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BEFORE THE BOARD OF DISCIPLINARY APPEALS APPOINTED BY

THE SUPREME COURT OF TEXAS

Board of Disciplinary Appeals appointed by the Supreme Court of Texas

IN THE MATTER OF

§ §

HELEN TYNE MAYFIELD

CAUSE NO.

12845

STATE BAR CARD NO. 24014721

#### PETITION FOR COMPULSORY DISCIPLINE

#### TO THE BOARD OF DISCIPLINARY APPEALS:

Petitioner, the Chief Disciplinary Counsel of the State Bar of Texas (hereinafter called "Petitioner"), brings this action against Respondent, Helen Tyne Mayfield, (hereinafter called "Respondent"), showing as follows:

- 1. This action is commenced by Petitioner pursuant to Part VIII of the Texas Rules of Disciplinary Procedure. Petitioner is also providing Respondent a copy of this Board's procedures for handling a compulsory discipline matter by attaching a copy of such procedures to this petition.
- 2. Respondent, Helen Tyne Mayfield, may be served with a true and correct copy of this Petition for Compulsory Discipline, its attachments, as well as a notice of hearing, at Helen Tyne Mayfield, # 01516741, Henley Unit, 7581 Hwy. 321, Dayton, Texas 77535.
- 3. On October 4, 2007, Respondent was charged by Indictment (Exhibit 1) with 3 counts involving Forgery Financial Instrument in Case No. 07-05453-CRF-272, styled *The State of Texas v. Helen Mayfield*, in the District Court of Brazos County, Texas.
- 4. On October 4, 2007, Respondent was charged by Indictment (Exhibit 2) with 3 counts involving Forgery Financial Instrument in Case No. 07-05454-CRF-272, styled *The State of Texas v. Helen Mayfield*, in the District Court of Brazos County, Texas.

- 5 On October 4, 2007, Respondent was charged by Indictment (Exhibit 3) with 3 counts involving Forgery Financial Instrument in Case No. 07-05455-CRF-272, styled *The State of Texas v. Helen Mayfield*, in the District Court of Brazos County, Texas.
- On October 4, 2007, Respondent was charged by Indictment (Exhibit 4) with 3 counts involving Forgery Financial Instrument in Case No. 07-05456-CRF-272, styled *The State of Texas v*. *Helen Mayfield*, in the District Court of Brazos County, Texas.
- 7. On July 31, 2008, a Judgment of Conviction by Jury (Exhibit 5) was filed in Case No. 07-05453-CRF-361 Count One, styled *The State of Texas v. Helen Mayfield*, in the 361<sup>st</sup> District Court of Brazos County, Texas, wherein Respondent was found guilty by a jury of Forgery Financial Instrument in violation of Section 32.21(d) of the Penal Code. Respondent was committed to the custody of the State Jail Division of the Texas Department of Criminal Justice to be imprisoned for a term of Twenty-Four (24) months with the sentence running concurrently. Respondent was further ORDERED to pay restitution in the amount of \$6,000.00.
- 8. On July 31, 2008, a Judgment of Conviction by Jury (Exhibit 6) was filed in Case No. 07-05453-CRF-361 Count Two, styled *The State of Texas v. Helen Mayfield*, in the 361<sup>st</sup> District Court of Brazos County, Texas, wherein Respondent was found guilty by a jury of Forgery Financial Instrument in violation of Section 32.21(d) of the Penal Code. Respondent was committed to the custody of the State Jail Division of the Texas Department of Criminal Justice to be imprisoned for a term of Twenty-Four (24) months with the sentence running concurrently.
- 9. On July 31, 2008, a Judgment of Conviction by Jury (Exhibit 7) was filed in Case No. 07-05453-CRF-361 Count Three, styled *The State of Texas v. Helen Mayfield*, in the 361<sup>st</sup> District Court of Brazos County, Texas, wherein Respondent was found guilty by a jury of Forgery Financial Instrument in violation of Section 32.21(d) of the Penal Code. Respondent was committed to the

custody of the State Jail Division of the Texas Department of Criminal Justice to be imprisoned for a term of Twenty-Four (24) months with the sentence running concurrently.

- 10. On July 31, 2008, a Judgment of Conviction by Jury (Exhibit 8) was filed in **Case No. 07-05454-CRF-361 Count One**, styled *The State of Texas v. Helen Mayfield*, in the 361<sup>st</sup> District Court of Brazos County, Texas, wherein Respondent was found guilty by a jury of Forgery Financial Instrument in violation of Section 32.21(d) of the Penal Code. Respondent was committed to the custody of the State Jail Division of the Texas Department of Criminal Justice to be imprisoned for a term of Twenty-Four (24) months with the sentence running concurrently.
- On July 31, 2008, a Judgment of Conviction by Jury (Exhibit 9) was filed in **Case No.**O7-05454-CRF-361 Count Two, styled *The State of Texas v. Helen Mayfield*, in the 361<sup>st</sup> District Court of Brazos County, Texas, wherein Respondent was found guilty by a jury of Forgery Financial Instrument in violation of Section 32.21(d) of the Penal Code. Respondent was committed to the custody of the State Jail Division of the Texas Department of Criminal Justice to be imprisoned for a term of Twenty-Four (24) months with the sentence running concurrently.
- 12. On July 31, 2008, a Judgment of Conviction by Jury (Exhibit 10) was filed in Case

  No. 07-05454-CRF-361 Count Three, styled *The State of Texas v. Helen Mayfield*, in the 361<sup>st</sup>

  District Court of Brazos County, Texas, wherein Respondent was found guilty by a jury of Forgery

  Financial Instrument in violation of Section 32.21(d) of the Penal Code. Respondent was committed to the custody of the State Jail Division of the Texas Department of Criminal Justice to be imprisoned for a term of Twenty-Four (24) months with the sentence running concurrently.
- 13. On July 31, 2008, a Judgment of Conviction by Jury (Exhibit 11) was filed in Case

  No. 07-05455-CRF-361 Count One, styled *The State of Texas v. Helen Mayfield*, in the 361<sup>st</sup>

  District Court of Brazos County, Texas, wherein Respondent was found guilty by a jury of Forgery

Financial Instrument in violation of Section 32.21(d) of the Penal Code. Respondent was committed to the custody of the State Jail Division of the Texas Department of Criminal Justice to be imprisoned for a term of Twenty-Four (24) months with the sentence running concurrently.

- 14. On July 31, 2008, a Judgment of Conviction by Jury (Exhibit 12) was filed in Case

  No. 07-05455-CRF-361 Count Two, styled *The State of Texas v. Helen Mayfield*, in the 361<sup>st</sup>

  District Court of Brazos County, Texas, wherein Respondent was found guilty by a jury of Forgery

  Financial Instrument in violation of Section 32.21(d) of the Penal Code. Respondent was committed to the custody of the State Jail Division of the Texas Department of Criminal Justice to be imprisoned for a term of Twenty-Four (24) months with the sentence running concurrently.
- No. 07-05455-CRF-361 Count Three, styled *The State of Texas v. Helen Mayfield*, in the 361<sup>st</sup> District Court of Brazos County, Texas, wherein Respondent was found guilty by a jury of Forgery Financial Instrument in violation of Section 32.21(d) of the Penal Code. Respondent was committed to the custody of the State Jail Division of the Texas Department of Criminal Justice to be imprisoned for a term of Twenty-Four (24) months with the sentence running concurrently.
- No. 07-05456-CRF-361 Count One, styled *The State of Texas v. Helen Mayfield,* in the 361<sup>st</sup> District Court of Brazos County, Texas, wherein Respondent was found guilty by a jury of Forgery Financial Instrument in violation of Section 32.21(d) of the Penal Code. Respondent was committed to the custody of the State Jail Division of the Texas Department of Criminal Justice to be imprisoned for a term of Twenty-Four (24) months with the sentence running concurrently.
- 17. On July 31, 2008, a Judgment of Conviction by Jury (Exhibit 15) was filed in Case

  No. 07-05456-CRF-361 Count Two, styled *The State of Texas v. Helen Mayfield*, in the 361<sup>st</sup>

District Court of Brazos County, Texas, wherein Respondent was found guilty by a jury of Forgery Financial Instrument in violation of Section 32.21(d) of the Penal Code. Respondent was committed to the custody of the State Jail Division of the Texas Department of Criminal Justice to be imprisoned for a term of Twenty-Four (24) months with the sentence running concurrently.

- No. 07-05456-CRF-361 Count Three, styled *The State of Texas v. Helen Mayfield*, in the 361<sup>st</sup> District Court of Brazos County, Texas, wherein Respondent was found guilty by a jury of Forgery Financial Instrument in violation of Section 32.21(d) of the Penal Code. Respondent was committed to the custody of the State Jail Division of the Texas Department of Criminal Justice to be imprisoned for a term of Twenty-Four (24) months with the sentence running concurrently.
- 19. Attached hereto and made a part hereof for all intents and purposes as if the same were copied verbatim herein, are true and correct copies of the following documents in the Mayfield criminal cases described above: Indictment in Case No. 07-05453-CRF-272 (Exhibit 1), Indictment in Case No. 07-05454-CRF-272 (Exhibit 2), Indictment in Case No. 07-05455-CRF-272 (Exhibit 3), Indictment in Case No. 07-05456-CRF-272 (Exhibit 4), Judgment of Conviction by Jury filed in Case No. 07-05453-CRF-361 Count One (Exhibit 5), Judgment of Conviction by Jury filed in Case No. 07-05453-CRF-361 Count Two (Exhibit 6), Judgment of Conviction by Jury filed in Case No. 07-05453-CRF-361 Count Three (Exhibit 7), Judgment of Conviction by Jury filed in Case No. 07-05454-CRF-361 Count Two (Exhibit 9), Judgment of Conviction by Jury filed in Case No. 07-05454-CRF-361 Count Three (Exhibit 10), Judgment of Conviction by Jury filed in Case No. 07-05455-CRF-361 Count One (Exhibit 11), Judgment of Conviction by Jury filed in Case No. 07-05455-CRF-361 Count One (Exhibit 11), Judgment of Conviction by Jury filed in Case No. 07-05455-CRF-361 Count Two (Exhibit 12), Judgment of Conviction by Jury filed in Case No. 07-05455-CRF-361 Count Two (Exhibit 12), Judgment of Conviction by Jury filed in Case No. 07-05455-CRF-361 Count Two (Exhibit 12), Judgment of Conviction by Jury filed in Case No. 07-05455-CRF-361 Count Two (Exhibit 12), Judgment of Conviction by Jury filed in Case No. 07-05455-CRF-361 Count Two (Exhibit 12), Judgment of Conviction by Jury filed in Case No. 07-05455-CRF-361 Count Two (Exhibit 12), Judgment of Conviction by Jury filed in Case No. 07-05455-CRF-361 Count Two (Exhibit 12), Judgment of Conviction by Jury filed in Case No. 07-05455-CRF-361 Count Two (Exhibit 12), Judgment of Conviction by Jury filed in Case No. 07-05455-CRF-361 Count Two (Exhibit 12), Judgment of Conviction by Jury filed in Case No. 07-05455-CRF-361 Count Two (Exhibit 12), Judgment of Conviction by Jury filed in Case No. 07-05455-CRF-361 Count Two (Exhibit

05455-CRF-361 Count Three (Exhibit 13), Judgment of Conviction by Jury filed in Case No. 07-05456-CRF-361 Count One (Exhibit 14), Judgment of Conviction by Jury filed in Case No. 07-05456-CRF-361 Count Two (Exhibit 15), Judgment of Conviction by Jury filed in Case No. 07-05456-CRF-361 Count Three (Exhibit 16). Petitioner expects to introduce certified copies of Exhibits 1 through 16 at the time of hearing of this cause.

- 20. Respondent, Helen Tyne Mayfield, whose bar card number is 24014721, is the same person as the Helen Mayfield who is the subject of the Indictments and Judgments, described above, true and correct copies of which are attached hereto as Exhibits 1 through 16.
- 21. Attached hereto as Exhibit 17 and made a part hereof for all intents and purposes as if the same were copied verbatim herein is a true and correct copy of an affidavit of Laura Bayouth Popps, Attorney of Record for Petitioner herein, attesting to the fact that Respondent is the same person as the person who is the subject of the Indictments and Judgments in the Mayfield criminal cases. Petitioner expects to introduce the original of said affidavit at the time of hearing of this cause.
- 22. The offenses for which Respondent was convicted are intentional crimes as defined by Rule 1.06(T), Texas Rules of Disciplinary Procedure. They are as well serious crimes as defined by Rule 1.06(Z), Texas Rules of Disciplinary Procedure.
- 23. Having been found guilty of intentional crimes, and such convictions currently being appealed, Respondent should be suspended as an attorney licensed to practice law in Texas during the appeal of the convictions. Further, upon showing by Petitioner that a conviction has become final after determination of the appeal, Respondent should be disbarred as provided in Rule 8.05, Texas Rules of Disciplinary Procedure.

#### PRAYER

WHEREFORE, PREMISES CONSIDERED, Petitioner prays that Respondent be given notice of these proceedings as provided by law and, upon hearing of this matter, that the Board enter its order suspending Respondent during the appeal of her convictions, and for such other and further relief to which Petitioner may be entitled to receive including costs of court and attorneys' fees.

Respectfully submitted,

John A. Neal Chief Disciplinary Counsel

Laura Bayouth Popps

Regional Counsel
Office of the Chief Disciplinary Counsel
STATE BAR OF TEXAS
P.O. Box 12487, Capitol Station

Austin, Texas 78711-2487 Telephone: (512) 453-5535 Facsimile: (512) 453-6667

Laura Bayouth Popps

State Bar Card No. 00787050

ATTORNEYS FOR PETITIONER

#### NOTICE OF HEARING

NOTICE IS HEREBY GIVEN that a trial on the merits of the Petition for Compulsory Discipline heretofore sent to be filed with the Board of Disciplinary Appeals on this day, will be held in the courtroom of the Third Court of Appeals, 209 West 14<sup>th</sup> Street, Austin, Texas, at 1:00 p.m. on the 6th day of October 2008.

Laura Bayouth Popps

# SUPREME COURT OF TEXAS BOARD OF DISCIPLINARY APPEALS INTERNAL PROCEDURAL RULES

## SECTION 1: GENERAL PROVISIONS

#### Rule 1.01 Definitions

- (a) "BODA" is the Board of Disciplinary Appeals.
- (b) "Chair" is the member elected by BODA to serve as chairperson.
- (c) "Classification" is the determination pursuant to Texas Rules of Disciplinary Procedure ("TRDP") 2.10 by the Chief Disciplinary Counsel ("CDC") whether a grievance constitutes a "complaint" or an "inquiry."
- (d) "Clerk" is the executive director or other person appointed by BODA to assume all duties normally performed by the clerk of a court.
  - (e) "Executive Director" is the executive director of BODA.
  - (f) "Panel" is any three-member grouping of BODA.
  - (g) "Party" is a complainant, respondent, or the CDC.

## Rule 1.02 General Powers

Pursuant to TRDP 7.08J, BODA shall have and exercise all the powers of either a trial court or appellate court, as the case may be, in hearing and determining disciplinary proceedings; except that BODA judgments and orders shall be enforced in accordance with TRDP 15.03.

## Rule 1.03 Additional Rules in Disciplinary Matters

Except as varied by these rules and to the extent applicable, the Texas Rules of Civil Procedure ("TRCP"), Texas Rules of Appellate Procedure ("TRAP"), and Texas Rules of Evidence ("TRE") apply to all disciplinary matters before BODA, except appeals from classification decisions, which are governed by Section 3 of these Internal Rules.

#### Rule 1.04 Appointment of Panels

- (a) BODA may consider any matter or motion through appointment of a panel, except as specified in subpart (b) of this Rule. The chair may delegate appointment of panels for any BODA action to the executive director. Decisions shall be by a majority vote of the panel; however, any panel member may refer a matter for consideration by BODA sitting *en banc*. Nothing contained in these rules shall be construed to give a party the right to be heard by BODA sitting *en banc*.
- (b) Any disciplinary matter naming a BODA member as respondent shall be considered by BODA sitting *en banc*.

#### Rule 1.05 Record Retention

Records of appeals from classification decisions shall be retained by the BODA clerk for a period of at least three (3) years from the date of disposition. Records of other disciplinary matters shall be retained for a period of at least five (5) years from the date of final judgment, or for at least one (1) year after the date a suspension or disbarment ends, whichever is later.

#### Rule 1.06 Trial Briefs

In any disciplinary proceeding before BODA, all trial briefs and memoranda must be filed with the clerk no later than ten (10) days before the hearing, except upon leave of BODA.

#### Rule 1.07 Service

In any disciplinary proceeding before BODA initiated by service of a petition upon the respondent, service shall be by personal service, certified mail with return receipt requested and delivery restricted to respondent as addressee only, or in any other manner permitted by applicable rule(s) and authorized by BODA that is reasonably calculated under all the circumstances to apprise the respondent of the proceeding and to give him or her reasonable time to appear and answer. The CDC may serve a petition by certified mail itself without the appointment of a private process server. To establish service by certified or registered mail, the return receipt must contain the respondent's signature.

#### Rule 1.08 Publication

The office of the CDC shall publish these rules as part of the TDRPC and TRDP and notify each respondent in a compulsory discipline, reciprocal discipline, revocation of probation, or disability matter filed with BODA where these rules are available.

## Rule 1.09 Photocopying Costs

The clerk of BODA may charge to the requestor a reasonable amount for the reproduction of non-confidential documents filed with BODA. BODA may set a fee for the reproduction of documents. The fee shall include compensation for staff and recovery of actual production costs.

#### Rule 1.10 Abstracts

BODA may, in its sole discretion, periodically prepare abstracts of inquiries, grievances, or disciplinary proceedings for publication pursuant to Texas Gov't Code § 81.072(b)(3) and Part VI of the TRDP.

## Rule 1.11 Hearing Setting and Notice

- (a) Original Petitions. For any compulsory case, reciprocal case, revocation of probation, or other matter initiated by the CDC filing a petition with BODA, the CDC may contact the BODA clerk for the next regular available hearing date before filing the original petition. The CDC may then include in the petition a hearing notice specifying the date, time, and place of the hearing. The hearing date must be at least thirty (30) days from the date that the petition is served on the respondent, except in the case of a petition to revoke probation.
- (b) Filing without notice. The CDC may file any matter with BODA without first obtaining a hearing date so long as it thereafter serves notice on the respondent of the date, time, and place of the hearing in accordance with TRCP 21a (or other applicable TRCP) at least thirty (30) days before the hearing date, except in the case of a petition to revoke probation.
- (c) Expedited settings. If a party desires a hearing on a matter on a date other than the next regular available BODA hearing date, the party may request an expedited setting in a written motion setting out the reasons for the request. The expedited hearing setting must be at least thirty (30) days from the date of service of the petition, motion or other pleading, except in the case of a petition to revoke probation. BODA may grant or deny a request for an expedited hearing date in its sole discretion.
- (d) Setting notices. BODA shall notify the parties by first class mail of any hearing date, other than a hearing set on the next regularly available hearing date as noticed in an original petition or motion.
- (e) Announcement docket. Attorneys and parties appearing before BODA shall check in with the BODA clerk in the court room immediately prior to the time docket call is scheduled to begin. The chair will call an announcement docket immediately following the call to order of BODA hearings. Attorneys for each party with a matter on the docket shall appear at that time to give their announcement of readiness, a time estimate for the hearing, and any preliminary motions or matters. The chair will set and announce the order of cases to be heard following the docket announcements.

#### Rule 1.12 Time to Answer

An answer to any matter pending before BODA may be filed at any time prior to the day of the hearing on the merits except where expressly provided otherwise by these rules or the TRDP, or when an answer date has been set by prior order of BODA. BODA may, but is not required to, consider an answer filed the day of the hearing.

## Rule 1.13 Facsimile and Electronic Filing

- (a) Any document required to be filed with BODA may be filed by facsimile transmission with a copy to the BODA clerk by first class mail. A document filed by facsimile will be considered filed the day it is received if received before 5:00 p.m. on a regular business day. Any document received by facsimile after 5:00 p.m. or received on a weekend or holiday officially observed by the State of Texas will be considered filed the next regular business day.
- (b) Any document required to be filed with BODA may be filed by emailing a copy of the document file to the email address designated by BODA for that purpose with a copy sent to the BODA clerk by first class mail. A document filed by email will be considered filed the day it is received if received before 5:00 p.m. on a regular business day. Any document received by email after 5:00 p.m. or received on a weekend or holiday officially observed by the State of Texas will be considered filed the next regular business day. The date and time of receipt shall be determined by the date and time shown on the BODA clerk's email.
- (c) It is the responsibility of the party filing a document by facsimile or email to obtain the correct telephone number or email address for BODA and confirm that the document was received by BODA in legible form. Any document which is illegible or which cannot be opened as part of an email attachment by BODA will not be considered received or filed. Parties using facsimile or email filing must still comply with TRCP requirements for signatures.
- (d) Papers will not be deemed filed if sent to any individual BODA member or other office or address.

## Rule 1.14 Hearing Exhibits

Counsel should provide an original and twelve copies of any document, pleading, exhibit, or other material which the attorney intends to offer or otherwise make available to the BODA members at a hearing and not already filed with BODA prior to the hearing.

## Rule 1.15 BODA Work Product and Drafts

Without limiting any exceptions or exemptions from disclosure contained in any other rules or statutes, a document or record of any nature, regardless of electronic or physical form, characteristics, or means of transmission, created or produced in connection with or related to BODA's adjudicative decision-making process is not subject to disclosure or discovery. This includes documents prepared by any BODA member, by BODA staff or interns, or any other person acting on behalf of or at the direction of BODA.

## SECTION 2: ETHICAL CONSIDERATIONS

## Rule 2.01 Representing or Counseling Parties in Disciplinary Matters And Legal Malpractice Cases

- (a) No current member of BODA shall represent a party with respect to any disciplinary action or proceeding. No current member of BODA shall testify voluntarily or offer to testify voluntarily on behalf of a party in any disciplinary action or proceeding.
- (b) No current BODA member may serve as an expert witness providing opinions regarding the TDRPC.
- (c) A BODA member may represent a party in a legal malpractice case, provided that he or she is later recused in accordance with these rules from any proceeding before BODA arising out of the same facts.

## Rule 2.02 Confidentiality

- (a) All BODA deliberations are confidential and shall not be disclosed by BODA members or staff. Classification appeals files and disability suspension files are confidential pursuant to the TRDP.
- (b) If subpoenaed or otherwise compelled by law to testify in any proceeding, members of BODA shall not disclose matters discussed in conference concerning any disciplinary case, unless required to do so by a court of competent jurisdiction. If subpoenaed or otherwise compelled to attend any disciplinary proceeding, including depositions, a member of BODA shall promptly notify the chair of BODA and the CDC.

## Rule 2.03 Disqualification and Recusal of BODA Members

- (a) BODA members are subject to disqualification and recusal respectively as provided in TRCP 18b.
- (b) BODA members may, in addition to recusals pursuant to (a) above, voluntarily recuse themselves from any discussion and voting for any other reason.
- (c) Nothing in these rules shall impute disqualification to lawyers who are members of or associated with BODA members' firms from serving on grievance committees or representing parties in disciplinary or legal malpractice cases; however, BODA members shall recuse themselves from any matter in which any lawyer who is a member of or associated with a BODA member's firm represents a party in any disciplinary proceeding or before BODA.

## Rule 2.04 Communications with BODA

Correspondence or other communications relative to any matter pending before BODA must be conducted with the clerk and shall not be addressed directly to or conducted with any BODA member.

## SECTION 3: CLASSIFICATION APPEALS

## Rule 3.01 Notice of Appeal

- (a) If the grievance filed by the complainant is not classified as a complaint, the CDC shall notify the complainant of his or her rights to appeal as set out in TRDP 2.10 or other applicable rule.
- (b) To facilitate the potential filing of an appeal, the CDC shall send the complainant an Appeal Notice form with the classification disposition which shall include, but is not limited to, the docket number of the matter, the time deadline for appealing as set out in TRDP 2.10 or other applicable provision, and information for mailing or faxing the Appeal Notice to BODA.

## Rule 3.02 Complaint on Appeal

BODA shall review only the original grievance on appeals from classification decisions. The CDC shall forward a copy of the complete grievance to BODA with supporting documentation as originally filed. BODA shall not consider any supplemental information which was not reviewed as part of the original screening and classification decision.

## Rule 3.03 Notice of Disposition

BODA shall mail complainant, respondent, and the CDC written notice of the decision of the appeal by first class mail to the addresses provided BODA by the CDC in the appeal transmittal.

## SECTION 4: APPEALS FROM EVIDENTIARY PANEL HEARINGS

## Rule 4.01 Signing, Filing, and Service

- (a) Signing. Each brief, motion or other paper filed shall be signed by at least one attorney for the party or by the party pro se and shall give the State Bar of Texas identification number, mailing address, telephone number, email address, and telecopier number, if any, of each attorney whose name is signed thereto, or of the party (if applicable).
- (b) Number of Copies. Each party shall file an original and two (2) copies of all briefs and motions with the clerk. Only one copy of the clerk's record and reporter's record shall be filed.

(c) Service. Copies of all papers other than the record filed by any party shall, at or before the time of filing, be served on all other parties as required and authorized by the TRAP.

## Rule 4.02 Computation of Time

- (a) Beginnings of Periods. The date the chair of the evidentiary panel signs its decision shall constitute the date of notice under TRDP 2.21.
- (b) TRAP Followed. Computation of time for purposes of this section shall follow TRAP 4.1 and 9.2(b).

## Rule 4.03 Record on Appeal

- (a) Contents. The record on appeal shall consist of a clerk's record and where necessary to the appeal, a reporter's record.
- (b) Stipulation as to Record. The parties may designate parts of the clerk's record and reporter's record to be included in the record on appeal by written stipulation filed with the custodian of records of the evidentiary panel.
- (c) Responsibility for Filing Record. The custodian of records of the evidentiary panel is responsible for preparing, certifying, and timely filing the clerk's record if a notice of appeal has been filed. The court reporter is responsible for timely filing the reporter's record if a notice of appeal has been filed, the appellant has requested that the reporter's record be prepared, and the party responsible for initiating the appeal has paid the reporter's fee or has made satisfactory arrangements with the reporter. The party initiating the appeal shall pay the cost of preparing the record.

## (d) Clerk's Record.

- Unless otherwise stipulated by the parties, the clerk's record on appeal shall include all papers on file with the evidentiary panel, including, but not limited to, the election letter, all pleadings upon which the hearing was held, the docket sheet, the evidentiary panel's charge, the final hearing order with attachments or exhibits, any findings of fact and conclusions of law, all other pleadings, the judgment or other order(s) appealed from, the notice of decision sent each party, any post-submission pleadings and briefs, and any notice of appeal.
- Upon receipt of a copy of the notice of appeal, the custodian of records in the individual CDC office which conducted the evidentiary hearing shall prepare and transmit the clerk's record to BODA If the CDC is unable for any reason to prepare and transmit the clerk's record by the due date, it shall promptly notify BODA and the parties, explain the reason(s) why it cannot be timely filed, and give the date by which it expects the clerk's record can be filed.

- (3) The clerk's record should be in the following form:
  - (i) contain a detailed index identifying each document included in the record, the date of filing, and the page where it first appears;
  - (ii) arranged in ascending chronological order by document by date of filing or occurrence;
  - (iii) tabbed with heavy index tabs to show the beginning of each document;
  - (iv) consecutively numbered in the bottom right-hand corner of the pages;
  - (v) bound together so that the record will lie flat when opened; and
  - (vi) contain the custodian's certification that the documents contained in the clerk's record are true and correct copies and are all the documents required to be filed.
- (e) Reporter's Record. The appellant, at or before the time prescribed for perfecting the appeal, shall make a written request to the official reporter for the reporter's record, designating the portion of the evidence and other proceedings to be included. A copy of such request shall be filed with the evidentiary panel and BODA and be served on the appellee. The reporter's record shall be certified by the official court reporter.
- (f) Non-Stenographic Recordings. All testimony and evidence may be recorded at the evidentiary hearing by means other than stenographic recording, including videotape recordings; however, the non-stenographic recording shall not dispense with the requirement of a stenographic transcription of the hearing. In appeals to BODA, the non-stenographic recording must be transcribed and the transcription filed as the reporter's record.
- (g) Other Requests. At any time before the clerk's record is prepared or within ten (10) days after service of a copy of appellant's request for the reporter's record, any party may request additional portions of the evidence and other proceedings to be included therein.
- (h) Inaccuracies or Defects. Any inaccuracies in the record may be corrected by an agreement of the parties. Any dispute regarding the reporter's record shall be submitted by BODA to the evidentiary panel for resolution and to conform the reporter's record.

#### Rule 4.04 Time to File Record

(a) Timetable. The clerk's record and reporter's record (including a non-stenographic recording which has been transcribed) shall be filed with the BODA clerk within thirty (30) days after the date the notice of appeal is received by BODA. Failure to file either the clerk's record or the reporter's record within such time shall not affect BODA's jurisdiction, but shall be grounds for BODA exercising its discretion to dismiss the appeal, affirm the judgment appealed from, disregard materials filed late, or to apply presumptions against the appellant.

#### (b) If No Record Filed.

- (1) If the clerk's record or reporter's record has not been timely filed, the BODA clerk must send notice to the party responsible for filing it, stating that the record is late and requesting that the record be filed within thirty (30) days. The BODA clerk must send a copy of this notice to all the parties and the evidentiary panel.
- (2) If no reporter's record is filed due to appellant's fault, and if the clerk's record has been filed, BODA may, after first giving the appellant notice and reasonable opportunity to cure, consider and decide those issues or points that do not require a reporter's record for a decision. BODA may do this if no reporter's record has been filed because:
  - (i) the appellant failed to request a reporter's record; or
  - (ii)(a) appellant failed to pay or make arrangements to pay the reporter's fee to prepare the reporter's record; and
    - (b) the appellant is not entitled to proceed without payment of costs.
- (c) Supplemental Record. If anything material to either party is omitted from the clerk's record or reporter's record BODA may, upon written motion of a party or upon its own motion, direct a supplemental record to be certified and transmitted by the CDC or the official court reporter.

## Rule 4.05 Copies of the Record

The record shall not be withdrawn from the custody of the BODA clerk. Any party may obtain a copy of the record or any designated part thereof by making written request to the clerk and paying copying charges.

## Rule 4.06 Requisites of Briefs

- (a) Appellant's Filing Date. Appellant's brief must be filed within thirty (30) days after the later of the date on which the clerk's record or the reporter's record was timely filed.
- (b) Appellee's Filing Date. Appellee's brief must be filed within thirty (30) days after the filing of appellant's brief.
  - (c) Contents. Briefs shall contain:
    - a complete list of the names and addresses of all parties to the final decision and their counsel;
    - (2) a table of contents with page references where the discussion of each point relied upon may be found and also an index of authorities alphabetically arranged, together with reference to the pages of the brief where the same are cited. The subject matter of each point or group of points shall be indicated in the table of contents;
    - (3) a brief general statement of the nature of the cause or offense and the result;
    - (4) a statement of the points upon which an appeal is predicated or the issues presented for review;
    - (5) a brief of the argument;
    - (6) prayer for relief; and,
    - (7) an appendix consisting of copies of pertinent parts of the record upon which the party relies.
- (d) Length of Briefs. Briefs shall be typewritten or otherwise legibly printed on letter-size (8½" x 11") paper and shall not exceed fifty (50) pages in length, exclusive of pages containing names and addresses of parties, table of contents, index of authorities, points of error, and any addenda or appendix containing statutes, rules, regulations, etc., except upon leave of BODA.
- (e) Amendment or Supplementation. Briefs may be amended or supplemented upon leave of BODA.
  - (f) Failure to File a Brief. If the appellant fails to timely file a brief, BODA may:
    - (1) dismiss the appeal for want of prosecution, unless the appellant reasonably explains the failure and the appellee is not significantly injured by the appellant's failure to timely file a brief; or

decline to dismiss the appeal and give further direction to the case as it considers proper.

#### Rule 4.07 Oral Argument

- (a) Request. A party desiring oral argument before BODA shall request same in writing and include the request in the notice of appeal or on the front cover of that party's first brief. BODA may grant or deny the request in its sole discretion. If oral argument is granted, the clerk shall notify the parties of the time and place for submission. BODA may also advance cases without oral argument or direct parties on its own initiative to appear and submit oral argument on a case. The parties may agree to submit the case without argument after requesting same.
- (b) Time Allowed. Each party shall have twenty (20) minutes in which to argue. BODA may, upon request of a party or in its discretion, extend or shorten the time allowed for oral argument.

## Rule 4.08 Motions Generally

An application for an order or other relief shall be made by filing a motion with the BODA clerk for same supported by sufficient cause with proof of service on all other parties. The motion shall state with particularity the grounds on which it is based and set forth the relief sought. All supporting briefs, affidavits, or other papers shall be served and filed with the motion. A party may file a response to a motion at any time before BODA rules on the motion or by any deadline set by BODA. BODA may determine a motion before a response is filed.

## Rule 4.09 Motions for Extension of Time

- (a) When due. Any request for extension of time other than to file a brief must be filed with the BODA clerk no later than fifteen (15) days after the last day allowed for filing the item in question.
- (b) Contents. All motions for extension of time shall be in writing, comply with BODA Internal Procedural Rule 4.08, and specify the following:
  - (1) the date of notice of decision of the evidentiary panel, together with the number and style of the case;
  - (2) if the appeal has been perfected, the date when the appeal was perfected;
  - (3) the original deadline for filing the item in question;
  - (4) the length of time requested for the extension;
  - (5) the number of extensions of time which have been granted previously regarding the item in question; and,

- (6) the facts relied upon to reasonably explain the need for an extension.
- (c) For Filing Reporter's Record. When an extension of time is requested for filing the reporter's record, the facts relied upon to reasonably explain the need for an extension must be supported by an affidavit of the court reporter, which shall include the court reporter's estimate of the earliest date when the reporter's record will be available for filing.

## Rule 4.10 Decision and Judgment

- (a) Decision. BODA may affirm in whole or in part the decision of the evidentiary panel, modify the panel's finding(s) and affirm the finding(s) as modified, reverse in whole or in part the panel's finding(s) and render such decision as the panel should have rendered, or reverse the panel's finding(s) and remand the cause for further proceedings to be conducted by:
  - (1) the panel that entered the finding(s); or,
  - (2) a statewide grievance committee panel appointed by BODA and composed of members selected from the state bar districts other than the district from which the appeal was taken.
  - (b) Opinions. BODA may render judgment with or without written opinion.
- (c) Notice of Orders and Judgment. When BODA renders judgment or grants or overrules a motion, the clerk shall give notice to the parties or their attorneys of record of the disposition made of the cause or of the motion, as the case may be. The notice shall be given by first-class mail and be marked so as to be returnable to the clerk in case of nondelivery.
- (d) Mandate. In every case where BODA reverses or otherwise modifies the judgment appealed from, BODA shall issue a mandate in accordance with its judgment and deliver it to the evidentiary panel.

## Rule 4.11 Involuntary Dismissal

Under the following circumstances and on any party's motion or on its own initiative after giving at least ten days' notice to all parties, BODA may dismiss the appeal or affirm the appealed judgment or order. Dismissal or affirmance may occur if the appeal is subject to dismissal

- (a) for want of jurisdiction;
- (b) for want of prosecution; or
- (c) because the appellant has failed to comply with a requirement of these rules, a court order, or a notice from the clerk requiring a response or other action within a specified time.

## SECTION 5: PETITIONS TO REVOKE PROBATION

#### Rule 5.01 Initiation and Service

- (a) Before filing a motion with BODA seeking to revoke the probation of an attorney who has been sanctioned, the CDC shall contact the BODA clerk to confirm whether the next regular available hearing date will comply with the thirty-day requirement of TRDP. The chair may designate a three-member panel to hear the motion, if necessary, to meet the thirty-day requirement of TRDP 2.23.
- (b) Upon filing of the motion, the CDC shall serve the respondent in accordance with TRDP 2.23 with the motion and supporting documents, if any, in accordance with the TRCP and these rules. The CDC shall notify BODA of the date service is obtained on the respondent.

#### Rule 5.02 Hearing

Within thirty (30) days of service of the motion on the respondent, BODA shall docket and set the matter for a hearing and notify the parties of the time and place for the hearing; however, upon a showing of good cause by a party or upon its own motion, BODA may continue the case to a future hearing date as circumstances require.

## SECTION 6: COMPULSORY DISCIPLINE MATTERS

## Rule 6.01 Initiation of Proceeding

Pursuant to TRDP 8.03, the CDC shall file a petition for compulsory discipline with BODA and serve the respondent in accordance with the TRDP and Rule 1.07 above.

## Rule 6.02 Notice of Decision

The BODA clerk shall mail a copy of the judgment to the parties within ten (10) days from the date the decision is signed by the chair. Transmittal of the judgment shall include all information required by the TRDP and the Supreme Court.

## SECTION 7: RECIPROCAL DISCIPLINE MATTERS

## Rule 7.01 Initiation of Proceeding

- (a) Pursuant to TRDP 9.01 and 9.02, the CDC shall file a petition for reciprocal discipline with BODA when information is received indicating that an attorney licensed to practice law in Texas has been disciplined in another jurisdiction.
- (b) The petition shall request that the respondent be disciplined in Texas and have attached to it any information concerning the disciplinary matter from the other jurisdiction including a copy of the order or judgment, if any, rendered against the respondent. The CDC shall serve the respondent in accordance with Rule 1.07 above.

## Rule 7.02 Order to Show Cause

Upon the filing of the petition with BODA, the chair shall immediately issue a show cause order including a hearing setting notice and forward it to the CDC, who shall serve the order on the respondent. The CDC shall notify BODA of the date service is obtained.

## Rule 7.03 Attorney's Response

If, on or before the thirtieth day after service of the show cause order and hearing notice by the CDC, the respondent does not file an answer but thereafter appears at the hearing, BODA may, at the discretion of the chair, receive testimony from the respondent relating to the merits of the petition for reciprocal discipline.

## SECTION 8: DISTRICT DISABILITY COMMITTEE HEARINGS

## Rule 8.01 Appointment of District Disability Committee

- (a) If the evidentiary panel of the grievance committee finds pursuant to TRDP 2.17P(2) or the CDC believes pursuant to TRDP 2.14C that a respondent is suffering from a disability, the rules in this section shall apply to the District Disability Committee *de novo* proceeding held pursuant to TRDP Part XII.
- (b) Upon receiving an evidentiary panel's finding or the CDC's report that an attorney is believed to be suffering from a disability, the BODA chair shall appoint a District Disability Committee in compliance with TRDP 12.02 and designate a chair. The BODA clerk shall notify the CDC and respondent that a committee has been appointed and notify the respondent where the procedural rules governing disability proceedings are available.
- (c) A respondent notified to appear at a District Disability Committee hearing may, at any time, waive that hearing in writing and enter into an agreed judgment of indefinite disability suspension or probated suspension, provided that the respondent is competent to so waive the hearing. If the respondent is not represented, the waiver shall include a statement by the respondent that he has been advised of his right to have counsel appointed for him and that he waives that right.
- (d) All pleadings, motions, briefs, or other matters to be filed with the District Disability Committee shall be filed with the BODA clerk.
- (e) Should any member of the District Disability Committee become unable to serve, the BODA chair may appoint a substitute member.

#### Rule 8.02 Hearing Order

- (a) Upon being notified that the District Disability Committee has been appointed by BODA, the CDC shall, within twenty (20) days, file with the BODA clerk and then serve upon the respondent either in person or by certified mail, return receipt requested with delivery restricted to the respondent as addressee with a copy by first class mail, a proposed hearing order containing a list of names and addresses of all witnesses expected to be called to testify before the District Disability Committee and all exhibits expected to be offered. If service is by certified mail, the return receipt with the respondent's signature must be filed with the BODA clerk.
- (b) The respondent shall, within twenty (20) days after receiving the CDC's proposed hearing order, file with the BODA clerk and serve the CDC by certified mail a proposed hearing order including a list of names and addresses of all witnesses expected to be called to testify before the District Disability Committee and all exhibits expected to be offered. Respondent's failure to timely file the proposed hearing order will not affect the responsibility of the District Disability Committee to issue a final hearing order.
- (c) The District Disability Committee chair may adopt either the CDC's proposed hearing order, the respondent's proposed hearing order, or an order of his or her own. The BODA clerk shall prepare the final hearing order at the instruction of the District Disability Committee chair and send to the parties by first class mail. The BODA clerk shall set the final hearing date at the instruction of the chair. The adopted order shall be the final hearing order and shall contain a date, time, and place for the hearing. That order may contain provisions requiring a physical or mental examination of the respondent.
- (d) Requests for an extension of time to file the proposed hearing order by either party must be by written motion filed with the BODA clerk.

## Rule 8.03 Provisions for Physical or Mental Examinations

- (a) Upon motion by the CDC or upon its own motion, the District Disability Committee may order the respondent to submit to a physical and/or mental examination by a qualified health care or mental health care professional. The respondent shall be given reasonable notice of the examination by written order specifying the name, address, and telephone number of the person conducting the examination. Any objections(s) to the motion for an exam and request for a hearing shall be filed with the BODA clerk within fifteen (15) days of receipt of the motion.
- (b) The examining professional shall file with the BODA clerk his detailed written report setting out findings, including results of all tests made, diagnoses and conclusions, and deliver a copy to the CDC and to the respondent.
- (c) Nothing contained herein shall be construed to limit the respondent's right to an examination by a professional of his choice in addition to any exam ordered by BODA.

## Rule 8.04 Ability to Compel Attendance

The respondent and the CDC may, if they so choose, confront and cross-examine witnesses at the hearing. Compulsory process to compel the attendance of witnesses, enforceable by an order of a district court of proper jurisdiction, is available to the respondent and the CDC, by requesting a subpoena be issued as provided in TRCP 176.

## Rule 8.05 Respondent's Right to Counsel

- (a) The notice to the respondent that a District Disability Committee has been appointed and the notice transmitting the CDC's proposed hearing order shall state that the respondent may request appointment of counsel by BODA to represent him or her at the disability hearing.
- (b) If the respondent wishes to have counsel appointed pursuant to TRDP Rule 12.02, a written request must be filed with the BODA clerk within sixty (60) days of the date respondent receives the CDC's proposed hearing order. Any request for appointment of counsel after sixty (60) days from the date of receipt of the proposed hearing order must show good cause for the failure to do so timely and that the request is not sought for delay only.

## Rule 8.06 Limited Discovery

- (a) In the sole discretion of the District Disability Committee, limited discovery is permissible upon a clear showing of good cause and substantial need. The parties seeking discovery must file with the BODA clerk a verified written request for discovery showing good cause and substantial need with the proposed hearing order.
- (b) If good cause and substantial need are demonstrated, the District Disability Committee shall by written order permit the discovery, including in the final hearing order limitations or deadlines on the discovery. Such discovery, if any, as may be permitted, must be conducted by methods provided in the TRCP in effect at the time and may upon motion be enforced by a district court of proper jurisdiction.
- (c) A decision of a District Disability Committee on a discovery matter may be reviewed only on appeal of the entire case. A reversal of the case may not be based upon the granting or denial of a discovery request without a showing of material unfairness or substantial harm.

## Rule 8.07 Hearing

(a) The party seeking to establish the disability must prove by a preponderance of the evidence that the respondent is suffering from a disability as defined in the TRDP. The chair of the District Disability Committee shall admit all such probative and relevant evidence as he or she deems necessary for a fair and complete hearing, generally in accord with the TRE; provided, however, that the admission or exclusion of evidence shall be in the sole discretion of the chair. No ruling on evidence shall be a basis for reversal solely because it fails to strictly comply with the TRE.

- (b) Such proceedings shall begin and conclude no earlier than thirty (30) days from the date the respondent receives the CDC's proposed hearing order nor later than ninety (90) days from that date; however, failure to do so does not affect the jurisdiction of the District Disability Committee to act. Nothing herein shall be construed to limit the parties' right to request a continuance of the hearing for good cause.
- (c) If the Committee is unable for any reason to hold a hearing within ninety (90) days of the date the respondent receives the proposed hearing order, BODA may appoint a new committee to handle the case.

#### Rule 8.08 Notice of Decision

The District Disability Committee shall certify its finding and any recommendations to BODA which shall issue the final judgment in the matter.

#### Rule 8.09 Confidentiality

All proceedings before the District Disability Committee are closed to the public. All matters before the District Disability Committee are confidential and are not subject to disclosure, except as allowed by the TRDP or as may be required in the event of an appeal to the Supreme Court.

#### SECTION 9: DISABILITY REINSTATEMENTS

#### Rule 9.01 Petition for Reinstatement

- (a) An attorney under an indefinite disability suspension may, at any time after he or she has been suspended, file a verified petition with BODA to have the suspension terminated and to be reinstated to the practice of law. All such petitions shall be filed with the BODA clerk. The petitioner shall also serve a copy of the petition on the CDC as set forth in TRDP 12.06. After the petition is filed, the TRCP shall apply except when in conflict with these rules. Service shall be in accordance with the TRDP and these rules.
- (b) The petition shall set forth the information required by TRDP 12.06. If the judgment of disability suspension contained terms or conditions relating to misconduct by the petitioner prior to the suspension, the petition shall affirmatively demonstrate that those terms have been complied with or explain why they have not been satisfied. The petitioner has a duty to amend and keep current all information in the petition until the final hearing on the merits. Failure to do so may result in dismissal without notice.
- (c) Disability reinstatement proceedings before BODA are not confidential; however, BODA may seal all or any part of the record of the proceeding.

#### Rule 9.02 Discovery

The parties shall have sixty (60) days from the date of the filing of the petition for reinstatement in which to conduct discovery. The matter shall be set for a hearing by the BODA clerk on the next available hearing date after the expiration of the sixty (60) days, and the clerk shall so notify the parties of the time and place of the hearing. Nothing contained herein shall preclude either party from requesting a continuance for good cause.

## Rule 9.03 Physical or Mental Examinations

- (a) BODA may order the petitioner seeking reinstatement to submit to a physical and/or mental examination by a qualified health care or mental health care professional upon written motion of the CDC or its own motion. The petitioner shall be served with a copy of the motion and given at least seven (7) days to respond. BODA may grant or deny the motion with or without a hearing.
- (b) The petitioner shall be given reasonable notice of the examination by written order specifying the name, address and telephone number of the person conducting the examination.
- (c) The examining professional shall deliver to BODA and the parties a copy of a detailed written report setting out findings, including results of all tests made, diagnoses and conclusions.
- (d) If the petitioner fails to submit to an examination as ordered, BODA may dismiss the petition without notice.
- (e) Nothing contained herein shall be construed to limit the petitioner's right to an examination by a professional of his choice in addition to any exam ordered by BODA.

## Rule 9.04 Judgment

If, after hearing all the evidence, BODA determines that the petitioner is not eligible for reinstatement, BODA may, in its discretion, either enter an order denying the petition or direct that the petition be held in abeyance for a reasonable period of time until the petitioner provides additional proof as directed by BODA. The judgment may include such other orders as protecting the public and the petitioner's potential clients may require.

## SECTION 10: APPEALS FROM BODA TO THE SUPREME COURT

## Rule 10.01 Docketing by the Clerk

(a) All appeals to the Supreme Court from determinations by BODA on a decision of a District Grievance Committee's evidentiary panel concerning the imposition or failure to impose sanctions, appeals from determinations on compulsory discipline, reciprocal discipline, revocations

of probation, and disability suspensions will be docketed by the clerk of the Supreme Court in the same manner as petitions for review.

- (b) No fee shall be charged by the clerk for filing any appeal from BODA decisions.
- (c) The notice of appeal must be filed directly with the clerk of the Supreme Court within fourteen (14) days after receipt of notice of a final determination by BODA. The record must be filed within sixty (60) days after BODA's determination. The appealing party's brief is due thirty (30) days after the record, and the responding party's brief must be filed within thirty (30) days thereafter.
- (d) The BODA clerk shall include the information contained in subpart (c) above with transmittal of each final determination to the parties.

## Rule 10.02 Appellate Rules to Apply

- (a) The TRAP will apply to these appeals to the extent they are relevant. Oral argument may be granted on motion. The case shall be reviewed under the substantial evidence rule. The Court's decisions on sanctions, compulsory discipline, reciprocal discipline, revocations of probation, and disability suspension cases will be announced on the Court's orders. Following review by the Court, these appeals will be available for public inspection in the office of the Clerk of the Supreme Court, unless the file or some portion thereof is confidential under the TRDP.
  - (b) The Court may affirm a decision of BODA by order without written opinion.

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THE STATE OF TEXAS

PID: 215453 DA Complaint# 07-04857

Book #

Off 25890001 25890001 25890001 Cause No. M-06463 - CPF-272 HELEN MAYFIELD

Charge: FORGERY FINANCIAL INSTRUMENT X3

Justice Court No.

Agency CSPD 07-000593

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

The Grand Jury of Brazos County, State of Texas, duly organized at the October Term, 2007, of the 361sr District Court of said County, in said Court, at said term, do present that in the County of Brazos and State of Texas one HELEN MAYFIELD

hereinafter referred to as the Defendant, heretofore on or about December 23, 2006, did

then and there, with intent to defraud or harm another, pass to First National Bank a forged writing, knowing such writing to be forged, and such writing had been so altered, made, completed, executed or authenticated that it purported to be the act of American Express, who did not authorize the act, and said writing was a Traveler's Check of the tenor following:

COUNT TWO: And it is further presented in and to said Court, that the said HELEN MAYFIELD, in the County of Brazos and State of Texas on or about the 23rd day of December, 2006 did,

then and there, with intent to defraud or harm another, pass to First National Bank a forged writing, knowing such writing to be forged, and such writing had been so altered, made, completed, executed or authenticated that it purported to be the act of American Express, who did not authorize the act, and said writing was a Traveler's Check of the tenor following:

COUNT THREE: And it is further presented in and to said Court, that the said HELEN MAYFIELD, in the County of Brazos and State of Texas on or about the 27th day of December, 2006 did,

then and there, with intent to defraud or harm another, pass to First National Bank a forged writing, knowing such writing to be forged, and such writing had been so altered, made, completed, executed or authenticated that it purported to be the act of American Express, who did not authorize the act, and said writing was a Traveler's Check of the tenor following:

AGAINST THE PEACE AND DIGNITY OF THE STATE

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THE STATE OF TEXAS

VS.

PID: 215453 DA Complaint# 07-04858 Book #

HELEN MAYFIELD

Off 25890001 25890001 25890001 Cause No. M-05454-Ckt-272 Charge: FORGERY FINANCIAL INSTRUMENT X3

Justice Court No.

Agency CSPD 07-000593

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

The Grand Jury of Brazos County, State of Texas, duly organized at the October Term, 2007, of the 361st District Court of said County, in said Court, at said term, do present that in the County of Brazos and State of Texas one HELEN MAYFIELD

hereinafter referred to as the Defendant, heretofore on or about December 27, 2006, did

then and there, with intent to defraud or harm another, pass to First National Bank a forged writing, knowing such writing to be forged, and such writing had been so altered, made, completed, executed or authenticated that it purported to be the act of American Express, who did not authorize the act, and said writing was a Traveler's Check of the tenor following:

COUNT TWO: And it is further presented in and to said Court, that the said HELEN MAYFIELD, in the County of Brazos and State of Texas on or about the 27th day of December, 2006 did,

then and there, with intent to defraud or harm another, pass to First National Bank a forged writing, knowing such writing to be forged, and such writing had been so altered, made, completed, executed or authenticated that it purported to be the act of American Express, who did not authorize the act, and said writing was a Traveler's Check of the tenor following:

COUNT THREE. And it is further presented in and to said Court, that the said HELEN MAYFIELD, in the County of Brazos and State of Texas on or about the 27th day of December, 2006 did,

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THE STATE OF TEXAS

VS

HELEN MAYFIELD

PID: 215453

DA Complaint# 07-04859

Book #

Off 25890001 25890001 25890001 Cause No. 10-05455-0145-272

Charge: FORGERY FINANCIAL INSTRUMENT X3

Justice Court No.

Agency CSPD 07-000539

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

The Grand Jury of Brazos County, State of Texas, duly organized at the October Term, 2007, of the 361st District Court of said County, in said Court, at said term, do present that in the County of Brazos and State of Texas one

HELEN MAYFIELD

hereinafter referred to as the Defendant, heretofore on or about December 27, 2006, did

then and there, with intent to defraud or harm another, pass to First National Bank a forged writing, knowing such writing to be forged, and such writing had been so altered, made, completed, executed or authenticated that it purported to be the act of American Express, who did not authorize the act, and said writing was a Traveler's Check of the tenor following:

COUNT TWO: And it is further presented in and to said Court, that the said HELEN MAYFIELD, in the County of Brazos and State of Texas on or about the 27th day of December, 2006 did,

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COUNT THREE: And it is further presented in and to said Court, that the said HELEN MAYFIELD, in the County of Brazos and State of Texas on or about the 27th day of December, 2006 did,

then and there, with intent to defraud or harm another, pass to First National Bank a forged writing, knowing such writing to be forged, and such writing had been so altered, made, completed, executed or authenticated that it purported to be the act of American Express, who did not authorize the act, and said writing was a Traveler's Check of the tenor following:

AGAINST THE PEACE AND DIGNITY OF THE STATE

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Grand Jury Witness:

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 Eyes Brown

THE STATE OF TEXAS

VS. HELEN MAYFIELD PID: 215453 DA Complaint# 07-04860

Book#

Off 25890001 25890001 25890001 Cause No. M-05450 - QLF - Z72

Cause No.

Charge: FORGERY FINANCIAL INSTRUMENT X3

Justice Court No.

Agency CSPD 07-000539

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

The Grand Jury of Brazos County, State of Texas, duly organized at the October Term, 2007, of the 361st District Court of said County, in said Court, at said term, do present that in the County of Brazos and State of Texas one HELEN MAYFIELD

hereinafter referred to as the Defendant, heretofore on or about December 27, 2006, did

then and there, with intent to defraud or harm another, pass to First National Bank a forged writing, knowing such writing to be forged, and such writing had been so altered, made, completed, executed or authenticated that it purported to be the act of American Express, who did not authorize the act, and said writing was a Travler's Check of the tenor following:

COUNT TWO: And it is further presented in and to said Court, that the said HELEN MAYFIELD, in the County of Brazos and State of Texas on or about the 27th day of December, 2006 did,

then and there, with intent to defraud or harm another, pass to First National Bank a forged writing, knowing such writing to be forged, and such writing had been so altered, made, completed, executed or authenticated that it purported to be the act of American Express, who did not authorize the act, and said writing was a Traveler's Check of the tenor following:

COUNT THREE: And it is further presented in and to said Court, that the said HELEN MAYFIELD, in the County of Brazos and State of Texas on or about the 27th day of December, 2006 did,

then and there, with intent to defraud or harm another, pass to First National Bank a forged writing, knowing such writing to be forged, and such writing had been so altered, made, completed, executed or authenticated that it purported to be the act of American Express, who did not authorize the act, and said writing was a Traveler's Check of the tenor following:

AGAINST THE PEACE AND DIGNITY OF THE STATE

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Grand Jury Witness:

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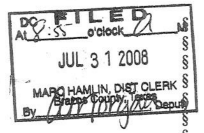
THE STATE OF TEXAS

V.

HELEN MAYFIELD

STATE ID No.: TX01703515

CASF No. 07-05453-CRF-361 COUNT ON INCIDENT NO./TRN: 9127577570



In The  $361^{\rm ST}$  District

COURT

BRAZOS COUNTY, TEXAS

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Judge Presiding: Hon. HAROLD "E	OB" TOWSLEE	Date Judgment Entered:	7/29/200	8	
Attorney for State: CORY CRENSH SHANE PHELPS		Attorney for Defendant:	HELEN :	MAYFIELD BANKS	
Offense for which Defendant Convicted:					
FORGERY FINANCIAL INSTRUM	ENT				
Charging Instrument:		Statute for Offense			
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Degree of Offense:		Plea to Offense:			
STATE JAIL FELONY		NOT GUILTY			
Verdict of Jury:		Findings on Deadly	v Weapon:		
GUILTY		N/A			
Plea to 1st Enhancement	Plea	to 2 <sup>nd</sup> Enhancement	Habitual		
Paragraph: N/A		graph:		N/A	
Findings on 1st Enhancement		ngs on 2 <sup>nd</sup>			
Paragraph: N/A	Enha	ncement/Habitual P	aragraph:	N/A	
Punished Assessed by:	Date Sentence Impo	sed:	Date Sen	tence to Commence:	
COURT	7/29/2008		7/29/20	08	
Punishment and Place of Confinement: TWENTY-FO	UR (24) MONTH	S STATE JAIL 1	DIVISION,	TDCJ	
THIS	SENTENCE SHALL R	UN CONCURRE	NTLY.		
SENTENCE OF CONFINEMENT	SUSPENDED, DEFEN	DANT PLACED ON C	OMMUNITY ST	UPERVISION FOR N/A	
Fine: Court C					
\$	\$ 6,000.00			AGENCY/AGENT (see below)	
Sex Offender Registration Requirements do			RIM. PROC. ch:	apter 62	
The age of the victim at the time of the offer			2000,011	32.	
If Defendant is to serve sentence		eration periods in chro	nological order		
From 8/10/2007 to 12/21/200			From to		
Time -	om to	17.1	110111 10		
Credited:					
If Defendant is to serve sentence		en credit toward fine a	nd costs, enter d	lays credited below.	
N/A DAYS NOTES:					
All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.					
This cause was called for trial in Brazos County, Texas. The State appeared by her District Attorney.					
Counsel / Waiver of Counsel (select one)					
Defendant appeared in person with Counsel.					
Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.  It appeared to the Court that Defendant was mentally competent and had pleaded as shown above to the charging					
instrument. Both parties announced ready for trial. A jury was selected, impaneled, and sworn. The INDICTMENT was read to the					
jury, and Defendant entered a plea to the charged offense. The Court received the plea and entered it of record.					
The jury heard the evidence submitted and argument of counsel. The Court charged the jury as to its					
guilt or innocence of Defendant, and the jury retired to consider the evidence. Upon returning to open court, the verdict in the presence of Defendant and defense coursel if any					

The Court received the verdict and ORDERED it entered upon the minutes of the Court.

Punishment Assessed by Jury / Court / No election (select one)  Jury. Defendant entered a plea and filed: itten election to have the jury assess punish: The jury heard evidence relative to the question of punishment. The Court charged the jury and it retired to consider the question of punishment. After due deliberation, the jury was brought into Court, and, in open court, it returned its verdict as indicated above.  Court assessed Defendant's punishment as indicated above.  No Election. Defendant delected to have the Court assess punishment. After hearing evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.  No Election. Defendant did not file a written election as to whether the judge or jury should assess punishment. After hearing evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.  The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECRES that Defendant is GUILITY of the above offense. The Court FINDs the Presentence Investigation, if so ordered, was done according to the applicable provisions of Tex. COBE CRIM. PROC. art. 42.12 § 9.  The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.  Yunishment Options (select one)  Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, State Jail Division, TDCJ. The Court ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS Defendant to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court ORDERS that upon release from confinement, Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.  County Jail—Conf
judgment by reference.  The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.
Furthermore, the following special findings or orders apply:
Restitution paid to: First National Bank 2807 South Texas Ave Bryan, Texas 77802 \$6,000.00
Signed and entered on the 30 day of July, 2008  JUDGE PRESIDING

Clerk:



CASE No. 07-05453-CRF-361

INCIDENT NO./TRN: 9127577570

THE STATE OF TEXAS

V.

HELEN MAYFIELD

JUL 3 1 2008 C HAMLIN, DIST CLERK

IN THE 361ST DISTRICT

COURT

BRAZOS COUNTY, TEXAS

STATE 1D NO.: TXC	1703515	3	
	JUDGMENT OF (	CONVICTION I	BY JURY
Judge Presiding:	HON. HAROLD "BOB" TOWSLE	Date Judgment Entered:	7/29/2008
Attorney for State:	CORY CRENSHAW SHANE PHELPS	Attorney for Defendant:	HELEN MAYFIELD PHILIP BANKS
Offense for which De	efendant Convicted:	Maria de la companio	
FORGERY FINA	NCIAL INSTRUMENT		
Charging Instrument	<u>t:</u>	Statute for Offense 32.21(d) Penal	
Date of Offense: 12/23/2006			
Degree of Offense:		Plea to Offense:	
STATE JAIL FE	LONY	NOT GUILTY	
Verdict of Jury: GUILTY		Findings on Deadly N/A	y Weapon:
Plea to 1st Enhancer		ea to 2 <sup>nd</sup> Enhancement/	
Paragraph:		ragraph:	N/A
Findings on 1st Enha Paragraph:	N/A Er	ndings on 2 <sup>nd</sup> hancement/Habitual P	'aragraph: N/A
Punished Assessed b	7/29/2008	nposed:	Date Sentence to Commence: 7/29/2008
Punishment and Pla of Confinement:	ce TWENTY-FOUR (24) MONT	HS STATE JAIL I	DIVISION, TDCJ
	THIS SENTENCE SHAL	LRUN CONCURRE	ENTLY.
	NCE OF CONFINEMENT SUSPENDED, DEF		
Fine: \$	Court Costs: Restituti \$		Payable to: (see below) AGENCY/AGENT (see below)
Sex Offender Regist	ration Requirements do not apply to the I	Defendant. TEX. CODE (	CRIM. PROC. chapter 62.
The age of the victin	at the time of the offense was $N\!/A$ .		
	fendant is to serve sentence in TDCJ, enter inc a 8/10/2007 to 12/21/2007 From 7/25/2		onological order. From to
Time From	to From to	From to	
If De	fendant is to serve sentence in county jail or is	given credit toward fine a	and costs, enter days credited below.
	DAYS NOTES: N/A		
	ent information, names and assessments indicated a		
Counsel / W Defendant appear Defendant know It appeared instrument. Both pa	to the Court that Defendant was mentall	d the right to represent y competent and had pl as selected, impaneled, e Court received the pl	tation by counsel in writing in open court. leaded as shown above to the charging , and sworn. The INDICTMENT was read to the ea and entered it of record.

The Court received the verdict and ORDERED it entered upon the minutes of the Court.

verdict in the presence of Defendant and defense counsel, if any.

guilt or innocence of Defendant, and the jury retired to consider the evidence. Upon returning to open court, t

**Exhibit** 

Punishment Assessed by Jury / Court / No election (select one)  Jury. Defendant entered a plea and filed itten election to have the jury assess punish to the question of punishment. The Court charged the jury and it retired to consider the question of punishment purposes was brought into Court, and, in open court, it returned its verdict as indicated above.  Court. Defendant elected to have the Court assess punishment. After hearing evidence relative to Court assessed Defendant's punishment as indicated above.  No Election. Defendant did not file a written election as to whether the judge or jury should asses evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated.	to the question of punishment, the
The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was d provisions of Tex. Code Crim. Proc. art. 42.12 § 9.  The Court Orders Defendant punished as indicated above. The Court Orders Defendant	DECREES that Defendant is one according to the applicable
Punishment Options (select one)  Confinement in State Jail or Institutional Division. The Court Orders the authorized agent of this County to take, safely convey, and deliver Defendant to the Director, State Jail Division, TDC be confined for the period and in the manner indicated above. The Court Orders Defendant remanthis county until the Sheriff can obey the directions of this sentence. The Court Orders that upon Defendant proceed immediately to the Brazos County District Clerk's Collection Department. One Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restable.	The State of Texas or the Sheriff of CJ. The Court ORDERS Defendant to ded to the custody of the Sheriff of release from confinement, see there, the Court ORDERS
County Jail—Confinement / Confinement in Lieu of Payment. The Court Orders Defendant in custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant County Jail for the period indicated above. The Court Orders that upon release from confinement immediately to the Brazos County District Clerk's Collection Department. Once there, the Court Carrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court immediately to the Office of the Brazos County. Once there, the Court Orders Defendant to pay fines and court costs as ordered by the Court in this cause.  Execution / Suspension of Sentence (select one)  The Court Orders Defendant's sentence executed.  The Court Orders Defendant's sentence of confinement Suspended. The Court Orders Defends supervision for the adjudged period (above) so long as Defendant abides by and does not violate the community supervision. The order setting forth the terms and conditions of community supervision in degment by reference.	t shall be confined in the Brazos t, Defendant shall proceed DRDERS Defendant to pay, or make burt above. The ORDERS Defendant to proceed or make arrangements to pay all dant placed on community terms and conditions of the initial confidence of the community of the initial confidence of the community of the confidence of the community of the confidence
The Court ORDERS that Defendant is given credit noted above on this sentence for the time  Furthermore, the following special findings or orders apply	
Signed and entered on the 30 day of July, 2008  X JUDGE PRESIDING	1

Clerk:

CASE No. 07-05453-CRF-361 COUNT THREE INCIDENT, NO./TRN: 9127577570 THE STATE OF TEXAS

8

IN THE 361ST DISTRICT

COURT

BRAZOS COUNTY, TEXAS

HELEN MAYFIELD

V.

STATE ID No.: TX01703515

	JUDGMENT (	OF CONVICTION B	y Jury	
Judge Presiding:	HON. HAROLD "BOB" TOWS	SLEE Date Judgment Entered:	7/29/2008	3
Attorney for State	CORY CRENSHAW SHANE PHELPS	Attorney for Defendant:	HELEN N PHILIP B	MAYFIELD SANKS
Offense for which	Defendant Convicted:			221220
FORGERY FIN	JANCIAL INSTRUMENT			
Charging Instrum INDICTMENT	ent:	Statute for Offense: 32.21(d) Penal C	ode	
Date of Offense: 12/27/2006				•
Degree of Offense: STATE JAIL F	ELONY	Plea to Offense: NOT GUILTY		
Verdict of Jury: GUILTY		Findings on Deadly N/A	Weapon:	
Plea to 1 <sup>st</sup> Enhanc Paragraph:	N/A	Plea to 2 <sup>nd</sup> Enhancement/E Paragraph:	abitual	N/A
Findings on 1st En Paragraph:	N/A	Findings on 2 <sup>nd</sup> Enhancement/Habitual Pa	ragraph:	N/A
Punished Assessed COURT	<u>Date Senten</u> 7/29/2008	ce Imposed:		ence to Commence:
Punishment and P	lana	ONIMITO OMAMO TATE D	7/29/200	
of Confinement:	TWENTY-FOUR (24) MO	JNTHS STATE JAIL D	IVISION, 1	TDCJ
5 5	THIS SENTENCE S	HALL RUN CONCURREN	ITLY.	
	ENCE OF CONFINEMENT SUSPENDED,	DEFENDANT PLACED ON CO	MMUNITY SU	PERVISION FOR N/A .
Fine: \$	Court Costs: Rest	itution: Restitution Pa		AGENCY/AGENT (see below)
Sex Offender Regis	tration Requirements do not apply to			nter 62
	m at the time of the offense was N/A			502 52.
	defendant is to serve sentence in TDCJ, enter		logical order	
Fro			rom to	
Time Fro	m to From to	From to		
<u>If I</u>	defendant is to serve sentence in county jail A DAYS NOTES: N/A	or is given credit toward fine and	costs, enter da	ys credited below.
	inent information, names and assessments indica	tad above are incorporated into the la		
This cause Counsel / Defendant app	was called for trial in Brazos County, <u>Waiver of Counsel (select one)</u> eared in person with Counsel.	Texas. The State appeared b	y her District	Attorney.
instrument. Both p jury, and Defendan	wingly, intelligently, and voluntarily well to the Court that Defendant was mentarties announced ready for trial. A just entered a plea to the charged offense eard the evidence submitted and argurence.	ntally competent and had plear ry was selected, impaneled, as The Court received the plear	ded as shown ad sworn. The and entered i	above to the charging e INDICTMENT was read to the

The Court received the verdict and ORDERED it entered upon the minutes of the Court.

verdict in the presence of Defendant and defense counsel, if any.

guilt or innocence of Defendant, and the jury retired to consider the evidence. Upon returning to open court, the

Exhibit

Punishment Assessed by Jury / Court / No election (select one)  Jury. Defendant entered a plea and filed citten election to have the jury assess punish it. The jury heard evidence relative to the question of punishment. The Court charged the jury and it retired to consider the question of punishment. After due deliberation, the jury was brought into Court, and, in open court, it returned its verdict as indicated above.
Court. Defendant elected to have the Court assess punishment. After hearing evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.
No Election. Defendant did not file a written election as to whether the judge or jury should assess punishment. After hearing evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.
The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable
provisions of Tex. Code Crim. Proc. art. 42.12 § 9.  The Court Orders Defendant punished as indicated above. The Court Orders Defendant to pay all fines, court costs, and
restitution as indicated above.  Punishment Options (select one)
Confinement in State Jail or Institutional Division. The Court Orders the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, State Jail Division, TDCJ. The Court Orders Defendant to be confined for the period and in the manner indicated above. The Court Orders Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court Orders that upon release from confinement, Defendant proceed immediately to the Brazos County District Clerk's Collection Department. Once there, the Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.
County Jail—Confinement / Confinement in Lieu of Payment. The Court Orders Defendant immediately committed to the custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant shall be confined in the Brazos County Jail for the period indicated above. The Court Orders that upon release from confinement, Defendant shall proceed immediately to the Brazos County District Clerk's Collection Department. Once there, the Court Orders Defendant to pay, or make
arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.  Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed immediately to the Office of the Brazos County. Once there, the Court ORDERS Defendant to pay or make arrangements to pay all fines and court costs as ordered by the Court in this cause.
Execution / Suspension of Sentence (select one)  The Court Orders Defendant's sentence EXECUTED.
The Court Orders Defendant's sentence of confinement SUSPENDED. The Court Orders Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this judgment by reference.
The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.
Furthermore, the following special findings or orders apply:
Signed and entered on the $\frac{20}{\text{day of }}$ day of $\frac{7u-4}{\text{day of }}$ , 2008
Montrel
JUDGE PRESIDING

CASE No. 07-05454-CRF-361 COUNT ONE NCIDENT NO./TRN: 9127577570 IN THE 361ST DISTRICT THE STATE OF TEXAS 8 JUL 3 1 2008 § COURT V. 3C HAMLIN, DIST CLERK HELEN MAYFIELD BRAZOS COUNTY, TEXAS STATE ID No.: TX01703515 JUDGMENT OF CONVICTION BY JURY Date Judgment HON, HAROLD "BOB" TOWSLEE 7/29/2008 Judge Presiding: Entered: CORY CRENSHAW HELEN MAYFIELD Attorney for Attorney for State: Defendant: SHANE PHELPS PHILIP BANKS Offense for which Defendant Convicted: FORGERY FINANCIAL INSTRUMENT Charging Instrument: Statute for Offense: 32.21(d) Penal Code INDICTMENT Date of Offense: 12/27/2006 Degree of Offense: Plea to Offense: STATE JAIL FELONY NOT GUILTY Findings on Deadly Weapon: Verdict of Jury: **GUILTY** N/A Plea to 2nd Enhancement/Habitual Plea to 1st Enhancement N/A N/A Paragraph: Paragraph: Findings on 1st Enhancement Findings on 2nd Paragraph: N/A Enhancement/Habitual Paragraph: N/A Date Sentence to Commence: Punished Assessed by: Date Sentence Imposed: COURT 7/29/2008 7/29/2008 Punishment and Place TWENTY-FOUR (24) MONTHS STATE JAIL DIVISION, TDCJ of Confinement: THIS SENTENCE SHALL RUN CONCURRENTLY. SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR  $\mathbb{N}/\mathbb{A}$ . Fine: Court Costs: Restitution Payable to: Restitution: ☐ VICTIM (see below) ☐ AGENCY/AGENT (see below) \$ \$ \$ Sex Offender Registration Requirements do not apply to the Defendant. TEX. CODE CRIM. PROC. chapter 62. The age of the victim at the time of the offense was N/A. If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From 8/10/2007 to 12/21/2007 From 7/25/2008 to 7/29/2008 From Time From From From Credited: If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below. N/A DAYS NOTES: N/A

All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.

This cause was called for trial in Brazos County, Texas. The State appeared by her District Attorney.

Counsel / Waiver of Counsel (select one)

Defendant appeared in person with Counsel.

Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.

It appeared to the Court that Defendant was mentally competent and had pleaded as shown above to the charging instrument. Both parties announced ready for trial. A jury was selected, impaneled, and sworn. The INDICTMENT was read to the jury, and Defendant entered a plea to the charged offense. The Court received the plea and entered it of record.

The jury heard the evidence submitted and argument of counsel. The Court charged the jury as to its

guilt or innocence of Defendant, and the jury retired to consider the evidence. Upon returning to open court, t verdict in the presence of Defendant and defense counsel, if any.

The Court received the verdict and ORDERED it entered upon the minutes of the Court.

Punishment Assessed by Jury / Court / No election (select one)	
Jury. Defendant entered a plea and filed: itten election to have the jury assess punish: The jury heard evidence relative to	
the question of punishment. The Court charged the jury and it retired to consider the question of punishment. After due deliberation,	
the jury was brought into Court, and, in open court, it returned its verdict as indicated above.  Court. Defendant elected to have the Court assess punishment. After hearing evidence relative to the question of punishment, the	
Court assessed Defendant's punishment as indicated above.	
No Election. Defendant did not file a written election as to whether the judge or jury should assess punishment. After hearing	
evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.	
The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is	
GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable	
provisions of Tex. Code Crim. Proc. art. 42.12 § 9.	
The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and	
restitution as indicated above.	
Punishment Options (select one)	
Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of	
this County to take, safely convey, and deliver Defendant to the Director, State Jail Division, TDCJ. The Court ORDERS Defendant to	i
be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of	
this county until the Sheriff can obey the directions of this sentence. The Court ORDERS that upon release from confinement,	
Defendant proceed immediately to the Brazos County District Clerk's Collection Department. Once there, the Court ORDERS	
Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court	
above.	
County Jail—Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to the custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant shall be confined in the Brazos	
County Jail for the period indicated above. The Court ORDERS that upon release from confinement, Defendant shall proceed	
mmediately to the Brazos County District Clerk's Collection Department. Once there, the Court Orders Defendant to pay, or make	
arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.	
Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed	
mmediately to the Office of the Brazos County. Once there, the Court ORDERS Defendant to pay or make arrangements to pay all	
fines and court costs as ordered by the Court in this cause.	
Execution / Suspension of Sentence (select one)	
The Court Orders Defendant's sentence EXECUTED.	
The Court Orders Defendant's sentence of confinement SUSPENDED. The Court Orders Defendant placed on community	
supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of	
community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this	
udgment by reference.	
The Court ORDERS that Defendant is given credit noted above on this sentence for the time spent incarcerated.	
Furthermore, the following special findings or orders apply:	
Signed and entered on the $\frac{30}{100}$ day of $\frac{30}{100}$ , 2008	
Signed and entered on the day of y 427, 2008	
/ /// Murs	
JUDGE PRESIDING	
(CG)	



CASE No. 07-05454-CRF-361

	.NCIDENT N	O./TRN: 9	127577570
THE STATE OF TEXAS	EDO	§	In The $361^{\rm ST}$ District
7. At 30 0	clock M	8	Court
HELEN MAYFIELD JUL	3 1 2008	§ §	BRAZOS COUNTY, TEXA
STATE ID No.: TX017035	Gounty Texas Deputy	§ §	

STATE ID NO.: TX0	MARC HAMLIN, DIST CLERN MARC H	§ BRAZOS §	S COUNTY	, TEXAS
	JUDGMENT OF C	ONVICTION BY	JURY	
Judge Presiding:	HON. HAROLD "BOB" TOWSLEE	Date Judgment Entered:	7/29/2008	
Attorney for State:	CORY CRENSHAW SHANE PHELPS		HELEN M PHILIP B	IAYFIELD ANKS
Offense for which De	efendant Convicted:			
FORGERY FINA	ANCIAL INSTRUMENT			
Charging Instrumen	ıt:	Statute for Offense:		
INDICTMENT		32.21(d) Penal Co	de	
Date of Offense:				3.
12/27/2006				
Degree of Offense:		Plea to Offense:		
STATE JAIL FE	LONY	NOT GUILTY		
Verdict of Jury: GUILTY		Findings on Deadly W N/A	Veapon:	
Plea to 1st Enhancem		to 2 <sup>nd</sup> Enhancement/Ha	abitual	
Paragraph:		graph:		N/A
Findings on 1 <sup>st</sup> Enha Paragraph:		ings on 2 <sup>nd</sup> ancement/Habitual Par:	agraph:	N/A
Punished Assessed b	Date Sentence Imp 7/29/2008	osed:	Date Sent 7/29/200	ence to Commence:
Punishment and Plac	TWENTY-FOUR (24) MONTH	IS STATE JAIL DI	VISION 7	rDC:I
of Confinement:				
No.	THIS SENTENCE SHALL I	RUN CONCURREN	TLY.	
	NCE OF CONFINEMENT SUSPENDED, DEFE			PERVISION FOR N/A .
Fine:	Court Costs: Restitution		Annual Control of the	AGDNOVA GDVM (
\$ 000 1 D : 1	\$ \$		The second secon	AGENCY/AGENT (see below)
	ration Requirements do not apply to the De	tendant. TEX. CODE CRI	M. PROC. cha	pter 62.
	at the time of the offense was $N/A$ .			
	fendant is to serve sentence in TDCJ, enter incar			
Time From	n 8/10/2007 to 12/21/2007 From 7/25/200	98 to 7/29/2008 Fr	om to	
Credited: From	n to From to	From to		
	fendant is to serve sentence in county jail or is gi	ven credit toward fine and	costs, enter da	ays credited below.
N/A	DAYS NOTES: N/A			19
All pertin	nent information, names and assessments indicated above	e are incorporated into the lar	nguage of the jud	igment below by reference.
This cause w	was called for trial in Brazos County, Texas.	The State appeared by	her District	Attorney.
	aiver of Counsel (select one)			
	ared in person with Counsel.			
Defendant know	ingly, intelligently, and voluntarily waived	the right to representat	ion by couns	el in writing in open court.
	to the Court that Defendant was mentally carties announced ready for trial. A jury was			
	entered a plea to the charged offense. The			
	ard the evidence submitted and argument of			
guilt or innocence of	Defendant, and the jury retired to consider	the evidence. Upon ret		en court, t
verdict in the present	ice of Defendant and defense counsel, if any.			Exhibit

verdict in the presence of Defendant and defense counsel, if any.

The Court received the verdict and ORDERED it entered upon the minutes of the Court.

· ·
Punishment Assessed by Jury / Court / No election (select one)
Jury. Defendant entered a plea and filed a tten election to have the jury assess punishn . The jury heard evidence relative to
he question of punishment. The Court charged the jury and it retired to consider the question of punishment. After due deliberation,
he jury was brought into Court, and, in open court, it returned its verdict as indicated above.
Court. Defendant elected to have the Court assess punishment. After hearing evidence relative to the question of punishment, the
Court assessed Defendant's punishment as indicated above.
No Election. Defendant did not file a written election as to whether the judge or jury should assess punishment. After hearing
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The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is
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provisions of Tex. Code Crim. Proc. art. 42.12 § 9.
The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and
restitution as indicated above.
Punishment Options (select one)
Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of
his County to take, safely convey, and deliver Defendant to the Director, State Jail Division, TDCJ. The Court ORDERS Defendant to
be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of
this county until the Sheriff can obey the directions of this sentence. The Court ORDERS that upon release from confinement, Defendant proceed immediately to the Brazos County District Clerk's Collection Department. Once there, the Court ORDERS
Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court
beliefind and the pay, of make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ofdered by the Court above.
County Jail—Confinement / Confinement in Lieu of Payment. The Court Orders Defendant immediately committed to the
custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant shall be confined in the Brazos
County Jail for the period indicated above. The Court ORDERS that upon release from confinement, Defendant shall proceed
mmediately to the Brazos County District Clerk's Collection Department. Once there, the Court ORDERS Defendant to pay, or make
arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.
Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed
mmediately to the Office of the Brazos County . Once there, the Court ORDERS Defendant to pay or make arrangements to pay all
ines and court costs as ordered by the Court in this cause.
Execution / Suspension of Sentence (select one)
The Court ORDERS Defendant's sentence EXECUTED.
The Court ORDERS Defendant's sentence of confinement SUSPENDED. The Court ORDERS Defendant placed on community
supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of
community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this
udgment by reference.
The Court ORDERS that Defendant is given credit noted above on this sentence for the time spent incarcerated.
Furthermore, the following special findings or orders apply:
i di dicimore, the following special infidings of orders apply
20, 7,114
Signed and entered on the $3^{\circ}$ day of $7a - 4$ , 2008
/ s/ll Mark
THE PRECIPING
JUDGE PRESIDING

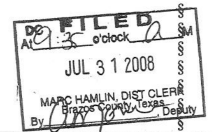


THE STATE OF TEXAS

V.

HELEN MAYFIELD

STATE ID No.: TX01703515



CASE NO. 07-05454-CRF-361

INCIDENT NO./TRN: 9127577570

IN THE 361ST DISTRICT

COUNT THREE

COURT

BRAZOS COUNTY, TEXAS

			T	3		
	2	JUDGME	NT OF C	ONVICTIO	ON BY JUR	XY
Judge Presiding	Hon. HAI	ROLD "BOB" 7	TOWSLEE	Date Judgme Entered:	ent 7/29/2	008
Attorney for Stat	CORY C. SHANE	RENSHAW PHELPS	8	Attorney for Defendant:		N MAYFIELD P BANKS
Offense for which	n Defendant Con	victed:				
FORGERY FI	NANCIAL IN			- 2	3	
Charging InstruMINDICTMEN	Proposition and the same of th			Statute for O		
Date of Offense: 12/27/2006						1
Degree of Offensor STATE JAIL				Plea to Offen		
Verdict of Jury: GUILTY				Findings on I	Deadly Weapon:	7,
Plea to 1 <sup>st</sup> Enhan Paragraph:	cement	N/A		to 2 <sup>nd</sup> Enhance graph:	ement/Habitual	N/A
Findings on 1 <sup>st</sup> E Paragraph:		N/A		ngs on 2 <sup>nd</sup> ncement/Habi	tual Paragraph:	N/A
Punished Assesse	ed by:		Sentence Impo	sed:	Date	Sentence to Commence:
COURT		7/29/	2008		7/29/	2008
Punishment and of Confinement:	Place TWE	NTY-FOUR (2	4) MONTH	S STATE J	AIL DIVISIO	N, TDCJ
		THIS SENTE	ENCE SHALL R	UN CONCU	RRENTLY.	
	TENCE OF CONF	INEMENT SUSPE	NDED, DEFEN	DANT PLACED	ON COMMUNIT	y supervision for N/A .
Fine:		Court Costs:	Restitution:	-	ution Payable to:	
\$		\$	\$	☐ VIC	CTIM (see below)	☐ AGENCY/AGENT (see below)
Sex Offender Reg	istration Requir	ements do not ap	ply to the Defe	endant. TEX. C	CODE CRIM. PROC.	chapter 62.
The age of the vic						
		rve sentence in TD			in chronological ord	ler.
	rom 8/10/2007 to	12/21/2007	From 7/25/2008	3 to 7/29/2008	From	to
Time F	rom to	From	to	From	to	
	Defendant is to se	rve sentence in cou	nty jail or is give	en credit toward	fine and costs, ent	er days credited below.
		NOTES: N/A				ST SWIFT STORY
All pe	ertinent information,	names and assessmen	ts indicated above	are incorporated i	nto the language of th	ne judgment below by reference.
		trial in Brazos Co				
Counsel	Waiver of Coun	sel (select one)		••		,
	peared in person					
☐ Defendant kn	owingly, intellig	ently, and volunt	arily waived th	ne right to repr	resentation by co	unsel in writing in open court.
It appear	ed to the Court i	hat Defendant w	as mentally co	mpetent and h	nad pleaded as sh	lown above to the charging
monument. Doth	parties annound	ed ready for trial	. A jury was s	selected, impai	neled, and sworn	The INDICTMENT was read to the

Mayfield,H07-05454CRFct#3-JT-G-SJF.doc

The Court received the verdict and ORDERED it entered upon the minutes of the Court.

verdict in the presence of Defendant and defense counsel, if any.

jury, and Defendant entered a plea to the charged offense. The Court received the plea and entered it of record.

guilt or innocence of Defendant, and the jury retired to consider the evidence. Upon returning to open court, th

The jury heard the evidence submitted and argument of counsel. The Court charged the jury as to its

Page 1 of 2

Exhibit

10

the question of punishment. The Court charged the jury and it retired to consider the question of put the jury was brought into Court, and, in open court, it returned its verdict as indicated above.  Court. Defendant elected to have the Court assess punishment. After hearing evidence relative Court assessed Defendant's punishment as indicated above.  No Election. Defendant did not file a written election as to whether the judge or jury should asservidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated relative to the question of punishment, the Court assessed Defendant's punishment as indicated above offense and ORDERS, ADJUDGES AND GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was deprovisions of Tex. Code Crim. Proc. art. 42.12 § 9.  The Court Orders Defendant punished as indicated above. The Court Orders Defendant restitution as indicated above.	to the question of punishment, the ess punishment. After hearing cated above. D DECREES that Defendant is lone according to the applicable
Punishment Options (select one)  Confinement in State Jail or Institutional Division. The Court Orders the authorized agent of this County to take, safely convey, and deliver Defendant to the Director, State Jail Division, To be confined for the period and in the manner indicated above. The Court Orders Defendant remarks county until the Sheriff can obey the directions of this sentence. The Court Orders that upon Defendant proceed immediately to the Brazos County District Clerk's Collection Department. One Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and rest above.	CJ. The Court ORDERS Defendant to nded to the custody of the Sheriff of release from confinement, ce there, the Court ORDERS itution as ordered by the Court
□ County Jail—Confinement / Confinement in Lieu of Payment. The Court Orders Defendant is custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant County Jail for the period indicated above. The Court Orders that upon release from confinement immediately to the Brazos County District Clerk's Collection Department. Once there, the Court carrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court immediately to the Office of the Brazos County. Once there, the Court Orders Defendant to pay fines and court costs as ordered by the Court in this cause.  Execution / Suspension of Sentence (select one)  The Court Orders Defendant's sentence executed.  The Court Orders Defendant's sentence of confinement suspended. The Court Orders Defension to the adjudged period (above) so long as Defendant abides by and does not violate the community supervision. The order setting forth the terms and conditions of community supervision for the adjudged period (above) is given and it noted above to the provision for the terms of community supervision.	at shall be confined in the Brazos t, Defendant shall proceed ORDERS Defendant to pay, or make ourt above. rt ORDERS Defendant to proceed or make arrangements to pay all dant placed on community e terms and conditions of on is incorporated into this
The Court Orders that Defendant is given credit noted above on this sentence for the tim	
Furthermore, the following special findings or orders appl	<u>у:</u>
Signed and entered on the 30 day of July, 2008  JUDGE PRESIDING	

Mayfield,H07-05454CRFct#3-JT-G-SJF.doc

Clerk:

Page 2 of 2



CASE NO. 07-05455-CRF-361

COUNT OND

ANCIDENT NO./TRN: 9127577570

THE STATE OF TEXAS

V.

HELEN MAYFIELD

STATE ID No.: TX01703515



IN THE 361ST DISTRICT

COURT

BRAZOS COUNTY, TEXAS

Judge Presiding: How. HAROLD "BOB" TOWSLEE Entered: 7/29/2008  Attorney for State: CORY CRENSHAW SHANE PHELPS Defendent: PHILIP BANKS  Offense for which Defendent Convicted: PHILIP BANKS  Offense for which Defendent Convicted: Statute for Offense: Statute for Offense: S2.21(d) Penal Code  Date of Offense: S2.21(d) Penal Code  Date of Offense: Plea to Offense: STATE JAIL FELONY NOT GUILITY  Verdict of Jury: Findings on Deadly Weapon: N/A  Plea to 1st Enhancement N/A Pragraph: Deadly N/A Pragraph: N/A P							
Attorney for State:  CORY CRENSHAW SHANE PHELPS Defendant:  PHILIP BANKS  Offense for which Defendant Convicted:  FORGERY FINANCIAL INSTRUMENT  Statute for Offense: INDICTMENT 32.21(d) Penal Code  Date of Offense: 12/27/2006  Degree of Offense: STATE JAIL FELONY NOT GUILITY Verdict of Jury Findings on Deadly Weapon: N/A  Plea to 1st Enhancement Plea to 2st Enhancement/Habitual Paragraph: N/A  Paragraph: N/A  Paragraph: N/A  Paragraph: N/A  Paragraph: N/A  Pindings on 1st Enhancement N/A  Pi	JUDGMENT OF CONVICTION BY JURY						
Offense for which Defendant Convicted: FORGERY FINANCIAL INSTRUMENT  Statute for Offense: INDICTMENT  Statute for Offense: 10/27/2006  Date of Offense: STATE JAIL FELONY  Verdict of Jury N/A  Plea to 2 <sup>nd</sup> Enhancement/Habitual Paragraph: N/A  Plea to 2 <sup>nd</sup> Enhancement/Habitual Paragraph: N/A  Plea to 1 <sup>nd</sup> Enhancement/Habitual Paragraph: N/A  Plea to 1 <sup>nd</sup> Enhancement/Habitual Paragraph: N/A  Plea to 1 <sup>nd</sup> Enhancement/Habitual Paragraph: N/A  Punished Assessed by: COURT  T/29/2008  TWENTY-FOUR (24) MONTHS STATE JAIL DIVISION, TDCJ  THIS SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A .  Fine: Court Costs: Sestitution: Sestitution Payable to: Sex Offender Registration Requirements do not apply to the Defendant. TEX. CODE CRIM. PROC. chapter 62.  The age of the victim at the time of the offense was N/A .  If Defendant is to serve sentence in TDCL enter incarceration periods in chronological order. From 8/10/2007 to 12/21/2007  From 7/25/2008 From to  If Defendant is to serve sentence in county iail or is given credit toward fine and costs, enter days credited below. N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.	Judge Presidir	ng:	HON. HAROLD "B	OB" TOWSLEE	The state of the s	7/29/200	98
Charging Instrument: INDICTMENT  Date of Offense: 12/27/2006  Derree of Offense: 12/27/2008  Derree of Offense: 12/27/2008  Persee of Offense: 25/27/2008  Persee of Offense: 25/27/2008  Persee of Offense: 25/27/2008  Port of Jury: 25/27/2008  Plea to 2nd Enhancement/Habitual 25/27/2008  Plea to 2nd Enhancement/Habitual 25/27/2008  Paragraph: 25/27/2008  Paragraph: 25/27/2008  Punished Assessed by: 25/27/2008  Punishment and Place 25/27/29/2008  Punishment and Place 35/27/29/2008  Punishment and Place 35/29/2008  Punishment and Place 35/29/2008  Punishment and Place 35/29/2008  Punishment and Place 35/29/2008  Punishment and Place 36/29/2008  Punishment and Place 37/29/2008  Punishment and Place 47/29/2008  Punishment and Place	Attorney for S	tate.					
Charging Instrument: INDICTMENT  Date of Offense: 12/27/2006  Derree of Offense: 12/27/2008  Derree of Offense: 12/27/2008  Persee of Offense: 25/27/2008  Persee of Offense: 25/27/2008  Persee of Offense: 25/27/2008  Port of Jury: 25/27/2008  Plea to 2nd Enhancement/Habitual 25/27/2008  Plea to 2nd Enhancement/Habitual 25/27/2008  Paragraph: 25/27/2008  Paragraph: 25/27/2008  Punished Assessed by: 25/27/2008  Punishment and Place 25/27/29/2008  Punishment and Place 35/27/29/2008  Punishment and Place 35/29/2008  Punishment and Place 35/29/2008  Punishment and Place 35/29/2008  Punishment and Place 35/29/2008  Punishment and Place 36/29/2008  Punishment and Place 37/29/2008  Punishment and Place 47/29/2008  Punishment and Place	Offense for wh	ich Defe	ndant Convicted:				
INDICTMENT  Date of Offense:  12/27/2006  Degree of Offense:  STATE JAIL FELONY  Verdict of Jury:  Findings on Deadly Weapon:  ROT GUILTY  Plea to 1st Enhancement Paragraph:  N/A  Plea to 2sd Enhancement/Habitual Paragraph:  N/A  Plea to 2sd Enhancement/Habitual Paragraph:  N/A  Pindings on 1st Enhancement Paragraph:  N/A  Punished Assessed by:  Date Sentence Imposed:  TWENTY-FOUR (24) MONTHS STATE JAIL DIVISION, TDCJ  THIS SENTENCE SHALL RUN CONCURRENTLY.  SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A.  Fine:  Court Costs:  SEX SESSIBLATION Requirements do not apply to the Defendant. Tex. Code Crim. Proc. chapter 62.  The age of the victim at the time of the offense was N/A.  If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From to From to From to From to Indicated above are incorporated into the language of the judgment below by reference.  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.	FORGERY	FINAN		ENT			
Date of Offense: 12/27/2006  Degree of Offense: STATE JAIL FELONY  Verdict of Jury: GUILTY  Verdict of Jury: GUILTY  Plea to 1st Enhancement Paragraph: N/A  Plea to 2nd Enhancement/Habitual Paragraph: N/A  Plea to 2nd Enhancement/Habitual Paragraph: N/A  Pindings on 2nd Findings on 2nd							
Degree of Offense: STATE JAIL FELONY  Plea to Offense: NOT GUIL/TY  Werdict of Jury: GUIL/TY  Plea to 1st Enhancement Paragraph: N/A  Plea to 2nd Enhancement/Habitual Paragraph: N/A  Plea to 2nd Enhancement/Habitual Paragraph: N/A  Plea to 2nd Enhancement/Habitual Paragraph: N/A  Punished Assessed by: Date Sentence Imposed: Enhancement/Habitual Paragraph: N/A  Punishment and Place of Confinement:  TWENTY-FOUR (24) MONTHS STATE JAIL DIVISION, TDCJ  THIS SENTENCE SHALL RUN CONCURRENTLY.  SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A .  Fine: SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A .  Fine: SENTENCE OF Confinements on the apply to the Defendant. Tex. Code Crim. Proc. chapter 62.  The age of the victim at the time of the offense was N/A .  If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From 8/10/2007 to 12/21/2007 From 7/25/2008 to 7/29/2008 From to  If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below. N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.					32.21(d) Pena	l Code	
Degree of Offense: STATE JAIL FELONY		<u>e:</u>					
STATE JAIL FELONY   NOT GUILTY							4
Verdict of Jury: GUILTY    Plea to 1st Enhancement					Plea to Offense:		
GUILTY  Plea to 1st Enhancement Paragraph:  N/A  Plea to 2nd Enhancement/Habitual Paragraph:  N/A  Plea to 2nd Enhancement/Habitual Paragraph:  N/A  Paragraph:  N/A  Pindings on 2nd Enhancement/Habitual Paragraph:  N/A  Punished Assessed by:  COURT  TVENTY-FOUR (24) MONTHS STATE JAIL DIVISION, TDCJ  THIS SENTENCE SHALL RUN CONCURRENTLY.  THIS SENTENCE SHALL RUN CONCURRENTLY.  SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A .  Fine:  Court Costs:  Restitution:  SENTENCE Registration Requirements do not apply to the Defendant. Tex. Code CRIM. PRoc. chapter 62.  The age of the victim at the time of the offense was N/A .  If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From 8/10/2007 to 12/21/2007  From 7/25/2008 to 7/29/2008  From to  From to From to  If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below. N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.			ONY		NOT GUILTY	Y	
Plea to 1st Enhancement Paragraph: N/A	The second secon	<u>7:</u>			Findings on Dea	dly Weapon:	
Paragraph: N/A Paragraph: N/A  Findings on 1st Enhancement Paragraph: N/A  Punished Assessed by: Date Sentence Imposed: Date Sentence to Commence: 7/29/2008  Punishment and Place of Confinement: TWENTY-FOUR (24) MONTHS STATE JAIL DIVISION, TDCJ  THIS SENTENCE SHALL RUN CONCURRENTLY.  SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A.  Fine: Court Costs: Restitution: Restitution Pavable to: \$ \$ \$ \$ VICTIM (see below) AGENCY/AGENT (see below)  Sex Offender Registration Requirements do not apply to the Defendant. Tex. Code Crim. Proc. chapter 62.  The age of the victim at the time of the offense was N/A.  If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From 8/10/2007 to 12/21/2007 From 7/25/2008 to 7/29/2008 From to  Time Credited: From to From Total From From From From From From From From	GUILTY				N/A		
Findings on 1st Enhancement Paragraph:  N/A  Findings on 2nd Enhancement/Habitual Paragraph:  N/A  Punished Assessed by: COURT  T/29/2008  Punishment and Place of Confinement:  TWENTY-FOUR (24) MONTHS STATE JAIL DIVISION, TDCJ  THIS SENTENCE SHALL RUN CONCURRENTLY.  SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A.  Fine:  Court Costs: Restitution: Restitution Payable to: \$ Court Costs: Restitution: Restitution Payable to: \$ VICTIM (see below) AGENCY/AGENT (see below)  Sex Offender Registration Requirements do not apply to the Defendant. Tex. Code Crim. Proc. chapter 62.  The age of the victim at the time of the offense was N/A.  If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From 8/10/2007 to 12/21/2007 From 7/25/2008 to 7/29/2008 From to  If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.  N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.		anceme		Plea	to 2 <sup>nd</sup> Enhancemen	nt/Habitual	
Paragraph: N/A Enhancement/Habitual Paragraph: N/A  Punished Assessed by: 7/29/2008 Tay29/2008  Punishment and Place of Confinement: TWENTY-FOUR (24) MONTHS STATE JAIL DIVISION, TDCJ  THIS SENTENCE SHALL RUN CONCURRENTLY.  SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A.  Fine: Court Costs: Restitution: Restitution Pavable to: \$ \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Paragraph:		N/A	Para	graph:		N/A
Punished Assessed by: COURT 7/29/2008 7/29/2008  Punishment and Place of Confinement: TWENTY-FOUR (24) MONTHS STATE JAIL DIVISION, TDCJ  THIS SENTENCE SHALL RUN CONCURRENTLY.  THIS SENTENCE SHALL RUN CONCURRENTLY.  SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A.  Fine: Court Costs: Restitution: Restitution Payable to: \$ \$ VICTIM (see below) AGENCY/AGENT (see below)  Sex Offender Registration Requirements do not apply to the Defendant. Tex. Code Crim. Proc. chapter 62.  The age of the victim at the time of the offense was N/A.  If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From 8/10/2007 to 12/21/2007 From 7/25/2008 to 7/29/2008 From to  Time Credited: If Defendant is to serve sentence in country jail or is given credit toward fine and costs, enter days credited below.  N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.		t Enhand					
Punishment and Place of Confinement:  TWENTY-FOUR (24) MONTHS STATE JAIL DIVISION, TDCJ  THIS SENTENCE SHALL RUN CONCURRENTLY.  SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A.  Fine:  Court Costs: Restitution: Restitution Pavable to: \$ \$ VICTIM (see below) AGENCY/AGENT (see below)  Sex Offender Registration Requirements do not apply to the Defendant. Tex. Code Crim. Proc. chapter 62.  The age of the victim at the time of the offense was N/A.  If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From 8/10/2007 to 12/21/2007 From 7/25/2008 to 7/29/2008 From to  Time Credited:  If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below. N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.	Paragraph:		N/A	Enha	ncement/Habitual	Paragraph:	N/A
Punishment and Place of Confinement:  TWENTY-FOUR (24) MONTHS STATE JAIL DIVISION, TDCJ  THIS SENTENCE SHALL RUN CONCURRENTLY.  SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A.  Fine:  Court Costs: Restitution: Restitution Payable to: \$ \$ VICTIM (see below) AGENCY/AGENT (see below)  Sex Offender Registration Requirements do not apply to the Defendant. Tex. Code Crim. Proc. chapter 62.  The age of the victim at the time of the offense was N/A.  If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From 8/10/2007 to 12/21/2007 From 7/25/2008 to 7/29/2008 From to  Time Credited:  If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below. N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.		ssed by:			sed:	Date Ser	ntence to Commence:
THIS SENTENCE SHALL RUN CONCURRENTLY.  SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A.  Fine:  Court Costs: Restitution: Restitution Payable to: \$ \$ VICTIM (see below) AGENCY/AGENT (see below)  Sex Offender Registration Requirements do not apply to the Defendant. Tex. Code Crim. Proc. chapter 62.  The age of the victim at the time of the offense was N/A.  If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From 8/10/2007 to 12/21/2007 From 7/25/2008 to 7/29/2008 From to  Time Credited:  If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.  N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.				7/29/2008		7/29/20	008
SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A.  Fine:  Court Costs: Restitution: Restitution Payable to: VICTIM (see below) AGENCY/AGENT (see below)  Sex Offender Registration Requirements do not apply to the Defendant. Tex. Code Crim. Proc. chapter 62.  The age of the victim at the time of the offense was N/A.  If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From 8/10/2007 to 12/21/2007 From 7/25/2008 to 7/29/2008 From to  From to From to From to From to  If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.  N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.			TWENTY-FO	UR (24) MONTH	S STATE JAII	DIVISION,	TDCJ
Fine:  Sex Offender Registration Requirements do not apply to the Defendant. Tex. Code Crim. Proc. chapter 62.  The age of the victim at the time of the offense was N/A.  If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From 8/10/2007 to 12/21/2007 From 7/25/2008 to 7/29/2008 From to  Time Credited:  From to From to From to From to From to From to  If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.  N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.			THIS	SENTENCE SHALL R	UN CONCURR	ENTLY.	
\$ \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		ENTENC	E OF CONFINEMENT	SUSPENDED, DEFEN	DANT PLACED ON	COMMUNITY S	UPERVISION FOR N/A .
Sex Offender Registration Requirements do not apply to the Defendant. Tex. Code Crim. Proc. chapter 62.  The age of the victim at the time of the offense was N/A.  If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order.  From 8/10/2007 to 12/21/2007 From 7/25/2008 to 7/29/2008 From to  Time Credited:  If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.  N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.			Court C	osts: Restitution	V		
The age of the victim at the time of the offense was N/A.  If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From 8/10/2007 to 12/21/2007 From 7/25/2008 to 7/29/2008 From to  Time Credited:  If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below. N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.	The state of the s		<u> </u>	T		하다 하나 이 경우를 살아가 하나 살아 보다 그 모든	
If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From 8/10/2007 to 12/21/2007 From 7/25/2008 to 7/29/2008 From to  Time Credited:  From to From to From to  If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.  N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.	Sex Offender F	Registrat	ion Requirements do	not apply to the Def	endant. TEX. CODE	E CRIM. PROC. ch	apter 62.
From 8/10/2007 to 12/21/2007 From 7/25/2008 to 7/29/2008 From to  From to From to From to  If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.  N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.	The age of the						
Time Credited:  From to From to From to  If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.  N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.						ronological order.	
Credited:  If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.  N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.		From 8/	10/2007 to 12/21/200	7 From 7/25/200	8 to 7/29/2008	From to	•
If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.  N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.		From	to F1	rom to	From to		
N/A DAYS NOTES: N/A  All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.	Credited.	If Defen	dant is to serve senten	e in county jail or is giv	en credit toward fine	and costs enter	days credited below
All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.							au y o or out out of the out of t
	Al				are incorporated into t	he language of the i	udgment below by reference

Counsel / Waiver of Counsel (select one)

Defendant appeared in person with Counsel.

Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.

It appeared to the Court that Defendant was mentally competent and had pleaded as shown above to the charging instrument. Both parties announced ready for trial. A jury was selected, impaneled, and sworn. The INDICTMENT was read to the jury, and Defendant entered a plea to the charged offense. The Court received the plea and entered it of record.

The jury heard the evidence submitted and argument of counsel. The Court charged the jury as to its quilt or innocence of Defendant, and the jury retired to consider the evidence. Upon returning to open court, the verdict in the presence of Defendant and defense counsel, if any.

The Court received the verdict and ORDERED it entered upon the minutes of the Court.

Punishment Assessed by Jury / Court / No election (select one)  Jury. Defendant entered a plea and filed a ten election to have the jury assess punishm. The jury heard evidence relative to the question of punishment. The Court charged the jury and it retired to consider the question of punishment. After due deliberation, the jury was brought into Court, and, in open court, it returned its verdict as indicated above.  Court. Defendant elected to have the Court assess punishment. After hearing evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.  No Election Defendant did not file a written election as to whether the judge or jury should assess punishment. After hearing evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.  The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is SULLTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of TEX. CODE CRIM. PROC. art. 42.12 § 9.  The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.  Punishment Options (select one)  Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of this county to take, safely convey, and deliver Defendant to the Director, State Jail Division, TDCJ. The Court ORDERS Defendant reconfined for the period and in the manner indicated above. The Court ORDERS Defendant manded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court ORDERS Defendant is outsody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court ORDERS Defendant is one of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court ORDERS
Signed and entered on the 30 day of Jury, 2008  JUDGE PRESIDING
Clerk:



Case No. 07-05455-CRF-361

COUNT TWO

NCIDENT NO./TRN: 9127577570

THE STATE OF TEXAS

V.

HELEN MAYFIELD

STATE ID No.: TX01703515

IN THE 361ST DISTRICT

COURT

BRAZOS COUNTY, TEXAS

	JUDGM	ENT OF CO	ONVICTION	BY JURY	7
Judge Presiding:	Hon. HAROLD "BOB"		Date Judgment Entered:	7/29/200	
Attorney for State:	CORY CRENSHAW SHANE PHELPS		Attorney for Defendant:		MAYFIELD BANKS
Offense for which De	fendant Convicted:				
FORGERY FINA	NCIAL INSTRUMEN	T			
Charging Instrument INDICTMENT	<u>t:</u>		Statute for Offen 32.21(d) Pena		
Date of Offense: 12/27/2006		20	8		
Degree of Offense: STATE JAIL FE	LONY		Plea to Offense:	Z	
Verdict of Jury: GUILTY			Findings on Dead N/A	dly Weapon:	
Plea to 1 <sup>st</sup> Enhancem Paragraph:	ent N/A		to 2 <sup>nd</sup> Enhancemer graph:	nt/Habitual	N/A
Findings on 1st Enha Paragraph:	N/A	Enha	ngs on 2 <sup>nd</sup> ncement/Habitual	Paragraph:	N/A
Punished Assessed by COURT	7/2	se Sentence Impo 19/2008	osed:	Date Se 7/29/2	entence to Commence:
Punishment and Plac of Confinement:	TWENTY-FOUR	(24) MONTH	S STATE JAIL	DIVISION	, TDCJ
	THIS SEN	TENCE SHALL R	UN CONCURR	ENTLY.	
SENTEN	ICE OF CONFINEMENT SUS	PENDED, DEFEN	DANT PLACED ON	COMMUNITY	SUPERVISION FOR N/A .
Fine:	Court Costs:			n Payable to:	
Sex Offender Registr	\$ ation Requirements do not	\$ apply to the Def			AGENCY/AGENT (see below)
	at the time of the offense w		endant. TEA. CODI	S CRIM. I ROC. C.	napter 62.
	endant is to serve sentence in '	THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAME	eration periods in ch	ronological order	ç.
From	8/10/2007 to 12/21/2007	From 7/25/200			50
Time From Credited:	to From	to	From to		
	endant is to serve sentence in o	county jail or is giv	en credit toward fine	and costs, enter	days credited below.
N/A	DAYS NOTES: N/A	A		4	
	ent information, names and assessn				
	vas called for trial in Brazos		The State appear	ed by her Distr	ict Attorney.

Counsel / Waiver of Counsel (select one)

Defendant appeared in person with Counsel.

Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.

It appeared to the Court that Defendant was mentally competent and had pleaded as shown above to the charging instrument. Both parties announced ready for trial. A jury was selected, impaneled, and sworn. The INDICTMENT was read to the jury, and Defendant entered a plea to the charged offense. The Court received the plea and entered it of record.

The jury heard the evidence submitted and argument of counsel. The Court charged the jury as to its quilt or innocence of Defendant, and the jury retired to consider the evidence. Upon returning to open court, the verdict in the presence of Defendant and defense counsel, if any.

The Court received the verdict and ORDERED it entered upon the minutes of the Court.

Punishment Assessed by Jury / Court / No election (select one)	
Jury. Defendant entered a plea and filed: itten election to have the jury assess punishr. The jury heard evidence relative to	
the question of punishment. The Court charged the jury and it retired to consider the question or punishment. After due deliberation,	
the jury was brought into Court, and, in open court, it returned its verdict as indicated above.	
Court. Defendant elected to have the Court assess punishment. After hearing evidence relative to the question of punishment, the	
Court assessed Defendant's punishment as indicated above.	
No Election. Defendant did not file a written election as to whether the judge or jury should assess punishment. After hearing	
evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.	
The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is	
GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable	
provisions of TEX. CODE CRIM. PROC. art. 42.12 § 9.	
The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and	
restitution as indicated above.	
Punishment Options (select one)	
Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of	
this County to take, safely convey, and deliver Defendant to the Director, State Jail Division, TDCJ. The Court Orders Defendant to	)
be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of	
this county until the Sheriff can obey the directions of this sentence. The Court Orders that upon release from confinement,	
Defendant proceed immediately to the Brazos County District Clerk's Collection Department. Once there, the Court ORDERS	
Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.	
County Jail—Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to the	
custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant shall be confined in the Brazos	
County Jail for the period indicated above. The Court ORDERS that upon release from confinement, Defendant shall proceed	
immediately to the Brazos County District Clerk's Collection Department. Once there, the Court Orders Defendant to pay, or make	
arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.	
Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed	
immediately to the Office of the Brazos County. Once there, the Court ORDERS Defendant to pay or make arrangements to pay all	
fines and court costs as ordered by the Court in this cause.	
Execution / Suspension of Sentence (select one)	
The Court Orders Defendant's sentence EXECUTED.	
The Court Orders Defendant's sentence of confinement SUSPENDED. The Court Orders Defendant placed on community	
supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of	
community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this	
udgment by reference.	
The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.	
Furthermore, the following special findings or orders apply:	
20 1.1	
Signed and entered on the $\frac{20}{20}$ day of $\frac{744}{2008}$ , 2008	
Manuel	
THE PROPERTY OF	
JUDGE PRESIDING	

Mayfield,H07-05455CRFct#2-JT-G-SJF.doc



CASE NO. 07-05455-CRF-361

COUNT THREE

INCIDENT NO./TRN: 9127577570

THE STATE OF TEXAS

V.

HELEN MAYFIELD

JUL 3 1 2008

MARC HAMDIN, DIST CLERK
By 1 200 Charty 1 200 S

IN THE 361ST DISTRICT

COURT

BRAZOS COUNTY, TEXAS

STATE ID No.: TX0	1703515	0	§		
	JUDGME	ENT OF C	ONVICTION	BY JURY	
Judge Presiding:	HON. HAROLD "BOB"	TOWSLEE	Date Judgment Entered:	7/29/200	8
Attorney for State:	CORY CRENSHAW SHANE PHELPS		Attorney for Defendant:	HELEN PHILIP	MAYFIELD BANKS
Offense for which De	fendant Convicted:				
FORGERY FINA	NCIAL INSTRUMENT				
Charging Instrument	<u>t:</u>		Statute for Offens 32.21(d) Penal		
Date of Offense: 12/27/2006	7		32.21(d) Felial	Code	
Degree of Offense:			Plea to Offense:		
STATE JAIL FE	LONY		NOT GUILTY		
Verdict of Jury: GUILTY			Findings on Dead N/A	lly Weapon:	
Plea to 1st Enhancem		Plea	to 2 <sup>nd</sup> Enhancemen	t/Habitual	
Paragraph:	N/A		graph:		N/A
Findings on 1st Enhan			ngs on 2 <sup>nd</sup>		
Paragraph:	N/A		ncement/Habitual	Paragraph:	N/A
Punished Assessed by COURT	The state of the s	Sentence Impo	sed:		tence to Commence:
Punishment and Place		/2008		7/29/20	08
of Confinement:	TWENTY-FOUR (	24) MONTH	S STATE JAIL	DIVISION,	TDCJ
			UN CONCURRI		
	CE OF CONFINEMENT SUSPI	ENDED, DEFEN	DANT PLACED ON	COMMUNITY ST	UPERVISION FOR $N/A$ .
<u>Fine:</u> \$	<u>Court Costs:</u> \$	Restitution:	☐ VICTIM	Payable to:  I (see below)	AGENCY/AGENT (see below)
Sex Offender Registra	ation Requirements do not ap	ply to the Defe	endant. TEX. CODE	CRIM. PROC. ch	apter 62.
	at the time of the offense was				
	endant is to serve sentence in TI	CJ, enter incarc	eration periods in chr	conological order.	
	8/10/2007 to 12/21/2007	From $7/25/2008$	3 to 7/29/2008	From to	
Credited.	to From				
	endant is to serve sentence in cou	unty jail or is give	en credit toward fine	and costs, enter d	lays credited below.
	DAYS NOTES: N/A				
All pertine	nt information, names and assessmen	nts indicated above	are incorporated into th	e language of the ju	dgment below by reference.
This cause was called for trial in Brazos County, Texas. The State appeared by her District Attorney.  Counsel / Waiver of Counsel (select one)					
	red in person with Counsel.				

The Court received the verdict and ORDERED it entered upon the minutes of the Court.

verdict in the presence of Defendant and defense counsel, if any.

jury, and Defendant entered a plea to the charged offense. The Court received the plea and entered it of record.

guilt or innocence of Defendant, and the jury retired to consider the evidence. Upon returning to open court, the

The jury heard the evidence submitted and argument of counsel. The Court charged the jury as to its

Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.

It appeared to the Court that Defendant was mentally competent and had pleaded as shown above to the charging instrument. Both parties announced ready for trial. A jury was selected, impaneled, and sworn. The INDICTMENT was read to the

Punishment Assessed by Jury / Court / No election (select one)  Jury. Defendant entered a plea and filed itten election to have the jury assess punish t. The jury heard evidence relative to the question of punishment. The Court charged the jury and it retired to consider the question of punishment. After due deliberation, the jury was brought into Court, and, in open court, it returned its verdict as indicated above.  Court. Defendant elected to have the Court assess punishment. After hearing evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.  No Election. Defendant did not file a written election as to whether the judge or jury should assess punishment. After hearing evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.  The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of Tex. Code Crim. Proc. art. 42.12 § 9.  The Court Orders Defendant punished as indicated above. The Court Orders Defendant to pay all fines, court costs, and restitution as indicated above.
Punishment Options (select one)  Confinement in State Jail or Institutional Division. The Court Orders the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, State Jail Division, TDCJ. The Court Orders Defendant to be confined for the period and in the manner indicated above. The Court Orders Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court Orders that upon release from confinement, Defendant proceed immediately to the Brazos County District Clerk's Collection Department. Once there, the Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.
County Jail—Confinement / Confinement in Lieu of Payment. The Court Orders Defendant immediately committed to the custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant shall be confined in the Brazos County Jail for the period indicated above. The Court Orders that upon release from confinement, Defendant shall proceed mmediately to the Brazos County District Clerk's Collection Department. Once there, the Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.  Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court Orders Defendant to proceed mmediately to the Office of the Brazos County. Once there, the Court Orders Defendant to pay or make arrangements to pay all fines and court costs as ordered by the Court in this cause.  Execution / Suspension of Sentence (select one)  The Court Orders Defendant's sentence executed.  The Court Orders Defendant's sentence of confinement SUSPENDED. The Court Orders Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this udgment by reference.  The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.
Furthermore, the following special findings or orders apply:
Signed and entered on the Soday of Tuly, 2008  One of the Soday of Tuly, 2008  JUDGE PRESIDING



Case No. 07-05456-CRF-361

COUNT ONE

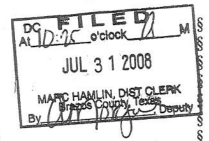
INCIDENT NO./TRN: 9127577570

THE STATE OF TEXAS

V.

HELEN MAYFIELD

STATE ID No.: TX01703515



IN THE 361ST DISTRICT

COURT

BRAZOS COUNTY, TEXAS

Page 1 of 2

		<b>U</b>				
	JUDGMENT OF C	ONVICTION I	BY JURY			
Judge Presiding:	HON. HAROLD "BOB" TOWSLEE	Date Judgment Entered:	7/29/2008			
Attorney for State:	CORY CRENSHAW SHANE PHELPS	Attorney for Defendant:	HELEN MAY PHILIP BANK			
Offense for which D	efendant Convicted:					
	ANCIAL INSTRUMENT					
Charging Instrumer	nt:	Statute for Offense				
INDICTMENT	4.5	32.21(d) Penal	Code			
<u>Date of Offense:</u> 12/27/2006						
Degree of Offense:		Plea to Offense:				
STATE JAIL FE	LONY	NOT GUILTY				
Verdict of Jury:	.2011	Findings on Deadly	v Weapon:			
GUILTY		N/A				
Plea to 1st Enhancer	~~	to 2 <sup>nd</sup> Enhancement				
Paragraph:		graph:	N.	/A		
Findings on 1st Enha Paragraph:	2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2	ings on 2 <sup>nd</sup> ancement/Habitual P	aragraph: N	/Δ		
Punished Assessed b	The second secon		Date Sentence	and the second state of th		
COURT	7/29/2008	oscu	7/29/2008	to Commence.		
Punishment and Pla	TWENTY-FOUR (24) MONTH	IS STATE JAIL I		T		
of Confinement:						
	THIS SENTENCE SHALL I	RUN CONCURRE	NTLY.			
SENTE	NCE OF CONFINEMENT SUSPENDED, DEFE	NDANT PLACED ON C	OMMUNITY SUPERV	ISION FOR N/A .		
Fine:	Court Costs: Restitution					
\$ G05 1 D : 1	\$ \$			NCY/AGENT (see below)		
	ration Requirements do not apply to the De	fendant. TEX. CODE (	CRIM. PROC. chapter (	52.		
	at the time of the offense was N/A.					
	fendant is to serve sentence in TDCJ, enter incar a 8/10/2007 to 12/21/2007 From 7/25/200		_			
Time From	5 30 30 43 4 4 5 4 5 4 6 4 5 4 6 6 6 6 6 6 6 6 6 6	From to	From to			
Credited:			nd costs	1:4: 11 -1		
	fendant is to serve sentence in county jail or is given DAYS NOTES: N/A	ven credit toward fine a	na costs, enter days cre	attea below.		
	ent information, names and assessments indicated abov	e are incorporated into the	language of the judgment	below by reference		
	was called for trial in Brazos County, Texas.					
Counsel / Waiver of Counsel (select one)						
Defendant appeared in person with Counsel.						
Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.						
It appeared to the Court that Defendant was mentally competent and had pleaded as shown above to the charging instrument. Both parties announced ready for trial. A jury was selected, impaneled, and sworn. The INDICTMENT was read to the						
iury and Defendant	entered a plea to the charged offense. The (	selected, impaneled,	and sworn. The INI	DICTMENT was read to the		
The jury hea	ard the evidence submitted and argument of	f counsel. The Court	charged the jury as	to its described		
guilt or innocence of	Defendant, and the jury retired to consider	the evidence. Upon r	returning to open cou	irt, the		
	ce of Defendant and defense counsel, if any.			Exhibit		
The Court re	eceived the verdict and ORDERED it entered	upon the minutes of t	the Court.	1.11		

Mayfield, H07-05456CRFct#1-JT-G-SJF.doc

Punishment Assessed by Jury / Court / No election (select one)
Jury. Defendant entered a plea and filed itten election to have the jury assess punish: t. The jury heard evidence relative to
the question of punishment. The Court charged the jury and it retired to consider the question of punishment. After due deliberation
the jury was brought into Court, and, in open court, it returned its verdict as indicated above.
Court. Defendant elected to have the Court assess punishment. After hearing evidence relative to the question of punishment, the
Court assessed Defendant's punishment as indicated above.
No Election. Defendant did not file a written election as to whether the judge or jury should assess punishment. After hearing
evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.
The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is
GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of Tex. Code Crim. Proc. art. 42.12 § 9.
The Court Orders Defendant punished as indicated above. The Court Orders Defendant to pay all fines, court costs, and
restitution as indicated above.
Punishment Options (select one)
Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of
this County to take, safely convey, and deliver Defendant to the Director, State Jail Division, TDCJ. The Court ORDERS Defendant to
be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of
this county until the Sheriff can obey the directions of this sentence. The Court Orders that upon release from confinement,
Defendant proceed immediately to the Brazos County District Clerk's Collection Department. Once there, the Court Orders
Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court
above.
County Jail—Confinement / Confinement in Lieu of Payment. The Court Orders Defendant immediately committed to the
custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant shall be confined in the Brazos
County Jan for the period indicated above. The Court ORDERS that upon release from confinement. Defendant shall proceed
mmediately to the Brazos County District Clerk's Collection Department. Once there, the Court ORDERS Defendant to pay or make
arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above
Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed
mmediately to the Office of the Brazos County. Once there, the Court ORDERS Defendant to pay or make arrangements to pay all
ines and court costs as ordered by the Court in this cause.
Execution / Suspension of Sentence (select one)
The Court ORDERS Defendant's sentence EXECUTED.
The Court ORDERS Defendant's sentence of confinement SUSPENDED. The Court ORDERS Defendant placed on community
supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of
community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this udgment by reference.
The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.
Furthermore, the following special findings or orders apply:
30 1
Signed and entered on the $\frac{30}{\text{day of}}$ day of $\frac{7u-4}{\text{day of}}$ , 2008
/ /// Mainta
May the state of t
JUDGE PRESIDING

to



CASE No. 07-05456-CRF-361

COUNT TWO

INCIDENT NO./TRN: 9127577570

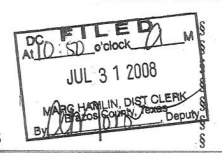
THE STATE OF TEXAS

HELEN MAYFIELD

STATE ID No.: TX01703515

verdict in the presence of Defendant and defense counsel, if any.

The Court received the verdict and ORDERED it entered upon the minutes of the Court. Mayfield,H07-05456CRFct#2-JT-G-SJF.doc



IN THE 361ST DISTRICT

COURT

BRAZOS COUNTY, TEXAS

Page 1 of 2

	JUDGMENT OF C	ONVICTION BY	JURY	
Judge Presiding:	HON. HAROLD "BOB" TOWSLEE	Date Judgment Entered:	7/29/200	8
Attorney for State:	CORY CRENSHAW SHANE PHELPS	Attorney for Defendant:	HELEN I	MAYFIELD BANKS
Offense for which l	Defendant Convicted:			
FORGERY FIN	ANCIAL INSTRUMENT			
Charging Instrume INDICTMENT	nt:	Statute for Offense:	,	
Date of Offense:	,	32.21(d) Penal Co	ode	
12/27/2006				
Degree of Offense:		Plea to Offense:		
STATE JAIL F	ELONY	NOT GUILTY		
Verdict of Jury:		Findings on Deadly V	Veapon:	
GUILTY		N/A		
Plea to 1st Enhance Paragraph:	5-7-1	to 2 <sup>nd</sup> Enhancement/Hagraph:	abitual	N/A
Findings on 1st Enl		ings on 2 <sup>nd</sup>		IV/A
Paragraph:	1200224399	incement/Habitual Par	agraph:	N/A
Punished Assessed		osed:		tence to Commence:
COURT Punishment and P	7/29/2008		7/29/20	
of Confinement:	TWENTY-FOUR (24) MONTH	S STATE JAIL DI	VISION,	TDCJ
	THIS SENTENCE SHALL F	UN CONCURREN	TLY.	
SENT	ENCE OF CONFINEMENT SUSPENDED, DEFEN	JDANT PLACED ON COM	MUNITY SU	UPERVISION FOR N/A .
Fine:	Court Costs: Restitution			
\$	\$ \$			AGENCY/AGENT (see below)
Sex Offender Regis	tration Requirements do not apply to the Def	endant. TEX. CODE CRI	M. PROC. ch	apter 62.
	m at the time of the offense was $N/A$ .			
	efendant is to serve sentence in TDCJ, enter incarc			
Time	m 8/10/2007 to 12/21/2007 From 7/25/200		om to	
Credited:		From to		
	efendant is to serve sentence in county jail or is giv	en credit toward fine and	costs, enter d	lays credited below.
	A DAYS NOTES: N/A		(2)	
	ment information, names and assessments indicated above			
	was called for trial in Brazos County, Texas. Vaiver of Counsel (select one)	The State appeared by	her Distric	t Attorney.
K 7	eared in person with Counsel.			
	wingly, intelligently, and voluntarily waived t	he right to representat	ion by cours	sel in writing in open count
It appeare	to the Court that Defendant was mentally co	ompetent and had plea	ded as show	n above to the charging
instrument. Both p	arties announced ready for trial. A jury was	selected, impaneled, an	d sworn. T	he INDICTMENT was read to the
jury, and Defendan	t entered a plea to the charged offense. The (	Court received the plea	and entered	it of record.
	eard the evidence submitted and argument of			ry as to its d

Punishment Assessed by Jury / Court / No election (select one)  Jury. Defendant entered a plea and filed ε tten election to have the jury assess punishr. The jury heard evidence relative to the question of punishment. The Court charged one jury and it retired to consider the question of punishment. After due deliberation, the jury was brought into Court, and, in open court, it returned its verdict as indicated above.  Court. Defendant elected to have the Court assess punishment. After hearing evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.  No Election. Defendant did not file a written election as to whether the judge or jury should assess punishment. After hearing evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.  The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of Tex. Code Crim. Proc. art. 42.12 § 9.  The Court Orders Defendant punished as indicated above. The Court Orders Defendant to pay all fines, court costs, and restitution as indicated above.
Punishment Options (select one)
Confinement in State Jail or Institutional Division. The Court Orders the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, State Jail Division, TDCJ. The Court Orders Defendant to be confined for the period and in the manner indicated above. The Court Orders Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court Orders that upon release from confinement, Defendant proceed immediately to the Brazos County District Clerk's Collection Department. Once there, the Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.
County Jail—Confinement / Confinement in Lieu of Payment. The Court Orders Defendant immediately committed to the custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant shall be confined in the Brazos County Jail for the period indicated above. The Court Orders that upon release from confinement, Defendant shall proceed immediately to the Brazos County District Clerk's Collection Department. Once there, the Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.  Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court Orders Defendant to proceed immediately to the Office of the Brazos County. Once there, the Court Orders Defendant to pay or make arrangements to pay all fines and court costs as ordered by the Court in this cause.  Execution / Suspension of Sentence (select one)  The Court Orders Defendant's sentence executed.  The Court Orders Defendant's sentence of confinement Suspended. The Court Orders Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this udgment by reference.  The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.
Furthermore, the following special findings or orders apply:
Signed and entered on the $30$ day of $7414$ , 2008
JUDGE PRESIDING



CASE No. 07-05456-CRF-361

COUNT THREE

NCIDENT NO./TRN: 9127577570

8 §

8

THE STATE OF TEXAS

V.

HELEN MAYFIELD

JUL 3 1 2008 STATE ID No.: TX01703515

IN THE 361ST DISTRICT

COURT

BRAZOS COUNTY, TEXAS

JUDGMENT OF CONVICTION BY JURY Date Judgment HON. HAROLD "BOB" TOWSLEE Judge Presiding: 7/29/2008 Entered: CORY CRENSHAW HELEN MAYFIELD Attorney for Attorney for State: SHANE PHELPS Defendant: PHILIP BANKS Offense for which Defendant Convicted: FORGERY FINANCIAL INSTRUMENT Charging Instrument: Statute for Offense: INDICTMENT 32.21(d) Penal Code Date of Offense: 12/27/2006 Degree of Offense: Plea to Offense: STATE JAIL FELONY NOT GUILTY Verdict of Jury: Findings on Deadly Weapon: GUILTY N/A Plea to 1st Enhancement Plea to 2<sup>nd</sup> Enhancement/Habitual N/A Paragraph: N/A Paragraph: Findings on 1st Enhancement Findings on 2nd Paragraph: N/A Enhancement/Habitual Paragraph: N/A Punished Assessed by: Date Sentence Imposed: Date Sentence to Commence: COURT 7/29/2008 7/29/2008 Punishment and Place TWENTY-FOUR (24) MONTHS STATE JAIL DIVISION, TDCJ of Confinement: THIS SENTENCE SHALL RUN CONCURRENTLY. SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR  $\mathbb{N}/\mathbb{A}$ . Fine: Court Costs: Restitution: Restitution Payable to: \$ ☐ VICTIM (see below) ☐ AGENCY/AGENT (see below) Sex Offender Registration Requirements do not apply to the Defendant. TEX. CODE CRIM. PROC. chapter 62. The age of the victim at the time of the offense was N/A. If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From 8/10/2007 to 12/21/2007 From 7/25/2008 to 7/29/2008 From Time From From From Credited: If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below. N/A DAYS NOTES: N/A All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference. This cause was called for trial in Brazos County, Texas. The State appeared by her District Attorney.

Counsel / Waiver of Counsel (select one) Defendant appeared in person with Counsel.

Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.

It appeared to the Court that Defendant was mentally competent and had pleaded as shown above to the charging instrument. Both parties announced ready for trial. A jury was selected, impaneled, and sworn. The INDICTMENT was read to the jury, and Defendant entered a plea to the charged offense. The Court received the plea and entered it of record.

The jury heard the evidence submitted and argument of counsel. The Court charged the jury as to its guilt or innocence of Defendant, and the jury retired to consider the evidence. Upon returning to open court, the verdict in the presence of Defendant and defense counsel, if any.

The Court received the verdict and ORDERED it entered upon the minutes of the Court.

Punishment Assessed by Jury / Court / No election (select one)
Jury. Defendant entered a plea and filed a tten election to have the jury assess punishr. The jury heard evidence relative to
the question of punishment. The Court charged the jury and it retired to consider the question of punishment. After due deliberation
the jury was brought into Court, and, in open court, it returned its verdict as indicated above.
Court. Defendant elected to have the Court assess punishment. After hearing evidence relative to the question of punishment, the
Court assessed Defendant's punishment as indicated above.
No Election. Defendant did not file a written election as to whether the judge or jury should assess punishment. After hearing evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.
The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is
GUILTY of the above offense. The Court FINDs the Presentence Investigation, if so ordered, was done according to the applicable
provisions of Tex. Code Crim. Proc. art. 42.12 § 9.
The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and
restitution as indicated above.
Punishment Options (select one)
Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of
this County to take, safely convey, and deliver Defendant to the Director, State Jail Division, TDCJ. The Court ORDERS Defendant to
be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of
this county until the Sheriff can obey the directions of this sentence. The Court Orders that upon release from confinement
Defendant proceed immediately to the Brazos County District Clerk's Collection Department. Once there, the Court ORDERS
Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.
County Jail—Confinement / Confinement in Lieu of Payment. The Court Orders Defendant immediately committed to the
custody of the Sheriff of Brazos County, Texas on the date the sentence is to commence. Defendant shall be confined in the Brazos County Jail for the period indicated above. The Court Orders that upon release from confinement, Defendant shall proceed
immediately to the Brazos County District Clerk's Collection Department. Once there, the Court Orders Defendant to pay, or make
arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.
Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed
immediately to the Office of the Brazos County. Once there, the Court ORDERS Defendant to pay or make arrangements to pay all
fines and court costs as ordered by the Court in this cause.
Execution / Suspension of Sentence (select one)
The Court Orders Defendant's sentence EXECUTED.
The Court ORDERS Defendant's sentence of confinement SUSPENDED. The Court ORDERS Defendant placed on community
supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of
community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this
udgment by reference.
The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.
Furthermore, the following special findings or orders apply:
Signed and entered on the $30$ day of $\sqrt{44}$ , 2008
Ma Anil
11 Carren
JUDGE PREŠIDING
g.

## **AFFIDAVIT**

THE STATE OF TEXAS §
COUNTY OF TRAVIS §

BEFORE ME, the undersigned authority, on this day personally appeared Laura Popps, Petitioner's attorney of record, who, being by me duly sworn, deposed as follows:

"My name is Laura Bayouth Popps. I am over the age of 18 years, of sound mind, capable of making this affidavit, and state the following:

Based upon information and belief, Helen Tyne Mayfield whose Texas Bar Card Number is 24014721, is licensed as an attorney and counselor at law in the State of Texas. Based upon information and belief, Helen Tyne Mayfield, named as Respondent in the Petition for Compulsory Discipline filed with the Board of Disciplinary Appeals is one and the same person as the Helen Mayfield, who is the subject of twelve (12) Judgments of Conviction by Jury filed in the 361<sup>st</sup> District Court of Brazos County finding Respondent guilty of twelve (12) counts of Forgery Financial Instrument and sentencing her to be committed to the custody of the State Jail Division of the Texas Department of Criminal Justice to be imprisoned for a term of Twenty-Four (24) months on each count with the sentence running concurrently and ordering Respondent to pay restitution in the amount of \$6,000.00"

FURTHER Affiant saith not

LAURA BAYOUTH POPPS

SWORN AND SUBSCRIBED before me on the

W day of \_

2008.

SHELLY M HOGUE
Notary Public, State of Texas
My Commission Expires
October 05, 2010

NOTARY PUBLIC IN AND FOR THE STATE OF TEXAS