

Defendant: BENJAMIN GARCIA
JN #: 1971873-1

CLERK'S ORIGINAL

Address: 418 E EVERGREEN ST, SAN ANTONIO, TX 78212-4672

Complainant:

CoDefendants:

Offense Code/Charge: 359939 - POSS W/I DEL CS PG1 4G - 200G

GJ: 724754 PH Court: 226

MAG NO: 572177

Court #: 226 SID #: 706298

Cause #:

Witness: State's Attorney

2020-CR-7785



2020CR7785-0226

FILED	
_____ O'CLOCK _____ M	
AUG - 6 2020	
MARY ANGIE GARCIA	
DISTRICT CLERK	
BEXAR COUNTY, TEXAS	
<i>Mary Angie Garcia</i> DEPUTIZED	

TRUE BILL OF INDICTMENT

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS, the Grand Jury of Bexar County, State of Texas, duly organized, empaneled and sworn as such at the July term, A.D., 2020, of the *379th* Judicial District Court of said County, in said Court, at said term, do present in and to said Court that in the County and State aforesaid, and anterior to the presentment of this indictment:

Count I

REPEATER

on or about the 12th Day of June, 2020, BENJAMIN GARCIA did knowingly possess, with intent to deliver, a controlled substance, namely: METHAMPHETAMINE, which by aggregate weight, including any adulterants and dilutants was of an amount Four (4) grams or more but less than Two Hundred (200) grams;

Count II

on or about the 12th Day of June, 2020, BENJAMIN GARCIA did intentionally and knowingly possess a controlled substance, namely: METHAMPHETAMINE, which by aggregate weight, including any adulterants and dilutants was of an amount Four (4) grams or more but less than Two Hundred (200) grams;

REPEAT OFFENDER ENHANCEMENT ALLEGATION

And it is further presented in and to said Court that, before the commission of the offense alleged above, on the 17th day of NOVEMBER, A.D. 2015, in Cause No. 2015CR4890, in Bexar County, Texas, the defendant was convicted of the felony of POSS CS PG 1 4 GRAMS TO 200 G;

AGAINST THE PEACE AND DIGNITY OF THE STATE.

[Signature]
Foreman of the Grand Jury

INDICTMENT – CLERK'S ORIGINAL



NO. 2020CR7785

STATE OF TEXAS § IN THE DISTRICT COURT
VS. § § 226TH JUDICIAL COURT
BENJAMIN GARCIA § § BEXAR COUNTY, TEXAS

AGREED ORDER AS TO MOTION TO SUBSTITUTE COUNSEL

On 1/20/21, 2021, came on to be considered Marc A. LaHood's Motion to Substitute Counsel, and said motion is hereby

(Granted) (Denied) ~~xxxx~~xxx**APPROVED AS TO FORM:**

By:
Marc LaHood
State Bar No. 24061129
4014 McCullough Avenue
San Antonio, TX 78212
Phone (210) 405-1000
Fax (210) 202-5100
Email: efiling@lahoodlaw.com

By: /s/ Arlene M. Gay
Arlene Gay
State Bar No. 10858550
823 S Hackberry St
San Antonio, TX 78203-1431
Phone (210) 226-6900
Fax (210) 226-6904
Email: arlene@arlenegay.com

SIGNED ON 1/20/21

JUDGE PRESIDING

Defendant: NICHOLAS ALLEN STEPHENSON
JN #: 1963066-1

CLERK'S ORIGINAL

Address: 5327 STORY SUNSET, SAN ANTONIO, TX 78247

Complainant: G Garcia

CoDefendants:

Offense Code/Charge: 359916 - POSS CS PG 1 4 GRAMS TO 200 GRAMS

2020CR8642 -D227

FILED	
O'CLOCK _____ M	
SEP - 3 2020	
MARY ANGIE GARCIA	
DISTRICT CLERK	
BEXAR COUNTY, TEXAS	
BY <i>Mary Angie Garcia</i> DEPUTY CLERK	

GJ: 720729 **PH Court:** 227

MAG NO: 564464

Court #: 227 **SID #:** 1127170

Cause #:

2020-CR-8642

Witness: State's Attorney

TRUE BILL OF INDICTMENT

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS, the Grand Jury of Bexar County, State of Texas, duly organized, empaneled and sworn as such at the September term, A.D., 2020, of the 399th Judicial District Court of said County, in said Court, at said term, do present in and to said Court that in the County and State aforesaid, and anterior to the presentment of this indictment:

COUNT I

on or about the 10th Day of April, 2020, NICHOLAS STEPHENSON did intentionally and knowingly possess a controlled substance, namely: METHAMPHETAMINE, which by aggregate weight, including any adulterants and dilutants was of an amount Four (4) grams or more but less than Two Hundred (200) grams;

COUNT II

on or about the 10th Day of April, 2020, NICHOLAS STEPHENSON, hereinafter referred to as defendant, while using a vehicle, did intentionally flee from a person, namely: Officer G Garcia, a person the defendant knew was a peace officer who was attempting lawfully to arrest and detain the defendant;

COUNT III

on or about the 10th Day of April, 2020, NICHOLAS STEPHENSON, with intent to deprive the owner, namely: Infiniti of San Antonio, of property, namely: AN AUTOMOBILE, did then and there unlawfully appropriate said property, by acquiring and otherwise exercising control over the property, said property being other than real property which had a value of Thirty Thousand Dollars (\$30,000.00) or more but less than One Hundred and Fifty Thousand Dollars (\$150,000.00), without the effective consent of the owner;

COUNT IV

And that on or about the 10th Day of April, 2020, NICHOLAS STEPHENSON, hereinafter referred to as defendant, did then and there intentionally and knowingly operate a motor-propelled vehicle, to-wit: AN AUTOMOBILE, owned by Infiniti of San Antonio, without the effective consent of the owner;

AGAINST THE PEACE AND DIGNITY OF THE STATE.

[Handwritten signature]
Foreman of the Grand Jury

INDICTMENT – CLERK'S ORIGINAL

NM564464

STATE OF TEXAS § IN THE DISTRICT COURT
VS. § 227TH JUDICIAL DISTRICT
NICHOLAS ALLEN STEPHENSON § BEXAR COUNTY TEXAS

APPEARANCE OF COUNSEL

TO THE HONORABLE JUDGE OF SAID COURT:

Now Comes MARC LAHOOD, who hereby file their appearance as attorney of record for defendant.

Respectfully submitted:



LAHOOD LAW PLLC
Marc LaHood
State Bar No. 24061129
4014 McCullough Avenue
San Antonio, Texas 78212
(210) 227-8236 phone
(210) 202-5100 facsimile

CERTIFICATE OF SERVICE

I hereby certify that a copy of defendant's Appearance of Counsel was eFiled to the Bexar County District Attorney's Office, Bexar County Justice Center, 300 Dolorosa, 5th Floor, San Antonio, Texas 78205 on this the 12th Day of June 2020.



Marc LaHood

Defendant: MOSES GONZALES
JN #: 1966468-1

2020CR11222 -D437

CLERK'S ORIGINAL

Address: 1307 MEADOW ROSE ST, SAN ANTONIO, TX 78227-1010

Complainant:

CoDefendants:

Offense Code/Charge: 359940 - POSS W/I DEL CS PG1 200G-400G

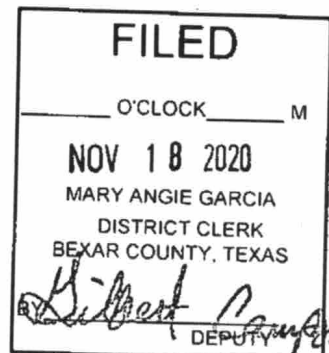
GJ: 722126 PH Court: 437

MAG NO: 567212

Court #: 437 SID #:1031179

Cause #:

Witness: State's Attorney



2020 -CR 11222

TRUE BILL OF INDICTMENT

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS, the Grand Jury of Bexar County, State of Texas, duly organized, empaneled and sworn as such at the November term, A.D., 2020, of the 437th Judicial District Court of said County, in said Court, at said term, do present in and to said Court that in the County and State aforesaid, and anterior to the presentment of this indictment:

Count I

on or about the 6th Day of May, 2020, MOSES GONZALES did knowingly possess, with intent to deliver, a controlled substance, namely: HEROIN, which by aggregate weight, including any adulterants and dilutants was of an amount Two Hundred (200) grams or more but less than Four Hundred (400) grams;

Count II

on or about the 6th Day of May, 2020, MOSES GONZALES did intentionally and knowingly possess a controlled substance, namely: HEROIN, which by aggregate weight, including any adulterants and dilutants was of an amount Two Hundred (200) grams or more but less than Four Hundred (400) grams;

AGAINST THE PEACE AND DIGNITY OF THE STATE.

[Signature]

Foreman of the Grand Jury

INDICTMENT – CLERK'S ORIGINAL

NO. NM 567212

STATE OF TEXAS § **IN THE DISTRICT COURT**
VS. § **437TH JUDICIAL DISTRICT**
MOSES GONZALES § **BEXAR COUNTY TEXAS**

APPEARANCE OF COUNSEL

TO THE HONORABLE JUDGE OF SAID COURT:

Now Comes MARC LAHOOD, who hereby file their appearance as attorney of record for defendant.

Respectfully submitted:



LAHOOD LAW PLLC
Marc LaHood
State Bar No. 24061129
4014 McCullough Avenue
San Antonio, Texas 78212
(210) 227-8236 phone
(210) 202-5100 facsimile

CERTIFICATE OF SERVICE

I hereby certify that a copy of defendant's Appearance of Counsel was eFiled to the Bexar County District Attorney's Office, Bexar County Justice Center, 300 Dolorosa, 5th Floor, San Antonio, Texas 78205 on May 7, 2020.



Marc LaHood

Defendant: ELIZABETH KAY HOFFMAN
JN #: 2048563-1
CLERK'S ORIGINAL

Address: 100 W EL PRADO DR 109, OLMOS PARK, TX 78212-2065

Complainant:

CoDefendants:

Offense Code/Charge: 359939 - POSS W/I DEL CS PG1 4G - 200G

GJ: 763611 PH Court: 227

MAG NO: 640409

Court #: 227 SID #: 575943

Cause #:

Witness: State's Attorney

FILED
O'CLOCK M
JUN 08 2022
MARY ANGIE GARCIA
DISTRICT CLERK
BEXAR COUNTY, TEXAS
BY *Examiner/Signature*
DEPUTY

2022 - CR - 5673

TRUE BILL OF INDICTMENT

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS, the Grand Jury of Bexar County, State of Texas, duly organized, empaneled and sworn as such at the May term, A.D., 2022, of the 399TH Judicial District Court of said County, in said Court, at said term, do present in and to said Court that in the County and State aforesaid, and anterior to the presentment of this indictment:

Count I

on or about the 1st Day of December, 2021, ELIZABETH HOFFMAN did knowingly possess, with intent to deliver, a controlled substance, namely: COCAINE, which by aggregate weight, including any adulterants and dilutants was of an amount Four (4) grams or more but less than Two Hundred (200) grams;

Count II

on or about the 1st Day of December, 2021, ELIZABETH HOFFMAN did intentionally and knowingly possess a controlled substance, namely: COCAINE, which by aggregate weight, including any adulterants and dilutants was of an amount Four (4) grams or more but less than Two Hundred (200) grams;

Count III

on or about the 1st Day of December, 2021, ELIZABETH HOFFMAN did knowingly possess, with intent to deliver, a controlled substance, namely: PSILOCIN, which by aggregate weight, including any adulterants and dilutants was of an amount Four (4) grams or more but less than Four Hundred (400) grams;

Count IV

on or about the 1st Day of December, 2021, ELIZABETH HOFFMAN did intentionally and knowingly possess a controlled substance, namely: PSILOCIN, which by aggregate weight, including any adulterants and dilutants was of an amount Four (4) grams or more but less than Four Hundred (400) grams;

Count V

on or about the 1st Day of December, 2021, ELIZABETH HOFFMAN did knowingly possess, with intent to deliver, a controlled substance, namely: HEROIN, which by aggregate weight, including any adulterants and dilutants was of an amount one (1) gram or more but less than Four (4) grams;

Count VI

on or about the 1st Day of December, 2021, ELIZABETH HOFFMAN did intentionally and knowingly possess a controlled substance, namely: HEROIN, which by aggregate weight, including any adulterants and dilutants was of an amount one (1) gram or more but less than Four (4) grams;

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Aug. L. Urey
Foreman of the Grand Jury

INDICTMENT – CLERK'S ORIGINAL

NM640409

STATE OF TEXAS § **IN THE DISTRICT COURT**
VS. § **227TH JUDICIAL DISTRICT**
ELIZABETH K. HOFFMAN § **BEXAR COUNTY TEXAS**

APPEARANCE OF COUNSEL

TO THE HONORABLE JUDGE OF SAID COURT:

Now Comes MARC LAHOOD, who hereby file their appearance as attorney of record for defendant.

Respectfully submitted:



LAHOOD LAW PLLC
Marc LaHood
State Bar No. 24061129
4014 McCullough Avenue
San Antonio, Texas 78212
(210) 405-1000 phone
(210) 202-5100 facsimile

CERTIFICATE OF SERVICE

I hereby certify that a copy of Defendant's Appearance of Counsel was e-Filed to the Bexar County District Attorney's Office, Bexar County Justice Center, 300 Dolorosa, 5th Floor, San Antonio, Texas 78205 on this the 10TH Day of December, 2021.



Marc LaHood

Defendant: ADRIAN ALEXANDER HERNANDEZ
JN #: 2013821-1

CLERK'S ORIGINAL

Address: 585 AVONDALE AVE, SAN ANTONIO, TX 78223

Complainant:

CoDefendants:

Offense Code/Charge: 359939 - POSS W/I DEL CS PG1 4G - 200G

GJ: 744607

PH Court: 399

MAG NO: 609539

Court #: 399

SID #: 996560

Cause #:

Witness: State's Attorney



2021CR5020 -D399

FILED	
____ O'CLOCK ____ M	
JUN - 3 2021	
MARY ANGIE GARCIA	
DISTRICT CLERK	
BEXAR COUNTY, TEXAS	
BY	<i>Mary Angie Garcia</i>
DEPUTY	

2021 - CR - 5020

TRUE BILL OF INDICTMENT

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS, the Grand Jury of Bexar County, State of Texas, duly organized, empaneled and sworn as such at the May term, A.D., 2021, of the *186th* Judicial District Court of said County, in said Court, at said term, do present in and to said Court that in the County and State aforesaid, and anterior to the presentment of this indictment:

Count I

on or about the 7th Day of April, 2021, ADRIAN ALEXANDER HERNANDEZ did knowingly possess, with intent to deliver, a controlled substance, namely: METHAMPHETAMINE, which by aggregate weight, including any adulterants and dilutants was of an amount Four (4) grams or more but less than Two Hundred (200) grams;

Count II

on or about the 7th Day of April, 2021, ADRIAN ALEXANDER HERNANDEZ did intentionally and knowingly possess a controlled substance, namely: METHAMPHETAMINE, which by aggregate weight, including any adulterants and dilutants was of an amount Four (4) grams or more but less than Two Hundred (200) grams;

AGAINST THE PEACE AND DIGNITY OF THE STATE,



Foreman of the Grand Jury

INDICTMENT – CLERK'S ORIGINAL

CAUSE NO. NM609539

STATE OF TEXAS § **IN THE DISTRICT COURT**
VS. § **399TH JUDICIAL DISTRICT**
ADRIAN ALEXANDER HERNANDEZ § **BEXAR COUNTY TEXAS**

APPEARANCE OF COUNSEL

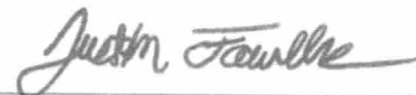
TO THE HONORABLE JUDGE OF SAID COURT:

Now Comes MARC LAHOOD, who hereby file their appearance as attorney of record for defendant.

Respectfully submitted:



LAHOOD LAW PLLC
Marc LaHood
State Bar No. 24061129
4014 McCullough Avenue
San Antonio, Texas 78212
(210) 405-1000 phone
(210) 202-5100 facsimile



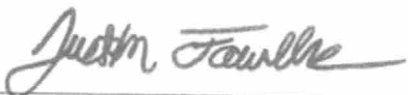
LAHOOD LAW PLLC
Justin Fowlks
State Bar No. 24096683
4014 McCullough Avenue
San Antonio, Texas 78212
(210) 405-1000 phone
(210) 202-5100 facsimile

CERTIFICATE OF SERVICE

I hereby certify that a copy of defendant's Appearance of Counsel was eFiled to the Bexar County District Attorney's Office, Bexar County Justice Center, 300 Dolorosa, 5th Floor, San Antonio, Texas 78205 on this the 10th Day of May 2021.



Marc LaHood



Justin Fowlks

Defendant: ROYY GARY LOPEZ JR
JN #: 2042188-1

CLERK'S ORIGINAL

Address: 1442 MENEFEE BLVD, SAN ANTONIO, TX 78237-4134

Complainant:

CoDefendants:

Offense Code/Charge: 359916 - POSS CS PG 1 4 GRAMS TO 200
GRAMS

GJ: 760961

PH Court: 186

MAG NO: 634594

Court #: 186

SID #: 1059030

Cause #:

Witness: State's Attorney

FILED	
O'CLOCK M	
FEB 17 2022	
MARY ANGIE GARCIA	
DISTRICT CLERK	
BEXAR COUNTY, TEXAS	
<i>Gilbert Camper</i>	
DEPUTY	

2022 - CR - 1756

TRUE BILL OF INDICTMENT

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS, the Grand Jury of Bexar County, State of Texas, duly organized, empaneled and sworn as such at the January term, A.D., 2022, of the 187th Judicial District Court of said County, in said Court, at said term, do present in and to said Court that in the County and State aforesaid, and anterior to the presentment of this indictment:

on or about the 15th Day of October, 2021, ROYY GARY LOPEZ aka ROYY GARY LOPEZ JR did intentionally and knowingly possess a controlled substance, namely: METHAMPHETAMINE, which by aggregate weight, including any adulterants and dilutants was of an amount Four (4) grams or more but less than Two Hundred (200) grams;

REPEATER

REPEAT OFFENDER ENHANCEMENT ALLEGATION

And it is further presented in and to said Court that, before the commission of the offense alleged above, on the 2nd day of FEBRUARY, A.D. 2021, in Cause No. 2016CR3419, in Bexar County, Texas, the defendant was convicted of the felony of POSSESSION PENALTY GROUP 1A (LSD) 20 - 80 UNITS;

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Jimmy Parker
Foreman of the Grand Jury

INDICTMENT – CLERK'S ORIGINAL

NM 634594

STATE OF TEXAS § IN THE DISTRICT COURT
VS. § 186TH JUDICIAL DISTRICT
ROYY GARY LOPEZ, JR. § BEXAR COUNTY TEXAS

APPEARANCE OF COUNSEL

TO THE HONORABLE JUDGE OF SAID COURT:

Now Comes MARC LAHOOD, who hereby file their appearance as attorney of record for defendant.

Respectfully submitted:



MARC LAHOOD
State Bar No. 24061129
LAHOOD LAW
4014 McCullough Avenue
San Antonio, Texas 78212
(210) 405-1000 phone
(210) 202-5100 facsimile
info@lahoodlaw.com

CERTIFICATE OF SERVICE

I hereby certify that a copy of Defendant's Appearance of Counsel was e-filed to the Bexar County District Attorney's Office 300 Dolorosa, San Antonio, Texas 78205 on this the 12th Day of November, 2021.



MARC LAHOOD

Automated Certificate of eService

This automated certificate of service was created by the efilng system. The filer served this document via email generated by the efilng system on the date and to the persons listed below. The rules governing certificates of service have not changed. Filers must still provide a certificate of service that complies with all applicable rules.

LaHood Law on behalf of Marc LaHood
Bar No. 24061129
Efilng@lahoodlaw.com
Envelope ID: 59109394
Status as of 11/12/2021 2:59 PM CST

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
District Attorney		DActd186@bexar.org	11/12/2021 11:25:50 AM	SENT

Defendant: PATRICK DAVID GOLDBACH
JN #: 2059102-1

CLERK'S ORIGINAL

Address: 2110W W MAGNOLIA AVE, SAN ANTONIO, TX 78201-4812

Complainant: GOOGLE

CoDefendants:

Offense Code/Charge: 299917 - CRIM MISCH UNDER \$20K
IMPR/INTRPT PBSRV

GJ: 769008 PH Court: 399

MAG NO: 650255

Court #: 399 SID #: 925884

Cause #:

Witness: State's Attorney

FILED	
O'CLOCK _____ M	
JUN 21 2022	
MARY ANGIE GARCIA	
DISTRICT CLERK	
BEXAR COUNTY, TEXAS	
<i>Mary Angie Garcia</i>	
DEPUTY	

2022 - CR - 6014

TRUE BILL OF INDICTMENT

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS, the Grand Jury of Bexar County, State of Texas, duly organized, empaneled and sworn as such at the May term, A.D., 2022, of the 18th Judicial District Court of said County, in said Court, at said term, do present in and to said Court that in the County and State aforesaid, and anterior to the presentment of this indictment:

on or about 18th Day of February, 2022, PATRICK DAVID GOLDBACH did intentionally and knowingly tamper with tangible property, to-wit: FIBER OPTIC CABLE, without the effective consent of GOOGLE, the owner of the property, and did thereby cause pecuniary loss of less than \$20,000.00 to GOOGLE, and did intentionally and knowingly cause, in whole or in part, IMPAIRMENT OR INTERRUPTION of public COMMUNICATIONS by CUTTING;

AGAINST THE PEACE AND DIGNITY OF THE STATE.

John Russell

Foreman of the Grand Jury

INDICTMENT – CLERK'S ORIGINAL

CAUSE NO. 2022CR6014

STATE OF TEXAS § **IN THE DISTRICT COURT**
VS. § § **399TH JUDICIAL DISTRICT**
PATRICK GOLDBACH § § **BEXAR COUNTY TEXAS**

NOTICE OF APPEARANCE OF COUNSEL

TO THE HONORABLE JUDGE OF SAID COURT:

Now Comes MARC LAHOOD and JUSTIN FOWLKS, who hereby files their appearance as attorneys of record for Defendant.

Respectfully submitted:


LAHOOD LAW PLLC
Marc LaHood
State Bar No. 24061129
4014 McCullough Avenue
San Antonio, Texas 78212
(210) 405-1000 phone
(210) 202-5100 facsimile


LAHOOD LAW PLLC
Justin Fowlks
State Bar No. 24096683
4014 McCullough Avenue
San Antonio, Texas 78212
(210) 405-1000 phone
(210) 202-5100 facsimile

CERTIFICATE OF SERVICE

I hereby certify that a copy of defendant's Appearance of Counsel was eFiled to the
Bexar County District Attorney's Office, Bexar County Justice Center, 300 Dolorosa, 5th Floor,
San Antonio, Texas 78205 on this the 6TH Day of July, 2022.



Marc LaHood

Automated Certificate of eService

This automated certificate of service was created by the efilng system. The filer served this document via email generated by the efilng system on the date and to the persons listed below. The rules governing certificates of service have not changed. Filers must still provide a certificate of service that complies with all applicable rules.

LaHoood Law on behalf of Marc LaHood
Bar No. 24061129
Efiling@lahoodlaw.com
Envelope ID: 66351848
Status as of 7/15/2022 9:57 AM CST

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
District Attorney		DActd399@bexar.org	7/15/2022 9:45:46 AM	SENT

Defendant: PATRICK GOLDBACH
JN #: 2059103-1

CLERK'S ORIGINAL

Address: 2110W W MAGNOLIA AVE, SAN ANTONIO, TX 78201-4812

Complainant: GOOGLE

CoDefendants:

Offense Code/Charge: 299917 - CRIM MISCH UNDER \$20K
IMPR/INTRPT PBSRV

GJ: 769199 PH Court: 399

MAG NO:

Court #: 399 SID #:925884

Cause #:

Witness: State's Attorney

FILED
O'CLOCK _____ M
JUN 21 2022
MARY ANGIE GARCIA
DISTRICT CLERK
BEXAR COUNTY, TEXAS
<i>Mary Angie Garcia</i>
DEPUTY

2022 - CR - 6015

TRUE BILL OF INDICTMENT

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS, the Grand Jury of Bexar County, State of Texas, duly organized, empaneled and sworn as such at the May term, A.D., 2022, of the 12th Judicial District Court of said County, in said Court, at said term, do present in and to said Court that in the County and State aforesaid, and anterior to the presentment of this indictment:

on or about 14th Day of February, 2022, PATRICK GOLDBACH did intentionally and knowingly tamper with tangible property, to-wit: FIBER-OPTIC CABLE VAULT, without the effective consent of GOOGLE, the owner of the property, and did thereby cause pecuniary loss of less than \$20,000.00 to GOOGLE, and did intentionally and knowingly cause, in whole or in part, IMPAIRMENT OR INTERRUPTION of public COMMUNICATIONS by SETTING ON FIRE;

AGAINST THE PEACE AND DIGNITY OF THE STATE.

John R. Riney
Foreman of the Grand Jury

INDICTMENT – CLERK'S ORIGINAL

CAUSE NO. 2022CR6015

STATE OF TEXAS § **IN THE DISTRICT COURT**
VS. § § **399TH JUDICIAL DISTRICT**
PATRICK GOLDBACH § **BEXAR COUNTY TEXAS**

NOTICE OF APPEARANCE OF COUNSEL

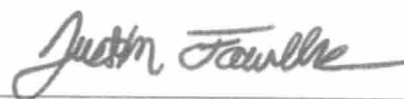
TO THE HONORABLE JUDGE OF SAID COURT:

Now Comes MARC LAHOOD and JUSTIN FOWLKS, who hereby files their appearance as attorneys of record for Defendant.

Respectfully submitted:



LAHOOD LAW PLLC
Marc LaHood
State Bar No. 24061129
4014 McCullough Avenue
San Antonio, Texas 78212
(210) 405-1000 phone
(210) 202-5100 facsimile



LAHOOD LAW PLLC
Justin Fowlks
State Bar No. 24096683
4014 McCullough Avenue
San Antonio, Texas 78212
(210) 405-1000 phone
(210) 202-5100 facsimile

CERTIFICATE OF SERVICE

I hereby certify that a copy of defendant's Appearance of Counsel was eFiled to the
Bexar County District Attorney's Office, Bexar County Justice Center, 300 Dolorosa, 5th Floor,
San Antonio, Texas 78205 on this the 6TH Day of July, 2022.



Marc LaHood

Automated Certificate of eService

This automated certificate of service was created by the efiling system. The filer served this document via email generated by the efiling system on the date and to the persons listed below. The rules governing certificates of service have not changed. Filers must still provide a certificate of service that complies with all applicable rules.

LaHood Law on behalf of Marc LaHood
Bar No. 24061129
Efiling@lahoodlaw.com
Envelope ID: 66350603
Status as of 7/15/2022 9:54 AM CST

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
District Attorney		DActd399@bexar.org	7/15/2022 9:41:11 AM	SENT

Defendant: JOHNNY SOLIS ARREDONDO
JN #: 2055791-1

CLERK'S ORIGINAL

Address: 7518 STAGECOACH DR, SAN ANTONIO, TX 78227-2733

Complainant:

CoDefendants:

Offense Code/Charge: 240407 - THEFT \$2,500 TO < \$30,000 VEHICLE

GJ: 766323

PH Court:

MAG NO:

Court #: 437 **SID #:** 115221

Cause #:

Witness: State's Attorney

FILED	
____ O'CLOCK ____ M	
JUN 15 2022	
MARY ANGIE GARCIA	
DISTRICT CLERK	
BEXAR COUNTY, TEXAS	
<i>Mary Angie Garcia</i>	
DEPUTY	

2022 - CR - 5892

TRUE BILL OF INDICTMENT

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS, the Grand Jury of Bexar County, State of Texas, duly organized, empaneled and sworn as such at the May term, A.D., 2022, of the **399th** Judicial District Court of said County, in said Court, at said term, do present in and to said Court that in the County and State aforesaid, and anterior to the presentment of this indictment:

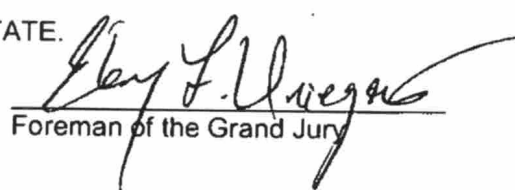
COUNT I

on or about the 25th Day of November, 2021, JOHNNY SOLIS ARREDONDO, with intent to deprive the owner, namely: ALICIA ARREDONDO, of property, namely: A TRUCK, did then and there unlawfully appropriate said property, by acquiring and otherwise exercising control over the property, said property being other than real property which had a value of Two Thousand, Five Hundred Dollars (\$2,500.00) or more but less than Thirty Thousand Dollars (\$30,000.00), without the effective consent of the owner;

COUNT II

And that on or about the 25th Day of November, 2021, JOHNNY SOLIS ARREDONDO, hereinafter referred to as defendant, did then and there intentionally and knowingly operate a motor-propelled vehicle, to-wit: A TRUCK, owned by ALICIA ARREDONDO, without the effective consent of the owner;

AGAINST THE PEACE AND DIGNITY OF THE STATE.


Foreman of the Grand Jury

INDICTMENT – CLERK'S ORIGINAL

CAUSE NO. 2022CR5892

STATE OF TEXAS § **IN THE DISTRICT COURT**
VS. § § **437TH JUDICIAL COURT**
JOHNNY SOLIS ARREDONDO § **BEXAR COUNTY TEXAS**

NOTICE OF APPEARANCE OF COUNSEL

TO THE HONORABLE JUDGE OF SAID COURT:

Now Comes MARC LAHOOD who hereby files his appearance as attorneys of record for Defendant.

Respectfully submitted:



LAHOOD LAW PLLC
Marc LaHood
State Bar No. 24061129
4014 McCullough Avenue
San Antonio, Texas 78212
(210) 405-1000 phone
(210) 202-5100 facsimile

CERTIFICATE OF SERVICE

I hereby certify that a copy of Defendant's Appearance of Counsel was eFiled to the Bexar County District Attorney's Office, Bexar County Justice Center, 300 Dolorosa, 5th Floor, San Antonio, Texas 78205 on this the 14th Day of September, 2022.



Marc LaHood

Automated Certificate of eService

This automated certificate of service was created by the efiling system. The filer served this document via email generated by the efiling system on the date and to the persons listed below. The rules governing certificates of service have not changed. Filers must still provide a certificate of service that complies with all applicable rules.

LaHood Law on behalf of Marc LaHood

Bar No. 24061129

Efiling@lahoodlaw.com

Envelope ID: 68256220

Status as of 9/15/2022 12:48 PM CST

Associated Case Party: District Attorney

Name	BarNumber	Email	TimestampSubmitted	Status
District Attorney		DActd437@bexar.org	9/14/2022 2:41:45 PM	SENT

Defendant: EVAN FUENTES
JN #: 2054110-1

CLERK'S ORIGINAL

Address: 7575 CALLAGHAN RD 1109, SAN ANTONIO, TX 78229-2879

Complainant:

CoDefendants:

Offense Code/Charge: 359524 - POSS W/I DEL CS PG1-B 4G - 200G

GJ: 766527 **PH Court:** 437

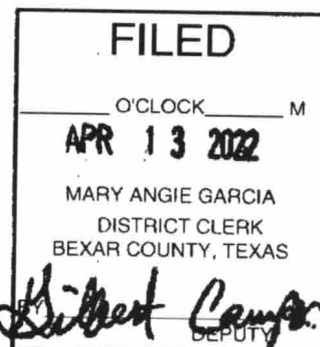
MAG NO: 645580

Court #: 437 **SID #:** 1115573

Cause #:

2022 - CR - 3591

Witness: State's Attorney



TRUE BILL OF INDICTMENT

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS, the Grand Jury of Bexar County, State of Texas, duly organized, empaneled and sworn as such at the March term, A.D., 2022, of the *379th* Judicial District Court of said County, in said Court, at said term, do present in and to said Court that in the County and State aforesaid, and anterior to the presentment of this indictment:

Count I

on or about the 13th Day of January, 2022, EVAN FUENTES did knowingly possess, with intent to deliver, a controlled substance, namely: FENTANYL, which by aggregate weight, including any adulterants and dilutants was of an amount Four (4) grams or more but less than Two Hundred (200) grams;

Count II

on or about the 13th Day of January, 2022, EVAN FUENTES did intentionally and knowingly possess a controlled substance, namely: FENTANYL, which by aggregate weight, including any adulterants and dilutants was of an amount Four (4) grams or more but less than Two Hundred (200) grams;

**REPEATER
REPEAT OFFENDER ENHANCEMENT ALLEGATION**

And it is further presented in and to said Court that, before the commission of the offense alleged above, on the 9th day of MARCH, A.D., in Cause No. 2020CR1423, in Bexar County, Texas, the defendant was convicted of the felony of Possession of a Controlled Substance PG1 1-4 Grams;

AGAINST THE PEACE AND DIGNITY OF THE STATE. *Ch*

Foreman of the Grand Jury

INDICTMENT – CLERK'S ORIGINAL



NO. 2022CR3591 COUNT I

INCIDENT NO./TRN: 9202879168

THE STATE OF TEXAS

§ IN THE 437TH DISTRICT

VS.

§ COURT

EVAN FUENTES

§ BEXAR COUNTY, TEXAS

STATE ID No.: TX17931575

§

JUDGMENT OF CONVICTION BY COURT—WAIVER OF JURY TRIAL

Judge Presiding: HON. MELISA SKINNER

Date Judgment
Entered:

06-09-2022

Appearances: NEAL G CORDERO

Attorney for
Defendant:

CHARLES MAIS JR

Offense for which Defendant Convicted:

MAN DEL CS PG 1-B >=4G<200G

Charging Instrument:

COUNT I OF THE INDICTMENT

Statute for Offense:
481.1123(D) HSC

Date of Offense:

01-13-2022

Degree of Offense:

1ST

Plea to Offense:

NOLO CONTENDERE

Findings on Deadly Weapon:

Terms of Plea Bargain:
6 YEARS TDCJ-ID

Plea to 1st Enhancement

Paragraph: N/A

Plea to 2nd Enhancement/Habitual
Paragraph:

Findings on 1st Enhancement

Paragraph: N/A

Findings on 2nd
Enhancement/Habitual Paragraph:

Date Sentence Imposed: 06-09-2022

Date Sentence to Commence: 06-09-2022

Punishment and Place
of Confinement: 6 YRS TDCJ-ID AND A FINE OF \$ 0.00 IMPRISONMENT (INSTITUTIONAL DIVISION):

THIS SENTENCE SHALL RUN CONCURRENTLY UNLESS OTHERWISE SPECIFIED.

SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A

Fine:

Court Costs:

Restitution:

Restitution Payable to:

\$ 0.00

\$ 310.00

\$ 0.00

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

If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order.

From: 01/14/2022 To: 06/09/2022 From: To: 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.
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 Bexar County, Texas. The State appeared by her District Attorney.

07052022V16562522



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.

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. The Court then admonished Defendant as required by law. It appeared to the Court that Defendant was mentally competent to stand trial, made the plea freely and voluntarily, and was aware of the consequences of this plea. The Court received the plea and entered it of record. Having heard the evidence submitted, the Court found Defendant guilty of the offense indicated above. In the presence of Defendant, the Court pronounced sentence against Defendant.

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, Institutional 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 Bexar County District Clerk. 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 Bexar County, Texas on the date the sentence is to commence. Defendant shall be confined in the Bexar County Jail for the period indicated above. The Court ORDERS that upon release from confinement, Defendant shall proceed immediately to the Bexar County District Clerk. 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.

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:

N/A

Signed and entered on this 10 day of June 20 22

Notice of Appeal: _____


JUDGE PRESIDING
MELISA SKINNER
437TH DISTRICT COURT
BEXAR COUNTY, TEXAS

Clerk: 43262
DC2022CR3591

07052022V16562523

ORIGINAL

2022CR3591-CNVCRT

Page 2 of 2

Defendant: JOHN MALCOLM MCADAMS
JN #: 1920197-1

CLERK'S ORIGINAL

Address: 432 FULTON AVE 2, SAN ANTONIO, TX 78212

Complainant:

CoDefendants:

Offense Code/Charge: 240407 - THEFT \$2,500 TO < \$30,000 VEHICLE

GJ: 702663 PH Court: 186

MAG NO: 528184

Court #: 186 SID #: 743978

Cause #:

Witness: State's Attorney

2019 - CR 11556

2019CR11556 -D186

FILED	
O'CLOCK M	
OCT 17 2019	
MARY ANGIE GARCIA	
DISTRICT CLERK	
BEXAR COUNTY, TEXAS	
<i>Daryll Castellano</i>	
DEPUTY	

TRUE BILL OF INDICTMENT

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS, the Grand Jury of Bexar County, State of Texas, duly organized, empaneled and sworn as such at the September term, A.D., 2019, of the Judicial District Court of said County, in said Court, at said term, do present in and to said Court that in the County and State aforesaid, and anterior to the presentment of this indictment:

COUNT I

on or about the 20th Day of July, 2019, JOHN MALCOLM MCADAMS, with intent to deprive the owner, namely: DARYLL CASTELLANO, of property, namely: A MOPED, did then and there unlawfully appropriate said property, by acquiring and otherwise exercising control over the property, said property being other than real property which had a value of Two Thousand, Five Hundred Dollars (\$2,500.00) or more but less than Thirty Thousand Dollars (\$30,000.00), without the effective consent of the owner;

COUNT II

And that on or about the 20th Day of July, 2019, JOHN MALCOLM MCADAMS, hereinafter referred to as defendant, did then and there intentionally and knowingly operate a motor-propelled vehicle, to-wit: A MOPED, owned by DARYLL CASTELLANO, without the effective consent of the owner;

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Daryl D

Foreman of the Grand Jury

INDICTMENT – CLERK'S ORIGINAL