSPECT RUCKER WOULD NOT LEAVE AT FIRST AND AT ONE POINT HE WOULD NOT LET HER OUT OF THE BEDROOM, JORDAN GRAVES STATED THAT SUSPECT RUCKER TOLD HER THAT HE KNEW SHE WOULD BE HOME TODAY ALONE AND HE ONLY WANTED TO SEE HER. JORDAN GRAVES TOLD AFFIANT THAT SUSPECT RUCKER DID FINALLY LEAVE, BUT SHE THOUGHT THAT HIS FRIEND RYAN MCCRAY MAY HAVE BEEN WITH HIM BECAUSE SUSPECT RUCKER KEPT GETTING TEXTS FROM RYAN MCCRAY WHILE IN THE HOUSE AND THE BEDROOM DOOR WAS LOCKED TO HER PARENTS ROOM. JORDAN GRAVES STATED THAT SHE NEVER SAW ANYONE ELSE, BUT WHEN SHE GOT OUT OF THE SHOWER THE DOOR WAS OPEN TO THE PARENTS ROOM-THE BATHROOM WINDOW WA OPEN AND THE DOOR ON THE GUN SAFE WA OPEN.~ 7. JORDAN GRAVES ADVISED AFFIANT THAT SHE WAS AFRAID TO TELL TH DEPUTY WHAT HAD ACTUALLY HAPPENED AT THE HOUSE THAT DAY BECAUSE SHE WAS AFRAID THAT SUSPECT RUCKER AND HIS FRIENDS MIGHT DO SOMETHING TO HER.HER FAMILY OR THE HOUSE. SHE ALSO TOLD AFFIANT THAT SHE STILL HAS TO GO TO SCHOOL WITH SUSPECTS RUCKERS FRIENDS AT NORTH LAMAR HIGH SCHOOL AND SHE DID NOT WANT THEM BOTHERING HER AT SCHOOL.



LAMAR COUNTY SHERIFF'S OFFICE Incident Report by HILL, STEVEN C.

Incident Report (141460.1) Case Number: 09-02789 by Officer 18907 (HILL, STEVEN C.) 04/23/2009 22:30 .HM1 .FM1------.SP1.5 ∐ KNOWN SUBJECT LEFT WORK EARLY TO KEEP HER MOTHER FROM PICKING HER UP. ON THIS DATE, I WAS DISPATCHED TO A REPORTED MISSING PERSON. UPON ARRIVING AT THE MOTHER'S RESIDENCE, I WAS TOLD BY RUTH SISSON THAT HER 16 YEAR OLD DAUGHTER, JORDAN GRAVES, HAD LEFT WORK AT CHICKEN EXPRESS 15 MINUTES EARLY AND SHE HAD NOT BEEN HEARD FROM SINCE. SISSON SAID THAT EARLIER IN THE DAY, SHE FOUND OUT THAT GRAVES HAD BEEN SEEING A SUBJECT BY THE NAME OF ADRIAN RUCKER B/M 07/31/1991. SISSON SAID THAT RUCKER HAD BEEN PLACED ON PROBATION LAST YEAR FOR CRIMINAL TRESPASS WHILE ATTEMPTING TO SEE GRAVES. SISSON SAID THAT GRAVES AND RUCKER KNEW THAT THEY ARE NOT TO BE SEEING EACH OTHER. SISSON SAID THAT SHE WENT TO CHICKEN EXPRESS AND TOOK GRAVES CAR AND CELLPHONE FROM HER AND TOLD GRAVES THAT SHE WOULD BE BACK AT CHICKEN EXPRESS AT 10:30PM TO GIVE HER A RID HOME. SISSON SAID THAT WHEN SHE ARRIVED AT 10:30PM.SHE WAS TOLD BY OTHER EMPLOYEES THAT GRAVES HAD LEFT AT 10:15PM AND HAD GOTTEN INTO ADRIAN RUCKER'S VEHICLE. SISSON SAID THAT SHE CHECKED GRAVES' PHONE AND FOUND A NUMBER FOR RUCKER AND CALLED IT SEVERAL TIMES AND DID NOT RECEIVE AN ANSWER AND THEN LATER THE PHONE NUMBER SHOWED TO BE TURNED OFF." WHILE TAKING THIS REPORT, GRAVES CALLED HOME AND SAID THAT SHE HAD WALKED TO WAL-MART AND THAT SHE WAS WANTING HER MOTHER TO COME AND GET HER. RENO PD OFFICER JEFF SUGG WAS IN THE AREA AND MADE CONTACT WITH GRAVES UNTIL SISSON COULD ARRIVE.~ GRAVES WAS TURNED OVER TO HER MOTHER, SISSON SAID THAT SHE WOULD LIKE TO FILE CHARGES ON THE RUCKER SUBJECT FOR HARBORING A RUNAWAY. GRAVES TOLD THIS OFFICER THAT SHE WAS NOT WITH RUCKER. SHE WAS WITH A TERRELL BUSH. A COMPUTER CHECK SHOWED THAT BUSH WAS WANTED OUT OF THIS AGENCY. I EXPLAINED TO SISSON THAT WE WOULD HAVE TO HAVE PROOF THAT BUSH AND RUCKER KNEW THAT GRAVES WAS A MISSING PERSON AT THE TIME THAT THEY WERE WITH HER." GRAVES STATED THAT CHIEF MCCARTHY OF THE RENO PD WOULD BE CONTACTING SGT. CHIPMAN ON HER BEHALF IN THE MORNING ABOUT THIS CASE. NO HARBORING A RUNAWAY REPORT WAS FILED AT THIS TIME SINCE THERE IS NOT EVIDENCE THAT EITHER OF THE SUSPECTS KNEW THAT THE SUBJECT WAS A MISSING PERSON (RUNAWAY).

January 21, 2016

Mr. Gary Young County and District Attorney 119 North Main Street Paris, Texas 75460

RE: Open Records Request under the Freedom of Information Act

Dear Mr. Young:

Under the **Texas Public Information Act**, §6252-17a et seq., I am requesting an opportunity to inspect or obtain copies of public records that pertain to Ruth Graves, Person ID: 11243, specifically the Hot Check History reports which are maintained by AbleTerm and Odyssey criminal case management systems.

If there are any fees for searching or copying these records, please inform me if the cost will exceed \$50.00. However, I would also like to request a waiver of all fees in that the disclosure of the requested information is in the public interest and will contribute significantly to the public's understanding of the personal integrity of a candidate for public office. This information is not being sought for commercial purposes.

The Texas Public Information Act requires that you "promptly produce" the requested records unless, within 10 days, you have sought an Attorney General's Opinion. If you expect a significant delay in responding to this request, please contact me with information about when I might expect copies or the ability to inspect the requested records.

If you deny any or all of this request, please cite each specific exemption you feel justifies the refusal to release the information and notify me of the appeal procedures available to me under the law.

Thank you for considering my request.





GARY D. YOUNG

LAMAR COUNTY & DISTRICT ATTORNEY

119 North Main • Paris, Texas 75460 903-737-2470 • Fax: 903-737-2455

January 26, 2016



Enclosed is the information you requested in your January 21, 2016 Freedom of Information Act request.

Please let me know if I can be of further assistance.

Sincerely,

Gary D. Young

GDY/pb

Enc.

Checks

List Name: Graves, Ruth

Check ID #	Party	Merchant Name	Status	Check #	Check Date
00-25076	GRAVES, RUTH	CICI'S PIZZA	Case Closed, Restitution Paid	5535	09/25/1999
00-25176	GRAVES, RUTH	KEN'S FOOD MART	Case Closed, Restitution Paid	2017	12/08/1999
00-26279	GRAVES, RUTH	LA FAMILIA	Case Closed, Restitution Paid	5652	12/15/1999
00-26396	GRAVES, RUTH	HEUBERGER, WILLIAM	Case Closed, Restitution Paid	5702	03/03/2000
00-29015	GRAVES, RUTH	WAL-MART	Case Closed, Restitution Paid	5806	05/29/2000
00-29016	GRAVES, RUTH	WAL-MART	Case Closed, Restitution Paid	5808	06/01/2000
00-29259	GRAVES, RUTH	CHILI'S GRILL AND BAR	Case Closed, Restitution Paid	5643	12/10/1999
00-29301	GRAVES, RUTH	CATFISH KING	Case Closed, Restitution Paid	5654	12/16/1999
00-29373	GRAVES, RUTH	POSTAL OPTIONS	Case Closed, Restitution Paid	5121	08/28/2000
00-29429	GRAVES, RUTH	ROYAL CLEANERS	Case Closed, Restitution Paid	5803	05/27/2000
00-30044	GRAVES, RUTH	HACKLERS FOOD MART	Case Closed, Restitution Paid	5655	12/17/1999
01-31288	GRAVES, RUTH	A-1 OFFICE SUPPLY	Case Closed, Restitution Paid	5169	12/19/2000
01-31764	GRAVES, RUTH	BIG BAUCTION	Case Closed, Restitution Paid	5168	12/19/2000
01-32064	GRAVES, RUTH	KROGER COMPANY	Case Closed, Restitution Paid	5190	01/18/2001
01-32671	GRAVES, RUTH	KING'S SPORTS	Case Closed, Restitution Paid	5138	11/02/2000
01-32672	GRAVES, RUTH	ROCKING W BARBECUE	Case Closed, Restitution Paid	5145	11/15/2000
01-32932	GRAVES, RUTH	SUPER ONE FOOD #613	Case Closed, Restitution Paid	5142	11/13/2000
01-35203	GRAVES, RUTH	ANIMAL HOSPITAL OF PARIS	Case Closed, Restitution Paid	3020	07/11/2001
02-39456	GRAVES, RUTH	LAMAR COUNTY TAX ASSESSOR-COLLE	Case Closed, Restitution Paid	3109	05/06/2002
03-46762	GRAVES, RUTH	DAIRY QUEEN	Case Closed, Restitution Paid	3475	08/15/2003
03-46763	GRAVES, RUTH	TAMOLLY'S	Case Closed, Restitution Paid	3479	08/16/2003
03-46994	GRAVES, RUTH	LAMAR COUNTY TAX ASSESSOR-COLLE	Case Closed, Restitution Paid	3465	08/01/2003
03-47114	GRAVES, RUTH	CITY OF RENO	Case Closed, Restitution Paid	3513	10/10/2003
03-47464	GRAVES, RUTH	APPLEBEE'S	Case Closed, Restitution Paid	3477	08/15/2003
04-47764	GRAVES, RUTH	SUPER ONE FOODS	Case Closed, Restitution Paid	3481	08/17/2003
04-48730	GRAVES, RUTH	KROGER CO.	Case Closed, Restitution Paid	3510	09/24/2003

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Checks

List Name: Graves, Ruth

Check ID#	Party	Merchant Name	Status	Check#	Check Date
04-48731	GRAVES, RUTH	KROGER CO.	Case Closed, Restitution Paid	3512	09/26/2003
04-48739	GRAVES, RUTH	BROOKSHIRES #14	Case Closed, Restitution Paid	3494	09/01/2003
04-48786	GRAVES, RUTH	SUPER ONE FOODS	Case Closed, Restitution Paid	3489	08/25/2003
04-48787	GRAVES, RUTH	SUPER ONE FOODS	Case Closed, Restitution Paid	3490	08/26/2003
06-59321	GRAVES, RUTH	NLISD/HIGGINS	Case Closed, Restitution Paid	4380	09/16/2005
06-59322	GRAVES, RUTH	NLISD/HIGGINS	Case Closed, Restitution Paid	4492	01/13/2006
06-59323	GRAVES, RUTH	NLISD/HIGGINS	Case Closed, Restitution Paid	4499	01/18/2006
90-5522	GRAVES, RUTH	WINN DIXIE STORES, INC.	Case Closed, Restitution Paid	1196	03/19/1990
90-6889	GRAVES, RUTH	K-MART #9576	Case Closed, Restitution Paid	1305	05/02/1990
91-5937	GRAVES, RUTH	WAL MART /CASH OFFICE	Case Closed, Restitution Paid	3375	04/30/1991
92-3566	GRAVES, RUTH	CRAFTS ETC.	Case Closed, Restitution Paid	112	12/21/1991
92-4205	GRAVES, RUTH	FOOD TOWN	Case Closed, Restitution Paid	325	05/15/1992
92-4660	GRAVES, RUTH	BROOKSHIRES FOOD STORE #14	Case Closed, Restitution Paid	276	05/17/1992
94-3105	GRAVES, RUTH	KROGER COMPANY	Case Closed, Restitution Paid	2456	09/07/1994
94-3386	GRAVES, RUTH	TEXAS BOOK COMPANY	Case Closed, Restitution Paid	2522	10/12/1994
95-173	GRAVES, RUTH	WAL-MART	Case Closed, Restitution Paid	2518	10/11/1994
95-932	GRAVES, RUTH	MONTGOMERY OIL COMPANY	Case Closed, Restitution Paid	2829	01/15/1995
99-23021	GRAVES, RUTH	SCHWAN'S HOME SERVICE	Case Closed, Restitution Paid	5145	12/07/1998

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PID: (11243)

GRAVES, RUTH 324 CR 34715 PARIS, TX 75460 Off Code : CA Chks Listed: ALL Pmt. Plan : Inactive
Notes : None Outstand Chks: 0
Total Chk Amt: 2544.08
Total Amt Due: 0.00

	Chk Id	Merchant/Payee	Status	Chk#.	Chk Date	Chk Amt	Total Due
1)	90-5522	WINN DIXIE STORES, IN	PAID	1196	03/19/90	53.82	0.00
2)	90-6889	K-MART #9576	PAID	1305	05/02/90	18.79	0.00
3)	91-5937	WAL MART /CASH OFFICE	PAID	3375	04/30/91	53.58	0.00
4)	92-3566	CRAFTS ETC.	PAID	112	12/21/91	33.08	0.00
5)	92-4205	FOOD TOWN	PAID	325	05/15/92	27.49	0.00
6)	92-4660	BROOKSHIRES FOOD STOR	PAID	276	05/17/92	20.55	0.00
		** Continue	d on Next S	Screen	**		

R Receipts	P Person Info.	I Issue Process	W Warrant History
L Check List	N Check Notes	U Scroll Up	+ MORE

Enter index # for check ID, selection from above, or 'RETURN' to exit:
'PR' is an invalid response

PID: (11243)

GRAVES, RUTH 324 CR 34715 PARIS, TX 75460

Notes None Off Code : CA Outstand Chks: Chks Listed: Total Chk Amt: 2544.08 ALL Pmt. Plan : Inactive Total Amt Due: 0.00

	Chk Id	Merchant/Payee	Status	Chk#.	Chk Date	Chk Amt	Total Due
7)	94-3105	KROGER COMPANY	PAID	2456	09/07/94	20.20	0.00
8)	94-3386	TEXAS BOOK COMPANY	PAID	2522	10/12/94	18.62	0.00
9)	95-173	WAL-MART	PAID	2518	10/11/94	9.94	0.00
10)	95-932	MONTGOMERY OIL COMPAN	PAID	2829	01/15/95	13.40	0.00
11)	99-23021	SCHWAN'S HOME SERVICE	PAID	5145	12/07/98	47.75	0.00
12)	00-25076	CICI'S PIZZA	PAID	5535	09/25/99	14.85	0.00
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R Receipts	P Person Info.	I Issue Process	W Warrant History
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PID: (11243)

GRAVES, RUTH 324 CR 34715 PARIS, TX 75460

Notes None Outstand Chks: 0 Off Code : CA Chks Listed: ALL Total Chk Amt: 2544.08 Pmt. Plan : Inactive Total Amt Due: 0.00

	Chk Id	Merchant/Payee	Status Chl	k#. Chk Date	Chk Amt	Total Due			
13)	00-25176	KEN'S FOOD MART		017 12/08/99	11.84	0.00			
14)	00-26279	LA FAMILIA	PAID 50	652 12/15/99	21.67	0.00			
15)	00-26396	HEUBERGER, WILLIAM	PAID 5	702 03/03/00	675.00	0.00			
16)	00-29016	WAL-MART	PAID 58	308 06/01/00	74.00	0.00			
17)	00-29015	WAL-MART	PAID 58	306 05/29/00	92.99	0.00			
18)	00-29259	CHILI'S GRILL AND BAR	PAID 50	643 12/10/99	22.32	0.00			
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R Receipts	P Person Info.	I Issue Process	W Warrant History
L Check List	N Check Notes	U Scroll Up	+ MORE

PID: (11243)

GRAVES, RUTH 324 CR 34715 PARIS, TX 75460 Off Code : CA Outstand Chks: 0
Chks Listed: ALL Pmt. Plan : Inactive Total Amt Due: 0.00

	Chk Id	Merchant/Payee	Status	Chk#.	Chk Date	Chk Amt	Total Due
19)	00-29301	CATFISH KING	PAID		12/16/99	17.60	
20)	00-29373	POSTAL OPTIONS	PAID	5121	08/28/00	6.65	0.00
21)	00-29429	ROYAL CLEANERS	PAID	5803	05/27/00	18.00	0.00
22)	00-30044	HACKLERS FOOD MART	PAID	5655	12/17/99	14.95	0.00
23)	01-31288	A-1 OFFICE SUPPLY	PAID	5169	12/19/00	202.44	0.00
24)	01-31764	BIG B AUCTION	PAID	5168	12/19/00	54.13	0.00
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R Receipts	P Person Info.	I Issue Process	W Warrant History
L Check List	N Check Notes	U Scroll Up	+ MORE

PID: (11243)

GRAVES, RUTH 324 CR 34715 PARIS, TX 75460 Off Code: CA Outstand Chks: 0
Chks Listed: ALL Total Chk Amt: 2544.08
Pmt. Plan: Inactive Total Amt Due: 0.00

	Chk Id	Merchant/Payee	Status	Chk#.	Chk Date	Chk Amt	Total Due
25)	01-32064	KROGER COMPANY	PAID	5190	01/18/01	47.68	0.00
26)	01-32672	ROCKING W BARBECUE	PAID	5145	11/15/00	17.64	0.00
27)	01-32671	KING'S SPORTS	PAID	5138	11/02/00	42.04	0.00
28)	01-32932	SUPER ONE FOOD #613	PAID	5142	11/13/00	50.10	0.00
29)	01-35203	ANIMAL HOSPITAL OF PA	PAID	3020	07/11/01	159.29	0.00
30)	02-39456	LAMAR COUNTY TAX ASSE	PAID	3109	05/06/02	50.80	0.00
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R Receipts	P Person Info.	I Issue Process	W Warrant History
L Check List	N Check Notes	U Scroll Up	+ MORE

PID: (11243)

GRAVES, RUTH 324 CR 34715 PARIS, TX 75460 Off Code : CA Outstand Chks: 0
Chks Listed: ALL Pmt. Plan : Inactive Total Amt Due: 0.00

	Chk Id	Merchant/Payee	Status	Chk#.	Chk Date	Chk Amt	Total Due
31)	03-46763	TAMOLLY'S	PAID		08/16/03	21.21	0.00
32)	03-46762	DAIRY QUEEN	PAID	3475	08/15/03	21.00	0.00
33)	03-46994	LAMAR COUNTY TAX ASSE	PAID	3465	08/01/03	25.00	0.00
34)	03-47114	CITY OF RENO	PAID	3513	10/10/03	77.66	0.00
35)	03-47464	APPLEBEE'S	PAID	3477	08/15/03	22.09	0.00
36)	04-47764	SUPER ONE FOODS	PAID	3481	08/17/03	58.49	0.00
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R Receipts

P Person Info.

I Issue Process

W Warrant History

L Check List N Check Notes U Scroll Up + MORE

PID: (11243)

GRAVES, RUTH 324 CR 34715 PARIS, TX 75460 Off Code : CA Outstand Chks: 0
Chks Listed: ALL Total Chk Amt: 2544.08
Pmt. Plan : Inactive Total Amt Due: 0.00

	Chk Id	Merchant/Payee	Status	Chk#.	Chk Date	Chk Amt	Total Due
37)	04-48731	KROGER CO.	PAID	3512	09/26/03	66.71	0.00
38)	04-48730	KROGER CO.	PAID	3510	09/24/03	80.84	0.00
39)	04-48739	BROOKSHIRES #14	PAID	3494	09/01/03	25.00	0.00
40)	04-48787	SUPER ONE FOODS	PAID	3490	08/26/03	30.00	0.00
41)	04-48786	SUPER ONE FOODS	PAID	3489	08/25/03	13.87	0.00
42)	06-59323	NLISD/HIGGINS	PAID	4499	01/18/06	140.00	0.00
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F	Receipts	P Person Info.	I Issue Process	W Warrant History
I	Check List	N Check Notes	U Scroll Up	+ MORE

PID: (11243)

GRAVES, RUTH 324 CR 34715 PARIS, TX 75460

Notes None Off Code CA Outstand Chks: 0 Chks Listed: ALL Total Chk Amt: 2544.08 Pmt. Plan : Inactive Total Amt Due: 0.00

Merchant/Payee..... Status... Chk#. Chk Date Chk Amt Total Due Chk Id 43) 06-59322 NLISD/HIGGINS 4492 01/13/06 30.00 0.00 PAID 06-59321 NLISD/HIGGINS 44) PAID 4380 09/16/05 21.00 0.00 \$2544.08 \$0.00

** End of List **

R Receipts

P Person Info.

I Issue Process

W Warrant History

L Check List

N Check Notes

U Scroll Up

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Checks

List Name: Sisson, Ruth

Check ID#	Party	Merchant Name	Status	Check#	Check Date
08-71513	SISSON, RUTH	WILLIAMS SPORTING GOODS	Case Closed, Restitution Paid	4362	09/25/2008

Printed on 1/25/2016 2:34 PM Page 1 of

PID: (120528)

SISSON, RUTH 162 CR 43040

POWDERLY, TX 75473

Off Code CA Chks Listed: ALL Pmt. Plan : Inactive Notes None Outstand Chks: 0 Total Chk Amt: 90.93 Total Amt Due: 0.00

Chk Id Merchant/Payee..... Status... Chk#. Chk Date Chk Amt Total Due 1) 08-71513 WILLIAMS SPORTING GOO PAID 4362 09/25/08 90.93 0.00

> \$90.93 \$0.00

** End of List **

R Receipts

P Person Info.

I Issue Process N Check Notes

Lamar County
Cause # 27846
Theft by Check
The State of Texas
Vs
Ruth Graves
Filed 12/21/1991

THE STATE OF TEXAS COUNTY OF LAMAR

In	the	County	Court	of s	aid	Coun	ty	of	Lamar
	MAY			ТТ	erm	n. A.	D.,	. 19	92

A CASE AND
In the name and by the authority of the State of Texas, I, the undersigned County Attorney in and for
the County of Lamar, and State of Texas, duly elected, qualified and acting as County Attorney in and
for said county, here present in the County Court of said county, said Court having jurisdiction of the
offense charged in the complaint upon which the information is based, that heretofore on or about the 21ST day of A. D., One Thousand Nine Hundred and,
in Lamar County and State of Texas:
OneRUIH GRAVES
late of said County and State, anterior to the presentment of this information, did then and there un-
lawfully, knowingly and intentionally with intent to deprive the owner, JERRY MILLER MERCHANDISE, EXACT ITEMS OF MERCHANDISE ARE UNKNOWN TO AFFIANT, BY DISPOSING OF PROPERTY of property, namely IN A MANNER THAT MAKES RECOVERY OF THE PROPERTY BY THE OWNER UNLIKELY,
did then and there unlawfully appropriate by acquiring and otherwise exercising control over said pro-
perty, and said property had a value of \$ 20.00 or more, but less than \$ 200.00 without the effec-
tive consent of, the owner, who had a greater right of the possession to
the property than the defendant, RUIH GRAVES .
contrary to the form of the statute in such cases made and provided, and against the peace and dignity
of the State:
Jon Wells
County Attorney, Lamar County Texas

By Assistant County Attorney, Lamer Gounty Texas

THE STATE OF TEXAS

COUNTY OF LAMAR

	LLER	_, who after be	eing duly sworn, or	oath deposes and says th	at he has reason to believe and does
believe that he	eretofore or	or about the_	21STday of	DECEMBER	A.D., One Thousand Nine
Hundred and,	NINETY	-ONE	in Lamar Co	ounty and State of Texas, c	one RUTH GRAVES
	late	of said Count	y and State, anteri	or to the filing of this com	plaint, did then and there unlawfully
knowingly and	intentiona	lly with intent t	o deprive the owne	er, <u>JERRY MILLER</u>	
of property nai	mely, <u>ME</u>	RCHANDISE,	EXACT ITEMS OF	MERCHANDISE ARE UNI	KNOWN TO AFFIANT, BY
DISPOSINO	G OF PROF	ERTY IN A M	IANNER THAT MAK	ES RECOVERY OF THE I	PROPERTY BY THE OWNER
UNLIKELY					
CHETKEET					
did then and t	here unlaw	fully appropri	ate by acquiring an	nd otherwise exercising co	introl over said property, and said
property had	a value of S	20.00	or more, but l	ess than \$ <u>200.00</u>	without the effective consent of
JERRY MII	LLER		, the owner, v	who had a greater right of	the possession to the property
than the defer	ndant	RUTH GRA	VES		
				orated horowith for	all purposes
				orated herewith for	all purposes.
				orated herewith for	all purposes.
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	c			orated herewith for	all purposes. - L. Mille J.
	oit "A" a			orated herewith for	
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Theorem Confidence of the Conf	c C C C C C C C C C C C C C C C C C C C	ttached her	eto and incorp	Jen	

AFFIDAVIT FOR WARRANT OF ARREST AND DETENTION

The under the following	rsigned Affiant, who, after being duly sworn by me, on oath makes statement:
hereinafter c	ood reason to believe and do believe that Luth Lines, alled the accused, whose Texas Driver's License number is , did commit the offense of Theft by passing a check. My belief the following facts, as shown by the appropriately checked blocks:
On the Lamar County, in exchange f	21 day of <u>Ale</u> , 19 <u>91</u> , in the City of <u>Xue</u> , Texas, the accused passed a check in the amount of \$33.08 or <u>Infl</u> Merchandise to:
	, an employee of, who received such check in the regular course of such business and who personally told me all of the foregoing facts; or
ŢŢ)	, an employee of <u>nait</u> <u>Etc.</u> , who received such check in the regular course of such business as shown by its business records and by the said check both of which I have personally examined.
	personally examined such check that was not honored by the bank and such check, through markings placed on the check by the bank,
17.1	the accused did not have sufficient funds on deposit with the bank for payment in full of the said check; or
	the accused did not have an account with the bank at the time the accused issued the check.
I person accused:	nally learned the name and Texas driver's license number of the
	by personally examining the check upon which such information was written by the said recipient of the check; or
Ch	by personally examining the business records that were prepared by the said recipient of the check when the check was passed; and
business in produce valid number) and the recipient	as an employee of such business, I personally know that such its regular course of business requires that every passer of a chec didentification (including the passer's name and driver's license that such information is routinely placed on the foregoing item by t (employee of the business).
Ele #4	resident of Lamar County, Texas and I am employed at County, Lamar County, Texas.
WHEREFO detention fo	RE, the affiant requests the issuance of a warrant of arrest and r the accused in accordance with the law.
On this I have exami cause exists therein.	the 2 day of way . 1997 hereby acknowledge that med the foregoing Affidavit and have determined that probable for the issuance of an arrest warrant for the individual accused
	JUSTICE OF THE PEACE OR MAGISTRATE PRECINCT , PLACE LAMAR COUNTY, TEXAS

LA...AR COUNTY SHERIFF'S DEPARTMENT

7000 YOC 5-11-93

I.D. NUM	18ER:		107		ARREST	NUMBER:			CASE N	UMBER:	43.	2//7	
NAME (last, first,	middle)					A	LIAS:				DATE	
ADDRE	Rave SS:	s, <u>I</u>	3~1r-	Basi	vell							OS TIME	- 09-93
RT.) SECTION	Box	(IST, :	عرسير و	TEX.	45 75486 AS LICENSE INFORM	ATION:					<u> </u>	: ZZ A.M.
SÁCIAL	. SECUNI	I NUMBI	-Π.		State:	15 LICENSE INFORM	No.			Tuno:			Expires:
					1 -	TV		591100	,	Type:	"2"		Expires.
RACE:	SEX:	EYES:	HAIR:	HEIGHT:	WEIGHT:	DATE OF BIRTH:	PLACE OF	SIRTH:	<i></i>	TATTOOES OF	SCARS.	MARKS:	n,
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PERSONAL OR CASH APPEARANCE (Bail) BOND - CLASS 3. THE STATE OF TEXAS COUNTY OF Lamar KNOW ALL MEN BY THESE PRESENTS: THATI, _____Ruth Braswell Graves _____, am held and firmly bound unto the State of Texas in the penal sum of ____Two Hundred 200.00 _) Dollars, for the payment of which sum, well and truly to be made, and in addition all necessary and reasonable fees and expenses that may be incurred by Peace Officers in rearresting me in the event the conditions of this bond are violated, I do bind myself, my heirs, executors and administrators, jointly and severally by these presents. The condition of the above obligation is such that whereas I, the principal herein, stand charged by Complaint duly presented in the County Court of Lamar County, Texas, with a* Misdemeanor , to wit: Theft by Check Now, I swear that I will appear before the <u>County</u> Court of <u>of</u> County, Texas, at the Courthouse of Lamar County, in the City of <u>Paris</u>, Texas, on the <u>day of Instanter</u>, A. D. 19_____, at_____o'clock ____M. or upon notice by the Court, or pay to the Court the principal sum of Two Hundred Dollars plus all necessary and reasonable expenses incurred in any arrest for failure to appear. Now if I shall well and truly make said appearance before said Court, and there remain from day to day and term to term of said Court, until discharged by due course of law, then and there to answer said accusation against me, and further shall well and truly make my personal appearance in any and all subsequent proceedings that may be had relative to said charge in the course of the criminal action based on said charge, this obligation shall become void; otherwise to remain in full force and effect. Signed and dated this the 9th day of May , 19 93. SUBSCRIBED AND SWORN TO BEFORE ME PEGGY A DOTSON NOTARY DUBLIC ! STATE OF TEXAS My Comm. Exp. 3-11-95 H1 BOV 115 Summer TV 75486 the foregoing bond examined and approved this 9th day of May House wife Sheriff Lamar County, Texas (See reverse side for Receipt of Cash Bond) "Felony" or "Misdemeanor," as the case may be

5-9-93. 200.00 P.R. Bond Auth Molina

HENRY PRINTING CO.



OF LAMAR COUNTY

KATHY POOLE Clerk

(903) 737-2420 PARIS, TEXAS 75460

May 14, 1993

Ruth Graves Rt. 1, Box 115 Sumner, Tx. 75486

RE: Cause No. 27846

State of Texas vs. Ruth Graves

Offense: Theft

Dear Ms. Graves:

Please be advised that the above entitled and numbered cause has been set for pre-trial on THURSDAY, MAY 20, 1993 at 9:00 o'clock a.m. in the County Courtroom, Lamar County Courthouse, Paris, Texas.

If you fail to appear on that date, the bond could be forfeited and a warrant issued for your arrest.

Sincerely,

KATHY POOLE, County Clerk

Lamar County, Texas

	<i>46</i> 278 6≄	
Cause No	27864	
THE STATE OF TEXAS	IN THE	COUNTY
VS.	COURT	
RUTH GRAVES		LAMAR COUNTY, TEXAS
MOTION	TO DISMISS	
TO THE HONORABLE JUDGE OF SAID COURT:		
NOW COMES the State of Texas by and throug	h her Attorney, and re	espectfully requests the Court to dis-
miss the above entitled and numbered criminal acti	on in which the defen	dant is charged with the offense of
THEFT		, for the reason:
The evidence is insufficient; The defendant was convicted in another The complaining witness has requested d The case has been refiled; The defendant is unapprehended; The defendant is deceased; The defendant has been granted immunit Other; RESTITUTION PAID IN FULL and for cause would show the Court the following:	ismissal;	nony;
		WAY 21 MAIN AND AND AND AND AND AND AND AND AND AN
WHEREFORE, it is prayed that the above entit	led and numbered caus	se be dismissed.
	Respectfully submit	ted \
	M.C. A	OUNTY Attorney
		, manual,
	ORDER	MASZ
The foregoing motion having been presented to		
A.D. 19 93, and the same having been considered,	it is, therefore, ORD	ERED, ADJUDGED and DECREED
that said above entitled and numbered cause be and	the same is hereby di	smissed.
	Joan A	and modern
	Judge of the	COSTIA
43/424	Court of LA	MAR County, Texas

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MAIL TOP COPY TO: TEXAS DEPARTMENT OF PUBLIC SAFETY PO BOX 4143 AUSTIN TX 78765-4143

Cause # 5231225
Theft
The State of Texas
Vs
Ruth Graves
Filed 6/25/1993

Skip to Main Content Logout My Account Search Menu New Criminal Search Refine Search Back

REGISTER OF ACTIONS Case No. 5231225

The State of Texas vs RUTH BRASWELL GRAVES

 $\omega\omega\omega\omega\omega\omega\omega$

Case Type: Traffic Date Filed: 06/25/1993 Location: JP5-2

Attorneys

Location : All Courts Help

PARTY INFORMATION

GRAVES, RUTH

324 CR 34715 **PARIS, TX 75460** DL: TX12594786 SID: TX05100473 Female White DOB: 12/13/1968 5' 2", 125 lbs

State **State Of Texas**

CHARGE INFORMATION

Charges: GRAVES, RUTH Statute Level Date 1. THEFT (LESS THAN \$20) Class C Misdemeanor 06/25/1993 31.03(e)(1)

EVENTS & ORDERS OF THE COURT

DISPOSITIONS

06/25/1993

Defendant

Plea (Judicial Officer: Nutt, Fred) 1. THEFT (LESS THAN \$20) Nolo Contendere

OTHER EVENTS AND HEARINGS

06/25/1993 Case Filed (JP OCA) 05/04/2014 Fee Exception Event Default

FINANCIAL INFORMATION

Defendant GRAVES, RUTH

Total Financial Assessment Total Payments and Credits Balance Due as of 02/01/2016 120.00 120.00 0.00

06/25/1993 **Transaction Assessment**

06/25/1993 Payment Receipt # 247J52

GRAVES, RUTH

125.00 (120.00) Lamar County
Cause # 40466
Theft by Check
The State of Texas
Vs
Ruth Graves
Filed 10/16/2000

CASE NO. <u>ROO-1050</u>

STATE OF TEXAS VS.

COUNTY COURT OF LAW SOUNTY, YEX.

LAMAR COUNTY, TEXAS

UC 907 16 PM 3:52

FILED FOR RECORD

RUTH GRAVES

INFORMATION: THEFT BY CHECK

In the County Court of said County of Lamar October Term, A.D., 2000

In the name and by the authority of the State of Texas, I, the undersigned County Attorney, in and for said County of Lamar, and State of Texas, duly elected, qualified, and acting as County Attorney in and for said county, here present in the County Court of said county, said Court having jurisdiction of the offense charged in the complaint upon which this information is based, that heretofore on or about the 29th day of of May A.D., 2000 in Lamar County and State of Texas:

One RUTH GRAVES late of said County and State, anterior to the presentment of this information, did then and there unlawfully, appropriate property by exercising control over property other than real property, to-wit: MERCHANDISE of the value of 92.99 from LINDA TOSH, the owner, thereof, without the effective consent of the owner of said property by then and there issusing or passing a check, to said RICHARD REDUS , when the said RUTH GRAVES, the issuer of said check, did not have sufficient funds in or deposits with said bank for the payment in full of said check, as well as all other checks then outstanding and thereafter said was presented to said bank for payment and payment was refused by said bank for want of sufficient funds of the said RUTH GRAVES. in and on deposit with the said bank.

County Attorney, Lamar County Texas

Assistant County Attorney Lamar County, Texas

CAUSE NO. ROO 1050 FILEBY ON RECORD STATE COUNTY, TEX.

THE STATE OF TEXAS

VS

RUTH GRAVES

COMPLAINT: THEFT BY CHECK

CE OCT 16 PM 3:52

THE STATE OF TEXAS COUNTY OF LAMAR

MAHOP

In the name and by the authority of the State of Texas, personally appeared before me, the undersigned authority RICHARD REDUS, who after being duly sworn, on oath deposes and says that he has reason to believe and does believe that heretofore on or about the 29th day of May, 2000 in Lamar County and State of Texas:

One RUTH GRAVES late of said County and State, anterior to the filing of this complaint, did then and there unlawfully knowingly and intentionally with intent to deprive the owner, of property, to wit: MERCHANDISE of the value of 92.99 from LINDA TOSH, the owner thereof, the owner of the property, and without the effective consent of the owner, namely, by issuing or passing a check, to-wit: MERCHANDISE when the defendant did not have sufficient funds in or on deposit with LIBERTY NATIONAL BANK, THE for the payment in full of the check as well as all other checks then outstanding, and thereafter said check was presented to said bank for payment and payment was refused by said bank for want of sufficient funds in the said RUTH GRAVES in and on deposit with the said bank.

See Affidavit for Warrant for Arrest and Dentention (attached hereto and incorporated herewith for all purposes.

Richard Rech

Sworn to and this	day of A.D. 2000.	>
	Ken Puttant	
	Justice of the Peace Lamar County, Texas	

I have read the foregoing complaint and affidavit and find that the verified facts stated by the affiant therein show that Affiant had probable cause for the belief expressed therein and established the existence of proper grounds for the issuance of a warrant for the defendant.

Justice of the Peace Precinct Place Lamar County, Texas

COUNTY OF LAMAR

STATE OF TEXAS

AFFIDAVIT FOR WARRANT OF ARREST AND DETENTION

7	The undersigned Affiant who, after being duly swom by oath makes the following statement:
Driver's I	have good reason to believe and do believe that Ruth Graves, hereinafter called the accused, whose Texa- cicense number X 12594786, did commit the offense of Theft by passing a check. My belief is based on ring facts, as shown by the appropriately check circles:
On the passed a c	day of May 2000, in the City of Yaris Lamar County, Texas, the accused theck in the amount of \$ 92.99 in exchange for
%	the regular course of business and who personally told me all of the foregoing facts; or
0	, an employee of, who received said check in the regular course of business as shown by the business records and by the check both of which I have personally
	the regular course of business as shown by the business records and by the check both of which I have personally examined.
	sonally examined such check that was not honored by the bank and on its face such check, through markings placed on the the bank, shows that:
ø	the accused did not have sufficient funds on deposit with the bank for payment in full of the said check; or
0	the accused did not have an account with the bank at the time the accused issued the check.
I personal	ly learned the name and Texas Driver's License number of the accused:
×	by personally examining the check upon which such information was either written by the recipient of the check or upon which the information is printed; or
0	by personally examining the business records that were prepared by the said recipient of the check when the check was passed; and
that every information information	re, as an employee or agent of such business, I personally know that such business in its regular course of business requires passer of a check produce a valid identification (including passer's name and driver's license number) and that such on is either routinely placed on the foregoing item by the recipient (employee of the business) or the recipient verifies the on printed.
I (City), La	am a resident of Lamar County, Texas, and am employed at Wal-most Synconter - Toris mar County, Texas.
V	Wherefore, the affiant requests the issuance of a warrant of arrest and detention for the accused in accordance with the law.
	AFFIANT
	On this the 3 day of 00, 200 I hereby acknowledge that I have examined the foregoing and have determined that probable cause exists for the issuance of an arrest warrant for the individual accused therein.
	JUSTICE OF THE PEACE PRECINCT, PLACE
	t anautium invitation

FILED FOR RECORD AMAR COUNTY, TEX.

00 DEC 18 PM 2: 28

KATHY MARLOWE COUNTY CLERK

BY___DEPUTY

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LAMER COUNTY, TAXIS

MOTION TO DISMISS

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ORDER OF DISMISSAL

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Dane radino

VOL. 73 PG. 145 LAMAR COUNTY, TEXAS Lamar County
Cause # S2-1040
Small Claims
A-1 Office Supply
Vs
Ruth Graves
Filed 11/21/2000

SMALL CLAIMS, CIVIL SUITS IN JUSTICE COURT	Attention Attorneys:
0 - 10/7	Discovery Control Plan;
case no. $32 - 1040$	Effective 1-1-99 Discovery will be conducted
CASE NO.	Under LEVEL 1 (rule 190.1)
0.1	,
Plaintiff)	JUSTICE PRECINCT NO. 5
Plaintiff / /)	
)	PLACE NO.
VS. Pull GRAVES	
Cellulax Plus	LAMAR COUNTY, TEXAS
Defendant	
Defendant	
COMPLAINT	r
•	-
PLAINTIFF'S NAME: Shakor Ckabb Address: Onc Laman F Phone: 903 7840064	DBA A-IDFFILE
Address: Onc LAMAN +	PARI'S
Phone: 903 7840064	, herein called Plaintiff on oath
deposes and says that:	
0.1	0 1 1 01
DEFENDANT'S NAME: KLL GRAUTS	. ellipe Ylus
Address: <u>3225 D. E. Loo</u>	p 28 G
DEFENDANT'S NAME: RLL GRAUTS (Address: 3225 N. E. Loo Phone: 903 783-1/12	•
IF RURAL ADDRESS, GIVE DIRECTIONS FO	OR SERVICE:
havein called Defendant is instituted about to Dici	entiff has upaged of quit being.
herein called Defendant, is justly indebted to Plai	intuit, by reason of suit being:
CATICE SUPPLY DELIVER OF	F. 4 20 12 STURE
AMOUNT OF SUIT \$ 150.49	1
COURT COST \$ 52.00	
TOTAL \$ 202.49	4
•	
There are no counterclaims existing in favor	of the Defendant and against the
Plaintiff except:	
	(C')
Plaintill/At	torney for Plaintiff
	21
Sworn to and subscribed before me, this the	$\frac{\partial l}{\partial l}$ day of $\frac{\gamma u_0}{l}$,
200 D.	ſ
JILL HART	SON Flora
NOTARY PUBLIC STATE OF TEXAS Commission Expired	ell Nav
MARCH 30, 2002 NOTAT Y. Pub	one
Secretaria de la constitución de	

THE STATE OF TEXAS

COUNTY OF Lamar

SMALL CLAIMS CITATION

TO: RUTH GRAVES, Defendant Dba, Cellular Plus 3225 Ne Loop 286 Paris, Texas 75460

You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clerk who issued this citation by 10:00 a.m. on the Monday next following the expiration of ten days after you were served this citation and petition, a default judgment may be taken against you.

You are hereby commanded to appear to file a written answer, at or before 10 o'clock a.m. on the Monday next after the expiration of 10 days from the date of service of this citation upon you, at my office located at 119 NORTH MAIN STREET, PARIS, TX 75460, to answer to the suit of: A-1 OFFICE SUPPLY vs. RUTH GRAVES, DBA CELLULAR PLUS being Cause No. S2-1040 on the Docket of said Court, the Plaintiff's demand being for the sum of \$150.44 plus \$52.00 court costs due upon NON-PAYMENT OF OFFICE SUPPLIES.

Issued and given under my hand at Lamar County, Texas, this the 21st

day of November, 2000

LARRY F. MOREE, Justice of the Peace

Precinct 5, Place 2 Lamar County, Texas

Clerk of the Court, Precinct 5, Place 2

Lamar County, Texas

Plaintiffs: A-1 OFFICE SUPPLY

Plaintiffs' Attorney:

CAUSE: \$2-1040

A-1 OFFICE SUPPLY vs. RUTH GRAVES, DBA CELLULAR PLUS

149

Came to hand on the 21 day of Novembers, 2000, at 2:70 o'clock P.M. Executed at 3235 All Coop 2tc , within the County of Lance , at 2:70 o'clock P.M. on the 28 day of Novembers, 2000 by delivering to the within
named Rush Graves, in person, each, a true copy of this citation, having first endorsed on such copy of said citation the date of delivery.
Not executed, the diligence used to execute being for the following reason
on the defendant may be found
TO CERTIFY WHICH WITNESS MY HAND OFFICIALLY. Sheriff/Sonstable
by Lone affects Deputy
Lm 1/2100@ 2:15P -out of town
Lm 112200 @ 10:1514
112800 @ 9:40A
(m 1 C 11:45 A.

COUNTY OF Lamar State of Texas PARIS, TX 75460

LARRY F. MOREE
Justice of the Peace
Precinct 5, Place 2

5th day of December, 2000

RUTH GRAVES
Dba, Cellular Plus 3225 Ne Loop 286
Paris. Texas 75460

RE: A-1 OFFICE SUPPLY vs. RUTH GRAVES, DBA CELLULAR PLUS 82-1040

This letter is to notify you that the above mentioned case has been set for trial on 12/20/00at 10:00am, at 119 N. MAIN, RM. 104 , PARIS. TX 75460

If you are the Plaintiff in this case, please have all documents, witnesses, evidence, etc. with you at the time and date of the hearing to present to the Court to support your claim.

If you are the Defendant in this case, please have all documents, witnesses, evidence, etc. with you at the time and date of the hearing to present to the Court in defense of the charge filed against you.

If either party would like a trial by jury, please notify the Court, giving the Court ample time to secure a jury panel.

If this is settled out of Court, please notify my office.

LARRY F. MOREE
Justice of the Peace, Precinct 5, Place 2
119 NORTH MAIN STREET
PARIS, TX 75460

cc: Plaintiff's Attorney:
 Defendant's Attorney:

Lamar County
Cause # 41371
Theft by Check
The State of Texas
Vs
Ruth Graves
Filed 4/4/2001

CASE NO.

Ro1. 296

STATE OF TEXAS VS. RUTH GRAVES

COUNTY COURT LAMAR COUNTY, TEXAS

INFORMATION: THEFT BY CHECK

41371

In the County Court of said County of Lamar March Term, A.D., 2001

In the name and by the authority of the State of Texas, I, the undersigned County Attorney, in and for said County of Lamar, and State of Texas, duly elected, qualified, and acting as County Attorney in and for said county, here present in the County Court of said county, said Court having jurisdiction of the offense charged in the complaint upon which this information is based, that heretofore on or about the 18th day of of January A.D., 2001 in Lamar County and State of Texas:

One RUTH GRAVES late of said County and State, anterior to the presentment of this information, did then and there unlawfully, appropriate property by exercising control over property other than real property, to-wit: GROCERIES of the value of \$47.68 from NELSON NORTH, the owner, thereof, without the effective consent of the owner of said property by then and there issusing or passing a check, to said STACY HILL, when the said RUTH GRAVES, the issuer of said check, did not have sufficient funds in or deposits with said bank for the payment in full of said check, as well as all other checks then outstanding and thereafter said was presented to said bank for payment and payment was refused by said bank for want of sufficient funds of the said RUTH GRAVES. in and on deposit with the said bank.

County Attorney, Lamar County Texas

BY:

Assistant County Attorney Lamar County, Texas

CAUSE NO. RO1-296

THE STATE OF TEXAS

VS

RUTH GRAVES

41311

COMPLAINT: THEFT BY CHECK

THE STATE OF TEXAS COUNTY OF LAMAR

In the name and by the authority of the State of Texas, personally appeared before me, the undersigned authority STACY HILL, who after being duly sworn, on oath deposes and says that he has reason to believe and does believe that heretofore on or about the 18th day of January, 2001 in Lamar County and State of Texas:

One RUTH GRAVES late of said County and State, anterior to the filing of this complaint, did then and there unlawfully knowingly and intentionally with intent to deprive the owner, of property, to wit: GROCERIES of the value of \$47.68 from NELSON NORTH, the owner thereof, the owner of the property, and without the effective consent of the owner, namely, by issuing or passing a check, to-wit: GROCERIES when the defendant did not have sufficient funds in or on deposit with BANK OF AMERICA for the payment in full of the check as well as all other checks then outstanding, and thereafter said check was presented to said bank for payment and payment was refused by said bank for want of sufficient funds in the said RUTH GRAVES in and on deposit with the said bank.

See Affidavit for Warrant for Arrest and Dentention (attached hereto and incorporated herewith for all purposes.

....

OI APR -4 MIND: 23

Sworn to and subscribed before me, by Stacy Hill this 29th day of March A.D. 2001.

Justice of the Peace Lamar County, Texas

I have read the foregoing complaint and affidavit and find that the verified facts stated by the affiant therein show that Affiant had probable cause for the belief expressed therein and established the existence of proper grounds for the issuance of a warrant for the defendant.



Justice of the Peace
Precinct 5. Place Lamar County, Texas

AFFIDAVIT FOR WARRANT OF ARREST AND DETENTION

STATE OF TEXAS

The undersigned Affiant who, after being duly sworn by oath makes the following statement:

9 9

	I have good reason to believe and do believe that Roth Graves -	, hereinafter called the accused, whose Tex
Driver's	s License number did commit the offense of There owing facts, as shown by the appropriately check circles:	by passing a check. My belief is based on
On the _ passed a	day of Ton 2001 in the City of Paris a check in the amount of \$ 47.68 in exchange for 6.000.785	, Larnar County, Texas, the accused to:
0	Kanesha Vates an employee of Krager	Ada anni ann ann an t-
V	the regular course of business and who personally told me all of the foregoing	facts; or
_		
O 	the regular course of business as shown by the business records and by the ch	eck both of which I have personally
•	ersonally examined such check that was not honored by the bank and on its face so y the bank, shows that:	uch check, through markings placed on the
0	the accused did not have sufficient funds on deposit with the bank for paymen	nt in full of the said check; or
0	the accused did not have an account with the bank at the time the accused issu	ed the check.
I persona	ally learned the name and Texas Driver's License number of the accused:	
©	by personally examining the check upon which such information was either w which the information is printed; or	ritten by the recipient of the check or upon
0	by personally examining the business records that were prepared by the said repassed; and	ecipient of the check when the check was
hat ever	nore, as an employee or agent of such business, I personally know that such busine ry passer of a check produce a valid identification (including passer's name and dr tion is either routinely placed on the foregoing item by the recipient (employee of tion printed.	iver's license number) and that such
	I am a resident of Lamar County, Texas, and am employed at <u>ROGER</u> . amar County, Texas.	<u>Pons</u>
,	Wherefore, the affiant requests the issuance of a warrant of arrest and detention for	or the accused in accordance with the law.
	· · · · · · · · · · · · · · · · · · ·	Sa LIL
		AFFIANT
	30th Maril 100	
) Affidavit	On this the 29 th day of March, 2001. I hereby acknowledge t and have determined that probable cause exists for the issuance of an arrest warr.	that I have examined the foregoing ant for the individual accused therein.
		Cindy Ruthart
	1	FRECINCT PLACE
		LAMAR COUNTY, TEXAS

CAUSE NO. 41371

THE STATE OF TEXAS

IN THE COUNTY COURT

VS

RUTH GRAVES

LAMAR COUNTY, TEXAS

OF

MOTION TO DISMISS

TO THE HONORABLE JUDGE OF SAID COURT:

NOW COMES the State of Texas by and through her Attorney and respectfully requests the Court to dismiss the above entitled and numbered criminal action in which the Defendant is charged with the offense of THEFT >=\$20<\$500 BY CHECK for the following reason:

RESTITUTION PAID IN FULL

WHEREFORE, it is prayed that the above entitled and numbered cause be dismissed.

Respectfully submitted,

Actorney for the State

ORDER OF DISMISSAL

The foregoing motion having been presented to me on this the day of A.D. 2001, and the same having been considered, it is, therefore, ORDERED, ADJUDGED, AND DECREED that said above entitled and numbered cause be and the same is hereby dismissed.

Judge Presiding

VOL. 75 PG 343 LAMAR COUNTY, TEXAS

Lamar County Cause # F2-1664 Forcible Entry and Detainer Bell and Associates Vs Ruth Graves Filed 1/24/2003

@ase No F2-1664	JUSTICE COURT
PLAINTIFF, Bell+ GERRAC.	LAMAR COUNTY, TEXAS
(Landlord)	PREC. 5, PL
DEFENDANTS: Restrict, Joseph (List all tenants who are still in the premises)	Judge Emie Sparks 119 North Main Street Paris, Texas 75460 (903) 737-2441
SWORN COMPLAIN	T FOR FORCIBLE DETAINER
COMPLAINT: Plaintiff (LANDLORD), hereby complains of premises, including storerooms and parking areas, located in the	the defendants named above for FORCIBLE DETAINER of Plaintiff's the above precinct, towit:
107 Crysple Cresh #	(Address)
Sourclerly	(City)
THE STATE OF TEXAS	
SERVICE OF CITATION: Service is requested on defendants necessary alternative service is requested under Rule 106, or at	by personal service at home or by alternative service under Rule 106. If the place listed below:
WORK PLACE (if known)	
OTHER ADDRESS	
PHONE NUMBER 2325705	
NOTICE TO VACATE: Plaintiff has given defendants a written was delivered to defendants on the day of MAIL.	notice to vacate and demand for possession of the premises. Such notice 2093, by PERSONAL DELIVERY or BY CERTIFIED
	h plaintiff's written demand for possession of the premises and therefore be premises and therefore it now becomes necessary to file this suit for , and any unpaid rent.
Amount of Unpaid Rent \$ 1300.	
Attorney's Fees \$	and the second s
Cost of Court \$ 57,	
	R POSSESSION under Rule 740, plaintiff requests (1) that the amount of intiff's bond be approved by the Court, and (3) that notice as required by y trial.
REQUEST FOR JUDGEMENT: Plaintiff prays that defendants be for, possession of the premises, including removal of defendants above, attorney's fees, court costs, and interest at the statutory respectively.	be served with citation and that plaintiff have judgement against defendants and defendant's possessions from the premises, unpaid rent as set forther for judgements under article 5069-1.05.
DATED /24/03	
PLAINTIFF'S SIGNATURE <u>MUNICE) / Sel</u>	
PLAINTIFF'S ADDRESS <u>2300 Clonks</u>	Ll.
PLAINTIFF'S PHONE NO. <u>184-0024</u>	
SWORN TO AND SUBSCRIBED BEFORE ME A NOTARY,	THIS 24 day of Jan - 1203
Jul Hart	333220
HE PRINT SHOP - (\$03) 785-7717 - 3145	JILL HART MY COMMISSION EXPIRES March 30, 2006

DEFENDANT SERVED Analyswer Bate: 2-10-03

WWINTER CITATION THE STATE OF TEXAS

RETURN TO IP CLERK

TO: RUTH GRAVES 107 Cripple Creek Powderly, Texas 75473

day of January, 2003 .

Fri. 9:04m

You are hereby commanded to appear before re, ERNIE SPARKS, a Justice of the Peace in and for Precinct S, Place 2, in Lagar County, Texas, at my office at 119 NORTH MAIN STREET, PARIS, TX 75460 on the seventh (7) day after the service of this citation at 10:00 A.M to answer that suit of:

BELL & ASSOC. vs. RUTH GRAVES AND ALL OCCUPANTS being cause no. F2-1654 on the docket of said court, and filed on 01/27/03. Plaintiff complaining of the Defendant, in an action of Forcible Detainer of and concerning the following described property and premises to-wit: NON-PAYMENT OF RENT.

Plaintiff also sues for \$1,300.00, unpaid rent and damages and for such other relief as he/she may be entitled to. Any party shall have the right to trial by jury by making a request to the Court on or before five days from the date the Defendant is served with citation, and by paying a jury fee of five dollars. Upon such request, a jury shall be summoned as in other cases in Justice Court.

FAILURE TO APPEAR AND ANSWER COULD RESULT IN YOUR PROPERTY BEING REMOVED FROM SAID PREMISES BY PLAINTIFF AND PLACED IN PERIL.

Witness my official signaturo Lynnar County, Texas, this the 27th

ERNIE SPARKS, Justice of the Peace Precinct 5, Place 2		Call Bell 784-0024
***	Witter William K.	
	OFFICER'S RET	URN
Same to hand on the 27	day of Ja	an Out lowy +
Same to hand on the 2'or o'elack . M.	Descuted at 187	Creme Crete lover of
within the County ofd	lay of to	. at 616 o'clock
delivering to the within	named Ruer Cha	
		in first andonsed on such conv

each, a true copy of this citation, having first endorsed on such copy

TO CERTIFY WHICH WITNESS MY HAND OFFICIALLY.

of said citation the date of delivery.

Bust		
Sheriff (Constable	County,	Texas
by		Deputy

732.5705 Jest mours

ROTICE TO QUIT

Ruth II. Poroderly, I	raves le Creeks	٦	Jan 20	The 3000
foroderly, I	You are required within	J days after service of	Amount Due # 1300, ilee. of this notice on you, to	. Due Date - Jan.
	pay all the delinquent rent		of the premises situated	•
	and described as above, or them.	the undersigned will begin to	egal proceedings to recover	
	The undersigned hereby de-	clares a forfeiture of the lea	se under which you hold	
	the premises, if you do not	pay the rent due and unpai	id as stated above within	*
	days after servi	ce of this notice on you.		
			Owner - Broker	rell :
	ž.		BY RELLAND	ASSOCIATES
			2300 CLARKS	TATE FIRM SVILLE STREET
STILL STATE OF THE			City PARIS, TI	XAS 75460
O STITUTE =	DE DI IONILIA	A ALCOHOLOU	· · · · · · · · · · · · · · · · · · ·	Enem No. 14

DEFENDANT SERVED

Answer Prate: 2-10-03

WWWW available: 2 - 19-03-0 ENTRY AND DETAINER CITATION THE STATE OF TEXAS



TO: RUTH GRAVES 107 Cripple Creek Powderly, Texas 75473 Fri. 9:04m

You are hereby commanded to appear before re, ERNJE SPARKS, a Justice of the Peace in and for Precinct S, Place 2, in Lamar County, Texas, at my office at 119 NORTH MAIN STREET, PARIS, TX 75460 or the seventh (7) day after the service of this citation at 10:00 A.M to answer the suit of:

BELL & ASSCC. vs. RUTH GRAVES AND ALL OCCUPANTS being cause no. F2-1654 on the docket of said count, and filed on 01/27/03, Plaintiff complaining of the Defendant, in an action of Forcible Detainer of and concerning the following described property and premises to-wit: NON-PAYMENT OF RENT.

Plaintiff also sues for \$1,300.00, unpaid rent and damages and for such other relief as he/she may be entitled to. Any party shall have the right to trial by jury by making a request to the Court on or before five days from the date the Defendant is served with citation, and by paying a jury fee of five dellars. Upon such request, a jury shall be summoned as in other cases in Justice Court.

FAILURE TO APPEAR AND ANSWER COULD RESULT IN YOUR PROPERTY BEING REMOVED FROM SAID PREMISES BY PLAINTIFF AND PLACED IN PERIL.

Witness my official day of January, 2003		County, Texas, this	the 27th
ERNIE SPARKS, Justice of the Peace Disc 5. Place 2		Call 130	DO24
Came to hand on the county of within the County of .M. on the 3 delivering to the wiesch, a true copy of of said citation the	OFFICER'S RET 27 M. Descuted at 167 day of function from this citation, having date of delivery.	Con Californ & 200 Con Carlo Car	o'clock by person, on such copy
TO CERTIFY WHICH WITH	NESS MY HAND OFFICIA	1 V	

Sheri of Constable

County, Texas

by Deputy

732-5705 get mount

Lamar County Cause # F2-1702 Forcible Entry and Detainer John and Linda Bell Vs Ruth Graves Filed 3/22/2003

26 No. 72-11-	- 11. Fa-t	167
PLAINTIFF, John	, a Vinda Del	LAMAR COUNTY, TEXAS
(Landlord)		PREC. 5, PL. 2
vs defendants:	ath Shaves	Judge:
(List all tenants who are still	in the premises)	
	SWORN COMPLAIN	FOR FORCIBLE DETAINER
premises, including storeroor	ANDLORD), hereby complains of ms and parking areas, located in the	•
fonderly Jo	. 75473	(City)
THE STATE OF TEXAS		
	service is requested on defendants t is requested under Rule 106, or at	by personal service at home or by alternative service under Rule 106. If the place listed below:
WORK PLACE (if known)	unk.	
PHONE NUMBER		
NOTICE TO VACATE: Plain was delivered to defendants of MAIL.	ntiff has given defendants a written on the day of	notice to vacate and demand for possession of the premises. Such notice
it now becomes necessary to possession of said property fo	file this suit for possession of the	plaintiff's written demand for possession of the premises and therefore premises and therefore it now becomes necessary to file this suit for premises and therefore it now becomes necessary to file this suit for premises and therefore it now becomes necessary to file this suit for premises and therefore it now becomes necessary to file this suit for premises and therefore it now becomes necessary to file this suit for premises and therefore it now becomes necessary to file this suit for premises and therefore it now becomes necessary to file this suit for premises and therefore it now becomes necessary to file this suit for premises and therefore it now becomes necessary to file this suit for premises and therefore it now becomes necessary to file this suit for premises and therefore it now becomes necessary to file this suit for premises and therefore it now becomes necessary to file this suit for premises and therefore it now becomes necessary to file this suit for premise it is not premise to the premise and the premise it is not premise to the premise
Amount of Unpaid Rent	\$7650,00	
Attorney's Fees	\$	and the control of th
Cost of Court	\$ 10%.00	
plaintiff's bond and defendant	If plaintiff has filed a BOND FOR it's counterbond be set, (2) that plain nts regarding counterbond or early	POSSESSION under Rule 740, plaintiff requests (1) that the amount of atiff's bond be approved by the Court, and (3) that notice as required by trial.
for, possession of the premises	s, including removal of defendants:	served with citation and that plaintiff have judgement against defendants and defendant's possessions from the premises, unpaid rent as set forth the for judgements under article 5069-1.05.
DATED 4/22/03	,	
PLAINTIFF'S SIGNATURE	Denda Bell	2
PLAINTIFF'S ADDRESS 🕉	300 Clasprille	L.
PLAINTIFF'S PHONE NO.	184-0024	
SWORN TO AND SUBSCRI	BED BEFORE ME A NOTARY, T	HIS day of Canha) 1203
<u></u>	Hart	, 17
THE PROVESTOP - (605) 785-7717 - 6185		JILL HART MY COMMISSION EXPIRES March 20, 2006

KOTICE TO QUIT

www.wallace-group.com

C MCMLXIX

Form No. 14

Mrs McKee

Called wants

Called haves

DEFENDANT SERVED

Answer Date: 5 - 6 -03

Writ Available:

STRY AND DETAINER CITATION TO STATE OF TEXAS

THE STATE OF TEXAS

TO: RUTH GRAVES 107 Cripple Creek Fowderly, Texas 75473

Yaw are hereby commanded to appear before me, ERNIE SPARKS, a Justice of the Peace in and for Pracinct 5, Place 2, in Lamar County, Texas, at my office at 119 NORTH MAIN STREET, PARIS, TX 75460 on the seventh (7) day after the service of this citation at 10:00 A.M to answer the suit of:

JOHN & LINDA BELL Vs. RUTY GRAVES being cause no. F2-1702 on the dockst of said court, and filed on 04/22/03, Plaintiff complaining of the Defendant, in an action of Forcible Detainer of and concerning the following described property and presises to-wit: SLOW PAY, OWNERS DESIRE POSSESSION OF PROPERTY BACK

Plaintiff also sues for 5.50.00, uppaid rent and damages and for such other relief as he/sha way Δe entitled to. Any party shall have the right to trial by jury by making a request to the Court on or before five days from the date the Defendant is served with citation, and by paying a jury fee of five dollars. Upon such request, a jury shall be summoned as in other cases in Justice Court.

FAILURE TO APPEAR AND ANSWER COULD RESULT IN YOUR PROPERTY BEING REMOVED FROM SAID PREMISES BY PLAINTIFF AND PLACED IN PERIL.

Witness my official	signature	at Lamar	County,	Texasa	this the	22nd
day of April, 2003 .		- 11 11 11 11 11 11 11 11 11 11 11 11 11	۵.			
		<i>[™]λ,,C</i> ÖñΫľ \Υ	0.00 m			
ERNIE SPARKS, Justice of the Seacs						
ERNIE SPARKS,	Š	?• /A	૾ૢઌૣૻ૾ૣ			
Justice of the Peace		3:				
Precinct 5, Place 2	Ξ,		* ★ ₹			
****	****	*** ***	, (,)	· 经保证价格的证	经特种保护检查检验	- 经营税的债务
	•	William Control	C. C. C.			
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	. .	O 4	A		_	
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Or 20 of eleck ("	M. Brecut	ed at/05	Cruse C	well for	A. 91	
within the County of	tan			a and Mi	1/0 0 010	r-la
-/T. M. on the 2	alay of	Carpiel		11/	17 43 50	
delivering to the wi	thin named	Keel-	(May _		in the marks	E - 815
each, a true copy of	this cita	tion, has	inn fire	t andox	വും കുറും കൃത്യത്തെ വാർത്തി കുത്ര കുറു	setig
			imetrigg rober a	· w = 1 to to 1	· 유보다 보기 등실	UH CODY

RTIFY WHICH WITNESS MY MAND OFFICIALLY. Constable County, Texas

of said citation the date of delivery.

Forcible Detainer Case No. F2-1702 Lawar County, Texas Precinct 5, Place 2

JUDGEMENT

Plaintiff(s), JOHN BELL

VS

Defendant(s), RUTH GRAVES

On this the 05/26/03, the above case styled and numbered was heard before ERNIE SPARKS. After hearing evidence the Judge ruled in favor of the Plaintiff, and that he awarded possession of property located at the address of 107 Cripple Creek Powderly, Texas 75473 and also damages in the amount of \$0.00 and court costs.

You have five (5) days to appeal case to County Court or a writ of possession may be issued for the removal of your property.

Entered and signed 05/06/03

ERNIE SPARKS

Justice of the Peace

COURT BOILERS

Lamar County
Cause # 46519
Theft by Check
The State of Texas
Vs
Ruth Graves
Filed 12/30/2003

CAUSE NO. RO3-1281

46519

THE STATE OF TEXAS

VS

RUTH GRAVES

THEFT BY CHECK COMPLAINT:

THE STATE OF TEXAS COUNTY OF LAMAR

In the name and by the authority of the State of Texas, personally appeared before me the undersigned authority, PEGGY NOBLE , who after being duly sworn, on oath deposes and says that he/she has reason to believe and does believe that heretofore on or about the 1st day of August, 2003 in Lamar County and State of Texas, one RUTH GRAVES late of said County and State, anterior to the filing of this complaint, did then and there unlawfully appropriate, by aquiring or otherwise excercising control over, property, to-wit: MERCHANDISE, EXACT NAME, NUMBER, AND KIND UNKNOWN TO AFFIANT of the value of \$25.00 from PEGGY NOBLE, the owner thereof, with the intent to deprive the owner of property, and without the effective consent of the owner, namely, by issuing or passing a check, when the defendant did not have sufficient funds in or on deposit with the bank for the payment in full of the check, and the value of the property obtained was \$20.00 or more but less than \$500.00.

CASE NO.

Ro3-1281

STATE OF TEXAS VS.

RUTH GRAVES

COUNTY COURT LAMAR COUNTY, TEXAS

INFORMATION:

THEFT BY CHECK

In the County Court of said County of Lamar December Term, A.D., 2003

In the name and by the authority of the State of Texas, I, the undersigned County Attorney, in and for said County of Lamar, and State of Texas, duly elected, qualified, and acting as County Attorney in and for said county, here present in the County Court of said county, said Court having jurisdiction of the offense charged in the complaint upon which the information is based, that heretofore on or about the 1st day of August A.D., 2003 in Lamar County and State of Texas:

One RUTH GRAVES late of said County and State, anterior to the presentment of this information, did then and there unlawfully appropriate, by acquiring or otherwise exercising control over, property, to-wit: MERCHANDISE, EXACT NAME, NUMBER, AND KIND UNKNOWN TO AFFIANT of the value of \$25.00 from PEGGY NOBLE, the owner, thereof, with the intent to deprive the owner of property namely, by issuing or passing a check, when the defendant did not have sufficient funds in or on deposit with the bank for the payment in full of the check, and the value of the property obtained was \$20.00 or more but less than \$500.00

contrary to the form of the statute in such cases made and provided, against the peace and dignity of the State.

County Attorney, Lamar County Texas

Assistant County Attorn

Lamar County, Texas

AFFIDAVIT FOR WARRANT OF ARREST AND DETENTION

STATE OF TEXAS

•
R

The undersigned Affiant who, after being duly sworn by oath makes the following statement:

Driver's L	have good reason to believe and do believe that <u>Ruth Graves</u> , hereinafter called the accused, whose Texa icense number <u>12594786</u> , did commit the offense of Theft by passing a check. My belief is based on ing facts, as shown by the appropriately check circles:
On the 1 S	day of August . 03 , in the City of Paris , Lamar County, Texas, the accused heck in the amount of \$25.00 in exchange for much and in to:
8	Regay Noble, an employee of Lawar Co. Tax Ussessor, who received said check in the regular course of business and who personally told me all of the foregoing facts; or
0	, an employee of, who received said check in the regular course of business as shown by the business records and by the check both of which I have personally examined.
	sonally examined such check that was not honored by the bank and on its face such check, through markings placed on the he bank, shows that:
0	the accused did not have sufficient funds on deposit with the bank for payment in full of the said check; or
О	the accused did not have an account with the bank at the time the accused issued the check.
I personall	y learned the name and Texas Driver's License number of the accused:
9	by personally examining the check upon which such information was either written by the recipient of the check or upon which the information is printed; or
Ο	by personally examining the business records that were prepared by the said recipient of the check when the check was passed; and
that every	re, as an employee or agent of such business, I personally know that such business in its regular course of business requires passer of a check produce a valid identification (including passer's name and driver's license number) and that such is either routinely placed on the foregoing item by the recipient (employee of the business) or the recipient verifies the in printed.
	am a resident of Lamar County, Texas, and am employed at Lamar Co. Tax Assessor. Paris
W	Therefore, the affiant requests the issuance of a warrant of arrest and detention for the accused in accordance with the law.
	Leggy Mable
	n this the

/	nn-						
MPFIL	EU FOR RECORD EU FOR RECORD IN JUSTPACH: S JAN 26 MARLOY	(. File No	C	ause No.	203-1	Z81	46519
C.A.P.	IN JUSTAKE S	COURT Pred	cinct No. 5	, Place	No	, of LA	MAR
Op		1.4	THE STATE O	F TEXAS			
	KATOUNTY CLE	YTU	vs.				JEC 18 16. 1
	BY		Ruth Graves 3025 State H	PID:11243		ENTERED	BY
		DOB:12/13	PARIS, TX 3/68 DL#:TX-	75462	ace:W/F	12-19-03 REMOVED	BY
		Issued	Dec.	<u>18</u> 20_	03	1-20-04	BA
		Cinc	ty Kut	hart	_J.P.,		
	Precinct	No. 5,	Place No		AR County	, Texas	
GI Ye an Co tl aq "!	O ANY SHERIF REETINGS: ou Are Hereh our County a nd for Preci ounty, Texas hen and ther gainst the l B" MISDEMEAN s accused by filed before	oy Commanded and bring He not No. at my office to answer aws of said OR: DPS OF the writte	to arrest before me so the State to State, to State, to State code	Ruth Grave, a Justic ce No. in said C of Texas f wit: THEF 23990033 o	s if to be of the county, Imfor an off	pe found in Peace in of LAMAR mediately ense EK, A CLASS offense Sho	n ,
W.	erein Fail N ou have exec itness my of	uted the sa	ame.			wing how	13.11471.1197 ₁₇₀
	0 <u>03</u> . eace,	Cind	Rutho	ut_	Justice o	of the	Value of the state
ho I ao	ame to hand t 417 o Tankary rresting the land erewith return actually tr ddition to a f other proc	on the 12 (clock 7) (A.D. within name 2) (county, rned, or pland) (aveled ny other miner)	Texas, and acing him/he Texas miles in leage I may	ecuted on \$42 or ves at 32 taking boar in the serve have tray	ond, which county ja rice of th reled in t	ils il of is Writ, :	A CO CARLETTE
		•	J. MCCOY, amar County,		,		
=:		by	GWR.			Deputy	======
			l				

Sworn	to and	subscribed	before	me,	by _	Peggy	Noble
this _	1840	day of	sec.		A.D.	20 07.	

JUSTICE OF THE PEACE LAMAR COUNTY, TEXAS

I have read the foregoing complaint and affidavit and find that the verified facts stated by the Affiant therein show that Affiant had probable cause for the belief expressed therein and established the existence of proper grounds for the issuance of a Warrant for the defendant.



JUSTICE OF THE PEACE
PRECINCT PLACE

LAMAR COUNTY, TEXAS

	" 0-2
LAW ENFORCEMENT AGENCY: LClonst	#: RO3-1281 46519
DATE OF ARREST: (-20-04) IME OF ARREST: 9AM	POND SET: \$ / account
HAS A PROBABLE CAUSE AFFIDAVIT BEEN FILED?	☐ Yes ☐ No
MAJ AT ROBABLE CAOSE ALTIDAVIT BEEN TIELD;	BOND SET: \$ 1,000.00 PR pur Judge Sports
<u>MAGISTRAT</u>	E WARNINGS
DUD CTATE OF TENAS	
THE STATE OF TEXAS COUNTY OF LAMAR §	
COUNTY OF LAWAR	
DEFORE ME THE UNDERGIANED MAGISTRATE OF	TAMAD COUNTY TEVACONTHE 7 a DAY
OF American 2004 AT G MM O'CLO	LAMAR COUNTY, TEXAS ON THE 20 DAY CK A.M./P.M., APPEARED Ruth Graves ITIME I INFORMED THE ACCUSED OF THE CHARGE FILED AGAINST HIM/HER;
AT WHICH	I TIME I INFORMED THE ACCUSED OF THE CHARGE
OF THEFT BY CHECK 720 6 3	FILED AGAINST HIM/HER;
OF HIS/HER RIGHT TO REMAIN SILENT; OF HIS/HER RIGHT TO HIRE AN ATTORNEY OR (OF HIS/HER RIGHT TO REQUEST THE APPOINTMENT
OF AN ATTORNEY IF HE/SHE CAN NOT AFFORD	
·	LE TIME AND OPPORTUNITY TO CONSULT WITH AN
ATTORNEY;	
·	PRESENT DURING ANY INTERVIEW WITH PEACE
OFFICERS OR ATTORNEYS REPRESENTING THE 5. OF HIS/HER RIGHT TO TERMINATE AN INTERVI	,
	STATEMENT AND THAT ANY STATEMENT MADE BY
HIM/HER MAY BE USED AGAINST HIM/HER AT T	
7. OF HIS/HER RIGHT TO HAVE AN EXAMINING TI	· · · · · · · · · · · · · · · · · · ·
	ARRESTED OR DETAINED, HE/SHE IS ENTITLED TO
HAVE US NOTIFY HIS/HER COUNTRY'S CONSUL	
O. OF THE PROCEDURES FOR REQUESTING A COURT AND A PRINCE AND A COURT AND A COU	· · · · · · · · · · · · · · · · · · ·
DETERMINE IF HE/SHE QUALIFIES FOR A CO	PPOINTED ATTORNEY MUST BE COMPLETED TO
	PROVIDED TO HIM/HER WHEN FILLING OUT THE
APPLICATION FOR A COURT APPOINTED AT	
C. THAT A FINANCIAL AFFIDAVIT MUST BE SIG	,
	TED DECLARATION OR STATEMENT OF FACTS MADE
	TH BEFORE A PERSON HAVING AUTHORITY TO
ADMINISTER SUCH OATH; F THAT IF HE/SHE MEETS INDIGENCE STANDAL	RDS HE/SHE WILL QUALIFY FOR COURT APPOINTED
ATTORNEY; AND,	NDO ITE OF THE CONTROL OF THE OFFICE OFFICE OF THE OFFICE
F. COURT APPOINTED ATTORNEY SHOULD AT	TEMPT TO CONTACT HIM/HER BY THE END OF THE
	ENT. APPOINTMENT WILL BE MADE BY THE
DISTRICT/COUNTY CLERK OR JUDGE AND V	VILL NOTIFY YOU OF THE APPOINTMENT.
E S E E E S E E E E S E	
8 N OH ST. Com	South 1-20-04
MAGISTRATE	DATE
WARNING WAS RECEIVED, THE ACCUSED (Check On	e) DOES DOES NOT WANT TO REQUEST COURT
APPOINTED TOTALEY	1222 - 06
ACCUSED ACCUSED	DATE
TACCOLD	DINE
O THE SHERIFF OF LAMAR COUNTY - Greetings:	

You are hereby commanded to take the defendant into your custody and place in jail and safely keep him/her in said jail until the next term of the COUNTY/DISTRICT Court, unless he/she gives bond conditioned and payable according the law with good and sufficient security for his/her appearance before said Court to answer the above named charge. THE PRINT SHOP • (903) 785-7717 • 4963

ن

Sources Ruth

PERSONAL OR CASH APPEARANCE BOND

46519

LCSD-34

PR BOND AUTH: JUDGE Sparks	FILED FUR RECORD LAMAR COUNTY, TEX. NO. R03-1281
	04 JAN 21 PM 3: 38
THE STATE OF TEXAS	WATHY MADIOWE
COUNTY OF Lamar	KATHY MARLOWE KROWALL MEERRY THESE PRESENTS:
THAT I, Ruth Braswell Graves	B, YDefendant) and Field and firmly bound unto the State of Texas
in the penal sum of One Thousand	(\$ 1,000.00) Dollars, for the
	on all necessary and reasonable fees and expenses that may be incurred
	of this bond are violated, I do bind myself, my heirs, executors and
administrators, jointly and severally by these presents.	
	as I, as the principal herein, stand charged by Complaint duly presented
Theft by Check	County, Texas, with a Misdemeanor to wit:
	ourt of Lamar County, Texas, at the Courthouse of
	kas on the day of INSTANTER or upon notice by the Court, or pay to
* *	(\$ 1,000.06) Dollars plus all necessary and
reasonable expenses incurred in any arrest for failure to appear.	efore said Court, and there remain from day to day and term to term
	re to answer said accusation against me, and further shall well and truly
	ngs that may be had relative to said charge in the course of the criminal
action based on said charge, this obligation shall become void; ot	
Signed and dated this 20th day of January	
Dieta	Kirth AMILLO
Right Thumbprint	Signature of Accused
of Accused	2020 S 1-19 DI Ans
Stoff us	3025 Sucarrill Rd Haris Address of Accused DV 757/6
The foregoing bond examined and approved this	Address of Accused $\frac{34}{7576}$
20 day of January 20 04	
B.J. McCov	
Sheriff, Lamar County Texas	Name and Address of Employment
ByDeputy	
RECEIPT OF CASH FU	NDS IN LIEU OF SURETIES
THE STATE OF TEXAS	
COUNTY OF LAMAR	
	do hereby certify that above said defendant has this day deposited
with me current money of the United States in the total sum of	
	above said defendant if and when the Defendant as principal complies
with the conditions of said Bond, and upon order of the Court.	
	BOND CLERK, LAMAR COUNTY, TEXAS
Tlos 4 > 4	SOL & SOO B. Check

\$1,000 Ph Per E. Ruthart of mer

LAMAR COUNTY

KATHY MARLOWE COUNTY CLERK

March 18, 2004

Ruth Graves 3025 SUGAR HILL RD.

PARIS, TX 75462

Cause No. 46519 RE:

State of Texas vs. RUTH GRAVES

THEFT >=\$20<\$500 BY CHECK

Dear RUTH GRAVES

Please be advised that the above entitled and numbered cause has been set for pre-trial on March 25th, 2004, at 01:30pm in the County Courtroom, Temporary Lamar County Courthouse located at 231 Lamar Ave., Paris, Texas.

If you fail to appear on that date, the bond could be forfeited and a warrant issued for your arrest.

If you have any questions concerning the hearing date, you need to contact the County Judge at 903-737-2410 or the County Attorney at 903-737-2413.

KATHY MARLOWE, County Clerk Lamar County, Texas

	PLEA IN ABSENTIA	
Ruth Graves)	LAMAR COUNTY, TEXAS
VS.)	OF
THE STATE OF TEXAS)	IN THE COUNTY COURT
	CAUSE NO. 46319	

TO THE HONORABLE JUDGE OF SAID COURT:

Now comes the undersigned, Defendant in the above numbered and entitled cause, and says:

- 1. Although I am aware of my right to legal counsel, I knowingly and intelligently waive that right by stating here my desire to **NOT** be represented by legal counsel.
- 2. Although I have a right to trial and confrontation of the State's evidence and witnesses, I desire to quickly dispose of these charges in the County Court. To that effect, I wish to plead guilty to the lesser included charge of ISSUANCE OF A BAD CHECK.
- 3. I understand that for this plea of guilty, the State demands as sentence, full payment of outstanding restitution in the amount of $\frac{1}{2}$ and payment of $\frac{300}{2}$, which represents both fine and court costs.
- 4. Due to hardship, I wish to make this plea of guilty in absentia (by mail) understanding the above sentencing.
- 5.I know and understand I have the following rights:
- a. To a speedy and public trial by an impartial jury.
- b. To demand the nature and cause of the accusation against me.
- c. To have a copy of the accusation against me.
- d. To not give any evidence against myself.
- e.To be heard myself, by my attorney, or both.
- f. To have a lawyer appointed to represent me if I am unable to hire one.
- g.To be confronted with the witnesses against me.
- h.To cross-examine any witnesses against me.
- i. To make bond and be released from until trial time.
- i. To have at least 10 days from time that I was arrested until case can brought to trial.
- k. To plead guilty, not guilty, or no contest before the Court or Jury.
- 1. To object to the introduction of testimony by affidavits, written statements of witnesses, and any other documentary evidence
- m. To have a pre-sentence investigation and report prepared and taken into account by the court before imposition of punishment.

6. I hereby waive recording of the Plea of Guilt	y and Waiver.
7. Recognizing the above right and the same had Judge of this Court prior to my entering a please	ving been explained fully to me by the Honorable of:
Guilty	
No Contest	
to the offense of Issuance of a Bad Check (Clas	s "C" Misdemeanor).
I hereby state that I have read and fully understanow sign my name below. Defendant (Signature)	and all of the foregoing, and that it is true and I do
Huth GRAUES (Printed Name of Defendant)	
3025 Sugarhill RD	
PARI'S, TY 75462 (Street Address of Defendant)	
(Home Area Code & Phone Number)	
Sworn before me on this the 24 th day of	March, 2004
SHANNA LEA REILY NOTARY PUBLIC STATE OF TEXAS My Commission Expires 12-16-2004	Shanna Lea Ruly NOTARY PUBLIC'S SIGNATURE STATE OF
APPROVAL.	AND CONSENT
The above and foregoing statement and in open Court consented to by the above named by the undersigned County Attorney or	waiver by the above-named Defendant is hereby Defendant is hereby in open Court consented to County Judge of Lamar County, Texas
Assistant County Attorney	

STATE OF TEXAS

@ IN THE COUNTY COURT

VS. RUTH GRAVES

LAMAR COUNTY, TEXAS

PLEA OF GUILTY AND WAIVER

TO THE HONORABLE JUDGE OF SAID COURT:

Now comes the undersigned, the defendant in the above numbered and entitled cause and says:

- 1. I know and understand I have the following rights:
 - (1) To a speedy public trial by an impartial jury.
 - (2) To demand the nature and cause of the accusation against me. To
 - (3) To have a copy of the accusation against me.
 - (4) To not give any evidence against myself.
 - (5) To be heard myself, by my attorney, or both.
 - (6) To have a lawyer appointed to represent me if I am unable to hire one.
 - (7) To be confronted with the witnesses against me.
 - (8) To cross-examine any witnesses against me.
 - (9) To have witnesses to be called to testify for me.
 - (10) To make bond and be released from jail until trial time.
 - (11) To have at least 10 days from time that I was arrested until my case can be brought to trial.
 - (12) To apply for a probation sentence, if I am eligible.
 - (13) To plead guilty, not guilty, or no contest before the Court or Jury.
 - (14) To object to the introduction of testimony by affidavits, written statements of witnesses, and any other documentary evidence.
 - (15) To have a presentence investigation and report prepared and taken into account by the court before imposition of punishment.
- 2. I hereby waive recording of the Plea of Guilty and Waiver.

3.	Recognizing the above right and the same having been e me by the Honorable Judge of this Court prior to my en	
	Guilty mes 3-25-04 No Contes	
То	the offense of THEFT \$200,500 BY CHECK.	BAD CHECK

I hereby state that I have read and fully understand all of the foregoing, and that it is true and I do now sign my true name below.

	X
•	Defendant
Subscribed and sworn to before me on, to certify which, WITNE	this theday of, ess My HAND AND SEAL OF OFFICE.

KATHY MARLOWE, COUNTY CLERK LAMAR COUNTY, TEXAS

By:	Dep	ut	Σ
-----	-----	----	---

APPROVAL AND CONSENT

The above and foregoing statement and waiver by the above-named Defendant is hereby in open Court and consented to by the undersigned on date next above written.

Attorney for the Defendant

County Attorney of Lamar County

Assistant County Actorney

Presiding Judge

ar County, Texas

SENTENCE

THE STATE OF TEXAS VS.

RUTH GRAVES

NO. 46519 IN THE COUNTY COURT LAMAR COUNTY, TEXAS

	2501	($\uparrow \uparrow $	
On this the	23th	day of	1 Jarch	
appeared the Coun	ty Attorney	/ Assistant	County Attorne	ey, and the
Defendant RUTH GR	AVES in 1	person for	the purpose of	having sentence
pronounced in acc	ordance with	h the judgm	ent of convicti	ons heretofore
entered; the Def	endant waiv	ed motion f	or a new trial	and appeal and
urged the Court t	o pronounce	sentence a	gainst the Defe	ndant as
follows:				
IT IS THE ORDER O	F THE COURT	, that the	Defendant herei	n, who has been
adjudged guilty o	1110-	S 3 735 75 >=\$20<\$ 500	•	ISSUANCE OF BAD CHECK (CLASS C)
and whose punishm	ent has beer	n assessed	by the Court at	confinement in
the Lamar County	Jail for	0-	days/mo	nths/years,
(probated for	-0-	mon	ths/years; wit	h terms and
conditions of pro	bation filed	d in this c	ause and made a	part hereof for
all purposes), and	d by a fine	of \$	5/,00 , plus	restitution in
the amount of \$		and	t	ogether with all
costs in this beh	alf incurred	d, be reman	ded to the cust	ody of the
Sheriff of Lamar	County, Texa	as to be co	nfined until al	l such costs and
fines are paid and	d said term	of impriso	nment has expir	ed.
PRI G: 03		PRESIDI	NG JUDGE	ervæ,

JUDGMENT

STATE OF TEXAS VS. RUTH GRAVES

NO. 46519 IN THE COUNTY COURT LAMAR COUNTY, TEXAS

On this the 25^{-th} day of March, 2004 came the	County
Attorney/Assistant County Attorney, and came the Defendant	
RUTH GRAVES in person, (and by attorney); the Defendant	having
been arraigned, pleaded guilty to the information in this	cause and
waived trial by jury. The Court having heard the evidence	submitted
is of the opinion that the Defendant is "Guilty" as charge	d.
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the De	fendant is
07.5 3 20 1	SSUANCE OF BAD CHECK (CLASS C)
as confessed by him in the plea of "Guilty" herein made;	that he be
punished by confinement in the Lamar County Jail for	7 -
days/months/years, (probated for months/	years); by
a fine of \$ 5,00 , plus Rest	titution in
the amount of \$, paid to: (name, address	ss)
and that the State of Texas do have and recover of him all	costs in
this prosecution expended.	
IT IS FURTHER ORDERED, THAT SAID DEFENDANT SHALL HAVE	- Mary
DAYS TO PAY SAID FINE. ONE SO THE STATE OF THE SAID FINE	26 X.

BILL OF COSTS

THE STATE OF TEXAS VS. IN THE COUNTY COURT OF 1BC LAMAR COUNTY, TEXAS OFFENSE: The JUDGMENT RENDERED JUDGMENT, FINE OF \$ 5/.00and imprisonment ____ COUNTY CLERK'S FEE _____ \$40.00 SHERIFF'S FEE -6:00 8.00 COUNTY ATTORNEY'S FEE 25.00 JURY FEE FINE/ADMINISTRATION FEE 51.00 CONSOLIDATE COURT COST 40.00 COMPENSATION TO VICTIMS OF CRIME _______35.00 JUDICIAL AND COURT PERSONNEL TRAINING 2.00 ARREST FEE: (SHERIFF) (STATE COMPTROLLER) (CITY) 50.00 COURT APPOINTED ATTORNEY FEE MUNICIPAL COURT COSTS FINANCIAL RESPONSIBILITY FEE COURTHOUSE SECURITY FEE 3.00 RECORDS MANAGEMENT & PRESERVATION FUND 20.00 FUGITIVE APPREHENSION _______5.00 COUNTY GRAFFITI ERADICATION 5.00 TIME PAYMENT FEE 25.00 - JUDICIAL FUND 15.00 TOTAL COSTS _______ 300. — ISSUED 3-25 2004 KATHY MARLOWF, LAMAR COUNTY CLERK BY: C. Koberts DEPUTY RECAPITULATION: COURT COSTS _____ FINE COURT APPOINTED ATTORNEY FEES _____ MUNICIPAL COURT COSTS _____ 300.00 TOTAL FINE AND COSTS

Kathy Marlowe, County Clerk 119 N. Main Paris, Texas 75460 CONTRO

Redetp## 55562 Payment Type : CASH

Current Amount Due Amount Paid

\$300.00 \$300.00

Remaining Balance

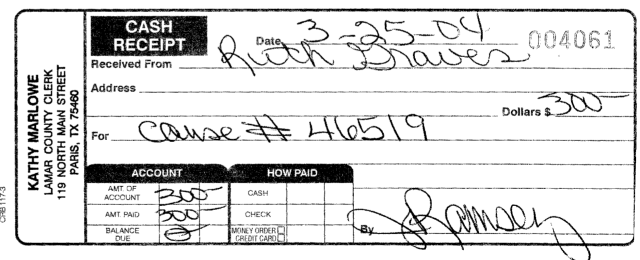
\$0.00

PAYEE:

O HISTORY

Ruth Graves 3025 Sugar Hill Rd. Paris, Tx 75462

Date Received: 03/26/2004 Issued by: JRAMSEY



4

Hunt County
Cause # CR0402510
Theft by Check
The State of Texas
Vs
Ruth Graves
Filed 10/18/2004

THEFT BY CHECK COMPLAINT - MORE THAN \$20 AND LESS THAN \$500

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS

PERSONALLY APPEARED BEFORE ME THE UNDERSIGNED AUTHORITY, This was and who, after being duly sworn, deposed and says your Affiant, has good tracen to believe that one, GRAVES, RUTH , hereinafter called the Defendant, heretofore, on or about the 22nd day of September 2003 and in the State of Texas, County of Hunt, with intent to deprive the owner, HENINGTON SCHOOL SERVICES , of property, namely merchandise did unlawfully appropriate, by acquiring and otherwise exercising control over such property which had the value of more than \$20 and less than \$500 without the owner's effective consent.

Affiant bases her belief on the following facts: AFFIANT,
has personal knowledge that on or about the 22nd day of September, 2003
a check was accepted by TOM WENSEL , from
GRAVES, RUTH , in the amount of \$20.00 the said check
being written on the FIRST FEDERAL COMMUNITY B, and being signed by
GRAVES, RUTH received from same.

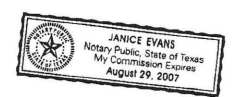
For payment, the check was presented to the FIRST FEDERAL COMMUNITY B, and it was returned marked NOT SUFFICIENT FUNDS. Notice was given by certified mail (return receipt requested) and no reponse has been received.

AGAINST THE PEACE AND DIGNITY OF THE STATE

COMPLAINTANT

Sworn to and subscribed to before me this the 06th day of October , 2004

NOTARY PUBLIC COUNTY OF HUNT STATE OF TEXAS



Ch0402510



IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS

NOW COMES Keith Willeford, Hunt County Attorney, County of Hunt County Attorney, County of Hunt County Law, said court having jurisdiction of offense charged in the Completed upon which the Information is based, on or about 22nd day of September 2003 in the County of Hunt, State of Texas.

, did then and there unlawfully appropriate GRAVES, RUTH property by exercising control over property other than real property to-wit: MERCHANDISE of the value of \$20.00 from , the owner thereof, without the effective HENINGTON SCHOOL SERVICES consent of the owner and with intent to deprive said owner of said property by then and there issuing and passing a check on FIRST FEDERAL COMMUNITY B, Texas to the for the payment of HENINGTON SCHOOL SERVICES \$20.00 in the money of the United States; when the said GRAVES, RUTH the issuer of said check, did not have sufficient funds in and on deposit with said bank for the payment in full of said check, as well as all other checks then outstanding, and thereafter said check was presented to said bank for payment and payment was refused by said bank for WANT OF SUFFICIENT FUNDS of the said GRAVES, RUTH in and on deposit with the said bank. A true photocopy is attached hereto and incorporated herein as Exhibit "A". Proper notice of the foregoing facts was given to GRAVES, RUTH by certified mail, but no response was received.

AGAINST THE PEACE AND DIGNITY OF THE STATE

KEITH WILLEFORD HUNT COUNTY ATTORNEY

HUNT COUNTY, TEXAS

CA# 123027

CR# 0400510

CLASS B

by: JERRY MCCLAIN/CYNTHIA BRADDY ASSISTANT HUNT COUNTY ATTORNEY HUNT COUNTY, TEXAS

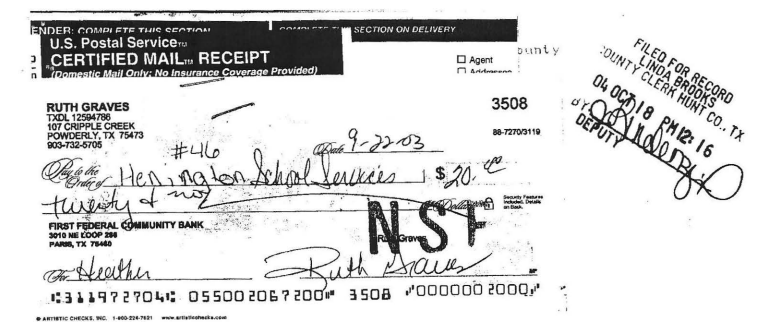


EXHIBIT A

UND402510

CAS101

DOCKET BOOK REPORT

PAGE

CASE # CR0402510

CAUSE: THEFT >=\$20<\$500 BY CHECK

STYLE: THE STATE OF TEXAS

COURT: COUNTY COURT AT LAW

04/21/2006

1

VS RUTH GRAVES

PLAINTIFF

NAME

ATTORNEY

HENINGTON SCHL SERV

DEFENDANT

NAME

ATTORNEY

GRAVES, RUTH 3025 SUGAR HILL RD RENO TX 75462

TRANSACTIONS FOR ALL PARTIES

REPORT FOR ALL DATES

10/18/2004

COMPLAINT, INFORMATION AND EXHIBIT A

GRAVES, RUTH

CA TO ISSUE WRNT

04/20/2006.

MOTION TO DISMISS-ORDER, DEF.HAS MET ALL MONETARY

GRAVES, RUTH

OBLIGATIONS, DOCKET

Cause No.: <u>CR0402510</u> Arresting officer: ____

Agency: HCA

Offense: THEFT BY CHECK

The State of Texas VS.

In the County Court at Law of

Hunt County, Texas

RUTH GRAVES

MOTION TO DISMISS

TO THE HONORABLE JUDGE OF SAID COURT:

NOW COMES the State of Texas by and through her County Attorney, and respectfully requests the Court to dismiss the above entitled and numbered criminal action for the following reason:

The Defendant was convicted in another case or court

In custody elsewhere

Missing Witness

Request of complaining witness

Motion to suppress granted

Co-Defendant tried, this Defendant testify

Evidence is insufficient

Co-Defendant convicted, Insufficient evidence this Defendant

Case Refiled

X Defendant has met all monetary obligations

Warrant fee paid

Motion to quash granted

Defendant has completed pretrial Diversion

Other

Explanation:

at 11:30 o'clock

APR 2 0 2006

WHEREFORE, PREMISES CONSIDERED, it is requested that the above entitled and numbered cause be dismissed.

Respectfully submitted

Hunt County Attorney Asst. County Attorney

Prosecum Attorney/

ORDER

The foregoing motion having been presented to me on this the 20th, day of April, A.D. 2006, and the same having been considered, it is there, ORDERED, ADJUDGED and DECREED that said above entitled and numbered cause be and the same is hereby dismissed. If a warrant is active in the above-referenced cause, it is ORDERED that the warrant be recalled.

COUNTY COURT AT LAW

HUNT COUNTY, TEXAS

Original

IN THE	COUNTY COURT AT	LAW	HUNT COUNTY, TEXAS October 26, 2004
	CAP:	IAS	
THE STATE O	FTEXAS		CR0402510
GRAVES, RUTH 3025 SUGAR HILL RENO, TX 75462		DL# 1259 D.O.B. <i>I</i> SS#	
To any Peace Officer		E OF TEXA Texas, Greeting:	
YOU ARE HEREBY COMMANDED TO ARREST GRAVES, RUTH AND safely keep, so that you have before the Honorable County Court At Law, of Hunt County, Texas at the Courthouse of said County in the City of Greenville instanter, then and there to answer THE STATE OF TEXAS upon a charge pending in said Court, charging with the offense of: THEFT >=\$20<\$500 BY CHECK ; dated 9-22-2003, A.D. HEREIN FAIL NOT, but due return make hereof as the law directs.			
2	WITNESS my sign of PRESIDING DIDGE HUNT COUNTY, Te	, A.D. 2	on this the 27 day
	SHERIFF'S		
Came to hand theand executed theby arresting the witat	day of	, A.D. 20	atO'ClockM, atO'ClockM,
	DON ANDERSON, Hunt County, T by		FILED FOR RECORD LINDA BROOKS OF HAY -5 PM 12: 33 BY GOUNDARY DEPUTY

PERSONAL OR CASH APPEARANCE BOND

PR BOND AUTH: JUDGEDenison	NO CR0402510
THE STATE OF TEXAS	
COUNTY OF Hunt	KNOW ALL MEN BY THESE PRESENTS:
V. T. T.	Dollars, for the payment of which sure and reasonable fees and expenses that may be incurred by Peace Officers
rearresting me in the event the conditions of this bond ar severally by these presents.	e violated, I do bind myself, my heirs, executors and administrators, jointly a
The condition of the above obligation is such th	at whereas I, as the principal herein, stand charged by Complaint duly present
	County, Texas, with a Misdemeanor to w
of Greenville , Texas on the day of	re the said Court at the Courthouse of said County, in the Ci INSTANTER or upon notice by the Court, or pay to the Court the princip Dollars plus all necessary and reasonable expens
incurred in any arrest for failure to appear.	Donals plus an necessary and reasonable expens
Now if I shall well and truly make said appear	arance before said Court, and there remain from day to day and term to te a and there to answer said accusation against me, and further shall well and tro
	proceedings that may be had relative to said charge in the course of the crimin
Signed and dated this the day of	April . 20 06 .
Signed and dated this sym tay of	April 20 06.
Right \(\sqrt{0} \).c/	Kuth Shaves
Thumbprint 7	Signature of Accused
of Accused	324 CR 34715 PARIS TX 75460
	Address of Accused
The foregoing bond examined and approved this	Addless of Accused
g day of April 20	01111
	HILTEL, 200 ME LOOP 286 PARIS
Sheriff,County, Texas	Name and Address of Employment 74
ByDeputy	13
	ii a
DECEROT OF CAS	SH FUNDS IN LIEU OF SURETIES
RECEIFT OF CAS	on Funds in Lieu of Surelies
THE STATE OF TEXAS	7 8 E
COUNTY OF LAMAR	
AND PROPERTY WAS CONTROL OF STATE OF THE STA	County, do hereby certify that above said defendant lies this day deposit
with me current money of the United States in the total su	m of Dollars the principal arro
of the annexed Bond, said money to be refunded to the	above said defendant if and when the Defendant as principal compiles with
conditions of said Bond, and upon order of the Court.	"
*	
¥	BOND CLERK, LAMAR COUNTY, TEXAS
W 5	4-9-10 I Daniels 718

HUNT CO. SHERIFF'S OFFICE WARRANT DIVISION

NAME:
ADDRESS:
CITY/STATE:
WARRANT NOD
DATE CHARGE:
OFF CODE:
CHARGE:
OFF CODE:
ACCIONAL CONTROL CONTROL CONTROL CONTROL CONTROL CONTROL CUSTODY CUSTO

GRAVES, RUTH ANN 3025 SUGAR HILL RD RENO, TX CR0402510 11/01/2004 TYP: M THEFT >20<500 BY CHECK 12/13/1968 W/F 5 03 126 BRO BLU TX 125947 12594786

COUNTY COURT

gail 903 737-2490 PR By Judge Dennison H-9-06

Hunt County
Cause # CR0600978
Theft by Check
The State of Texas
Vs
Ruth Graves
Filed 3/17/2006

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS

PERSONALLY APPEARED BEFORE ME THE UNDERSIGNED AUTHORITY, This Affiant, who, after being duly sworn, deposed and says your Affiant, has good reason to believe that one, GRAVES, RUTH A , hereinafter called the Defendant, heretofore, on or about the 13th day of September 2005 , A.D., in the State of Texas, County of Hunt, with intent to deprive the owner, HENINGTON SCHOOL SERVICES , of property, namely merchandise did unlawfully appropriate, by acquiring and otherwise exercising control over such property which had the value of more than \$20 and less than \$500 without the owner's effective consent.

Affiant bases her belief on the following facts: AFFIANT, has personal knowledge that on or about the 13th day of September, 2005 a check was accepted by TOM WENSEL , from GRAVES, RUTH A , in the amount of being written on the PEOPLES BANK , and being signed by GRAVES, RUTH A received from same.

For payment, the check was presented to the PEOPLES BANK , and it was returned marked NOT SUFFICIENT FUNDS. Notice was given by certified mail (return receipt requested) and no reponse has been received.

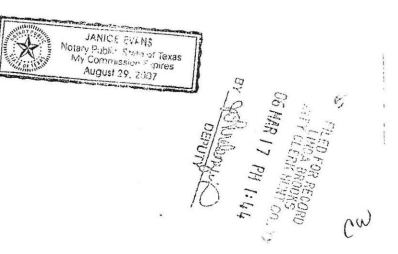
AGAINST THE PEACE AND DIGNITY OF THE STATE

COMPLAINTANT

Sworn to and subscribed to before me this the 10th day of March , 2006

NOTARY PUBLIC COUNTY OF HUNT STATE OF TEXAS

CRO600978



CR		

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS

NOW COMES Joel Littlefied, Hunt County Attorney, County of Hunt, State of Texas, and in behalf of said county, here presents in the County Court at Law, said court having jurisdiction of offense charged in the Complaint upon which the Information is based, on or about 13th day of September 2005 in the County of Hunt, State of Texas.

, did then and there unlawfully appropriate GRAVES, RUTH A property by exercising control over property other than real property to-wit: MERCHANDISE of the value of \$20.00 from HENINGTON SCHOOL SERVICES , the owner thereof, without the effective consent of the owner and with intent to deprive said owner of said property by then and there issuing and passing a check on , Texas to the PEOPLES BANK HENINGTON SCHOOL SERVICES for the payment of \$20.00 in the money of the United States; when the said GRAVES, RUTH A the issuer of said check, did not have sufficient funds in and on deposit with said bank for the payment in full of said check, as well as all other checks then outstanding, and thereafter said check was presented to said bank for payment and payment was refused by said bank for WANT OF SUFFICIENT FUNDS of the said GRAVES, RUTH A in and on deposit with the said bank. A true photocopy is attached hereto and incorporated herein as Exhibit "A". Proper notice of the foregoing facts was given to GRAVES, RUTH A by certified mail, but no response was received.

AGAINST THE PEACE AND DIGNITY OF THE STATE

JOEL D. LITTLEFIELD HUNT COUNTY ATTORNEY HUNT COUNTY, TEXAS

CA# 127898

CR#

CLASS B

CR0600978

by: JOEL T. HARDMAN/JEFF DAILEY ASSISTANT HUNT COUNTY ATTORNEY HUNT COUNTY, TEXAS



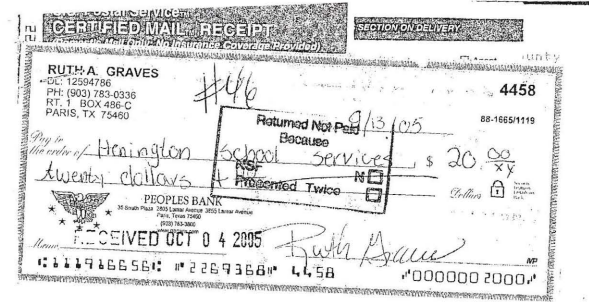


EXHIBIT A



Ch0600978

PAGE 1

CASE # CR0600978

COURT: COUNTY COURT AT LAW

04/21/2006

CAUSE: THEFT PROP>=\$20<\$500 BY CHECK

STYLE: THE STATE OF TEXAS

VS RUTH A GRAVES

PLAINTIFF

NAME

ATTORNEY

HENINGTON SCHOOL SERV

DEFENDANT

NAME

ATTORNEY

GRAVES, RUTH A 3025 SUGAR HILL RD RENO TX 75462

TRANSACTIONS FOR ALL PARTIES

REPORT FOR ALL DATES

09/13/2005

ISSUANCE OF BAD CHECK

251.00-

GRAVES, RUTH A

03/17/2006

COMPLAINT, INFORMATION, EXHIBIT A, CA TO ISSUE WRNT

GRAVES, RUTH A

03/30/2006 GRAVES, RUTH A WRNT TO SO

04/20/2006

GRAVES, RUTH A 04/20/2006 GRAVES, RUTH A

04/20/2006 GRAVES, RUTH A

DEF. PRESENT, ARRAINGED, PLED GUILTY TO LESSER INCLUDED OFFENSE OF ISSUANCE OF BAD CHECK (IBC) A CLASS C MISDEMEANOR, CC-251.00 TO PAY 251.00 BY 5-20-2006, DEFERRED ADJ. FOR 3 MONTHS (UNSUPER-VISED) TO PAY RESTITUTION OF \$130.00 AT TIME OF

PLEA, TRIAL COURTS CERT.OF DEF.RIGHT TO APPEAL.

Cause No. CR0600978

THE STATE OF TEXAS § IN THE COUNTY COURT § AT LAW 8 RUTH A GRAVES, HUNT COUNTY, TEXAS DEFENDANT

ORDER OF DEFERRED ADJUDICATION; COMMUNITY SUPERVISION (UNSUPERVISED)

DATE OF JUDGMENT:

04-20-2006

JUDGE PRESIDING:

JUDGE STEVE SHIPP

ATTORNEY FOR THE STATE:

JOEL LITTLEFIELD / J. CAMERON COWAN /

JEFF DAILEY / JESSICA EDWARDS

ATTORNEY FOR THE DEFENDANT:

OFFENSE:

THEFT PROP>=\$20<\$500 BY CHECK

DEGREE OF OFFENSE:

DATE OF OFFENSE:

09-13-2005

MB

CHARGING INSTRUMENT:

INFORMATION

PLEA TO OFFENSE:

GUILTY TO LESSER INCLUDED OFFENSE OF ISSUANCE

OF BAD CHECK (IBC) A CLASS C MISDEMEANOR

PLEA TO ENHANCEMENT

PARAGRAPH(S):

FINDING OF ENHANCEMENT:

04-20-2006

DATE ORDER TO COMMENCE: PERIOD OF SUPERVISION:

3 MONTHS (UNSUPERVISED)

FINE: \$.00

COURT COSTS:

\$251.00 & \$ APPOINTED ATTORNEY FEE

TOTAL AMOUNT OF RESTITUTION: \$130.00 (PAID IN FULL AT DATE OF PLEA)

On the date stated above, the above numbered and entitled cause was regularly reached and called for trial, and the State appeared by the attorney stated above, and the Defendant and the Defendant's attorney, as stated above, were also present. Thereupon both sides announced ready for trial, and the Defendant, Defendant's attorney, and the State's attorney agreed in open court and in writing to waive a jury in the trial of this cause and to submit it to the Court. The Court consented to the waiver of a jury. The Defendant further waived the reading of the Information, and, upon being asked by the Court as to how the defendant pleaded, ENTERED A PLEA OF GUILTY TO THE LESSER INCLUDED OFFENSE OF ISSUANCE OF BAD CHECK (IBC) A CLASS C MISDEMEANOR.

Thereupon, the Defendant was admonished by the Court of the consequences of the plea(s); it appeared to the Court that the Defendant was competent to stand trial and that the defendant was not influenced in making said plea(s) by any consideration of fear or by an persuasion prompting a confession of guilty; and the Court received the free and voluntary plea(s), which are now entered of record in the minutes of the court. The Court proceeded to hear evidence from the State and the Defendant and, having heard argument of counsel, found there was SUFFICIENT EVIDENCE TO SUPPORT THE DEFENDANT'S PLEA AND FOUND THE LESSER INCLUDED OFFENSE OF ISSUANCE OF BAD CHECK (IBC) WAS COMMITTED ON THE DATE(S) STATED ABOVE. The Court then assessed punishment as stated above.

However, the Court, after due consideration, is of the opinion and finds that the best interests of society and the Defendant are served in this cause by DEFERRING FURTHER PROCEEDINGS WITHOUT AN ADJUDICATION OF GUILT.

It is, therefore, ORDERED by the Court that further proceedings in this cause shall be and are hereby deferred. The DEFENDANT IS PLACED ON COMMUNITY SUPERVISION FOR 3 MONTHS with a fine as stated above, beginning on the date stated above, SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS:

- Defendant shall commit no offense against the laws of this or any State or of the United States or any other Country. Defendant shall notify the Community Supervision Officer in charge of the case within forty eight (48) hours of being arrested and/or charged with a criminal offense.
- Defendant shall avoid injurious or vicious habits; abstain from the use of alcoholic beverages; abstain from the use of narcotic or habit forming drugs without a doctor's prescription.
- Defendant shall avoid persons or places of disreputable or harmful character; not associate with persons on felony probation or parole, persons who possess, use, or sell narcotics or habit forming drugs; avoid places where narcotic or habit forming drugs are illegally possessed, sold or used, and places whose primary business is the sale of alcoholic beverages.
- 4. Defendant shall work faithfully at suitable employment as far as possible.
- Defendant shall pay their fine, if one is assessed, and the costs of Court, in one or several sums, and make restitution in any sum the Court shall determine, to-wit:

Court Costs S251.00
Court Appointed Attorney's Fee Fine S.00

Total \$251-00

The above unpaid Total is to be paid in payments of \$______each month, until fully paid, to the Hunt County Clerk's Office. The first monthly payment shall begin on _______, 200__. Each monthly payment shall be made by the ______ day of each month thereafter. Payments may be made by: (1) Mail to the Hunt County Clerk's Office, P.O. Box 1316, Greenville, Texas 75403, by cashiers check or money order only (no personal checks); (2) In person to the Hunt County Clerk's Office at the Hunt County Courthouse, by cash, cashiers check, or money order (no personal checks).

The Defendant is hereby advised that, under the laws of the State of Texas, the Court shall determine the conditions of community supervision and may, at any time during the period of supervision, alter or modify the conditions of supervision. The Court also may extend the period of supervision and has the authority to revoke the community supervision at any time during the period of supervision for any violation of the conditions.

Signed 20th day of April, 2006.

JUDGE PRESIDING

Receipt is hereby acknowledged on the date shown above of one copy of the above order.

DEFENDANT

DEFENDANT'S ATTORNEY

Defendant's right thumbprint

TRN

COPY FOR CLERK

at Jo'clock

APR 2 5 2006

LINGA BRODIES

COUNTY COURT AT LAW - HUNT COUNTY, TEXAS

THE STATE OF TEXAS V. RUTH A GRAVES CAUSE NO. CR0600978

PUNISHMENT RECOMMENDATION

Upon a plea of GUILTY TO THE LESSER INCLUDED OFFENSE OF ISSUANCE OF BAD CHECK (IBC) A CLASS C MISDEMEANOR it is recommended to the Court that PUNISHMENT SHOULD BE ASSESSED AS FOLLOWS:

3 MONTHS DEFERRED	ADJUDICATION (UNSUPERVISED)
FINE	\$.00
COURT COSTS	\$251.00
RESTITUTION	\$130.00 (PAID IN FULL AT DATE OF PLEA)
•	unity supervision shall include any and all terms and conditions as ordered by the ted to any recommendations of the Hunt County Attorney's Office.
I accept the above listed reco	mmendations: Recommendation made by:
DEFENDANT SAL	PROSECUTOR & Oally

AP. 2006

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AP. 2006

By Could Che K. Hunt County Tax

ATTORNEY FOR DEFENDANT

COUNTY COURT AT LAW - HUNT COUNTY, TEXAS

WRITTEN PLEA ADMONISHMENTS / WAIVERS OF RIGHTS / JUDICIAL CONFESSION & PLEA

CAUSE NO: <u>CR0600978</u> Date: <u>04-20-2006</u>

TO: **RUTH A GRAVES**, Defendant

Pursuant to Art. 26.13 C.C.P., You are hereby admonished in writing that:

- 1. You are charged with the offense of THEFT PROP>=\$20<\$500 BY CHECK;
- 2. If adjudged guilty, you face the following range of punishment:

CLASS A MISDEMEANOR: a fine not to exceed \$4,000; confinement in jail for a term not to exceed one year; or both such fine and jail confinement.

CLASS B MISDEMEANOR: a fine not to exceed \$2,000; confinement in jail for a term not to exceed 180 days; or both such fine and jail confinement.

CLASS C MISDEMEANOR (APPEAL): a fine not to exceed \$500.

DRIVING WHILE INTOXICATED (1st): a fine not to exceed \$2,000 and confinement in jail not less than 72 hours and not more than 180 days. Your drivers license may be suspended for up to one year.

DRIVING WHILE INTOXICATED (2nd): a fine not to exceed \$4,000 and confinement in jail not less than 30 days and not more than one year. Your drivers license may be suspended for up to two years.

FOR DWI (1st): where an open container is alleged, the minimum jail confinement is 6 days.

DRIVING MOTOR VEHICLE WHILE LICENSE INVALID/SUSPENDED: CLASS B

MISDEAMEANOR, a minimum of \$100 fine, a maximum of \$500 fine and confinement in jail not less than 72 hours and not exceed 180 days.

OTHER:	
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- 3. PLEA BARGAINS: If no plea bargain exists, the recommendation of the prosecuting attorney is not binding on the Court. If a plea bargain does exist the court will inform you whether it will follow the agreement in open court and before any finding on your plea. Should the court reject the agreement, you will be permitted to withdraw your plea if you desire.
- 4. **PERMISSION TO APPEAL**: If the punishment assessed does not exceed the punishment recommended by the prosecutor and agreed to by you and your attorney, the court must give its permission to you before you can prosecute an appeal on any matter in the case except for matters raised by written motion filed prior to trial.
- 5. CITIZENSHIP: If you are not a citizen of the United States of America, a plea of Guilty or nolo contendere for this offense may result in deportation, the exclusion from admission to this country, or the denial or naturalization under federal law.
- 6. **DEFERRED ADJUDICATION**: If the Court defers adjudication of your guilt and places you on probation, on violation of any imposed condition, you may be arrested and detained as provided by law. You will then be entitled to a hearing limited to the determination by the court of whether to proceed with an adjudication of guilt on the original charge. No appeal may be taken from this determination. After adjudication of guilt, all proceedings, including assessment of punishment, pronouncement of sentence, granting of probation and your right to appeal continue as if adjudication of guilt had not been deferred.
- 7. **DEFENDANT'S RIGHTS**: The Defendant was admonished, and stated understanding of the following rights: (1) To a speedy public trial by an impartial jury; (2) To demand explanation of the nature and cause of the accusations: (3) To have a copy of the accusation; (4) To not be compelled to give evidence; (5) To be heard in person or by attorney; (6) To have a lawyer appointed for representation if he is unable to hire one; (7) To be confronted with the witnesses for the State; (8) To cross-examine any witnesses; (9) To have witnesses to be called to testify; (10) To make bond and be released from jail until trial time; (11) To have at least 10 days from arrest until the case is brought to trial; (12) To apply for probated

sentence, if eligible; (13) To plead guilty, not guilty, or no contest before the Court or a Jury; and (14) To object to the introduction of testimony by affidavits, written statements of witnesses, and any other documentary evidence in support of the charges by the state.

PRESIDING JUDGE

APR 2 0 2006

WAIVER OF RIGHT TO COUNSEL

Comes now the Defendant and states that I have been further advised that if I am unable to afford counsel, one will be appointed for me free of charge. Understanding my right to have counsel appointed for me free of charge if I am not financially able to employ counsel, I wish to waive that right and request the court to proceed with my case without an attorney being appointed for me. I hereby waive my right to counsel.

DEFENDANT

PRESIDING JUDGE

Comes now the Defendant joined by counsel or having waived the right to representation by counsel, and states that I understand the foregoing admonishments from the Court and am aware of the consequences of my plea. I further state that I am mentally competent and that my plea is freely and voluntarily entered. If joined by counsel I state that I am totally satisfied with the representation given to me by my counsel and was provided fully effective and competent representation. At this time I, joined by counsel or having waived the right to representation by counsel, waive and give up: (1) Under Art. 1.14 C.C.P. all rights given to me by law, whether of form, substance or procedure; (2) Under Art. 1.13 C.C.P. the right of trial by jury; (3) Under Art. 1.15 C.C.P. the right to appearance, confrontation and cross-examination of the witnesses and I consent to oral and written stipulations of evidence; and (3) Ten days to prepare for trial.

JUDICIAL CONFESSION, PLEA, AND WAIVER OF RIGHTS

I further state that I have read the Information filed in this case and that I committed the lesser included offense of ISSUANCE OF BAD CHECK (IBC) a Class C Misdemeanor. I AM GUILTY OF THE LESSER INCLUDED OFFENSE OF ISSUANCE OF BAD CHECK (IBC) A CLASS C MISDEMEANOR. I swear to all the foregoing and I further swear that all testimony I give in the case will be the truth, the whole truth and nothing but the truth, so help me God. I waive all rights contained in this admonishment. I have been advised by the Hunt County Court at Law of my right to representation by counsel in the trial of the charge pending against me. I have been further advised that if I am unable to afford counsel, one will be appointed for me free of charge. Understanding my right to have counsel appointed for me free of charge if I am not financially able to employ counsel, I wish to waive that right to request the court to proceed with my case without an attorney being appointed for me. I hereby waive my right to counsel and enter my plea.

DEFENDANT

Sworn to and subscribed to we fore me on this date; O day of

, 2006.

DEPUTY COUNTY CLERK, HUNT COUNTY, TX

prepare for trial. In addition, the Court finds as	a fact that the Defendant is fully competent and that Defendant's plea is
freely and voluntarily entered.	
Jeffrey & Vailey	
PROSECUTOR	COUNSEL FOR DEFENDANT
PRESHDINGUDGE	DEFENDANT DEFENDANT
WAIV	ER OF RIGHT TO APPEAL
	beal may exist, and having agreed to waive my right to appeal, and after I hereby voluntarily and intelligently waive my right to appeal.
	DEFENDANT DEFENDANT
	it clearly appears to the Court that the Defendant understands the The Defendant voluntarily, knowingly and intelligently waived such right. JUDGE PRESIDING
WAIV	ER OF COURT REPORTER
Now comes the undersigned Defendant, individe court reporter in this case.	dually and through his attorney, and hereby waives the requirement for a
	Ruth Dauer
COUNSEL FOR DEFENDANT	DEFENDANT

at_______M

APR 2 1-2006

LINDA BROOKS

County Sterk Hunt County (Text

No. CRO600978

STATE OF TEXAS	*	IN THE COUNTY COU	RTat FILED FOR RE
15.	*	AT LAW	APR 2 4 201
Ruth GRAVES	*	HUNT COUNTY, TEXA	
FYTENC	ION FOR PAYME	NT A CDEEMENT	
		V=2:	1
Whereas, on the 20 day of the defendant was assessed and ordered	f Thus to pay the following	in the above-styled :	and numbered cause,
FINE: \$			
COSTS: \$ 257-00			
TOTAL: \$ 251-00	(Total will be redu	aced by \$25.00 if paid in ful	l within 30 days)
Whereas, the defendant does himmediately to Hunt County, Texas.	ereby acknowledge	and understand that this sum	is due and payable
Whereas, the defendant has pe	titioned the Court fo	r an extension of time for pa	syment of this sum:
Now Therefore; the County of previous court order or judgment, an exagreement is subject to the following te	tension of time for p	grant without waiver or mod ayment of this sum owing b	ification of any by the defendant. This
A payment of \$25400 i			ny of each
month, beginning 5-29	until t	he entire sum is paid.	
Payments shall be made to:	Hunt County		
	Ms. Linda Bro P.O. Box 1310		
	Greenville, Te		
		Only cash, money orders	
Read and initial:	or cashier's ci	necks will be accepted)	
I understand the terms and cond	itions of this paymen	t schedule	
DIJ			TIC CALICE FOR
I understand that ANY VIOLAT	ND COULD RESU	LT IN DEFENDANT'S AI	RREST.
Signed this 20 day of 1	4pril	,2006	
Rill Muer Defendant	- (audge)	
A \$2.00 fee will be charged by the County Clerk	on all payments made to	her office.	

COUNTY COURT AT LAW - HUNT COUNTY, TEXAS

THE STATE OF TEXAS V. RUTH A GRAVES CAUSE NO. CR0600978

TRIAL COURT'S CERTIFICATION OF DEFENDANT'S RIGHT OF APPEAL I, judge of the trial court, certify this criminal case: is not a plea-bargain case, and the defendant has the right of appeal, [or] is a plea-bargain case, but matters were raised by written motion filed and ruled on before trial, and not withdrawn or waived, and the defendant has the right of appeal, [or] is a plea bargain case, but the trial court has given permission to appeal, and the defendant has the right of appeal, [or] X is a plea-bargain case, and the defendant has NO right of appeal, [or] the defendant has waived the right of appeal. I have received a copy of this certification: Defendant's Counsel × 324 CR 34715 Mailing Address × PARis 7y 759460 City, State, Zip Code Bar Card No. Mailing Address × 903-783-0336 Telephone (Voice) City, State, Zip Code Telephone (Fax) Telephone (Voice)

"A defendant in a criminal case has the right of appeal under these rules. The trial court shall enter a certification of the defendant's right to appeal in every case in which it enters a judgment of guilt or other appealable order. In a plea bargain case - that is, a case in which a defendant's plea was guilty or nolo contendere and the punishment did not exceed the punishment recommended by the prosecutor and agreed to by the defendant - a defendant may appeal only: (A) those matters that were raised by a written motion filed and ruled on before trial, or (B) after getting the trial court's permission to appeal."TEXAS RULES OF APPELLATE PROCEDURE 25.2 (a)(2).

Telephone (Fax)

FILED FOR RECORD at // 25 o'clock // M

APR 2-2 2006

♥ ARRANT ADVIC 2

Ruth A GRAVES Defendant 3025 Sugar Hill Rd Address Xeno IX 75462 City, State, Zip Sex F Race W DOB 12-13/68 POB D.L. # 12594786 S.S. # Other	Case/Warrant No. CROLLOGT R Dear Sheriff: Attached is a Warrant/Capias for the subject described herein. Please execute and return promptly. Linda Brooks Stacey Landrum District Clerk Hunt County, Tx. Hunt County, Tx. By By By By By Issued 3 / 30/20 000	
Received above warrant.	Don Anderson, Sheriff, Hunt County, TX By/ MAGED Deputy/ 20	
Warrant entered local () NCIC () By	on /20	
Return on Warrant Advice		
The hereinabove described warrant has been () Executed and the Warrant is herewith returned () The Warrant has been deleted local () NCIC (() Subject in our jail () Subject released per attached bond () The hereinabove Warrant is returned unexecuted per		
() , , , , , , , , , , , , , , , , , ,	Don Anderson, Sheriff, Hunt County, TX	
*	Ву	
	Date / / 20	
Disposition/Re	call Warrant Advice	
To: Sheriff Don Anderson Please delete as outstanding the above described was unserved. Linda Brooks, County Clerk By	Stacey Landrum, District Clerk	
Date 1/24 /2000 Place	By	
The above disposition/recall advise received on_	//20	
	Don Anderson, Sheriff, Hunt County, Tx	

Note agency seeking warrant please prepare data in box upper left-top

Clerk prepares warrant number, etc.

Original always with Clerk: green and canary copies are kept by issuing Clerk; pink and gold copies go to Sheriff's Office; Clerk uses green and canary copies to recall; pink copy always with Sheriff's Office; use canary and gold to report service and/or action on recall of warrant.